Addendum

to the

### Initial Study/Mitigated Negative Declaration

for

Soil Investigations for Data Collection in the Delta

February 2021



California Department of Water Resources 1416 Ninth Street Sacramento, CA 95814 (this page is intentionally left blank)

### ADDENDUM TO THE INITIAL STUDY/MITIGATED NEGATIVE DECLARATION FOR SOIL INVESTIGATIONS FOR DATA COLLECTION IN THE DELTA

PROJECT NAME:	Soil Investigations for Data Collection in the Delta	SCH #: 2019119073 Prev. Cert.: MND		
LEAD AGENCY:	California Department of Water Resources 1416 Ninth Street			
	Sacramento, California 95814			
CONTACT:	Katherine Marquez (916) 651-7011			
PROJECT DESCRIPTION:	The primary objective of the project is to determine the composition, location, and geotechnical properties of soil materials commonly found in the Delta which would inform the design, environmental analysis, and development of alternatives for a potential Delta conveyance project and contribute to DWR's overall understanding of Delta geology.			
ADDENDUM:	DWR is considering a project modification that would remove 60 soil investigation sites identified in the 2020 Final IS/MND and replace them with 60 new soil investigation sites in locations in and around the general study area of the Approved Project.			
LOCATION:	Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo Counties			

#### 1 Introduction

The Department of Water Resources (DWR), as the Lead Agency under the California Environmental Quality Act (CEQA), for the Soil Investigations for Data Collection in the Delta Project adopted a Final Initial Study and Mitigated Negative Declaration (IS/MND) and filed a Notice of Determination (NOD) documenting project approval on July 9, 2020 (SCH. 2019119073; Attachment A and Attachment B respectively).

A mitigation monitoring and reporting program (MMRP) was adopted for the Approved Project in July 2020 (Attachment C) as part of the project approval. Environmental impacts listed in the 2020 Final IS/MND were less than significant or had no effect on the environment with the exception of effects under biological resources, cultural resources, greenhouse gases, wildfire, hazards and hazardous materials, tribal resources, and mandatory findings of significance, which were clearly brought to less than significant with best management practices (BMPs), avoidance, and mitigation measures which were made conditions of the July 2020 project approval.

In addition to the records review already performed in consideration of the proposed project modifications and described in the Environmental Analysis (Section 4) of this Addendum, soil investigation locations at the proposed changed locations would be thoroughly surveyed by Environmental Scientists to further evaluate the potential impacts to environmental resources prior to any soil investigation activities as described in the 2020 Final IS/MND and consistent with the measures previously adopted for the July 2020 project approval (pp. 5-25). Just as with the project approved in July 2020, if sensitive resources are encountered during site clearance surveys, DWR would modify or move their work to either avoid the resources entirely or otherwise ensure less-thansignificant impacts would occur (2020 Final IS/MND, pp. 5-7), or mitigate as described in the 2020 Final IS/MND (see Attachment C, 2020 MMRP), to ensure any potential environmental impacts clearly remain less than significant. In addition to avoiding impacts through specific siting of the soil investigation locations, and consistent with measures in the adopted MMRP for the July 202 project approval, an environmental monitor would survey the proposed changed sites immediately prior to soil investigation equipment entering the area and would be present for all soil investigation field activities (see Mitigation Measures BIO-2(g), BIO-6(c), BIO-13(b)(ii), BIO-18(c), GHG-1(b), HYD-1(f); 2020 MMRP, pp. 16, 20, 31, 41, 48, and 63).

#### 2 Addendum Purpose

The purpose of the 2020 Soil Investigation for Data Collection in the Delta Project, or "Approved Project", is to determine the composition, location, and geotechnical properties of soil materials commonly found in the Delta which would inform the design, environmental analysis, and development of alternatives for a potential Delta conveyance project and contribute to DWR's overall understanding of Delta geology. As stakeholder engagement and conceptual design for the proposed Delta Conveyance Project has progressed, the associated data gaps and information needs have shifted from what was originally understood when the Approved Project was analyzed in the 2020 Final IS/MND. Based on current engineering considerations of alternative alignments for the proposed Delta Conveyance Project, the following additional geotechnical information is needed for preliminary design and to support environmental review. The proposed changes include the removal of 60 soil investigation sites identified in the 2020 Final IS/MND and the replacement with 60 new soil investigation sites in locations that are in and around the general study area of the Approved Project but were not specifically, previously evaluated in the 2020 Final IS/MND (Figures 1a-d).

CEQA Guidelines sections 15162 and 15164 set forth criteria to assess which environmental document is appropriate; an Addendum, a Subsequent environmental impact report (EIR), or a MND (see also Public Resources Code section 21166). Further guidance is provided in case law. (*Friends of College of San Mateo Gardens v. San Mateo County Community College Dist.* (2016) 1 Cal.5th 937 (*Friends I*); and *Friends of College of San Mateo Gardens v. San Mateo County Community College Dist.* (2017) 11 Cal.App.5th 596 (*Friends II*).)

Environmental Analysis of the proposed project description that changed from the CEQA checklist used for the 2020 Final IS/MND is included in Section 4 of this

document. The new environmental analysis of the proposed project modifications is used to support the determination made with respect to CEQA Guidelines sections 15162 and 15164 in Section 5 of this document. Based upon the information presented in Section 5 of this document, which makes explicit determinations on criteria present in the CEQA Guidelines and associated case law, no conditions triggering a subsequent MND or EIR are present. As such, an addendum is appropriate. This Addendum has been prepared to address the environmental impacts of the changes made to the Approved Project, outlined in the 2020 Final IS/MND.

#### 3 Detailed Description of Proposed Changes

The Approved Project as described in the 2020 Final IS/MND consisted of both on-land and overwater soil investigations as well as several on-land geophysical surveys, including the following activities at specified locations:

- 167 soil borings from 50 feet to 200 feet (15 to 61 meters) below ground surface (158 of these from 125 to 200 feet);
- 103 cone penetration tests (CPTs) from approximately 50 feet to 200 feet (15 to 61 meters) below ground surface (101 of these from approximately 200 feet); and
- Up to 5 noninvasive geophysical survey investigation arrays on up to five Impact Areas within a location on Bouldin Island.
- 56 overwater soil borings up to 200 feet (61 meters) below the slough or river bottom (measured at the mudline)

This Addendum evaluates what are referred to here as the "Proposed Changes":

The removal of:

- 25 soil borings between 125 feet to 200 feet deep (38 61 meters),
- 22 CPTs up to 200 feet deep (61 meters), and
- 13 overwater soil borings up to 200 feet deep (61 meters),

The replacement with:

- 23 soil borings between 125 feet to 200 feet deep (38 to 61 meters),
- 2 soil borings up to 250 feet (61 meters) and 300 feet (91 meters) deep, respectively
- 22 CPTs up to 200 feet deep (61 meters), and

• 13 overwater soil borings up to 200 feet deep (61 meters).

The Proposed Changes would not result in a net increase in the number of soil investigations as compared to the 2020 Approved Project (although new sampling techniques are proposed at limited locations, as described below). The 60 soil investigation sites proposed to replace the removed soil investigation sites are in various locations across Alameda, Contra Costa, Sacramento, and San Joaquin Counties, and are within or adjacent to the general study area of the previously Approved Project and in accordance with methods described in Section 2.0 of the 2020 Final IS/MND (pp. 5-25). Refer to Table 1 for a summary of changes per county and Figures 1 and 1a-1c for maps showing the locations of the removed and replacement investigation sites.

County	Proposed Removal	Proposed Replacement	Net Change per County	
Alameda	2	7	+5	
Contra Costa	Costa 15 6		-9	
Sacramento	17	26	+9	
San Joaquin	5	21	+16	
Solano	5	0	-5	
Yolo	16	0	-16	

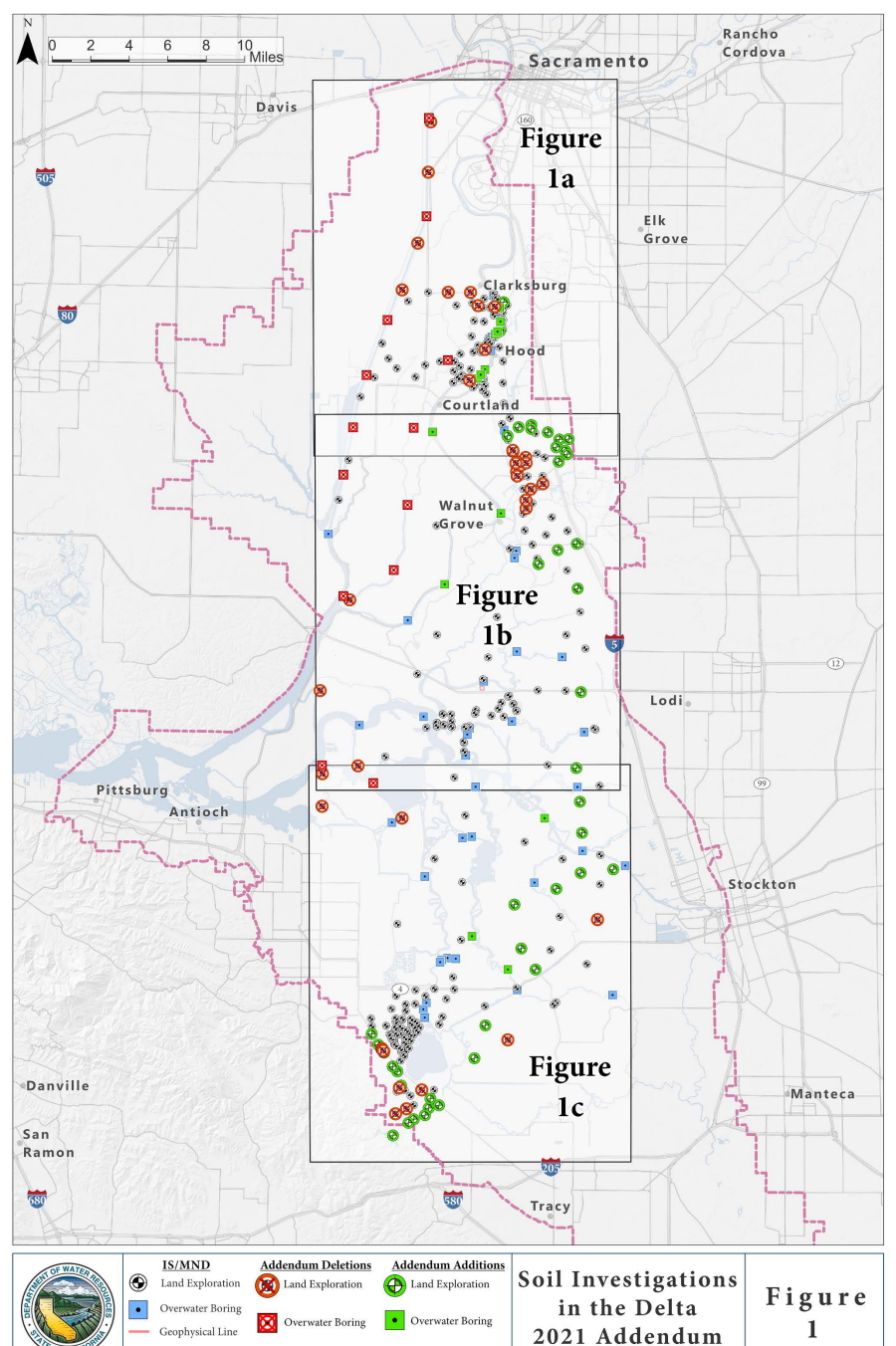
Table 1: Proposed Changes Per County.

Soil samples would be collected from borings using all of the methods described in Section 2.1 through 2.2.1 of the 2020 Final IS/MND (pp. 12-25) with the addition of rock coring samplers that are anticipated to be needed at the two deeper boring locations (proposed to be up to 250 and 300 feet deep, respectively) near Bethany Reservoir and may also be used at other locations in that same region as needed. Rock coring collects bedrock cores for engineering and geological data so that DWR may better understand, from an engineering standpoint, the geological nature of the rock formation in order to properly assess the potential for a water conveyance alignment. While rock coring samplers utilize a different downhole sample tool, the collection of that sample would not be significantly different than sampling methods described in section 2.1.1 of the 2020 Final IS/MND (pp. 13-14).

In addition to the limited downhole testing previously described in the 2020 Final IS/MND, which would involve sending a small probe down the hole and taking readings periodically with depth (pp. 13–14), additional downhole testing is proposed to be conducted at the two deeper borings. This additional testing would consist of packer tests, performed at defined intervals within boreholes. Packer testing is a technique in which one or more inflatable devices, or "packers," are used to isolate different regions of a borehole for hydraulic testing. Packer tests are done to measure the hydraulic conductivity of isolated sections within the borehole. Test water supplied from a municipal water source is pumped into a section of the borehole that is sealed using packers. The water is then pumped at varying pressures and the flow rate at each pressure is measured. In addition to the standard drilling equipment onsite, a water truck would be onsite to supply water for the test.

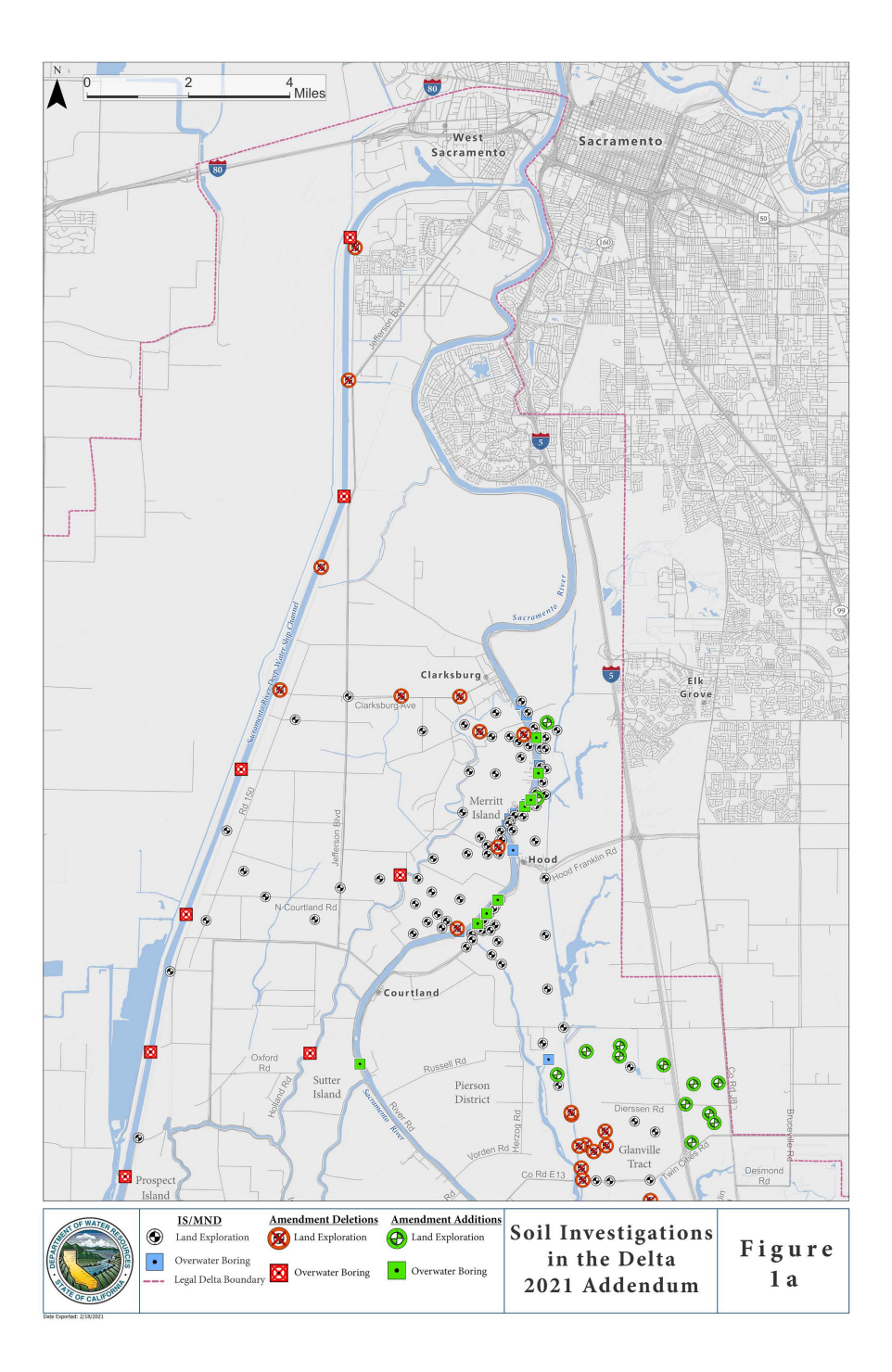
The duration of soil investigation activities for borings and CPTs remain as described in Sections 2.1.1 and 2.1.3 of the 2020 Final IS/MND (pp. 14 and 16), with the exception of the two deeper borings (250 and 300 feet respectively). These borings are expected to require up to 20 workdays, instead of up to 13 workdays, due to the anticipated presence of rock and additional downhole testing.

Other than the changes described above, all other components of the Approved Project remain as described in Section 2 of the 2020 Final IS/MND, including containment of all cuttings, excess drilling fluid, and water returned from the newly added packer test to be disposed of offsite at an appropriate landfill.

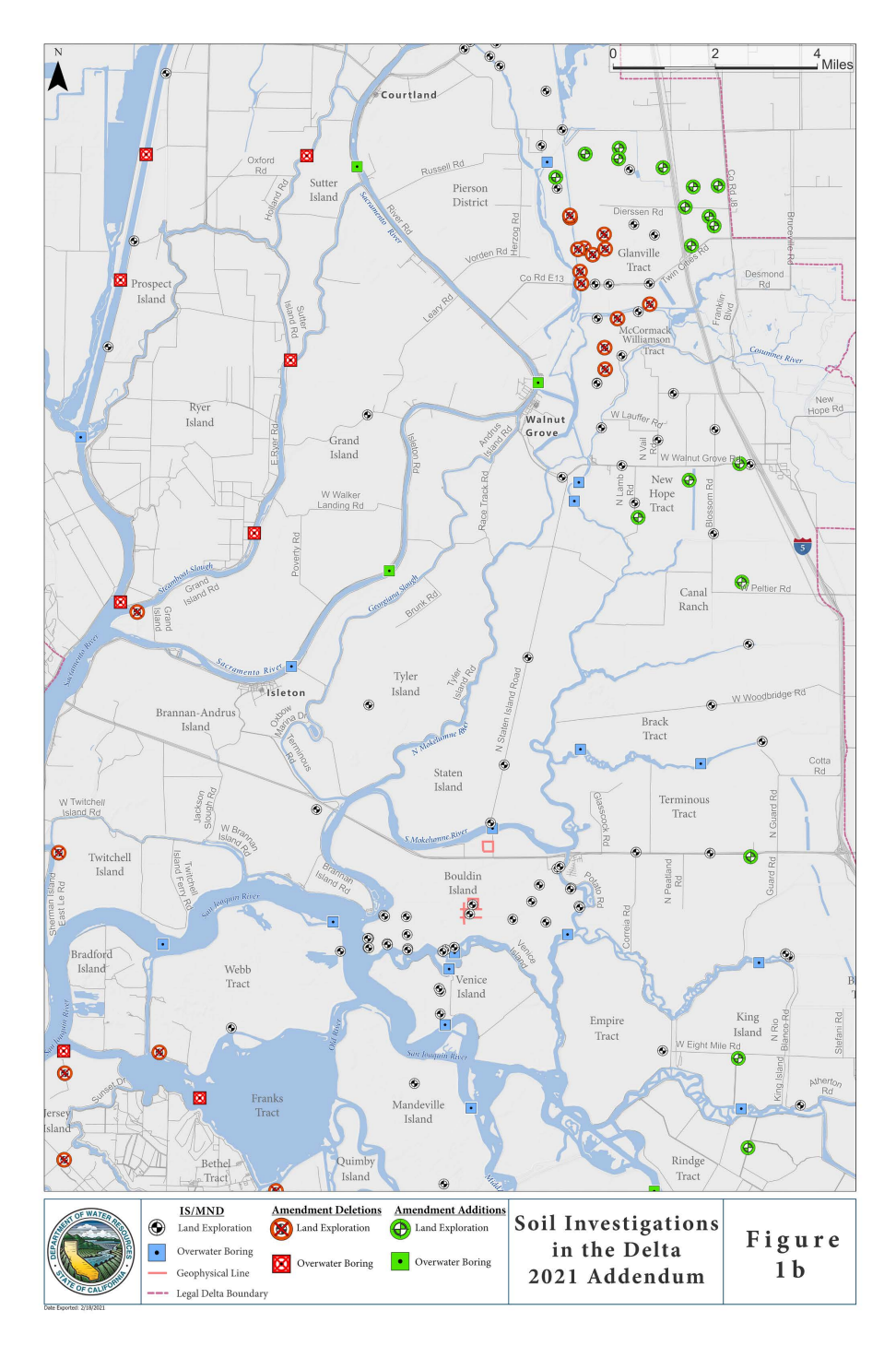




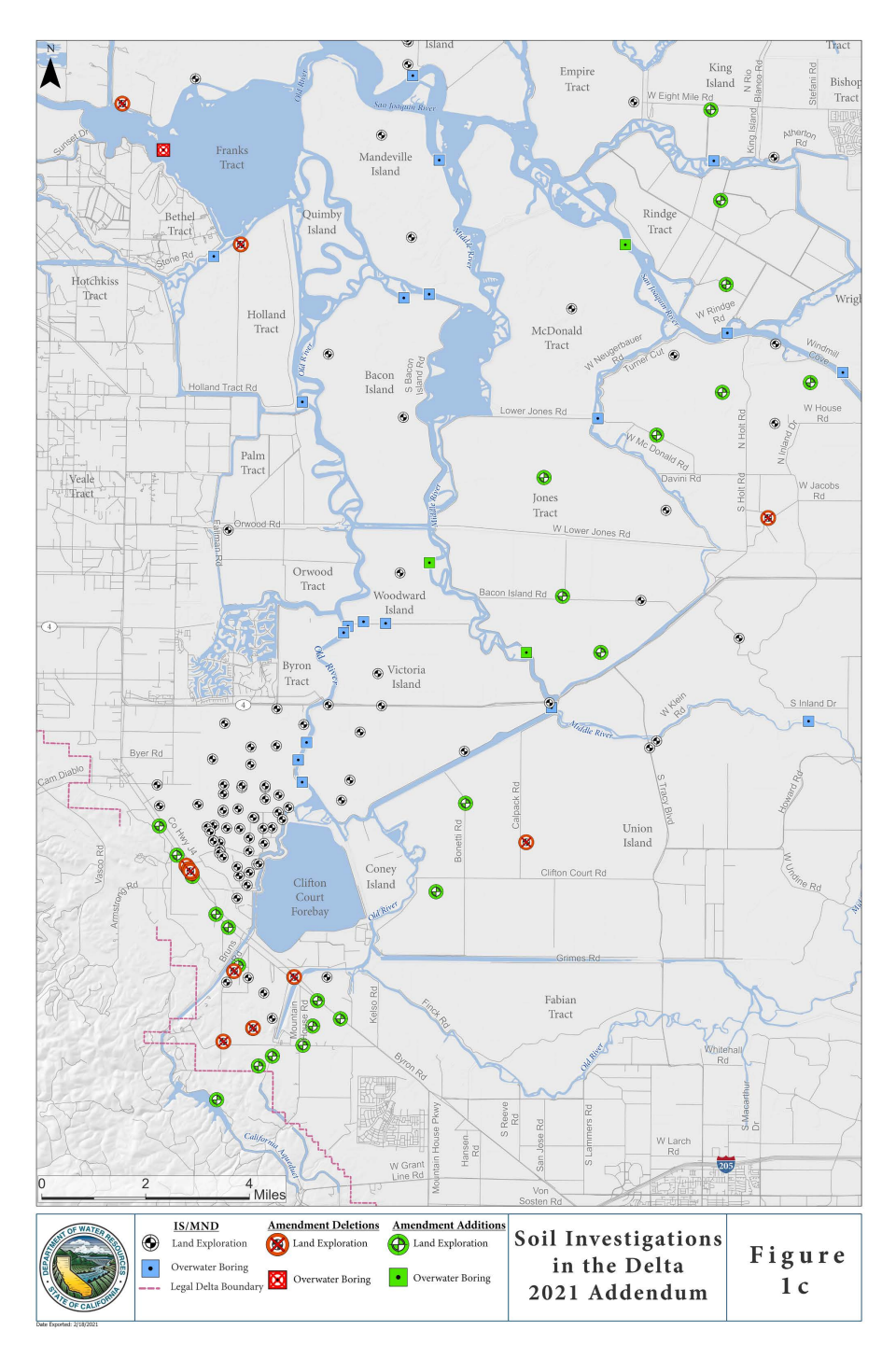
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#### 4 Environmental Analysis

The following section will evaluate impacts to each CEQA checklist item as it relates to the proposed project changes described in Section 3 of this Addendum.

#### **Aesthetics**

#### Would the project have a substantial adverse effect on a scenic vista?

One of the replacement soil investigation sites has been identified in a location not previously evaluated by the 2020 Final IS/MND. This location is adjacent to the Bethany Reservoir State Recreation Area (SRA) Bike Trail, which is part of the California Aqueduct Bikeway (California Department of Parks and Recreation 2020). This bike path follows the eastern edge of Bethany Reservoir from the parking lot entrance to the Bethany Reservoir SRA southeast of the California Aqueduct. The surrounding vistas include the reservoir, which is a popular location for boating and fishing, assorted State Water Project facilities, and rolling grasslands that support intermittent windmills in the distance along the Altamont Hills. Information collection activities, such as the Proposed Changes, including installation piezometers regularly occur in the Bethany Reservoir area because it is facility that is operated and maintained as part of the State Water Project. Thus, activity associated with the Proposed Changes would be consistent with other like activities visible from the Bike Trail.

While the proposed site near the Bike Trail is the deepest (up to 300 ft) boring proposed, the associated increase in workdays (from up to 13 work days to up to 20 work days) would not result in a change in the significance of the impact because the work is still relatively short in duration and temporary in nature.

Consistent with the analysis in the 2020 Final IS/MND (p. 27), there would be a less than significant impact to scenic vistas, and implementation of *Mitigation Measure AES-1* (2020 MMRP, p. 2) would further avoid, minimize and/or reduce potential impacts.

### Would the project substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?

As with the Impact Areas evaluated in the 2020 Final IS/MND (p. 27), the replacement soil sites would avoid all historical structures, trees or rock outcroppings and would not substantially damage scenic resources during project activities.

Consistent with the analysis in the 2020 Final IS/MND (p. 27), there would be a less than significant impact to scenic resources and implementation of *Mitigation Measure AES-1* (2020 MMRP, p. 2) would further avoid, minimize and/or reduce potential impacts.

### Would the project substantially degrade the existing visual character or quality of public views of the site and its surroundings?

The Proposed Changes would not substantially degrade the existing visual character or quality of the area, scenic resources or its surroundings. Each Impact Area associated with the Proposed Changes has a small project footprint and is temporary by nature, with no permanent structures associated with the Proposed Changes (2020 Final IS/MND, pp. 27–28). Therefore, there would be no substantially adverse effect on scenic vistas, public views or existing visual character of the Study Area.

Consistent with the analysis in the 2020 Final IS/MND (pp. 27-28), there would be a less than significant impact to scenic resources and visual character, and implementation of *Mitigation Measure AES-1* (2020 MMRP, p. 2) would further avoid, minimize and/or reduce potential impacts.

### Would the project create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?

The equipment used for the Project does not have substantial reflective properties and there would be no nighttime work associated with the Proposed Changes, and as such there no substantial effect on day or nighttime views in the area (2020 Final IS/MND, p. 28). Consistent with the analysis in the 2020 Final IS/MND (pp. 27-28), there would be no impact to permanent day or nighttime views in the area, and implementation of *Mitigation Measures AES-1 and -2* (2020 MMRP, pp. 2-3) would further avoid, minimize and/or reduce the potential for any glare-related impacts.

#### **Conclusion**

The conclusion regarding a less than significant impact on Aesthetics from the 2020 Final IS/MND (pp. 26-28) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Aesthetics that could result in any new potentially significant impacts.

#### Agricultural & Forestry

Would the project convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?

The Proposed Changes would not convert prime farmland, unique farmland, or farmland of Statewide importance. On-land Impact Areas associated with the Proposed Changes are primarily located on agricultural access roads, public roads and road right of ways. None of the Impact Areas associated with the Proposed Changes are located within agricultural fields, and those Impact areas near agricultural fields would be temporary and would not require a conversion of land use. Consistent with the analysis in the 2020 Final IS/MND (pp. 31-32), there would be no impact to Prime Farmland, Unique Farmland, or Farmland of Statewide Importance convergence, and implementation of *Mitigation Measure AGR-1* (2020 MMRP, p. 3) would further insure no impacts to agricultural resources.

## Would the project conflict with existing zoning for agricultural use or a Williamson Act contract?

As with the activities outlined for the Approved Project in the 2020 Final IS/MND, Impact Areas associated with the Proposed Changes would not affect existing zoning for agricultural use or a Williamson Act contract. Consistent with the analysis in the 2020 Final IS/MND (p. 32), there would be no impact to existing zoning for agricultural use or a Williamson Act, and implementation of *Mitigation Measure AGR-1* (2020 Final IS/MND, p. 32; 2020 MMRP, p. 3) would further avoid, minimize and/or reduce the potential for impacts.

Would the project conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?

No rezoning would take place as part of the activities in the Proposed Changes. Consistent with the analysis in the 2020 Final IS/MND (p. 32), there would be no impact to existing zoning for forest land, timberland or timberland zoned Timberland Production, and implementation of *Mitigation Measure AGR-1* (2020 MMRP, p. 3) would further avoid, minimize and/or reduce the potential for impacts.

#### Would the project result in the loss of forest land or conversion of forest land to nonforest use?

The Proposed Changes would not result in the loss of forest land or conversion to non-forest use as the project activities do not consist of removal of trees or conversion of any forest land, and the Impact Areas are primarily located on agricultural access roads, public roads and road right of ways. Consistent with the analysis in the 2020 Final IS/MND (p. 32), there would be no impact to loss of forest land, and implementation of *Mitigation Measure AGR-1* (2020 MMRP, p. 3) would further avoid, minimize and/or reduce the potential for impacts.

Would the project involve other changes in the existing environment, which, due to their location or nature, could result in conversion of Farmland to non-agricultural use or conversion of forest land to non-forest use?

The Proposed Changes would not result in loss or conversion of Farmland to nonagricultural use, or loss or conversion of forest land to non-forest uses, as Proposed Changes do not consist of land conversion or loss. Consistent with the analysis in the 2020 Final IS/MND (pp. 32-33), there would no impact to farmland or forest land conversion, and implementation of *Mitigation Measure AGR-1* (2020 MMRP p. 3) would further avoid, minimize and/or reduce the potential for impacts.

#### **Conclusion**

The conclusion regarding no impact on Agricultural and Forestry Resources from the 2020 Final IS/MND (pp. 29-33) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in

circumstance or new information of substantial importance have been identified for Agricultural and Forestry Resources that could result in any new potentially significant impacts.

#### Air Quality

### Does the project conflict with or obstruct implementation of the applicable air quality plan?

The Proposed Changes do not involve land development, nor would they induce growth. Consistent with the analysis in the 2020 Final IS/MND (p. 40), the Proposed Changes do not conflict with or obstruct implementation of the air quality plans for the applicable Air Districts, therefore there would be no impact.

#### <u>Would the project result in a cumulatively considerable net increase of any project</u> region is non-attainment under an applicable federal or state ambient air quality <u>standard?</u>

As described with the activities outlined for the Approved Project in the 2020 Final IS/MND (p. 40), the Proposed Changes would be temporary in nature and would not include permanent facilities or structures that would generate air pollutant emissions.

The Proposed Changes, which consist of the removal and subsequent replacement of 60 soil investigation sites and a minimal increase in work days only at the two deeper proposed soil investigation sites, have resulted in a net reduction in total investigation sites and consequently total emissions in the Yolo-Solano Air Quality Management District (YSAQMD), which includes Solano and Yolo Counties, and the Bay Area Air Quality Management District (BAAQMD), which includes Contra Costa and Alameda Counties. The Proposed Changes would result in a net increase in sites and total emissions in the Sacramento Metropolitan Air Quality Management District (SMAQMD), and San Joaquin Valley Air Pollution Control District (SJVAPCD) (Table 1).

AQ Management District	Proposed Removal	Proposed Replacement	Net Change per District	
BAAQMD	17	13	-4	
SMAQMD	17	26	+9	
SJVAPCD	5	21	+16	
YSAQMD	21	0	-21	

Table 2: Proposed Changes Per Air Quality Management District.

Air quality calculations were updated using methods and assumptions recommended by the Air Districts (2020 Final IS/MND, p. 39) to address the changes to each Air District (Table 2; Attachment D) and it was determined that the project with the Proposed Changes would not exceed the established significance thresholds for pollutants including reactive organic gases, nitrogen oxides, PM<sub>10</sub> and PM<sub>2.5</sub> for the Air Quality Management Districts in which there are additional investigation sites.

Consistent with the determination in the 2020 Final IS/MND (p. 43), because the Proposed Changes would be short-term in duration and equipment emissions are below the established significance thresholds for criteria pollutants, the Project with the Proposed Changes would not result in a cumulatively considerable net increase of any criteria pollutant for which the Proposed Project region is non-attainment under an applicable federal or state ambient air quality standard. Therefore, the impact would be less than significant.

Location	Pollutant	BAAQMD Exhaust Emissions	BAAQMD Significance Threshold	SMAQMD Exhaust Emissions	SMAQMD Significance Threshold	SJVAPCD* Exhaust Emissions	SJVAPCD Significance Threshold	YSAQMD* Exhaust Emissions	YSAQMD Significance Threshold
On-land	ROG	2.2	54	1.8		3.1 (0.002 ton)	10 tons/yr	1.0 (0.0005 ton)	10 tons/yr
On-land	NOx	18.1	54	12.2	85	26.5 (0.013 ton)	10 tons/yr	7.3 (0.004 ton)	10 tons/yr
On-land	PM <sub>10</sub>	0.6	82	0.4	80	1.1 (0.0005 ton)	15 tons/yr	0.2	80
On-land	PM <sub>2.5</sub>	0.6	54	0.3	82	1.0 (0.0005 ton)	15 tons/yr	0.2	80
Overwater	ROG	1.8	54	5.5		6.5 (0.003 ton)	10 tons/yr	0.5 (0.0003 ton)	10 tons/yr
Overwater	NOx	17.7	54	55.5	85	65.6 (0.033 ton)	10 tons/yr	5.0 (0.003 ton)	10 tons/yr
Overwater	PM10	0.6	82	1.9	80	2.3 (0.001 ton)	15 tons/yr	0.5	80
Overwater	PM <sub>2.5</sub>	0.6	54	1.9	82	2.3 (0.001 ton)	15 tons/yr	0.5	80
Combined	ROG	4.0	54	7.3		9.6 (0.005 ton)	10 tons/yr	1.5 (0.0008 ton)	10 tons/yr
Combined	NOx	35.8	54	67.7	85	92.1 (0.05 ton)	10 tons/yr	12.3 (0.006 ton)	10 tons/yr
Combined	PM <sub>10</sub>	1.2	82	2.3	80	3.4 (0.002 ton)	15 tons/yr	0.7	80
Combined	PM <sub>2.5</sub>	1.2	54	2.2	82	3.3 (0.002 ton)	15 tons/yr	0.7	80

Table 3: Updated Total Exhaust Emissions (Pounds per Day) per Air District

\*Pounds per day converted to tons per expected duration of activity for comparison in SJVAPCD and YSAQMD.

#### Expose sensitive receptors to substantial pollutant concentrations?

The Impact Areas associated with the Proposed Changes are not adjacent to sensitive receptors such as schools or housing developments. In addition, soil investigation activities at each site are short-term in duration and have estimated emissions calculated to be below the threshold of significance established by the Air Districts (Table 3 (above)). Consistent with the determination in the 2020 Final IS/MND (p. 43), there would be a less than significant impact on sensitive receptors by the Proposed Changes, *Mitigation Measure AIR-1* (2020 MMRP pp. 4-5) would further, avoid, minimize and lessen potential for impacts.

#### Result in other emissions such adversely affecting a substantial number of people?

The Proposed Changes would not result in odor-causing emissions that would adversely affect a substantial number of people. The Impact Areas associated with the Proposed Changes are small, discrete, and are located away from housing, and while the Impact Area adjacent to the California Aqueduct Bikeway is in a location that is used for recreation, the nature of the Bikeway is such that it is not used for public gathering, but rather as a pathway for activities such as walking, cycling and fishing, which are generally mobile in nature and do not result in gatherings of members of the public. In addition, the equipment used does not generate strong odors, the project activities are short-term in duration and emissions would cease upon completion. Consistent with the analysis in the 2020 Final IS/MND (p. 43), Proposed Changes would not result in odor-causing emissions that would adversely affect a substantial number of people.

#### **Conclusion**

The conclusion regarding a less than significant impact on Air Quality from the 2020 Final IS/MND (pp. 34-43) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Air Quality that could result in any new potentially significant impacts.

#### **Biological Resources**

Would the project have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special-status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game and the U.S. Fish and Wildlife Service?

The Proposed Changes remain within the same Biological Resources Study Area identified within the 2020 Final IS/MND. Utilizing the same methodology described in the Section 3.4.1.1 of the 2020 Final IS/MND (pp. 46-47), a search of available data sources for biological resources was conducted. On January 11, 2021, DWR conducted a review of the California Natural Diversity Database (CNDDB), Sacramento U.S. Fish and Wildlife Service website (USFWS), and the California Native Plant Society (CNPS) on-line Inventory of Rare and Endangered Plants for

the following 42 USGS 7.5 minute Quadrangle maps: Gray's Bend, Taylor Monument, Rio Linda, Davis, Sacramento West, Sacramento East, Saxon, Merritt, Clarksburg, Florin, Dixon, Elk Grove, Dozier, Liberty Island, Courtland, Bruceville, Galt, Lodi North, Thornton, Isleton, Rio Vista, Birds Landing, Antioch North, Jersey Island, Bouldin Island, Terminous, Lodi South, Stockton West, Holt, Woodward Island, Brentwood, Antioch South, Tassajara, Byron Hot Springs, Clifton Court Forebay, Union Island, Lathrop, Tracy, Midway, Livermore, Vernalis, and Altamont (California Department of Fish and Wildlife 2021; California Native Plant Society 2021). This search resulted no change into the wildlife and plant species lists in Appendix A of the 2020 Final IS/MND.

As discussed in the 2020 Final IS/MND the Study Area provides potentially suitable habitat for 70 special-status wildlife species and 79 special-status plant species (2020 Final IS/MND, p. 48). No new information of substantial importance regarding species status occurrences, including addition of any species not evaluated previously, or assumptions regarding suitable potential habitat in the Study Area were identified in this review effort. Therefore, all the special status species and potential habitat and sensitive biological resources in or adjacent to the Proposed Changes were previously evaluated for potential impact in the 2020 Final IS/MND. Species specific determinations are discussed in detail in section 3.4.2.1 of the 2020 Final IS/MND (pp. 48-133).

Consistent with the analysis in the 2020 Final IS/MND (pp. 48-133), the Proposed Changes, which consist of the removal and subsequent replacement of 60 soil investigation sites and a minimal increase in work days only at the two deeper proposed soil investigation sites, are limited and temporary in nature, vegetation management would be minimal, and implementation of *Mitigation Measures BIO-1-20, AES-1 and -2, HYD-1* and *HAZ-1-4* (2020 MMRP, pp. 2-3, 5-44 and 50-63) would reduce potential impacts to Biological Resources to less than significant.

Would the project have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, or regulations or by the California Department of Fish and Game or the U.S. Fish and Wildlife Service?

The 2020 Final IS/MND identified fifteen sensitive natural communities (pp. 133-134), based on the review DWR conducted of the California Natural Diversity Database (CNDDB), Sacramento U.S. Fish and Wildlife Service website (USFWS), and the California Native Plant Society (CNPS) on-line Inventory of Rare and Endangered Plants on January 11, 2021, no new sensitive natural communities were determined to be potentially impacted by the Proposed Changes.

Consistent with the analysis in the 2020 Final IS/MND (pp. 133-134), the Proposed Changes would be limited and temporary in nature, and vegetation management would be minimal, implementation of *Mitigation Measures BIO-1b, -12, -13 and -19* (2020 MMRP, pp. 6, 30-31, 43) would ensure the Proposed Changes would have a less than significant impact on the identified sensitive natural communities.

Would the project have a substantial adverse effect on federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?

The Proposed Changes would not have a substantial adverse effect on federally protected wetlands as the Proposed Changes would not subject wetlands to removal, filling, hydrological interruption, or any other means of adverse effects. As stated in the 2020 Final IS/MND (pp. 6-7), evaluation of conditions at each on-land soil investigation Impact Area will be conducted by qualified wetland delineators. If aquatic resources meeting the Corps definition of wetlands are observed within on-land soil investigation sites, those sites would be relocated outside of the boundaries of these aquatic resources. Previously verified pre-jurisdictional determinations (USACE Preliminary Jurisdictional Determination for the Aquatic Resources, 2020) would be utilized during mapping and field visits to ensure that the Proposed Project would avoid any areas that, as determined by a wetland specialist (DWR Aquatic Resource Delineation, 2020), may require a Wetland Delineation to satisfy the Corps' definition of wetlands.

Consistent with the analysis in the 2020 Final IS/MND (pp. 134-135), the Proposed Changes would have no impact on federally protected wetlands and *Mitigation Measures BIO- 1b and -12* (2020 MMRP, pp. 6 and 30) reiterate the avoidance component presented in the project description (2020 Final IS/MND, pp. 6-7).

Would the project interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?

The Proposed Changes would not increase the potential for impacts to any native resident or migratory fish or native wildlife species, corridors, or nursery sites.

Consistent with the analysis in the 2020 Final IS/MND (pp. 135-136), the Proposed Changes are limited in scope and duration, and implementation of *Mitigation Measures AES-2, BIO-1 and -14, and HYD-1* (2020 MMRP, pp. 3, 5-32 and 61-63) would ensure the Proposed Changes would continue to have a less than significant impact on any native resident or migratory fish or native wildlife species, corridors or nursery sites.

### Would the project conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?

The Proposed Changes to the Approved Project are occurring in four of the six counties assessed in the 2020 Final IS/MND: Alameda, Contra Costa, Sacramento, and San Joaquin Counties. The evaluation of policies and ordinances in the 2020 Final IS/MND (p. 136) for the Approved Project remains unchanged.

Consistent with the analysis in the 2020 Final IS/MND (p. 136), the Proposed Changes would have no impact with regard to conflicts with local policies or ordinances protecting biological resources. Implementation of *Mitigation Measures AES-1 and -2, Bio-1 through -20, HYD -1 through -4* (2020 MMRP, pp. 2-3, 5-44,

and 61-63) would further avoid, minimize and/or reduce the potential for impacts to biological resources.

#### Would the project conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?

The Proposed Changes do not add additional plans for consideration on top of those analyzed in the 2020 Final IS/MND (pp. 136-138). The Proposed Changes would not conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional stat habitat conservation plan, as the Proposed Changes would fully avoid any covered species or habitat and wetland resources, ground disturbing effects would be limited and temporary in nature, and vegetation management would be minimal.

Consistent with the analysis in the 2020 Final IS/MND (pp. 136-138), the Proposed Changes would have a less than significant impact with regard to conflicts with any adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan. Implementation of *Mitigation Measures AES -1 and -2, BIO-1 through -20, HYD-1 through -4* (2020 MMRP, pp. 2-3, 5-44, and 61-63) would further avoid, minimize and/or reduce potential impacts.

#### **Conclusion**

The conclusion regarding a less than significant impact, with mitigation, on Biological Resources from the 2020 Final IS/MND (pp. 48-138) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Biological Resources that could result in any new potentially significant impacts.

#### Cultural Resources

The Proposed Changes were evaluated with the same methodology described in Section 3.5.1.2 of the 2020 Final IS/MND (pp. 141-144). DWR reviewed records search results from the California Historical Resources Information System (CHRIS)'s Northwest Information Center (NWIC), Central California Information Center (CCaIC), and North Central Information Center (NCIC), aerial photographs and past topographic maps, and prior cultural resources studies found in both CHRIS search results and past DWR projects relevant to the investigation sites. The Sacramento-San Joaquin Delta is sensitive for both prehistoric and historic-era cultural resources. As such, all proposed soil investigation sites would be surveyed by a qualified archaeologist prior to the start of any ground disturbing activities and only after DWR obtains access to properties (*Mitigation Measure CUL-1*, 2020 MMRP, p. 44).

## Would this project cause a substantial adverse change in the significance of a historical resource pursuant to section 15064.5?

The Proposed Changes would not cause a substantial adverse change in the significance of a historical resource pursuant to CEQA Guidelines section 15064.5. Each of the replacement soil investigation sites were assessed using the same criteria as the 2020 Final IS/MND (pp 141-144), which includes Impact Areas consisting of the soil investigation site and a 60-foot radius (120-foot diameter) buffer around the soil investigation site for the staging of equipment and staff. The research sources listed in the preceding paragraph were used to identify previous studies and recorded cultural resources in a .25-mile radius buffer around each Impact Area. No recorded resources were identified within the Impact Areas or within the 0.25-mile buffers for the replacement soil investigation sites, with the exception of historic built-environment resources that would not be impacted by the work. Historic era cultural resources also include levees, railroads, roads, and other built environment structures older than 50 years that are within the Study Area. Due to the limited nature of the activities in the Project and the Proposed Changes, there would be no substantial adverse change to these resources, and there would be no substantial adverse change to important aspects of any levee's or railroad alignment's integrity or characteristics that depends on environmental factors around the feature (specifically categories of setting, feeling, location, and design).

Consistent with the analysis in the 2020 Final IS/MND (pp. 144-146), incorporation of *Mitigation Measures CUL-1 through -4* (2020 MMRP, pp. 44-47) would further reduce potential effects to previously unidentified historical resources to less than significant.

## Would this project cause a substantial adverse change in the significance of an archaeological resource pursuant to Section 15064.5?

Consistent with the analysis in the 2020 Final IS/MND (p. 146), the Proposed Changes would not cause a substantial adverse change in the significance of an archaeological resource pursuant to CEQA Guidelines section 15064.5, impact would be less than significant with mitigation incorporated. There are no known previously recorded archaeological resources within the Impact Areas associated with the Proposed Changes. Additionally, Incorporation of *Mitigation Measures CUL-1 through -4* (2020 MMRP, pp. 44-47) would further reduce potential impacts to less than significant for any unique archeological resources not currently recorded, would provide training to those that would be present during the soil investigations activities at the locations that have been cleared, and would aid in identification and prevention of substantial impacts to any previously undiscovered unique archaeological resources that may appear during boring and CPT activities.

## Would this project disturb any human remains, including those interred outside of formal cemeteries?

No known locations of human remains are located within the Impact areas associated with the Proposed Changes. The Proposed Changes would not disturb any human remains with known locations, including those interred outside of formal cemeteries. Consistent with the analysis in the 2020 Final IS/MND (p. 147), incorporation of *Mitigation Measures CUL-1 through -4* (2020 MMRP, pp. 44-47) would ensure that any potential impacts to known and previously undiscovered human remains would be reduced to less than significant.

#### **Conclusion**

The conclusion regarding a less than significant impact, with mitigation, on Cultural Resources from the 2020 Final IS/MND (pp. 144-147) remains unchanged, as the Proposed Changes do not result in any new or significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Cultural Resources that could result in any new potentially significant impacts.

#### Energy

# Would the project result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?

The Proposed Changes, like the sites evaluated in the 2020 Final IS/MND (p. 149) for the Approved Project, would consume energy in the form of gasoline and diesel fuel through the operation of drill rigs, heavy off-road equipment, trucks, and worker traffic. There is no operational energy use associated with the Proposed Changes, and all consumption of energy would be temporary, localized and cease upon completion of the project activities. Additionally, all vehicles would comply with all federal and state efficiency standards. While two of the Impact Areas associated with the Proposed Changes are longer in duration, this change is negated by other Impact Areas that would be shorter in duration, such that the net change is not significant. None of the Impact Areas associated with the 2020 Final IS/MND that would constitute the wasteful, inefficient or unnecessary consumption of those resources, and would not conflict with State or local plans for renewable energy or energy efficiency.

Consistent with the analysis in the 2020 Final IS/MND (p. 149), there would be a less than significant impact regarding wasteful, inefficient, or unnecessary consumption of energy resources, and implementation of *Mitigation Measure GHG-1* (2020 MMRP, pp. 48-49) would further avoid, minimize and/or reduce the potential for impacts.

Would the project conflict with or obstruct a state or local plan for renewable energy or energy efficiency?

Consistent with the analysis in the 2020 Final IS/MND (p. 149) the Proposed Changes would not conflict with or obstruct a state or local plan for renewable energy or energy efficiency, as Project activities would employ efficient vehicles in compliance with CARB standards, are temporary in nature, and would not include generating or altering an existing energy source.

#### **Conclusion**

The conclusion regarding a less than significant impact on Energy from the 2020 Final IS/MND (p. 149) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Energy that could result in any new potentially significant impacts.

#### Geology and Soils

Utilizing the same methodology described in the 2020 Final IS/MND (p. 152), available data provided by California Department of Conservation was used to determine the Proposed Changes are also not located in liquefaction, landslide or Alquist-Priolo Earthquake Fault Zones (California Department of Conservation 2018),

### Would the project directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving:

Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? (Refer to California Geological Survey Special Publication 42.)

The California Geologic Survey has mapped various active and inactive faults in the region. There are several active faults located within or surrounding all four counties overlapping the Study Area: Antioch, Calaveras, Cleveland Hills, Concord, Greenville-Marsh Creek, Hayward, San Andreas, San Joaquin and Sierra Nevada Faults. The southern Impact Areas associated with the Proposed Changes are subject to strong ground motion resulting from earthquakes on nearby faults. However, the footprint of each Impact Area is small and temporary and, even with the increase in work days for the two proposed deeper locations, not anticipated to cause enough ground disturbance to result in strong seismic shaking. Additionally, the limited nature of the Proposed Changes minimizes potential adverse impacts related to ruptures of known earthquake faults. Consistent with the analysis in the 2020 Final IS/MND (p. 152), there would be a less than significant impact as a result of the Proposed Changes, and implementation of *Mitigation Measures AES-1 and AGR-1* (2020 MMRP, pp. 2- 3) would further avoid, minimize and/or reduce the potential for impacts.

#### Strong seismic ground shaking?

As with the Impact Areas evaluated for the 2020 Final IS/MND, Impact Areas associated with the Proposed Changes are in the same general seismic region that

was analyzed in the 2020 Final IS/MND (p. 153). The Impact Areas of the Proposed Changes are small, work would be temporary, and, even with the increase in work days for the two proposed deeper locations, not anticipated to cause enough ground disturbance to result in strong seismic shaking. Consistent with the analysis in the 2020 Final IS/MND (p. 152), the Proposed Changes would result in a less than significant impact. Implementation of *Mitigation Measures AES-1 and AGR-1* (2020 MMRP, pp. 2-3) would further avoid, minimize and/or reduce the potential for impacts.

#### Seismic-related ground failure, including liquefaction?

Consistent with the description of the previously analyzed Study Area (2020 Final IS/MND, p. 153), there is a low to moderate liquefaction potential for the Proposed Changes. Due to the lack of liquification resulting from the 1980 earthquakes on the Greenville-Marsh Creek Fault, and no liquefaction events reported within the vicinity of the Impact Areas associated with the Proposed Changes, as well as the limited footprint of each soil investigation, ground failure, including liquefaction and levee failure, is not expected to occur.

Consistent with the analysis in the 2020 Final IS/MND (p. 153), there would be no impact associated with seismic-related ground failure for the Proposed Changes. Implementation of *Mitigation Measures AES-1 and AGR-1* (2020 MMRP, pp. 2-3) would further avoid, minimize and/or reduce the potential for impacts.

#### Landslides?

The Impact Areas of the Proposed Changes are in relatively flat areas, which do not have a potential for landslide. The Study Area associated with the Proposed Changes is not located in areas susceptible to landslide risk and there have been no mapped areas of landslide deposits in the vicinity.

Consistent with the analysis in the 2020 Final IS/MND (pp. 153-154), the Proposed Changes would have no impact associated with landslides.

#### Would the project result in substantial soil erosion or the loss of topsoil?

The footprint of each Impact Area associated with the Proposed Changes is small, temporary, and would not involve significant alterations to the topsoil (only the soil borehole/CPT hole itself would affect topsoil). Consistent with the analysis in the 2020 Final IS/MND (p. 154), there would be a less than significant impact to soil erosion or the loss of topsoil as a result of the Proposed Changes. Implementation of *Mitigation Measures AES-1 and AGR-1* (2020 MMRP, pp. 2-3) would further avoid, minimize and/or reduce the potential for impacts.

Would the project be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse?

As described in the 2020 Final IS/MND (p. 154), the suitability of the geologic units for soil investigation was used in the siting of the Proposed Changes, and if the soil is deemed unstable by a geologist during the required reconnaissance site visits

(2020 Final IS/MND, p. 154), or at any time thereafter, the Impact Area would be moved to decrease potential of on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse. Consistent with the analysis in the 2020 Final IS/MND (p. 154), the Proposed Changes require avoidance of these types of risks/impacts, and as such the Proposed Changes have no impact due to unstable soils or that would result in unstable soils.

# Would the project be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994, as updated), creating substantial direct or indirect risks to life or property?

The Proposed Changes do not include the construction of any structures. Consistent with the analysis in the 2020 Final IS/MND (p. 154), there would be no impact due to expansive soils as a result of the Proposed Changes. Implementation of *Mitigation Measures AES-1 and AGR-1* (2020 MMRP, pp. 2-3) would further avoid, minimize and/or reduce the potential for impacts.

#### **Conclusion**

The conclusion regarding a less than significant impact on Geology and Soils from the 2020 Final IS/MND (pp.152-155) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Geology and Soils that could result in any new potentially significant impacts.

#### Greenhouse Gas Emissions

### Would the project generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?

The GHG emission for the project with the Proposed Changes were calculated using the same methodology as the 2020 Final IS/MND and described in the 2012 DWR Climate Action Plan-Phase I: Greenhouse Gas Emissions Reduction Plan (GGERP). Differences in assumed depths of individual borings between 125 and 200 feet between those that are proposed to be removed and those that are proposed to be replaced resulted in a decrease of 271 working days from the calculation, despite the increase in work days for the two deeper borings proposed. The reduction in work days resulted in a lower amount of GHG emissions than originally calculated for the Approved Project (2020 Final IS/MND, p. 144). GHG emissions for the Proposed Changes have been calculated to be 6049.5 mtCO2e (Attachment D), which is 153.7 mtCO2e less than the calculated emissions expected for the Approved Project. Therefore, the Project with the Proposed Changes remains consistent with the GGERP. As the lead agency, DWR has determined that the Proposed Changes' incremental contribution to the cumulative impact of increasing atmospheric levels of GHGs are less than cumulatively considerable. Consistent with the analysis in the 2020 Final IS/MND (p. 157), the Project with the Proposed Changes would have a less than significant impact on greenhouse gas emissions.

Would the project conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?

The Proposed Changes would not conflict with an applicable plan, policy or regulation regarding GHG emission. In fact, the Proposed Changes have been evaluated for GHG emissions and are determined to be consistent with DWR's GGERP to reduce emissions. In addition, the project with the Proposed Changes has lower GHG emissions from what the Approved Project originally calculated.

Consistent with the analysis in the 2020 Final IS/MND (pp. 158-159), implementation of *Mitigation Measure GHG-1* would reduce potential impacts of the Proposed Changes to less than significant (2020 MMRP, pp. 48-49).

#### **Conclusion**

The conclusion regarding a less than significant impact, with mitigation, on Greenhouse Gas Emissions from the 2020 Final IS/MND (pp. 157-159) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Greenhouse Gas Emissions that could result in any new potentially significant impacts.

#### Hazards & Hazardous Materials

<u>Create a significant hazard to the public or the environment through the routine</u> <u>transport, use, or disposal of hazardous materials?</u>

The Proposed Changes, including the increased depth and work days proposed for two locations, would not require extensive or on-going use of acutely hazardous materials or substances, and as described in the 2020 Final IS/MND (p. 162) would require limited transport, storage, use, and disposal of hazardous materials. In addition, a Hazardous Materials Plan and Spill Prevention and Response Plan has been developed and none of the Proposed Changes would generate new sources of hazardous materials.

Consistent with the analysis in the 2020 Final IS/MND (pp. 162-165), the potential for impacts due to hazards and hazardous materials for the Proposed Changes would be reduced to less than significant with the incorporation of *Mitigation Measures BIO-1a, HAZ -1 and HAZ -2* (2020 MMRP, pp. 5, 50-59).

#### <u>Create a significant hazard to the public or the environment through reasonably</u> foreseeable upset and/or accident conditions involving the release of hazardous <u>materials into the environment?</u>

The Proposed Changes, including the increased depth and work days proposed for two locations, would not create a significant hazard to the public or the environment as the associated activities would have the same requirements for responding to accidental releases as described in the 2020 Final IS/MND (p. 165). Consistent with the analysis in the 2020 Final IS/MND (p. 165), with the incorporation of *Mitigation Measures HAZ-1 through -3* (2020 MMRP, pp. 50-59) impacts of the Proposed Changes would be reduced to less than significant.

Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?

There are no schools within one-quarter mile of an Impact Areas associated with the Proposed Changes. Therefore, no impacts to existing or proposed schools are anticipated to occur. Consistent with the analysis in the 2020 Final IS/MND (pp. 165-166), there would be no impact on regarding hazardous emissions or waste within one-quarter mile of an existing or proposed school. Implementation of *Mitigation Measures HAZ-1 and -2, and PUB-1* (2020 MMRP, pp. 50-59 and 63-64) would further avoid, minimize and/or reduce the potential for impacts.

<u>Be located on a site which is included on a list of hazardous materials sites compiled</u> pursuant to Government Code §65962.5 and, as a result, would it create a significant hazard to the public or the environment?

The presence of hazardous materials and sites were evaluated, and it was determined that the Impact Areas associated with the Proposed Changes are not included on any lists of hazardous materials sites maintained by the State Water Resources Control Board or the Department of Toxic Substances Control that are compiled pursuant to Government Code Section 65962.5 (Department of Toxic Substances Control 2020). Consistent with the analysis in the 2020 Final IS/MND (p. 166), the Proposed Changes would not create a significant hazard to the public or the environment and therefore no impacts would occur.

For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the project area?

Some of the Impact Areas associated with the Proposed Changes are within 2 miles of Byron Airport and thus the Contra Costa County Airport Land Use Compatibility Plan ("the Plan")- (Contra Costa County Airport Land Use Commission 2020) was considered in the evaluation. The Plan, updated by the Contra Costa Land Use Commission on September 1, 2020, was reviewed for any changes that could alter the determinations within the 2020 Final IS/MND (p. 167) regarding safety hazards or excessive noise for project activities planned near the Byron Airport.

Twelve of the newly proposed site locations are within compatibility zones B1, B2, C1 and D, as described in the Plan: Chapter 4 Byron Airport Policies (Contra Costa County Airport Land Use Commission 2020). These zones include the following height limitations: Zone B1 less than or equal to 35 feet, Zone B2 less than or equal to 70 feet, Zones C1 and D less than or equal to 100 feet. The drill rig towers that would be used for the project are between 20 and 30 feet in height, and therefore do not violate the height restrictions outlined in the Plan. All other considerations regarding potential hazards associated with Airport land use are consistent with those described in the 2020 Final IS/MND (p. 167). Consistent with the analysis in the 2020 Final IS/MND (p. 166), there would be a less than significant impact on safety hazard associated with airport land use as a result of the Proposed Changes. Implementation of *Mitigation Measures AES-2, NOI-1 and PUB 1* (2020 MMRP, pp. 3, and 63-64) would further avoid, minimize and/or reduce the potential for impacts.

Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?

Emergency response routes and plans would not be impacted by the Proposed Changes. Project activities for the Proposed Changes would be of limited size and duration. Additionally, the two proposed deeper boring locations that would require an increase in workdays would not require any public road lane closures. Consistent with the analysis in the 2020 Final IS/MND (p. 167), the Proposed Changes would result in a less than significant impact on the implementation of or physically interfering with an adopted emergency response plan or evacuation plan. Implementation of *Mitigation Measure PUB-1* (2020 MMRP, pp. 63- 64) would further avoid, minimize and/or reduce the potential for impacts.

### Expose people or structures, either directly or indirectly, to a significant risk of loss, injury, or death involving wildland fires?

The Proposed Changes would not expose people or structures to significant risk of loss, injury or death involving wildland fires. As stated in the 2020 Final IS/MND (p. 167) CalFire has designated the Study Area, which includes the Impact Areas associated with the Proposed Changes, as being near a moderate or high threat of fire. However, the Proposed Changes are not likely to cause any risk of fire due to the nature of the activity. Consistent with the analysis in the 2020 Final IS/MND (p. 167), the Proposed Changes would result in less than significant impacts. Implementation of *Mitigation Measures BIO-1 and HAZ-4* (2020 MMRP, pp. 5-13 and 60) would further avoid, minimize and/or reduce the potential for impacts.

#### **Conclusion**

The conclusion regarding a less than significant impact, with mitigation, on Hazards and Hazardous Materials from the 2020 Final IS/MND (pp.162-167) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Hazards and Hazardous Materials that could result in any new potentially significant impacts.

#### Hydrology and Water Quality

### Would the project violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or groundwater quality?

The Proposed Changes would follow the same project activities outlined in the 2020 Final IS/MND and would not introduce any potential new impacts pertaining to hydrology and water quality. There are no net increases in the combined total number of overwater borings, on-land borings, or CPTs. The Impact Areas are all within the Study Area evaluated in section 3.10, Hydrology and Water Quality, of the 2020 Final IS/MND (pp. 168-172), and, therefore, no new waterways or watersheds need to be evaluated as a result of the Proposed Changes.

Consistent with the analysis in the 2020 Final IS/MND (pp. 169-170), there would be no impact regarding violation of water quality standards or waste discharge requirements or degrading surface or ground water quality due to the Proposed

Changes being temporary and minimal in footprint, and DWR obtaining and complying with a Clean Water Act 401 Water Quality Certification from the State Water Resources Control Board. Implementation of *Mitigation Measures HYD-1, BIO-2, AES-1, AGR-1, HAZ-1 and -2* (2020 MMRP pp. 2-3, 13-16, 50-59) would further avoid, minimize and/or reduce the potential for impacts.

# Would the project substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the Proposed Project may impede sustainable groundwater management of the basin?

The Proposed Changes would not introduce any potential new impacts pertaining to groundwater. The Proposed Changes would not decrease groundwater supplies or interfere substantially with groundwater recharge because no water would be pumped from any on- or off-site groundwater sources for the Proposed Changes, and no changes would be made to the permeability of surfaces as a result of the work. Consistent with the analysis in the 2020 Final IS/MND (p. 171), the Proposed changes would have no impact on groundwater supplies, recharge or sustainable management.

Would the project substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or through the addition of impervious surfaces, in a manner which would:

#### Result in substantial erosion or siltation on- or off-site?

The Proposed Changes would not introduce any potential new impacts pertaining to erosion or siltation -on or -off site. Ground disturbance due to the Proposed Changes only includes the boreholes or CPT holes, and is temporary with minimal ground disturbance. Over-water borings would be separated from the water, fully contained within the casing. Therefore, it would not result in substantial on- or off-site erosion or siltation.

Consistent with the analysis in the 2020 Final IS/MND (p. 171), the Proposed Changes would have no impact associated with substantial erosion or siltation. Implementation of *Mitigation Measures AES-1 and AGR-1* would further avoid, minimize and/or reduce the potential for impacts (2020 MMRP, pp. 2 -3).

#### <u>Substantially increase the rate or amount of surface runoff in a manner which would</u> <u>result in flooding on- or offsite?</u>

The Proposed Changes would not introduce any potential new impacts pertaining to increasing the rate of surface runoff. Soil investigation activities are minimal in ground disturbance area and are temporary in nature. Soil investigation activities would not require the addition of significant areas of impervious surface therefore no impacts to rates or amount of runoff would occur. Consistent with the analysis in the 2020 Final IS/MND (p. 171), the Proposed Changes would have no impact on the rate or amount of surface runoff in a manner which would result in on- or off-site flooding.

#### <u>Create or contribute runoff water which would exceed the capacity of existing or</u> planned stormwater drainage systems or provide substantial additional sources of polluted runoff?

The Proposed Changes would not introduce any potential new impacts pertaining to contributions of runoff water. The Proposed Project would not create or contribute to runoff water or provide additional sources of polluted runoff because no additional sources runoff would be generated by the Proposed Project. Bentonite drilling fluids are considered to have very little toxicity and in compliance with California regulations for Water Well Standards, the drilling fluids would be fully contained within the casing.

Consistent with the analysis in the 2020 Final IS/MND (pp.171-172), the Proposed Changes would have no impact on runoff water or drainage capacity. Implementation of *Mitigation Measures HAZ-1 through -2 and HYD-1*, would further avoid, minimize, and/or reduce potential for impacts (2020 MMRP, pp. 50-52 and 61-63).

### Would the project in flood hazard, tsunami, or seiche zones, risk release of pollutants due to Proposed Project inundation?

The Proposed Changes reside in the same study areas outlined in the 2020 Final IS/MND. Consistent with the analysis in the 2020 Final IS/MND (p. 172), the Proposed Changes would have no impact as they are not located within a tsunami or seiche zone and would not affect the existing risk of flood hazard, seiche, tsunami or release of pollutants and would not increase populations located with an area subject to these risks.

### Would the project conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?

The Proposed Changes would not introduce any potential new conflicts pertaining to implementation of a water quality control plan or sustainable groundwater management plan. The Proposed Changes would not conflict with or obstruct implementation of a water quality control plan, including the Bay-Delta Water Quality Control Plan or a sustainable groundwater management plan because Proposed Project activities are limited in scope and duration. Additionally, DWR would obtain and comply with a 401 Water Quality Certification from the State Water Resources Control Board to ensure compliance with all applicable water quality standards, limitations, and restrictions.

Consistent with the analysis in the 2020 Final IS/MND (p. 172), the Proposed Change would have a less than significant impact related to implementation of a water quality control plan or sustainable groundwater management plan. Implementation of *Mitigation Measures HYD-1, HAZ-1, and 2* would further avoid, minimize and/or reduce the potential for impacts (2020 MMRP, pp. 50-52 and 61-63).

#### **Conclusion**

The conclusion regarding a less than significant impact on Hydrology and Water Quality from the 2020 Final IS/MND (pp. 169-172) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Hydrology and Water Quality that could result in any new potentially significant impacts.

#### Land Use and Planning

#### Physically divide an established community?

The Proposed Changes would be temporary in nature and limited to soil investigations which would not alter or change the existing land use and would not divide an established community. Consistent with the analysis in the 2020 Final IS/MND (p. 173), the Proposed Changes would have no impact regarding dividing established communities.

#### <u>Cause a significant environmental impact due to a conflict with any land use plan,</u> policy, or regulation adopted for the purpose of avoiding or mitigating an <u>environmental effect?</u>

The Proposed Changes would be temporary and limited to information collection, which would not alter or change existing land uses or conflict with any land use plans, policies or regulations, such as the Land Use and Resource Management Plan for the Primary Zone of the Delta. Consistent with the analysis in the 2020 Final IS/MND (p. 173), the Proposed Changes would have no impact regarding conflicts with any land use plan, policy or regulation.

#### **Conclusion**

The conclusion regarding No Impact on Land Use from the 2020 Final IS/MND remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Land Use that could result in any new potentially significant impacts.

#### Mineral Resources

#### <u>Result in the loss of availability of a known mineral resource that would be of value</u> to the region and the residents of the state?

None of the Proposed Changes are located within known or mapped mineral resource areas, and as discussed in the 2020 Final IS/MND (p. 175), project activities are temporary and would be returned to, as close to, pre-activity conditions as possible and would not interrupt existing or potential future mining operations or result in loss of available known significant mineral resources. Consistent with the analysis in the 2020 Final IS/MND (p. 175), the Proposed Changes would have a less than significant impact on known mineral resources.

### Result in the loss of availability of a locally important mineral resource recovery site delineated on a local general plan, specific plan, or other land use plan?

There are known natural gas regions in Sacramento and San Joaquin County that have the potential to overlap with the Impact Areas for the Proposed Changes. However, the activities of the Proposed Changes consist of soil investigations that would result in a minimal disturbance area for each soil investigation site and site would be returned to as close to pre-activity conditions as possible. Consistent with the analysis in the 2020 Final IS/MND (p. 165), the Proposed Changes would have a less than significant impact on the availability of mineral resources delineated on a local general plan, specific plan, or other land use plan.

#### **Conclusion**

The conclusion regarding no impact on Mineral Resources from the 2020 Final IS/MND (p. 175) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Mineral Resources that could result in any new potentially significant impacts.

#### <u>Noise</u>

Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project excess of standards established in the local general plan or noise ordinance, or in other applicable local, state, or federal standards?

The Proposed Changes would employ the same equipment evaluated in the 2020 Final IS/MND (p. 180) with the exception of the addition of rock coring samplers at the two proposed deeper borings in Alameda County. The noise emitted by the sampling method would be similar to what was previously described (2020 Final IS/MND, pp. 13-14). However, unlike the standard penetration test (SPT) sampling, the rock coring sampling would be continuous and not include driven samples. The rock coring sampling's loudest noise emitted would be no louder or equal to that emitted by a truck-mounted CPT rig (120dBA), a drill rig sampling (79-84 dBA, at 50 feet from the source) or by the noise produced from a nearby Highway (HWY), in this case Byron HWY or Interstate 5 (USDOT 2006). In addition, rock core sampling would be temporary in duration and noise would be localized to the two Impact Areas. Therefore, the Proposed Change would not result in excessive ground borne vibration or noise levels.

As addressed and evaluated in the 2020 Final IS/MND (pp. 179-180), the Proposed Changes would have short-term localized noise, small vibrations and would not expose people residing or working in the vicinity to excessive noise levels. Noise from the geotechnical drilling equipment is generally comparable to the noise produced by diesel trucks. While equipment is working, ambient noise levels would increase slightly, but the Proposed Changes would still result in less than significant impacts, as Project activity noises are consistent with ambient noise of surrounding existing activities, project activities would not occur within 100 ft of potential sensitive

receptors, and work would be limited to daytime hours. Consistent with the analysis in the 2020 Final IS/MND (pp. 179-180), the Proposed Changes would have a less than significant impact on ambient noise levels in excess of applicable local, State, or federal standards. Implementation of *Mitigation Measures AES-1b and NOI-1* (2020 MMRP, pp. 3- 63) would further avoid, minimize and/or reduce the potential for impacts.

#### Generation of excessive ground borne vibration or ground borne noise levels?

The Proposed Changes would employ the same equipment evaluated in the 2020 Final IS/MND (p. 180) with the exception of the addition of rock coring samplers at the two proposed deeper borings in Alameda County. As described above, impacts due to the use of rock coring samplers are consistent with those described for other sampling techniques in the 2020 Final IS/MND (pp. 13-14). The vibrations from onland truck mounted drill rigs and CPT rigs are minimal and vibrations are typically not detectable by people outside of the immediate area. Vibrations from over-water soil boring geotechnical investigations are minimal. Consistent with the analysis in the 2020 Final IS/MND (p. 180), the Proposed Changes would have a less than significant impact on the generation of ground borne vibration or noise levels.

For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?

The Proposed Changes include Impact Areas within the Byron Airport Land Use Plan; however, consistent with the evaluation in the 2020 Final IS/MND (p. 180), project noise would not be excessive. Consistent with the analysis in the 2020 Final IS/MND (p. 180), the Proposed Changes would have a less than significant impact regarding excessive noise levels within the vicinity of airports or airport land use plans.

#### **Conclusion**

The conclusion regarding a less than significant impact on Noise from the 2020 Final IS/MND (pp.179-180) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Noise that could result in any new potentially significant impacts.

#### Population and Housing

Would the project induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?

The Proposed Changes do not include proposing new homes or businesses, nor would it require adding roads or other infrastructure in association with the activities.

Furthermore, the Project activities would be short in duration. Consistent with the analysis in the 2020 Final IS/MND (p. 183), the Proposed Changes would have no impact on population growth in the area, either directly or indirectly.

### Would the project displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?

The Proposed Changes, consistent with the activities evaluated in the 2020 Final IS/MND (p. 183), would be temporary, discreet work that has a small footprint at each Impact Area and would not require infrastructure, and. mostly located on or adjacent to roads and road shoulders in disturbed areas. Consistent with the analysis in the 2020 Final IS/MND (p. 183), the Proposed Changes would have no impact on displacement of existing people or housing.

#### **Conclusion**

The conclusion regarding no impact on Population and Housing from the 2020 Final IS/MND (p.183) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Population and Housing that could result in any new potentially significant impacts.

#### Public Services

Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, or the need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times, or other performance objectives for any of the public services including:

#### Fire protection?

The Proposed Changes would not introduce any potential new impacts pertaining to fire protection, as activities are minor (requiring limited amounts of additional people and vehicles on site) and short in duration. Proposed Changes would not increase the demand on fire protection services. Emergency response routes and plans would not be impacted by soil investigation activities at each site. While a small subset of proposed soil investigation sites along Highway 160 may require flaggers or temporary lane closures, the Proposed Changes would not require any road closures. Additionally, the two proposed deeper locations that would require an increase in workdays are would not require any public road lane closures. The Proposed Changes would not significantly impair or interfere with emergency access, including any emergency response or evacuation routes. service ratios, response times, and other performance objectives would not be significantly impacted during soil investigation activities as it relates to fire protection.

Consistent with the analysis in the 2020 Final IS/MND (p. 187), the Proposed Changes would have a less than significant impact to fire protection. Implementation

of *Mitigation Measures PUB-1 and TRANS-1* would further avoid, minimize and/or reduce the potential for impacts (2020 MMRP, pp. 63-66).

#### Police Protection?

The Proposed Changes would not introduce any potential new impacts pertaining to police protection, as activities are minor (requiring limited amounts of additional people and vehicles on site) and short in duration. Proposed Changes would not increase the demand on police services. Emergency response routes and plans would not be impacted by soil investigation activities at each site. While a small subset of proposed soil investigation sites along Highway 160 may require flaggers or temporary lane closures, the Proposed Changes would not require any road closures. Additionally, the two proposed deeper locations that would require an increase in workdays are would not require and public road lane closures. The Proposed Changes would not significantly impair or interfere with emergency access, including any emergency response or evacuation routes. service ratios, response times, and other performance objectives would not be significantly impacted during soil investigation activities as it relates to police protection.

Consistent with the analysis in the 2020 Final IS/MND (pp. 187-188), the Proposed Changes would have no impact on police protection. Implementation of *Mitigation Measures PUB-1 and TRANS-1* would further avoid, minimize and/or reduce the potential for impacts (2020 MMRP, pp. 63-66).

#### Schools?

The Proposed Changes would not introduce any potential new impacts pertaining to schools as activities are minor and short in duration and would not impact service ratios or any other performance objective for schools within the Proposed Project area. Additionally, as discussed above in the Population and Housing Section, soil investigation activities would not induce any population growth that would necessitate building new schools. Consistent with the analysis in the 2020 Final IS/MND (p. 188), the Proposed Changes would have no impact on the need for new or physically altered schools.

#### <u>Parks?</u>

The Proposed Changes would not introduce any potential new impacts pertaining to parks. While some Proposed Changes include adding soil investigation sites that occur within or in close proximity to parks, wildlife areas, ecological reserves, and open spaces, drilling locations are mostly located on or adjacent to roads and road shoulders in disturbed areas, and would only require limited amounts people and vehicles at each site. Soil investigation activities are minor and short in duration, therefore disturbances to these areas would be minimal. Consistent with the analysis in the 2020 Final IS/MND (p. 188), the Proposed Changes would have no impact on the need for new or physically altered parks.

#### Other public facilities?

The Proposed Changes would not introduce any potential new impacts pertaining to public facilities, as activities are minor and occurring over a short duration of time,

service ratios and other performance objectives would not be impacted during soil investigation activities as it relates to other public facilities, including those such as hospitals and libraries. Proposed Changes would not increase the demand on public facilities, either due to an increased worker population or due to Proposed Project-related hazards. Consistent with the analysis in the 2020 Final IS/MND (p. 188), the Proposed Changes would have no impact on the need for new or physically altered public facilities.

#### **Conclusion**

The conclusion regarding a less than significant impact on Public Services from the 2020 Final IS/MND remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Public Services that could result in any new potentially significant impacts.

#### **Recreation**

# Increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?

One of the Impact Areas associated with the Proposed Changes, has been identified in a recreation location not previously evaluated by the 2020 Final IS/MND. This location is adjacent to the Bethany Reservoir State Recreation Area (SRA) Bike Trail, which is part of the California Aqueduct Bikeway (CDPR 2020). This bike path follows the eastern edge of Bethany Reservoir from the parking lot entrance to the Bethany Reservoir SRA southeast of the California Aqueduct. The Bethany Reservoir SRA is a popular location for boating and fishing, and the Bethany Reservoir State Recreation Area (SRA) Bike Trail is used for recreation by both cyclists as well as pedestrians. The Impact Area adjacent to the trail would not prevent current trail users from accessing the trail, nor increase use of the trail. Additional recreation opportunities in the vicinity of Impact Areas associated with the Proposed Changes are similar to those described in the 2020 Final IS/MND (p. 190). The Proposed Changes are short in duration and small in size and would not result in the increase in use of use of existing neighborhood and regional parks or other recreational facilities. Consistent with the analysis in the 2020 Final IS/MND (pp. 189-190), the Proposed Changes would have no impact on the increased use of parks or recreational facilities.

### Include recreational facilities or require the construction or expansion of recreational facilities that might have an adverse physical effect on the environment?

The Proposed Changes do not include construction or expansion of recreational facilities. Consistent with the analysis in the 2020 Final IS/MND (p. 190), the Proposed Changes would have no impact on the construction or expansion of recreational facilities.

#### Conclusion

The conclusion regarding no impact on Recreational resources from the 2020 Final IS/MND (pp. 189-190) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Recreational resources that could result in any new potentially significant impacts.

#### **Transportation**

### Would the project conflict with a program, plan, ordinance or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?

The Proposed Changes would follow the same project activities outlined in the 2020 Final IS/MND (p. 192), activities are temporary in nature and would not permanently alter the circulation system, including transit, and pedestrian facilities. During operation of the drilling equipment there would be other vehicles on site which may delay traffic or cause traffic congestion. However, temporary congestion and/or lane closures would not conflict with any applicable plans, programs, ordinances, or policies. Consistent with the analysis in the 2020 Final IS/MND (pp. 192-193), the Proposed Changes would have a less than significant impact with regard to conflicts with programs, plans, ordinances or policies addressing the circulation system. Implementation of *Mitigation Measures BIO-1, GHG-1, and TRANS-1* would further ensure Proposed Changes avoid, minimize and/or reduce the potential for impacts (2020 MMRP, pp. 5-13, 48- 49, 65-66).

### Would the project conflict or be inconsistent with CEQA Guidelines section 15064.3 subdivision (b)?

The Proposed Changes would follow the same project activities outlined in the 2020 Final IS/MND, activities are temporary in nature and are not considered a "land use project" or "transportation project", and therefore would not alter the land use and subsequently generate additional sustained amounts of VMT. Section 15064.3, subdivision (a), states, "For the purposes of this section, 'vehicle miles traveled' refers to the amount and distance of automobile travel attributable to a project. Soil investigation activities would continue to equate to only a limited number of trips per day at any specific soil investigation location while field activities are occurring. Because of this small number of trips and the temporary nature of the activity, the Proposed Changes would not result in a significant increase in VMT. Both DWR and the counties in which the soil investigations are located have not yet elected to be governed by the VMT provision of Section 15064.3, so there is currently no VMT standard to compare VMTs of the Approved Project or Proposed Changes. Consistent with the analysis in the 2020 Final IS/MND (pp. 193-194), the Proposed Changes would have no impact with regard to with CEQA Guidelines section 15064.3 subdivision (b).

# Would the project substantially increase hazards due to geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?

The Proposed Changes would follow the same project activities outlined in the 2020 Final IS/MND, activities would not include any changes to the existing roadway. No sharp curves, dangerous intersection, or incompatible uses would result from this Proposed Change. Consistent with the analysis in the 2020 Final IS/MND (p. 194), the Proposed Changes would have no impact on hazards due to geometric design features or incompatible uses.

#### Would the project result in inadequate emergency access?

The Proposed Changes would follow the same project activities outlined in the 2020 Final IS/MND, as traffic delays may occur due to soil investigation related activities. The Proposed Changes would not close access to any access roads and would not result in the redesign or alteration of any public roadways, nor would emergency access be blocked. Consistent with the analysis in the 2020 Final IS/MND (pp. 192-194), the Proposed Changes would have a less than significant impact to emergency access. Implementation of *Mitigation Measures HAZ-3, GHG-1, TRANS-1 and -2* would further avoid, minimize and/or reduce the potential for impacts (2020 MMRP, pp. 59, 48-49 and 65-66).

#### **Conclusion**

The conclusion regarding a less than significant impact on Transportation from the 2020 Final IS/MND remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Transportation that could result in any new potentially significant impacts.

#### Tribal Cultural Resources

Would the Proposed Project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and that is?

<u>a) Listed or eligible for listing in the California Register of Historical Resources, or in</u> <u>a local register of historical resources as defined in Public Resources Code 5020.1</u> <u>(k), or</u>

b) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth in subdivision (c) of Public Resources Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe.

As discussed in Section 3.18.1.2 of the 2020 Final IS/MND (pp. 198-201) Tribal consultation was conducted to support the identification of Tribal Cultural Resources in the Study Area. AB 52 consultation is required "prior to release of the ND, MND,

or EIR." AB 52 Consultation started on Summer of 2019 and closed late spring 2020 (prior to the July 9, 2020 approval of the project). However, Tribal coordination has continued through implementation of adopted mitigation measures.

Tribal coordination with all AB-52 Tribes and other Tribes consulting under DWR's Tribal Engagement Policy has been on-going regarding implementation of the adopted mitigation measures. Thus, through this established coordination process all coordinating Tribes have already been informed of the Proposed Changes and offered an opportunity to conduct a preliminary review of the Proposed Changes. Based on Tribal input from the preliminary review, some of the locations of the Proposed Changes were modified prior to the finalization of this analysis in order to avoid areas of concern identified in Tribal records. Coordinating Tribes would also have opportunities for further coordination on the Proposed Changes through the implementation of *Mitigation Measures CUL-1 through - 4* (2020 MMRP, pp. 44-47). Consistent with the analysis in the 2020 Final IS/MND (pp. 201-202), implementation of *Mitigation Measures CUL-1 through - 4* (2020 MMRP, pp. 44-47) would reduce potential impacts of the Proposed Changes to less than significant.

#### **Conclusion**

The conclusion regarding a less than significant impact, with mitigation, on Tribal Cultural Resources from the 2020 Final IS/MND remains unchanged, as the Proposed Changes do not result in any new or significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Tribal Cultural Resources during this review for the Proposed Changes.

#### Utilities and Service Systems

<u>Require or result in the relocation or construction of new or expanded water,</u> <u>wastewater treatment or storm drainage, electric power, natural gas, or</u> <u>telecommunications facilities, the construction or relocation of which could cause</u> <u>significant environmental effects?</u>

The Proposed Changes would have no impact on utilities and service systems, wastewater systems, power, gas or telecommunications, due to the minor and temporary nature of the soil investigation project activities. Consistent with the analysis in the 2020 Final IS/MND (p. 206), the Proposed Changes would have no impact on utilities and service systems. Implementation of *Mitigation Measure UTI-1* (2020 MMRP, p. 66) would further avoid, minimize and/or reduce the potential for impacts on utilities and service systems.

#### <u>Have sufficient water supplies available to serve the project and reasonably</u> <u>foreseeable future development during normal, dry and multiple dry years?</u>

Due to the minor and temporary nature of the soil investigation activities, the Proposed Changes would not change the availability of existing water supplies. Consistent with the analysis in the 2020 Final IS/MND (p. 206), the Proposed Changes would have no impact on existing water supplies available to serve the project.

#### <u>Result in a determination by the wastewater treatment provider that serves or may</u> serve the Proposed Project that it has adequate capacity to serve the Proposed Project's Proposed Projected demand, in addition to the provider's existing <u>commitments?</u>

The Proposed Changes are minor and temporary and would not impact the service of wastewater treatment providers in the Study Area and are consistent with the analysis in the 2020 Final IS/MND (pp. 206-207). The Proposed Changes would have no impact on the determination by the wastewater treatment providers for inadequate capacity.

#### <u>Generate solid waste in excess of state or local standards, or in excess of the</u> <u>capacity of local infrastructure, or otherwise impair the attainment of solid waste</u> <u>reduction goals?</u>

Consistent with the analysis in the 2020 Final IS/MND (p. 207), the Proposed Changes would have no impact on the generation of solid waste in excess of state or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals.

## Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?

Consistent with the analysis in the 2020 Final IS/MND (p. 207), the Proposed Changes would have no impact on compliance with federal, state, and local management and reduction statuses and regulations related to solid waste.

#### **Conclusion**

The conclusion regarding no impact on Utilities and Service Systems from the 2020 Final IS/MND (pp. 206-207) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Utilities and Service Systems that could result in any new potentially significant impacts.

#### <u>Wildfire</u>

## Substantially impair an adopted emergency response plan or emergency evacuation plan?

The Impact areas associated with the Proposed Changes, are similar to the locations evaluated in the 2020 Final IS/MND (p. 209), and would not impact public roads or highways, no complete road closures would take place, and soil investigation activities would not result in emergency vehicles or law enforcement delays. Additionally, safety and emergency response services would be covered in the Proposed Project's Job Hazard Assessment daily to ensure safe mobility while on the Proposed Project site and evacuation if necessary. The Proposed Project

work would not hinder Contra Costa or Sacramento counties' ability to implement their Community Wildfire Protection Plans. Consistent with the analysis in the 2020 Final IS/MND (pp. 209-210), the Proposed Changes would have a less than significant impact on an adopted emergency response plan or emergency evacuation plan. Implementation of *Mitigation Measures HAZ-2 and PUB-1* (2020 MMRP, pp. 53-59 and 63- 64) would further avoid, minimize and/or reduce the potential for impacts.

<u>Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and</u> thereby expose Proposed Project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?

Consistent with the 2020 Final IS/MND (p. 209), some Impact Areas associated with the Proposed Changes may be located in tall, dry grasses where the machinery and vehicles actively working have the potential to exacerbate wildfires. However, the amount of locations in these potential areas is not increased significantly with the Proposed Changes. Consistent with the analysis in the 2020 Final IS/MND (p. 210), implementation of *Mitigation Measure PUB-1* (2020 MMRP, pp. 63-64), which would include county specific emergency response considerations, would reduce the potential impacts of the Proposed Changes to less than significant.

Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?

Consistent with the analysis in the 2020 Final IS/MND (p. 210), the Proposed Changes would have no impact on the installation or maintenance of associated infrastructure (roads, fuel breaks, emergency water sources, powerlines or other utilities).

Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?

The Proposed Changes would not alter the current runoff regime and drainage of the Impact Areas, nor would it impact people or structures in a way that could pose significant risks through downslope or downstream flooding or landslides as a result of runoff, post-fire slope instability, or drainage changes. Consistent with the analysis in the 2020 Final IS/MND (p. 210), the Proposed Changes would have no impact as a result of runoff, post-fire slope instability, or drainage changes.

#### **Conclusion**

The conclusion regarding a less than significant impact, with mitigation, on Wildfire from the 2020 Final IS/MND (pp. 209-210) remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts. Additionally, no changes in circumstance or new information of substantial importance have been identified for Wildfire that could result in any potentially significant impacts.

#### Mandatory Findings of Significance

The Mandatory Findings of Significance conclusion of a less-than-significant impact, with mitigation, from the 2020 Final IS/MND remains unchanged, as the Proposed Changes do not result in any new potentially significant impacts, discussed in more detail in Section 5. Additionally, no changes in circumstance or new information of substantial importance have been identified for the Mandatory Findings of Significance that could result in any potentially significant impacts.

#### 5 Environmental Determination

In support of the consideration of the Proposed Changes to the Approved Project, this Addendum was prepared to evaluate the criteria set forth in Public Resources Code section 21166 and CEQA Guidelines sections 15162 and 15164, as interpreted in *Friends I, supra*, 1 Cal.5th 937, and *Friends II, supra*, 11 Cal.App.5th 596. An addendum is an appropriate subsequent document to a previously adopted MND when some changes to a project are necessary, but those changes do not create new potentially significant environmental impacts that warrant major revisions to the previous document (CEQA Guidelines §§ 15162(a)(1), 15164(a); *Friends II*, 11 Cal.App.5th at pp. 607-608). An addendum is also appropriate when circumstances surrounding a project have not substantially changed and when no new information of substantial importance has been uncovered that indicates the project could create new potentially significant

Substantial evidence presented in this Addendum demonstrates that the proposed Project Changes, described and analyzed above, do not create any new potentially significant impacts. DWR finds no substantial evidence to the contrary. Nor are there any new circumstances or new information that could create potentially significant impacts or require more robust analysis (CEQA Guidelines § 15162(a)(2)-(3); *Friends I*, *supra*, at p. 953). Thus, an addendum is appropriate here, and neither a subsequent MND nor an EIR is warranted (CEQA Guidelines, § 15164(e); *Friends II*, 11 Cal.App.5th at pp. 607-608).

These criteria are individually examined below to demonstrate that no conditions triggering a subsequent MND or EIR are present.

# 1. No substantial changes are proposed that will require major revisions to the MND because of new potentially significant environmental effects (CEQA Guidelines §§ 15162(a)(1), 15164(b); *Friends II*).

The environmental checklist (Initial Study) for the 2020 Final IS/MND was utilized in the environmental analysis of Section 4 (above) to identify any new potentially significant environmental effects due to the Proposed Changes. Based upon the analysis above, it has been determined that the previous analysis of effects remains valid and the Proposed Changes would not result in any new potentially significant environmental impacts that were not previously examined in the 2020 Final IS/MND; would not impact the feasibility of mitigation measures considered in the 2020 Final IS/MND or their ability to reduce the significance of effects; and would not result in the need to adopt additional mitigation measures. DWR has not identified any substantial evidence supporting a

contrary conclusion with respect to the possibility of new potentially significant impacts due to the Proposed Changes.

The Approved Project is currently being implemented as described in the previously Approved Project's 2020 Final IS/MND. Implementation of the Approved Project components, in conjunction with the adopted mitigation measures, have been effective in reducing potential impacts to less than significant. DWR presumes that implementation of the Proposed Changes would have the same effectiveness, with no known evidence to the contrary.

2. No new substantial changes in circumstances under which the Project will be undertaken which will require major revisions of the MND due to involvement of new potentially significant environmental effects (CEQA Guidelines §§ 15162(a)(2), 15164(b); *Friends II*).

The 2020 Final IS/MND was approved within a year of the consideration of this Addendum (July 2020), and the Approved Project has been consistently implemented since that time. In this short timeframe, the circumstances under which the Approved Project was approved and implemented have remain unchanged. There is no reason to believe that implementation of the Proposed Changes will encounter or otherwise involve a substantial change in circumstances. As stated above, the Approved Project has been implemented effectively, and DWR presumes that implementation of the Project changes would have the same effective results, with no known evidence to the contrary.

3. No new information of substantial importance, which was not known and could not have been known with the exercise of reasonable diligence at the time the MND was adopted, shows: (A) the Project may have one or more new potentially significant effects not discussed in the MND; (B) mitigation measures previously found not to be feasible would in fact be feasible and would substantially reduce one or more potentially significant effects of the Project; (C) mitigation measures which are considerably different from those analyzed in the MND would substantially reduce one or more potentially significant effects on the environment. (CEQA Guidelines §§ 15162(a)(3), 15164(b); Friends II).

DWR is not aware of any new information of substantial importance that would alter the above determination that the Proposed Changes would not result in any new potentially significant environmental effects that were not previously examined in the 2020 Final IS/MND; would not impact the feasibility of mitigation measures considered in the 2020 Final IS/MND or their ability to reduce the significance of effects; and would not result in the need to adopt additional mitigation measures considerably different from those previously adopted.

\* \* \*

This Addendum was prepared to evaluate the Proposed Changes, as required by CEQA Guidelines sections 15162 and 15164, Public Resources Code section 21166, and *Friends II*. Based on this analysis, DWR has determined that the Proposed Changes would not have any new potentially significant environmental effects not

already addressed in the 2020 Final IS/MND. Mitigation measures that were previously adopted and made a part of the Approved Project would continue to be implemented to avoid, minimize and mitigate potential impacts to environmentally sensitive resources as a result of the Approved Project and the Proposed Changes. These Mitigation Measures are currently being implemented on previously approved activities and have been effective in avoiding, minimizing, and mitigating potential impacts to less than significant.

The analysis in this Addendum and attachments support the determination that neither a subsequent MND nor an EIR is required because none of the conditions described in CEQA Guidelines sections 15162 that would trigger a subsequent MND or an EIR would occur with the Proposed Changes.

Based on this determination a decision has been made to move forward with the Proposed Changes as analyzed in this Addendum.

Cawlyn Muckin\_

February 19, 2021

Date

Carolyn Buckman California Department of Water Resources Delta Conveyance, Environmental Program Manager

#### References

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#### Attachments:

- Attachment A 2020 Final IS/MND
- Attachment B 2020 Final IS/MND NOD
- Attachment C 2020 MMRP
- Attachment D Air Quality and Green House Gas (GHG) Analyses

Attachment A:

Soil Investigations for Data Collection in the Delta Final Initial Study Mitigated Negative Declaration SCH# 2019119073 July 2020

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## Soil Investigations for Data Collection in the Delta Final Initial Study Mitigated Negative Declaration SCH# 2019119073 July 2020



California Department of Water Resources 1416 Ninth Street Sacramento, CA 95814 (this page is intentionally left blank)

### FINAL INITIAL STUDY

### SOIL INVESTIGATIONS FOR DATA COLLECTION IN THE DELTA

1. Proposed Project Title	Soil Investigations for Data Collection in the Delta
2. Lead Agency Name and Address	California Department of Water Resources 1416 Ninth Street Sacramento, California 95814
3. Contact Person and Phone Number	Katherine Marquez (916) 651-7011
4. Proposed Project Location	Specific locations within the Sacramento-San Joaquin Delta
5. Proposed Project Sponsor's Name	California Department of Water Resources
6. General Plan Designation	General Plan designations in the Study Area of the Proposed Project allow a variety of uses including agriculture, outdoor recreation, wildlife habitat, public facilities, and limited areas for commercial, industrial, and rural residential development.
7. Zoning	Land use zoning codes in the Study Area of the Proposed Project allow a variety of uses including agriculture, outdoor recreation, wildlife habitat, public facilities, and limited areas for commercial, industrial, and rural residential development.
8. Description of Proposed Project	Activities to determine the composition, location, and geotechnical properties of soil materials commonly found in the Delta which would inform the design, environmental analysis, and development of alternatives for a potential Delta conveyance project and contribute to DWR's overall understanding of Delta geology.
9. Surrounding Land Uses and Setting	Surrounding land uses in the Study Area of the Proposed Project include a

	variety of uses including agriculture, outdoor recreation, wildlife habitat, public facilities, and limited areas for commercial, industrial, and rural residential development.
10. Other Public Agencies Whose Approval is Required	California Department of Fish and Wildlife (CDFW), US Army Corps of Engineers (USACE), State Office of Historic Preservation, National Historic Preservation Act, US Fish and Wildlife Service (USFWS) and National Marine Fisheries Service (NMFS), State Water Resources Control Board (SWB), and State Lands Commission (SLC).
11. Have California Native American tribes traditionally and culturally affiliated with the Proposed Project area requested consultation pursuant to Public Resources Code section 21080.3.1? If so, is there a plan for consultation that includes, for example, the determination of significance of impacts to tribal cultural resources, procedures regarding confidentiality, etc.?	Yes, consultation pursuant to Public Resources Code Section 21080.3.1 was requested by multiple tribes, that consultation process and the formal closure of that process is described in more detail in the Tribal Cultural Resources section of the Initial Study.

### MITIGATED NEGATIVE DECLARATION

#### PROPOSED PROJECT: Soil Investigations for Data Collection in the Delta

LEAD AGENCY: California Department of Water Resources

**PROPOSED PROJECT LOCATION:** The Proposed Project Study Area is located within the legal Delta in Alameda, Contra Costa, Sacramento, Solano, San Joaquin, and Yolo Counties.

#### **PROPOSED PROJECT DESCRIPTION:**

The Department of Water Resources (DWR) plans to conduct soil investigations for the purposes of measuring physical properties of the soils, location of the groundwater table, and other typical geologic and geotechnical parameters that will be used to inform and evaluate alternatives, consistent with Executive Order N-10-19, for a proposed single tunnel Delta conveyance (requiring a separate CEQA process) consistent with Governor Newsom's new approach to modernize Delta water conveyance.

The primary objective of the proposed soil investigation is to determine the composition, location, and geotechnical properties of soil materials, which are anticipated to be sand, silt, clay and peat soils that are commonly found in the Delta. The planned work includes overwater and land-based soil borings, cone penetration tests (CPTs), and geophysical surveys. This testing is necessary because there is a lack of geotechnical data at relevant depths, available to the Department of Water Resources in the Study Area.

The Study Area includes a portion of the Sacramento-San Joaquin River Delta, encompassing the area from south of the City of West Sacramento to just north of Bethany Reservoir, and stretches from east of Interstate 5 to west of State Route 160 (River Road). The landscape within the Study Area includes a variety of land-uses including agriculture, parks and open space, urban and rural residential neighborhoods, commercial development, and scenic roadways and waterways.

#### ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED:

The environmental factors checked below would be potentially affected by this Proposed Project, involving at least one impact that is a "Potentially Significant Impact" as indicated by the checklist on the following pages:

#### **ENVIRONMENTAL CHECKLIST**

Aesthetics	Agricultural and Forestry	Air Quality
X Biological Resources	X Cultural Resources	Energy
Geology Soils	X Greenhouse Gas Emissions	X Hazards & Hazardous Materials
Hydrology/ Water Quality	Land Use/ Planning	Mineral Resources
Soil Investigations for Data C	Collection in the Delta	

Initial Study/Proposed Mitigated Negative Declaration

Noise	Population/ Housing	Public Services
Recreation	Transportation	X Tribal Cultural Resources
Utilities/ Service Systems	S X Wildfire	X Mandatory Findings of Significance

FINDINGS: Based on the Initial Study, it has been determined

that the Proposed Project would not have any significant effects on the environment because environmental commitments and mitigation measures would be implemented to clearly reduce impacts to a less than significant level. This conclusion is supported by the following findings:

1. The Proposed Project would not impact agriculture and forest resources, land use and planning, population and housing, recreation, or utilities and service systems.

2. The Proposed Project would have a less than significant impact to aesthetics, air quality, energy, geology and soils, hydrology and water quality, mineral resources, noise, public services, or transportation and traffic.

3. Mitigation has been adopted by DWR to clearly reduce potentially significant impacts related to biological resources, cultural resources, greenhouse gas emissions, hazards and hazardous materials, tribal cultural resources, or wildfire to less than significant.

**MITIGATION MEASURES:** The following mitigation measures will be implemented as part of the Proposed Project to avoid, minimize, rectify, reduce or eliminate, or compensate for potentially significant environmental impacts. Implementation of these mitigation measures would reduce the potentially significant environmental impacts of the Proposed Project to less-than-significant levels:

MM AES-1:

- a. Each Impact Area will be returned to as close to pre-activity conditions as possible. This will be documented by still photos taken pre- and post-activity.
- b. No building structures will be removed or disturbed. Soil investigation activities will occur at a distance greater than 100 feet (30.5 meters) from residences and small business operations. If fencing needs to be removed for access, it would be replaced in kind after the work is completed.
- c. No trees or vines will be removed during exploration activities; and only minor disturbances to vegetation would occur during mobilization of equipment. This minor disturbance may consist of mowing, removal of a few tree limbs, or trimming of bushes for site access. However, if access requires removal of any vegetation, the landowner would be consulted first to minimize the impact to both vegetation and the landowner.

MM AES-2:

- a. Navigational lighting will be used as needed for overwater work, but will meet the standards required for waterway safety, and will not increase the existing ambient lighting of the area in a substantial way. Any lighting used on barges or drill ships will not exceed the standards of brightness for standard navigational safety requirements.
- b. All work will occur between sunrise and sunset.

#### MM AGR-1:

Any proposed soil investigation activities that occur on agricultural lands will be grouted with materials that conform to ANSI and ASTM standards from the full depth to five feet (1.5 meters) below the surface. The final five feet (1.5 m) of topsoil will be replaced to return the Impact Area to as close to pre-activity conditions as possible. The backfill procedure will be in accordance with State of California Bulletin 74-81/74-90 and local county standards.

#### MM AIR-1:

- a. Water all exposed surfaces two times daily. Exposed surfaces include, but are not limited to soil piles, graded areas, unpaved parking areas, staging areas, and access roads.
- b. Cover or maintain at least six feet (1.83 meters) of free board space on haul trucks transporting soil, sand, or other loose material on the site. Any haul trucks that would be traveling along freeways or major roadways will be covered.
- c. All operations shall limit or expeditiously remove the accumulation of mud or dirt from adjacent public streets at the end of each workday. Use wet power vacuum street sweepers to remove any visible track out mud or dirt onto adjacent public roads as needed. Use of dry power sweeping and blower devices is prohibited.
- d. Limit vehicle speeds on unpaved roads to 15 miles per hour (mph).

#### MM BIO-1:

- a. All litter, debris, unused materials, rubbish, supplies, or other material will be appropriately stored in closed containers until it can be removed from project sites and deposited at an appropriate disposal or storage site. All trash that is brought to a project site during soil investigation activities (e.g., plastic water bottles, plastic lunch bags, cigarettes) shall be removed from the site daily.
- b. As stated in the project description, all on-land soil investigation Impact Areas will be located outside of wetlands as defined in the Corps of Engineers Wetlands Delineation Manual (USACE 1987). Evaluation of conditions at each site will be conducted by qualified wetland delineators. If after review of applicable data sources, nearby aquatic resources are identified for on-land soil investigation sites, including those that meet the Corps definition of wetlands or non-wetland waters,

wetland delineators will participate in the site surveys for those sites and relocate them outside of the boundaries of observed aquatic resources.

- c. Over-water sites will be located within portions of navigable channels or sloughs that generally do not provide appropriate habitat for terrestrial plant or wildlife species, and will be authorized under the Clean Water Act sections 401 and 404, and Fish and Game Code section 1602 et seq.
- d. A qualified team of biologists will conduct a habitat assessment and reconnaissance level surveys approximately two weeks prior to the onset of ground disturbing soil investigation activities for any special status plants and wildlife that have the potential to occur within the project area. If the biologists identify the potential for special status wildlife impacts within the Impact Area and associated standard species buffers based on the site reconnaissance, the location will be shifted the minimum distance necessary to reduce the potential for biological impacts to a less than significant level without increasing impacts to other resources to above a level of significance. If a suitable location cannot be determined within adjacent areas, then the soil investigation at that location will not be conducted.
- e. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify the specific species and associated habitat that could occur on site.
- f. A qualified biologist will be on-site for all project activities and will conduct an environmental awareness training session for all new field personnel prior to the start of work each day. Throughout the project, any new staff will be provided training before they begin working on the project. A running list of trained personnel will be kept on site in the project permit binder and includes name, date of training, work site and their signature. At a minimum, the training shall:
  - i. include a description of each species with the potential to occur, including physical description, habitat needs, and life history as well as a discussion of the importance of avoiding impacts to special status wildlife.
  - ii. explain the general measures that are being implemented to conserve these species as they relate to the project and project area, and procedures to follow should they encounter wildlife during work.
  - iii. explain the stop work authority of biologists and/or cultural resource specialists.
- g. Any observations of federally or state-listed species or California Species of Special Concern will be reported to CDFW within three (3) working days of the observation, and the observation(s) will be submitted to the California Natural Diversity Database (CNDDB). Any observations of federally listed species will also be reported to the U.S. Fish and Wildlife Service.

- h. All federally or state-listed species observed will be allowed to leave the Impact Area on their own. If the biologist determines that continuing activities could potentially cause unpermitted take under federal or State law to a federally or state-listed species, activities must cease. Work may not resume until the on-site biologist has determined there is no longer the possibility of causing unpermitted take under federal and State law.
- i. The area below any vehicle or piece of equipment that has been stationary for 24 hours or greater will be examined prior to operation to ensure that no wildlife species is present.
- j. No pets or firearms will be permitted on site.
- k. Any open holes or trenches that will be left exposed overnight will either be securely covered or have an escape ramp installed to prevent entrapment of any wildlife.
- I. Any piping or casing left exposed overnight will be capped to prevent wildlife from entering.

#### MM BIO-2:

- a. No project activities will be conducted during or within 24 hours following a rain event in locations that have a potential for special status amphibians to occur or are near wetlands or other water features.
- b. In areas with the potential for special-status reptiles and amphibians to occur, prior to the onset of project activities at any Impact Area, a qualified biologist will conduct pre-activity surveys to determine whether any such species are present. A qualified biologist must, at a minimum, have experience conducting surveys to identify the California tiger salamander, California red-legged frog, western spadefoot, western pond turtle, and/or giant garter snake and their associated habitat.
- c. Any active rodent burrows or suitable cracks identified by a qualified biologist during the pre-activity survey will be flagged so that they can be avoided.
- d. Any burrows, cracks or fissures suitable for rodents that cannot be avoided and will be temporarily impacted by the movement and placement of equipment or other project activities will be covered with plywood to avoid burrow collapse.
- e. Leaf litter will be surveyed by the biologist for presence of wildlife prior to the onset of work, and if any special-status species are identified as using the leaf litter for refuge it will be avoided and a buffer will be established by a qualified biologist and flagged.
- f. If any special-status reptiles or amphibians are observed within the Impact Area, the on-site biologist will determine if the work can continue without harm to the individual(s). If the biologist determines that it is not safe to continue work, all work

will cease until the animal has left the Impact Area. Once the individual(s) is determined by the on-site biologist to have left the Impact Area and is out of harm's way, work may resume.

g. Piles of rock, rip-rap, or other materials that could provide refuge to reptiles or amphibians will be avoided. If movement of such materials cannot be avoided, a qualified biologist will survey the area prior to disturbance and monitor the material movement and restoration of the area following completion of Proposed Project activities.

#### MM BIO-3: Western pond turtle

- a. In areas with the potential for western pond turtle to occur, pre-activity presence/absence surveys for western pond turtle shall occur within 48 hours prior to the onset of project activities at any Impact Area.
- b. If Western pond turtles are observed on land during the pre-activity surveys, the area within 328 feet (100 meters) of the boundary of the aquatic habitat will be flagged and avoided if feasible.
- c. If western pond turtles are observed within the Impact Area during a pre-activity survey or during project activities, they will be relocated outside of the Impact Area to appropriate aquatic habitat by a qualified biologist.

#### MM BIO-4: Giant garter snake

- a. Upland habitat within 200 feet (61 meters) of suitable aquatic habitat, that is suitable for giant garter snake (containing cracks or rodent burrows) will be flagged and avoided.
- b. On-land soil investigations within suitable upland habitat for giant garter snake will be conducted during the snakes' active season of May 1 through October 1.

#### MM BIO-5: Rookery Birds

To minimize and avoid the potential impacts to special-status rookery birds that may occur within the Study Area the following general measures will be implemented:

- a. A pre-activity survey for active rookeries will be conducted (during nesting season between February 1 – August 31) a maximum of 72 hours prior to the onset of soil investigation field activities. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify the specific rookery bird species and associated habitat that could occur on site.
- b. If any active rookeries are identified within or adjacent to an Impact Area, a buffer will be put in place to ensure that the birds are not disturbed during work activities.

This buffer will be up to 50 feet (15 meters), but can be smaller, dependent on-site conditions and at the discretion of the qualified biologist.

#### MM BIO-6: Raptors (excluding Swainson's Hawk and Burrowing Owl)

To minimize and avoid the potential impacts to special-status raptors that may occur within the Study Area the following general measures will be implemented:

- a. For soil investigation field activities that will occur between February 1 August 31, a pre-activity survey for actively nesting raptors will be conducted by a qualified biologist a maximum of 72 hours prior to the onset of project activities. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify the specific species and associated habitat that could occur on site.
- b. If any active raptor nests are identified within or adjacent to an Impact Area by the pre-action survey, a buffer will be put in place to avoid disturbance to birds during and as a result of work activities. This buffer will be up to 250 feet (76 meters), but can be smaller, dependent on-site conditions and at the discretion of the qualified biologist.
- c. Any identified actively nesting raptors will be monitored by a qualified biologist during activity activities for signs of distress or disturbance as a result of field activities. Should the birds show signs of distress, work will cease at that location until the birds have resumed normal behavior and it is determined by the on-site biologist that work can be resumed.

#### MM BIO-7: Tricolored Blackbird

To minimize and avoid the potential impacts to Tricolored Blackbird that may occur within the Study Area the following general measures will be implemented:

- a. For soil investigation field activities that will occur March 15- July 31 in areas with potential breeding habitat for Tricolored Blackbird, a pre-activity survey for breeding colonies will be conducted by a qualified biologist within 1,300 feet (396 meters) of Impact Areas a maximum of 72 hours prior to the onset of soil investigation activities. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify Tricolored Blackbird and associated habitat that could occur on site.
- b. For soil investigation field activities that will occur August 1 March 14 in areas with potential roosting habitat for Tricolored Blackbird, a pre-activity survey for roosting Tricolored Blackbirds will be conducted during the nonbreeding season within 300 feet (91 meters) of Impact Areas a maximum of 72 hours prior to the onset of soil investigation activities by a qualified biologist.
- c. If active Tricolored Blackbird breeding colonies or roost sites are identified within or adjacent to an Impact Area, a buffer will be put in place to ensure that the birds are

not disturbed during work activities. This buffer will be up to 1,300 feet (396 meters) but may be reduced to a minimum of 300 feet (91 meters) dependent on-site conditions and at the discretion of the qualified biologist.

#### MM BIO-8: Nesting Birds

To minimize and avoid the potential impacts to nesting birds (non-raptor) protected by the MBTA and Fish and Game Code that may occur within the Study Area the following general measures will be implemented:

- a. For soil investigation field activities that will occur February 1 August 31, a preactivity survey for actively nesting birds will be conducted a maximum of 72 hours prior to the onset of soil investigation activities by a qualified biologist. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify the specific species and associated habitat that could occur on site.
- b. If any active nests are identified within or adjacent to an Impact Area, a buffer will be put in place to ensure that no take (as defined by MBTA), and no take, possession, or needless destruction (as prohibited under the Fish and Game Code) occurs. This buffer will be up to 50 feet (15 meters), but can be smaller, dependent on-site conditions and at the discretion of the qualified biologist

#### MM BIO-9: Sandhill Crane

To minimize and avoid the potential indirect impacts to Lesser and Greater Sandhill Crane that may occur within the Study Area, the following general measures will be implemented:

- a. For soil investigation field activities that will occur September 15 through March 15, during roosting season, pre-activity surveys and an assessment of known roost sites will be conducted within 0.75 mile (1,207 meters) of Impact Areas by a qualified biologist.
- b. If roost sites are identified within 0.25 mile (402 meters) of Impact Areas by the qualified biologist, start of large equipment use for soil investigation activities will be delayed to an hour after sunrise and stop an hour before sunset to minimize potential for noise disturbance at the roost site.

#### MM BIO-10: Burrowing Owl

To minimize and avoid the potential impacts to Burrowing Owl that may occur within the Study Area, the following general measures will be implemented:

- a. In areas with the potential for Burrowing Owl to occur, prior to soil investigation field activities, a qualified biologist will conduct a pre-activity survey. The surveys will establish the presence or absence of Burrowing Owl and/or suitable habitat features and evaluate use by owls in accordance with CDFW survey guidelines (CDFW 1993). For each Impact Area, the biologist will survey the proposed disturbance footprint and a 500-foot (152 meter) radius from the perimeter of the proposed footprint to identify any suitable burrows and owls. Adjacent parcels under different land ownership will not be surveyed. Surveys should take place near sunrise or sunset in accordance with CDFW guidelines. Suitable burrows or Burrowing Owls will be identified and mapped. Surveys will take place no more than 30 days prior to soil investigation field activities. During the breeding season (February 1- August 31), surveys will document whether Burrowing Owls are nesting in or directly adjacent to any Impact Area. During the nonbreeding season (September 1–January 31), surveys will document whether Burrowing Owls are using habitat in or directly adjacent to any disturbance area. Survey results will be valid only for the season (breeding or nonbreeding) during which the survey is conducted.
- b. If Burrowing Owls are found during the breeding season (February 1 August 31), all nest sites that could be disturbed by project activities will be avoided during the remainder of the breeding season or while the nest is occupied by adults or young. Avoidance will include establishment of a non-disturbance buffer zone (described below in parts c and d).
- c. Soil investigation activities may occur during the breeding season only if a qualified biologist monitors the nest and determines that the birds have not begun egg-laying and incubation or that the juveniles from the occupied burrows have fledged. During the nonbreeding season (September 1 January 31) the owls and the burrows they are using will be avoided. Avoidance will include the establishment of a buffer zone (described below).
- d. During the breeding season, buffer zones of at least 250 feet (76 meters) in which no soil investigation activities can occur will be established around each occupied burrow (nest site). Buffer zones of 160 feet (49 meters) will be established around each burrow being used during the nonbreeding season. The buffers will be delineated by highly visible, temporary fencing or flagging.

#### MM BIO-11: Swainson's Hawk

To minimize and avoid the potential impacts to Swainson's Hawk that may occur within the project area, the following general measures will be implemented:

a. If soil investigations field activities will occur during the nesting season (March 15– September 15), a pre-activity survey will be conducted by a qualified biologist within 0.25 mile (402 meters) of Impact Areas following the Recommended Timing and Methodology for Swainson's Hawk Nesting Surveys in California's Central Valley (SWHA Technical Advisory Committee 2000) between 5 days and 72 hours prior to the start of soil investigation activities to identify Swainson's Hawk nests.

- b. If active nests are observed within 0.25 mile (402 meters) of an Impact Area, project activities will be limited to outside of the breeding season (March 15 September 15) or until the nest is determined to be inactive or fledged by a qualified biologist.
- c. When soil investigation activities must occur within 0.25 mile (402 meters) of a known or potential nest during nesting season (March 15 September 15), soil investigation field activities will be initiated prior to egg-laying, if possible. If soil investigation activities must begin after egg-laying, a 650-foot (198 meter) no-activity buffer will be established between an active nest and any soil investigation activities until eggs have hatched. If site-specific conditions or the nature of the project activity (e.g., steep topography, dense vegetation, limited activities) indicate that a smaller buffer could be used, the qualified biologist will determine the appropriate buffer size.
- d. If young fledge prior to September 15, soil investigation activities can proceed normally, subject to confirmation by a qualified biologist that the young have fledged from active nest sites. If the active nest site is shielded from view and noise from the project site by other development, topography, or other features, the qualified biologist may determine that project activities can proceed.
- e. A qualified biologist with stop-work authority will be present during soil investigation field activities and may halt project activities if the biologist determines that Swainson's Hawks in the vicinity of soil investigation activities are disturbed to the point where nest abandonment is likely. Additional protective measures, as determined by the qualified biologist, will be implemented prior to resuming soil investigation activities.

MM BIO-12: Vernal Pool Species

- a. All ground disturbing activities (boring, CPT, or vegetation removal) shall be located at least 100 feet (30 meter) from a vernal pool to avoid impacts to sensitive vernal pool invertebrates.
- b. No project activities shall take place within an area identified as vernal pool complex, as determined by a qualified biologist, when wet soil conditions would increase the likelihood of vehicle traffic or other activities altering the site topography.

#### MM BIO-13: Valley Elderberry Longhorn Beetle

To minimize and avoid the potential impacts to Valley Elderberry Longhorn Beetle (VELB) that may occur within the project area, the following measures will be implemented:

a. When feasible, project activities shall be sited at least 164 feet (50 meters) from elderberry shrubs with stem diameter greater than 1-inch (2.5 centimeter).

- b. If activities must be conducted within 164 feet (50 meters) of an elderberry shrub, the following measures will apply:
  - i. activities will be conducted outside of VELB flight season (March 1-July 31);
  - ii. a biological monitor will be present to monitor all project activities at the site;
  - iii. all ground disturbing activities (boring, CPT, or vegetation removal) will be located at least 20 feet (6 meters) from the dripline of the elderberry shrub; and high visibility fencing or flagging will be installed to delineate the 6-meter avoidance buffer.

#### MM BIO-14: General Fish

Over-water activities will be limited to only being conducted during the fish work window (August 1 – October 31) to avoid impacts to sensitive fish species that have the potential to occur in the Study Area.

#### MM BIO-15: Special-Status Bats

To minimize and avoid the potential impacts to special-status bats that may occur within the project area, the following general measures will be implemented:

- a. Pre-activity roosting special-status bat surveys and an evaluation of roosting habitat suitability for bats will be conducted by a qualified biologist familiar with the species that could potentially occur within the Impact Area. The qualified biologist should, at a minimum have experience conducting roosting bat surveys and be able to identify the presence of guano and urine stains.
- b. Any identified roosts of special-status bats will be avoided, and a buffer of up to 100 feet (30 meters) will be established based on-site conditions and at the discretion of the biologist, to ensure that the roosting bats are not disturbed. If a nursery colony is identified, additional measures may be required including a larger buffer, to ensure no disturbance. Such additional measures will be determined and monitored by a qualified biologist.

#### MM BIO-16: American Badger

To minimize and avoid the potential impacts to American Badger that may occur within the Study Area, the following measures will be implemented:

a. A qualified biologist shall conduct pre-activity surveys for American badger and dens in suitable habitat within 48 hours prior to the start of soil investigation activities. If there is a lapse in soil investigation activities of two weeks or greater the area shall be resurveyed within 24 hours prior to recommencement of work. Potential American badger dens identified in the project area shall be monitored by the qualified biologist to determine current use. b. American badger dens determined by the qualified biologist to be occupied during the breeding season (February 15 through June 30) shall be flagged, and ground disturbing activities avoided, within 100 feet (30 meters) of the den to protect adults and nursing young. Buffers may be modified by the qualified biologist, depending on the applicable site conditions and characteristics of the den, and shall not be removed until the qualified biologist has determined that the den is no longer in use.

MM BIO-17: San Joaquin Kit Fox

To minimize and avoid the potential impacts to San Joaquin kit fox that may occur within the Study Area, the following general measures will be implemented:

- a. Prior to any ground disturbance within an Impact Area, a qualified biologist will conduct a pre-activity survey in areas identified in the pre-activity surveys as supporting suitable breeding or denning habitat for San Joaquin kit fox. The surveys will establish the presence or absence of San Joaquin kit foxes and/or suitable dens and evaluate use by kit foxes in accordance with USFWS survey guidelines (U.S. Fish and Wildlife Service 1999).
- b. Pre-activity surveys will be conducted within 30 days prior to ground disturbance. The biologist will survey the proposed Impact Area and a 250-foot (76 meter) buffer from the perimeter of the proposed Impact Area to identify San Joaquin kit foxes and/or suitable dens. Adjacent parcels under different land ownership, for which DWR not have access, will not be surveyed. The status of all dens will be determined and mapped. Written results of pre-activity surveys will be submitted to USFWS within 5 working days after survey completion and before the start of ground disturbance.
- c. If San Joaquin kit foxes and/or suitable dens are identified within those areas included in the pre-activity survey area, the measures described below will be implemented.
  - i. If a San Joaquin kit fox den is discovered in the Impact Area, the Impact Area will be moved at a minimum to meet the appropriate buffer distances as described below in subsection (c)(ii).
  - If dens are identified in the survey area but outside the Impact Area, exclusion zones around each den entrance or cluster of entrances will be demarcated. The configuration of exclusion zones should be circular, with a radius measured outward from the den entrance(s). No covered activities will occur within the exclusion zones. Exclusion zone radii for potential or atypical dens will be at least 50 feet (15 meters) and will be demarcated with four to five flagged stakes. Exclusion zone radii for known dens will be at least 100 feet (30 meters) and will be demarcated with staking and flagging that encircles each den or cluster of dens but does not prevent access to the den by kit fox.
  - iii. If a natal or pupping den is found within the Impact Area or within 200- feet (61 meters) of the Impact Area boundary, USFWS and CDFW will be notified

immediately. The den will not be disturbed or destroyed, depending on the applicable site conditions and characteristics of the den, the soil investigation site may be moved.

MM BIO-18: Botanical Resources

- a. All botanical evaluations will be conducted by a qualified botanist, who at a minimum shall have experience conducting floristic field surveys; knowledge of plant taxonomy and plant community ecology and classification; familiarity with the plants of the area, including special-status and locally significant plants; familiarity with the appropriate state and federal statutes related to plants and plant collecting; and experience with analyzing impacts of a project on native plants and communities.
- b. A qualified botanist will conduct a habitat assessment to determine whether the habitat is appropriate for special-status plants. If suitable habitat is present, the qualified botanist will conduct a habitat quality assessment to determine the potential for presence of sensitive plant species. The habitat quality assessment will consider factors such as soil type, degree and frequency of previous soil disturbance, abundance of invasive species, and distance from known sensitive plant occurrences. If a qualified botanist determines that special-status plants are likely to occur at a proposed Impact Area, a botanical survey will be conducted within the Impact Area at each soil investigation site. When feasible based on scheduling and property access, the surveys will be conducted at proper times of year when special-status and locally significant plants are both evident and identifiable; will be floristic in nature, ensuring that all plants observed are identified to a level sufficient for determining rarity, and will be conducted using systematic field techniques in all habitats of the site to ensure thorough coverage of potential Impact Areas.
- c. Any special-status plant species present within 33 feet (10 meters) of an Impact Area will be flagged, or mapped using a GPS, for avoidance. A qualified botanist will establish an appropriate buffer. During field activities avoidance of the buffered area will be enforced by an environmental monitor to ensure that special-status plants are avoided to the maximum extent practicable.
- d. If special-status plant species (excluding listed species) are present within the Impact Area and impacts cannot practicably be avoided, a qualified botanist will evaluate the following criteria to ensure these impacts are less than significant:
  - i. the total range and distribution of the species,
  - ii. local population abundance,
  - iii. approximate number of individuals potentially impacted,
  - iv. area of habitat potentially impacted,
  - v. life history of the species (annual versus perennial and seedbank dynamics),
  - vi. species sensitivity and response to disturbance,

- vii. species fecundity, and
- viii. the probability of population recovery from impacts.

If loss of individuals due to project activities would exceed 2% of the local population or if the particular life history of the plant species indicates that a loss of that scale would threaten the persistence of the local population, or if there are fewer than 10 statewide extant occurrences, the soil investigation will not be allowed to proceed at that location.

#### MM BIO-19: Botanical Considerations for Vegetation Removal

If access requires minor disturbances to or removal of vegetation, a qualified botanist will be consulted to ensure that no special-status vegetation is significantly impacted.

#### MM BIO-20: Botanical Avoidance Zones

Soil investigation activities will not be conducted within the intertidal zone of rivers or sloughs, including in-channel islands, or shoals to the extent feasible. If work in these areas is necessary, the Impact Area will be surveyed by a qualified botanist during tidal conditions that expose the intertidal area where Delta mudwort or Mason's lilaeopsis would occur. If Delta mudwort or Mason's lilaeopsis are identified, they will be flagged or mapped with a GPS for avoidance.

#### MM CUL-1:

- a. All Impact Area would be reviewed by a qualified archaeologist to evaluate the potential for impacts, if any, to cultural resources.
- b. Locations that have no previous survey coverage must be surveyed by, or under the direct supervision of a qualified archaeologist prior to the start of any ground disturbing activities.
- c. If the archaeologist observes cultural or potential tribal cultural resources within the Impact Area or associated resource buffer as identified by a qualified archaeologist, the location will be shifted the minimum distance necessary to reduce the potential for significant cultural resource impacts without significantly increasing potential impacts to other resources.
- d. A tribal representative from the consulting tribes will be invited to participate in the pre-activity field visits and archaeological surveys in Impact Areas specified as an area of interest/concern during consultation by that consulting tribe/tribes.
- e. Consulting tribes will be informed of any potential tribal cultural resources located within the study area specified as an area of interest/concern by a consulting tribe/tribes.
- f. If a suitable location cannot be determined within adjacent areas, then the soil investigation at that location would not be conducted.

#### MM CUL-2:

- a. Should any unexpected cultural resources be exposed during project activities, all work would immediately stop in the immediate vicinity (e.g. 100 feet [30 meters]) of the find until it can be evaluated by a qualified archaeologist and an appropriate plan of action can be determined in consultation with the State Office of Historic Preservation, as necessary.
- b. If the resource is associated with Native American contexts or is a potential Tribal Cultural Resource and is within a region specified as an area of interest/concern by a consulting tribe/tribes, the appropriate consulting tribal entity/entities will be contacted and consulted with to produce an appropriate plan of action.

#### MM CUL-3:

Should human remains be discovered during the course of project activities, all work would stop immediately in the vicinity (e.g. 100 feet [30 meters]) of the finds until they can be verified. The coroner would be contacted in accordance with Health and Safety Code section 7050.5(b). Protocol and requirements outlined in Health and Safety Code sections 7050.5(b) and 7050.5(c) as well as Public Resources Code section 5097.98 would be followed.

#### MM CUL-4:

Cultural sensitivity training will be provided for the environmental monitors and individuals conducting the field activities and geological analysis to ensure awareness about cultural resources, including identification of and proper protocol for handling any unexpected finds.

#### MM GHG-1

- a. Evaluate project characteristics, including location, project work flow, site conditions, and equipment performance requirements, to determine whether specifications of the use of equipment with repowered engines, electric drive trains, or other high efficiency technologies are appropriate and feasible for the project or specific elements of the project.
- b. Minimize idling time by requiring that equipment be shut down after five minutes when not in use (as required by the State airborne toxics control measure [Title 13, section 2485 of the California Code of Regulations]). This requirement will be enforced by the environmental monitor.
- c. Maintain all soil investigation equipment in proper working condition and perform all preventative maintenance. Required maintenance includes compliance with all manufacturer's recommendations, proper upkeep and replacement of filters and mufflers, and maintenance of all engine and emissions systems in proper operating condition.

- d. Implement tire inflation program on jobsite to ensure that equipment tires are correctly inflated. Check tire inflation when equipment arrives on-site and every two weeks for equipment that remains on-site. Check vehicles used for hauling materials off-site weekly for correct tire inflation.
- e. Encourage carpools or shuttle vans for worker commutes as feasible.

#### MM HAZ-1

- a. A Plan(s) (often a contractor's safety plan) with a section on Hazardous Materials shall be written and kept on site that describes the hazardous materials used during project activities, and how the materials will be properly stored, used, transported, and disposed of. The Plan will be shared with local fire and emergency personnel and their mutual aid districts. All hazardous materials shall be properly labeled and be recycled properly or disposed of at a properly licensed disposal facility.
- b. The contractor shall contact the local fire agency and the local CUPA for any sitespecific requirements regarding hazardous materials or hazardous waste containment or handling.
- c. If hazardous materials, such as oil, batteries or paint cans, are encountered in the Impact Area, the contractor(s) shall carefully remove and dispose of them according to the Safety Plan and Spill Prevention and Response Plan. All hazardous materials will be disposed of at a properly licensed disposal facility.
- d. Contact of chemicals with precipitation shall be minimized by storing chemicals in watertight containers or in a storage shed (completely enclosed), with appropriate secondary containment to prevent any spillage or leakage.
- e. Quantities of toxic materials, such as equipment fuels and lubricants, shall be stored with secondary containment that is capable of containing 110% of the primary container(s).
- f. Petroleum products, chemicals, fuels, lubricants, and non-storm drainage water or water contaminated with the aforementioned materials shall not contact soil and not be allowed to enter surface waters or the storm drainage system. All lubricants used downhole shall be non-petroleum based pursuant to common industry practice.
- g. All toxic materials, including waste disposal containers, shall be covered when they are not in use, and located as far away as possible from a direct connection to the storm drainage system or surface water.
- h. Sanitation facilities (e.g., portable toilets) shall be sited in a manner that avoids any direct connection to the storm drainage system or receiving water.

i. Sanitation facilities shall be regularly cleaned and/or replaced and inspected daily for leaks and spills.

#### MM HAZ-2

A Plan(s) (often a contractor's safety plan) with a section on Spill Prevention and Response Plan shall be developed by the Contractor and submitted to DWR before any ground-disturbing activities in order to prevent the accidental release of chemicals, fuels, lubricants, and non-storm drainage water (including untreated wastewater) into channels. The Plan will be shared with local fire and emergency personnel and their mutual aid districts. The following measures shall be included in the Plan:

- a. All field personnel shall be appropriately trained in spill prevention, hazardous material control, and cleanup of accidental spills.
- b. Equipment and materials for cleanup of spills will be available on site and spills and leaks shall be cleaned up immediately and disposed of according to guidelines stated in the Spill Prevention and Response Plan.
- c. Field personnel shall ensure that hazardous materials are properly handled, and natural resources are protected by all reasonable means, including compliance with Code of Federal Regulations (CFR) containment measures for tanks containing hazardous materials (see 40 CFR Section 264.175).
- d. Spill prevention kits shall always be in close proximity when using hazardous materials (e.g., at crew trucks and other logical locations). All field personnel shall be advised of these locations.
- e. Field personnel shall routinely inspect the work site to verify that spill prevention and response measures are properly implemented and maintained.
- f. Field personnel will routinely inspect the work site to verify that the Spill Prevention and Response Plan is properly implemented and maintained. Staff will notify contractors immediately if there is a noncompliance issue and will require immediate correction of any noncompliant behavior.
- g. Absorbent materials will be used on small spills located on impervious surface rather than hosing down the spill; wash waters shall not discharge to the storm drainage system or surface waters. For small spills on pervious surfaces such as soils, wet materials will be excavated and properly disposed rather than burying it. The absorbent materials will be collected and disposed of properly and promptly.

As defined in 40 CFR 110, a federal reportable spill of petroleum products is the spilled quantity that:

- a) Violates applicable water quality standards;
- b) Causes a film or sheen on, or discoloration of, the water surface or adjoining shoreline; or
- c) Causes a sludge or emulsion to be deposited beneath the surface of the water or adjoining shorelines.
- h. If a spill is reportable, the contractor will notify the DWR staff, and the DWR staff will take action to contact the appropriate safety and cleanup crews to ensure that the Spill Prevention and Response Plan is followed. A written description of reportable releases must be submitted to the Regional Board and the California Department of Toxic Substances Control (DTSC). This submittal must contain a description of the release, including the type of material and an estimate of the amount spilled, the date of the release, an explanation of why the spill occurred, and a description of the steps taken to prevent and control future releases. The releases will be documented on a spill report form.
- i. If a significant spill has occurred, and results determine that project activities have adversely affected surface water or groundwater quality, a detailed analysis will be performed to the specifications of DTSC to identify the likely cause of contamination. This analysis will include recommendations for reducing or eliminating the source or mechanisms of contamination. Based on this analysis, the DWR or contractors will select and implement measures to control contamination, with a performance standard that surface, and groundwater quality must be returned to baseline conditions. These measures will be subject to approval by the DWR, DTSC, and the Regional Board.

#### MM HAZ-3:

- a. Stockpiling materials, portable equipment, vehicles, and supplies, including chemicals, will be restricted to areas adjacent to the drill or CPT rig, and not adjacent or within riparian and wetlands areas or other sensitive habitats
- b. Stockpiling materials, portable equipment, vehicles, and supplies, including chemicals, will be restricted to docks or within the drill barge or ship.

#### MM HAZ-4:

- a. The contractor would develop a fire protection and prevention plan which incorporates fire safety measures on all equipment with the potential to create a fire hazard.
- b. The plan would ensure that fire suppression equipment is onsite and that all employees have received appropriate fire safety training.

c. The Plan will be shared with local fire and emergency personnel and their mutual aid districts.

#### MM HYD-1:

- a. All fueling and maintenance of vehicles or other equipment for on-land soil investigation activities shall occur on established private access roads, or in designated staging areas at least 50 feet (15 meters) away from any on-site water feature. Fueling and maintenance activities will be conducted sufficiently away from public roadways to ensure safety of workers and the public. Secondary containment for fuel and gas tanks will be used to prevent spills from entering any water features.
- b. Absorbent materials will be available on-site. Any accidental leaks or spills will be immediately cleaned up per the procedures identified in the contractors Spill Prevention and Response Plan, and the equipment will not be able to return to the project area until it has been repaired sufficiently to prevent further leaks or spills.
- c. For overwater soil investigations positive barriers consisting of hay waddles and/or other suitable type of spill-stoppage materials will be placed around the work area on the barge and ship decks.
- d. Discarded soil samples, cuttings, and excess drilling fluids will be kept in a closed system, to prevent spillage of the drilling fluid and will be disposed of off-site at an appropriate landfill.
- e. All over-water work will include the use of conductor casings to confine the drill fluid and cuttings to the drill hole and the operating deck of the barge or drill ship and prevent any inadvertent spillage into the water. Soil samples will be collected from within the conductor casing. The casing will remain in place until the bore hole is complete and has been filled in, to minimize sediment disturbance of the slough or river bottom.
- f. During overwater soil investigations a qualified environmental monitor will watch for colored plumes (an indication that drilling fluid or other material is entering the water and may affect water quality). If found, activities will cease until appropriate corrective measures have been completed or it has been determined that the environment will not be harmed.

#### MM NOI-1:

All equipment will be properly tuned and shall utilize appropriate mufflers.

#### MM PUB-1:

- a. A Plan(s) (often Contractor's safety plan) with a section on Fire Protection and Prevention will be submitted to DWR for review and approval which incorporates fire safety measures on all equipment with the potential to create a fire hazard.
- b. The contractor will prepare a Safety Plan in accordance with the DWR protocols.

#### MM TRANS-1:

- a. Appropriate traffic controls will be implemented, based on the conditions at each soil investigation site, according to standards set by Caltrans and counties. Flaggers may be used during ingress and egress of boring equipment and work crews to allow flow of traffic while maintaining safety measures for the crew, especially if these activities occur in areas of heavy traffic or reduced visibility. Lane closures will be implemented when soil investigation sites are within or immediately adjacent to public roadways and will employ safety measures such as advance warning areas and flaggers, as prescribed by Caltrans and county regulations. Public notifications will be made in coordination with Caltrans, counties, CHP, and other entities. Traffic controls and lane closures will consider access for emergency services and be coordinated through the encroachment permit processes implemented by Caltrans and counties, with CHP coordination as required.
- b. Parking on public roads and thoroughfares by crew vehicles will be avoided to the maximum extent practicable to allow for the flow of traffic to continue.
- c. No public roads, waterways or land access will be closed.
- d. For overwater sites, the project area shall be a no-wake zone, with boats not exceeding 5 mph within 500 feet (152 meters) of the work area.

#### MM UTI-1:

A field reconnaissance, marking or staking the exploration site, and calling Underground Service Alert (USA) for utility clearance will be conducted by qualified personnel for each planned soil exploration location. Based upon the information gathered, sites will be adjusted to ensure no utilities are impacted.

#### Statement of No Significant Effect:

DWR prepared an Initial Study in support of this Mitigated Negative Declaration. Copies of the Initial Study/Mitigated Negative Declaration (IS/MND) were provided to the State Clearinghouse on November 20, 2019, initiating the 30-day public review period, which was voluntarily extended by DWR and ended on January 15, 2020.

Pursuant to Section 21082 of the California Environmental Quality Act, DWR has independently reviewed and analyzed the IS/MND for the proposed Project and all comments

received and finds that the IS/MND reflects the independent judgment of DWR. As the lead agency for the project, DWR further finds that the project mitigation measures identified in the IS/MND will be implemented as stated (and included in the Mitigation Monitoring and Reporting Plan. With implementation of these mitigation measures, the proposed Project as modified clearly would have no significant effect on the environment.

I hereby approve this project and adopt the Mitigation Monitoring and Reporting Plan attached in Appendix E:

Cawlyn Muckin

July 9, 2020

Date

Carolyn Buckman California Department of Water Resources Delta Conveyance, Environmental Program Manager

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# 1.0 BACKGROUND

The picturesque Sacramento-San Joaquin Delta (Delta) is the hub of California's water supply, supplying fresh water to two-thirds of the state's population and millions of acres of farmland. There is clear evidence of the vulnerabilities in the Delta posed by climate change and earthquake risk. As sea levels continue to rise, the Delta will be faced with increasing water levels and salinity, which will dramatically alter and harm water quality and supply both, locally, and for 27 million Californians across the state. Immediate action is needed to upgrade Delta infrastructure, ensuring the state's largest supply of clean water is climate resilient and able to respond to these risks.

On February 12, 2019, Governor Newsom introduced a new approach to modernize Delta water conveyance, one which included the consideration of a new, single-tunnel project alternative (Executive Order N-10-19).

Following Governor Newsom's Executive Order N-10-19, the Department of Water Resources (DWR) is pursuing a new environmental review and planning process for a single tunnel solution to modernize water infrastructure in the Delta. To inform this future process, DWR is proposing soil investigations to gather data on the physical properties of the soils and other typical geologic and geotechnical parameters that will be used to inform and evaluate future alternatives for a proposed single-tunnel Delta conveyance (requiring a separate California Environmental Quality Act (CEQA) process).

#### 1.1 Purpose

The primary objective of the Proposed Project is to determine the composition, location, and geotechnical properties of soil materials commonly found in the Delta which would inform the design, environmental analysis, and development of alternatives for a potential Delta conveyance project and contribute to DWR's overall understanding of Delta geology. This work will further inform DWR on how to construct a project while avoiding, minimizing, or mitigating impacts to the surrounding residents and environment. Ultimately, this work will help to determine project features, potential alignment options and environmental impacts for analysis of a future single tunnel project consistent with Governor Newsom's new approach to modernize Delta water conveyance.

#### 1.2 Regulatory requirements, permits, and approvals

DWR has the responsibility to ensure that all requirements of CEQA and other applicable regulations are met. Other permitting requirements for this Proposed Project are listed below:

- California Department of Fish and Wildlife (CDFW), Fish and Game Code section 1603 Streambed Alteration Agreement
- US Army Corps of Engineers (USACE), Clean Water Act, Section 404 Nationwide Permit 6

As a condition of working under the Nationwide Permit the following Federal regulations must be met by the USACE:

- State Office of Historic Preservation, National Historic Preservation Act, Section 106, Letter of Concurrence
- US Fish and Wildlife Service (USFWS) and National Marine Fisheries Service (NMFS) Endangered Species Act, section 7, Biological Opinions or letters of concurrence
- USACE, Rivers and Harbors Act, Section 408 permission
- State Water Resources Control Board (SWB), Clean Water Act, Section 401, General Water Quality Certification and Order for the 2017 Nationwide Permits
- State Lands Commission (SLC) 1979 Memorandum of Understanding between DWR and SLC providing for the utilization by DWR of State-owned sovereign lands under the jurisdiction of the CSLC for the Central Valley Project and the State Water Resources development system

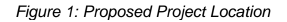
Various ministerial encroachment permits, as needed, from agencies that may include, but are not limited to:

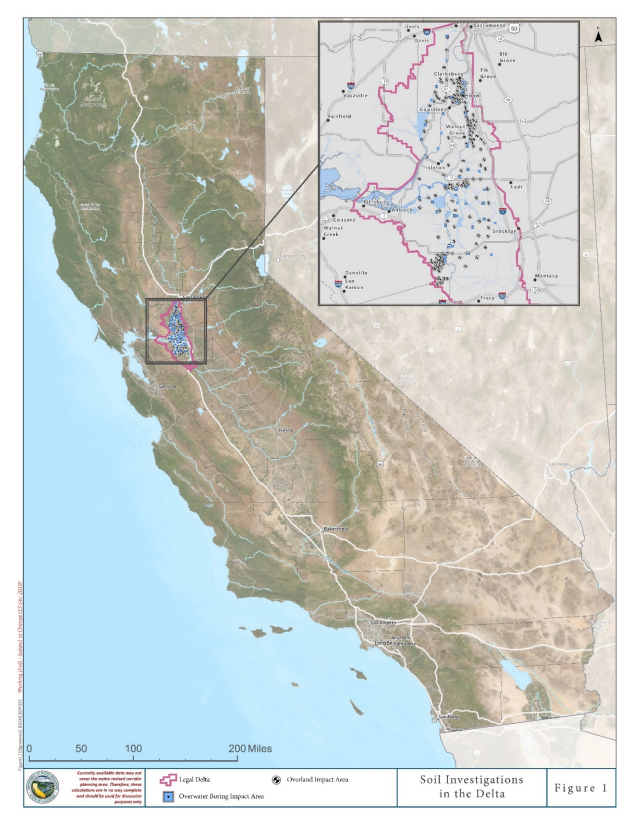
- California Department of Transportation (CalTrans)
- Various Counties
- East Bay Municipal Utility District (EBMUD)

#### 1.3 Proposed Project Location

The Proposed Project area (Study Area) spans a portion of the Sacramento – San Joaquin River Delta including portions of Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo counties. The Study Area is bordered to the north by the City of West Sacramento, the south by Kelso Road, to the west by west bank of the Toe Drain and communities including Rio Vista, Oakley, and Brentwood, and to the east by Interstate 5 (Figure 1). Mapped locations are approximate, as described in the Section 2.0 Project Description, several days to several weeks prior to investigations, DWR and Delta Conveyance Design and Construction Authority (DCA) engineers, geologists, environmental scientists, and the cultural resource team will perform a reconnaissance

level site visit. The Impact Area for any given soil location is considered the soil investigation site itself and the area required for parking for various field personnel. If the team observes utility, biological, cultural, or other resource concerns within the Impact Area or associated resource buffer, the location will be shifted the minimum distance necessary to reduce the potential for utilities, biological or cultural resource impacts to a less than significant level without increasing impacts to other resources. If a suitable location cannot be determined within adjacent areas, then the soil investigation at that location will not be conducted.





# 2.0 PROPOSED PROJECT DESCRIPTION

The Proposed Project consists of both on-land and overwater soil investigations as well as several on-land geophysical surveys located within the Study Area (Figure 2a-c).

The on-land soil investigations will consist of the following:

- 167 soil borings from 50 feet to 200 feet (15 to 61 meters) below ground surface;
- 103 cone penetration tests (CPTs) from approximately 50 feet and 200 feet (15 to 61 meters) below ground surface; and
- Up to 5 noninvasive geophysical survey investigation arrays on up to five Impact Areas within a location on Bouldin Island (see Figure 2b).

The distribution of the various types of on-land soil investigations was determined to provide appropriate coverage to gain a preliminary understanding of the geological and geotechnical conditions in the Study Area. An effort was made to distribute soil borings at varying depths evenly throughout the Study Area; the location of CPTs was determined to provide supplementary subsurface information to complement the soil borings. A search using WellSTAR, the Geologic Energy Management Division's Well Statewide Tracking and Reporting System for the California Department of Conservation (DOC 2019), was utilized in identification of soil investigation sites for avoidance of existing facilities. Geophysical surveys can collect data to provide a more robust preliminary interpretation of regional subsurface conditions and identify anomalous features such as abandoned oil and gas wells or unmarked utilities. The planned geophysical surveys will be used as a test program to determine if these noninvasive surveys are appropriate for future use in other regions of the Delta, thereby reducing the potential need for soil borings or CPTs in certain areas.

Overwater soil investigations will consist of 56 soil borings up to 200 feet (61 meters) below the slough or river bottom (measured at the mudline). This total number of overwater soil investigations is reduced from the originally proposed number of 57 following the removal of the location near an intake at the request of the City of Stockton.

All proposed activities and associated staging areas could result in minor temporary ground disturbance up to approximately 50 acres. However, each overwater soil drilling, on-land soil drilling, and CPT investigation will take no more than 15 days, will not result in permanent impacts or creation/improvements of surfaces such as roadways or graveled areas, will be accessed via existing roadways, and ground disturbance of the actual soil investigations will be limited to approximately 0.05 to 0.22 acres per site. All vehicles and equipment related to the project will remain on existing public and private roads until entering disturbed project sites, pristine native habitats will not be traversed by equipment, and riparian, emergent marsh, and vernal pool habitats and other on-land resources considered waters of the United States or waters of the State

will be avoided, based on preconstruction surveys and on-site monitoring. Geophysical work is proposed to take no more than 21 days per site, but no ground disturbance is anticipated to occur due to the nature of the work. Table 1 includes the Proposed Project's approximate duration for each type of on-land soil investigation and overwater soil investigation that requires large equipment Additional details regarding Impact Areaspecific durations and equipment needed for each type of soil investigation are provided in the descriptions below.

Activity	Equipment	Anticipated Duration
Soil Borings	Up to 8 Drill Rigs	6 -12 months
CPTs	Up to 3 Truck-Mounted CPT Rigs	6 months
Geophysical Surveys	Geophysical equipment (depending on method)	2.5 months
Overwater Borings	Up to 6 Drill Rigs (located on Boats or Barges)	3 months

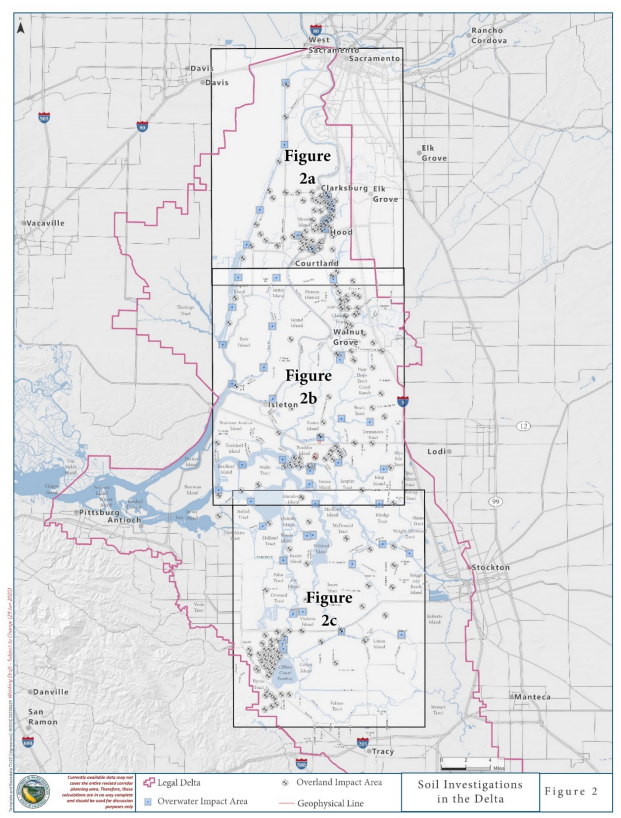
Table 1: On-Land Soil Investigation Primary Equipment and Duration

During the acquisition of site access, DWR will coordinate with property owners, including local land management agencies, on site specific considerations. As stated in Section 1.3, several days or weeks prior to conducting a proposed activity at a proposed investigation location site, a team of DWR and DCA specialists will perform a reconnaissance level site visit. Reconnaissance level site visits are initial physical visits to a proposed project location to determine the overall existing conditions on the ground and determine the final Impact Area. The reconnaissance team will consist of qualified engineers, geologists, biologists, cultural resources specialists, and if necessary, a qualified wetland delineator, as well as a representative from the Real Estate office to ensure that any stipulations set forth for the visit regarding access are followedaveraging 5 to 6 individuals per survey location. Team members will have expertise in the following disciplines: wildlife biologist familiar with the local fauna, botanist/ wetland specialist familiar with the local flora and wetlands, cultural resources specialist familiar with the region and its cultural resources (Native American, archeological and historical), and geologist/geological engineer with an understanding of the data goals of the project.

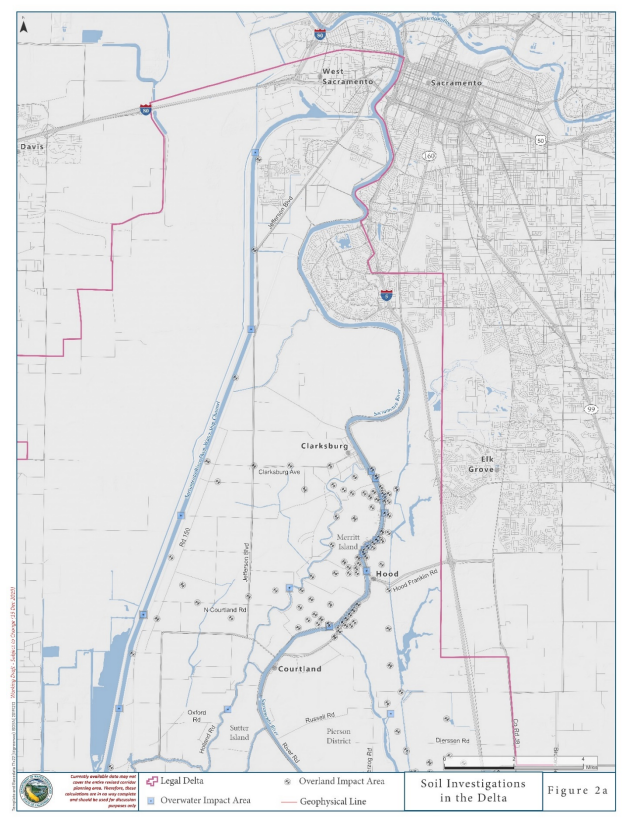
This reconnaissance level site visit will determine the Impact Area for any given soil location site by identifying any biological (including wetlands as defined in the 1987 Corps of Engineer's Wetlands Delineation Manual), cultural, utility, or other resource

concerns and establishing the location site, at least, a minimum distance away from any resources to either fully avoid the resource or reduce the potential for any impacts to a less-than-significant level. The surveys will be non-invasive, consisting only of observations and staking the final soil investigation location. If there is no area within a proposed investigation site where avoidance or impact reduction is possible, then the proposed soil investigation at that location will not be conducted. The Impact Area considered during these reconnaissance surveys is inclusive of the area required for parking for various field personnel. This type of avoidance is made possible by the flexible nature of the Project and the relatively small size of the proposed Impact Areas. DWR has intended since the Project's inception to utilize avoidance as an integral part of the Project to prevent interaction with, and disturbance to, environmental resources.

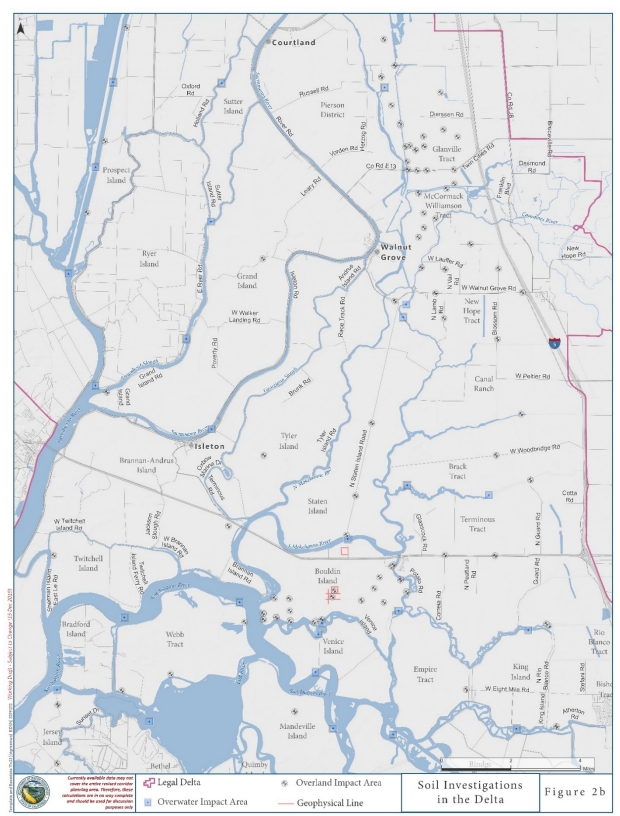
Figure 2: Study Area



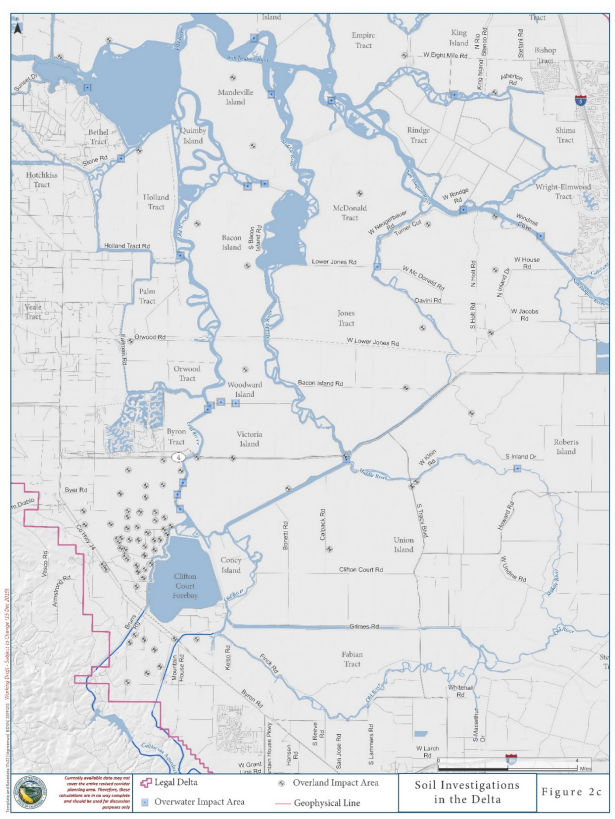












### 2.1 On-Land Soil Boring Equipment

Vehicles at each Impact Area during the investigation may include a drill rig, support vehicles for drillers, a water truck, a liftgate truck, a tractor-trailer lowboy truck, traffic control trucks, and passenger vehicles (assume 1 drill rig and up to 15 other vehicles occasionally). The specific drill rig mobilized to the Impact Area will be dependent on access conditions and the purpose and depth of the soil boring. Drill rigs that will be used include truck-mounted rigs and track-mounted rigs (see Figures 3 and 4). The drill rigs are powered by a 120 to 550 horsepower diesel engine. Track-mounted rigs will be used if needed to minimize access impacts over soft ground; these rigs will be hauled to the site by a lowboy tractor-trailer rig.



\*Source: Central Mine Equipment Company 2019 Figure 3. Truck-mounted Drill Rig



\*Source: Central Mine Equipment Company 2019

#### Figure 4. Track-mounted Drill Rig

The Impact Area for any given soil location is considered the soil investigation site itself and the area required for parking various field personnel. While this complete list of vehicles may be used, not all of them would necessarily be required. For example, many of the Impact Areas will likely not require a tractor-trailer lowboy truck or traffic control trucks to safely direct traffic around any temporary partial road closures.

#### 2.1.1 On-Land Soil Boring Investigation Methods

Drilling activities will be conducted using a drill rig with auger, casing, and mud-rotary capabilities. Auger techniques may be used on the upper part of the boring. Mud-rotary techniques may be used to continue the boring started with the auger, or mud-rotary could be used for the entire boring starting at the ground surface. Casing may be used

to maintain the hole stability. Per standard industry methods, if artesian flow is encountered near the surface during drilling, casing shall be advanced to a suitable sealing depth and/or completed above the ground surface. If artesian conditions are encountered at greater depths, other methods, such as increasing drilling fluid viscosity/weight, will be employed. Auger techniques will generate an approximately 6.5 to 8-inch (165 to 203 millimeter) diameter boring. Mud-rotary drilling and sampling will generate 4 to 6-inch (102 to 152 millimeter) diameter borings, unless casing is required, which will increase the boring diameter to 6 to 8 inches (152 to 203 millimeter). Soil samples will be collected from borings using one or more of the following methods; a standard penetration test (SPT) barrel (split spoon sampler), Modified California sampler, Pitcher Barrel sampler, 101 mm Geobarrel, 134 mm Geobarrel, Shelby tubes, and grab samples of the cuttings.

Downhole testing will be performed in some of the borings using geophysical and mechanical methods. This will involve sending a small probe down the hole and taking readings periodically with depth.

The duration of investigation activities for the 167 borings will be up to:

- 5 work days for each of 22 borings up to 50 feet deep (15 meters), and
- 13 work days for each of 145 borings 50 to 200 feet deep (15 to 61 meters).

With multiple drill rigs, the approximate duration for over-land soil explorations would be 6-12 months.

Continuous Standard Penetration Test sampling is not planned for the investigation. Instead, periods of 30 to 60 minutes between driven samples are anticipated as borings proceed below the half-way point. For a 200-foot-deep boring, it is assumed that 20 SPT samples will be driven, one driven every 10 feet on average, and each sample will require approximately 30 blows on average. Thus, there will be approximately 600 blows over four days for each boring with breaks in between sampling.

All cuttings and excess drilling fluid will be contained in drums, large containers, or vacuum trucks, and disposed of offsite at an appropriate landfill. Recirculation tanks (55-gallon storage drums) will be used to settle drill cuttings from drilling fluid (drilling polymers and/or bentonite clay). Discarded soil samples will also be placed in the storage drums. Drums would be stored on site at designated staging areas outside of environmentally sensitive areas at any given soil investigation site for up to 4 weeks for environmental testing prior to landfill disposal.

Following completion of soil investigation, holes will be sealed using cement-bentonite grout in accordance with California regulations and industry standards (Water Well Standards, DWR 74-81 and 74-90).

#### 2.1.2 On-Land CPT Equipment

Vehicles at each Impact Area during the investigation may include a truck- or trackmounted, 20 to 30-ton push-capacity CPT truck (see Figures 5 and 6) that is typically powered by a 400 to 550 horsepower diesel engine, a tractor-trailer lowboy truck (if a track-mounted rig is required), traffic control trucks, and a grout trailer. Additionally, up to 15 support passenger vehicles may be present. While this complete list of vehicles may be used, not all of them are necessary for every site. For example, many of the Impact Areas will likely not require a tractor-trailer lowboy truck or traffic control trucks.



\*Source: On-shore CPT Equipment 2019 Figure 5. Cone Penetrometer Testing Rig



\*Source: Geoprobe 2019

Figure 6. Track-Mounted Cone Penetrometer Testing Rig

#### 2.1.3 On-Land CPT Investigation Methods

To conduct a CPT, a cone-tipped rod with a diameter of 1 to 2 inches (25 to 51 millimeters) is pushed through the ground to measure various parameters including tip resistance, side friction, pore pressure, inclination, and shear wave velocity of the soil layers. While advancing the cone, bentonite may be used to reduce friction. The method to perform the deeper CPTs uses an automatic bentonite injection system to keep the friction low on the drilling string, allowing for CPTs of approximately 200 feet (61 meters) deep. The bentonite drilling fluids will be contained and removed from the Impact Area after completion. At various depths, the cone may be stopped, and testing will be performed, including pore pressure dissipation and shear wave velocity testing. During shear wave velocity testing, a source signal is induced in the ground using a small hammer and tapping on a beam pressed against the ground.

The duration of CPT investigation activities for the 103 CPTs will be up to 4 days for each Impact Area, with up to 3 truck-mounted CPT rigs running simultaneously.

#### 2.1.4 On-Land Geophysical Survey Equipment

Geophysical surveys can be used to provide information on subsurface conditions and anomalies, such as buried casings or abandoned wells. A number of geophysical techniques will be employed, and each utilize different equipment:

• Time Domain Electromagnetic method - equipment consists of 10-gauge wire loop transmitters to induce a low current in the ground, while a small readout unit provides the measurements.

• Cesium Vaper Total Field Magnetometer method - a magnetometer and GPS positioning unit are hand-carried by a technician to measure the ambient magnetic field.

• Electrical Resistivity Tomography - a linear array of removable small steel electrodes (approximately 0.5 inches in diameter by 8 inches long) driven into the ground approximately every 10 feet over several hundred feet to induce a low current in the ground, while a small readout unit provides the measurements.

• Seismic Refraction/Reflection - seismic sensors (approximately 0.5 inches in diameter and 5 inches long) are driven into the ground 3 to 5 inches deep at a spacing of approximately 6.5 feet. A rubber-tired truck powered by a 113-horsepower diesel engine is used to induce source vibrations (referred to as the EnviroVibe Minibuggy), while a small readout unit provides the measurements.

Additional vehicles at each Impact Area during the surveys will include support passenger vehicles (assume up to 14 vehicles) and a tractor-trailer lowboy truck (only for the EnviroVibe Minibuggy). While this complete list of vehicles may be used, not all of them are necessary for every site.

#### 2.1.5 On-Land Geophysical Surveys Methods

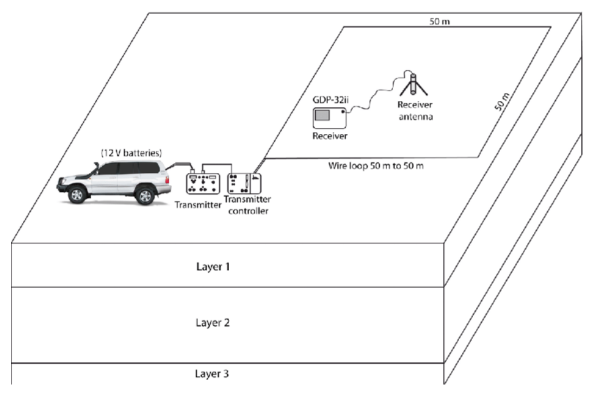
Geophysical surveys consist of noninvasive (i.e. does not require a soil boring) techniques that can be used to provide information on subsurface conditions and anomalies, such as buried casings or abandoned wells. Geophysical surveys will be conducted on up to five Impact Areas within a location on Bouldin Island (see Figure 2b). The five Impact Areas are comprised of three arrays approximately 2,300 feet(701 meters) long and 100 feet (30 meters) wide and two area grids (each approximately 1,000 feet by 1,000 feet(305 meters by 305 meters); although surveys will only be conducted within a portion of the full grid measuring 500 feet by 500 feet(152 meters by 152 meters). The geophysical surveys will be used as a test program to determine if these noninvasive surveys are appropriate for future use in other regions of the Delta, thereby reducing the potential need for soil borings or CPTs in certain areas.

Two geophysical surveys will be conducted at each geophysical survey Impact Area for a total of ten geophysical surveys. Electrical Resistivity Tomography (ERT) and Seismic Refraction/Reflection (Seismic) techniques will be used at each of the three linear survey sites. Time Domain Electromagnetic (TDEM) and Cesium Vaper Total Field Magnetometer (CVTFM) techniques will be used at each of the two gridded survey sites.

It will take approximately 2.5 weeks to complete each geophysical survey technique. This time includes conducting the survey at each of three linear survey sites or two gridded survey sites. Separate geophysical survey techniques may be employed simultaneously, but not at the same site. As such, the total duration to complete all geophysical survey techniques at all geophysical survey Impact Areas would be 10 weeks, or 2.5 months, as stated in Table 1. A detailed map with the geophysical survey locations is can be found in Appendix C.

#### 2.1.5.1 Time Domain Electromagnetic (TDEM)

For the TDEM method, 10-gauge wire loop transmitters will be laid on the ground in a 100-foot by 100-foot (30 meter by 30 meter) grid transmitter wire to induce a low current in the ground, readings will be taken, and then the loop will be moved along a survey line up to 2,300-feet-long (701 meters) (Figure 7).



<sup>\*</sup>Source: Chkirbene et al. 2014

Figure 7. Time Domain Electromagnetic (TDEM) System Schematic

#### Cesium Vaper Total Field Magnetometer (CVTFM)

For the CVTFM method, a magnetometer and GPS positioning unit are hand-carried by a technician to measure the ambient magnetic field (Figure 8). The technician walks a line collecting readings. This process is repeated for the next line spaced approximately 10 feet (3 meters) to 15 feet (4.6 meters) away from the first. The total survey area at a given location is approximately 500 feet by 500 feet (152 meters by 12 meters).



\*Source: Rogers et al. 2005

Figure 8. Cesium Vaper Total Field Magnetometer (CVTFM)

#### Electrical Resistivity Tomography (ERT)

For the ERT method, a linear array of removable small steel spike electrodes (approximately 0.5 inches (1.27 centimeters) in diameter by 8 inches (20 centimeters) long) will be driven 6 to 8 inches (15 to 20 centimeters) into the ground approximately every 10 feet (2 meters) over several hundred feet. Low amperage current is injected into the ground between varying pairs of electrodes and readings are taken (Figure 9). At each test setup, which consists of an 84-electrod array, low amperage currents are sent over two electrodes for up to a few seconds while readings in other electrodes are taken. This procedure is repeated over a period of a few hours and is repeated along the survey line which is planned to be up to 2,300 feet (701 meters) long.



\*Source: Plattner Geophysics Group 2019

Figure 9. Electrical Resistivity Tomography (ERT)

#### Seismic Refraction/Reflection (Seismic)

For the seismic surveys, seismic sensors (approximately 0.5 inches (1.27 centimeters) in diameter and 5 inches (13 centimeters) long) are driven into the ground 3 to 5 inches

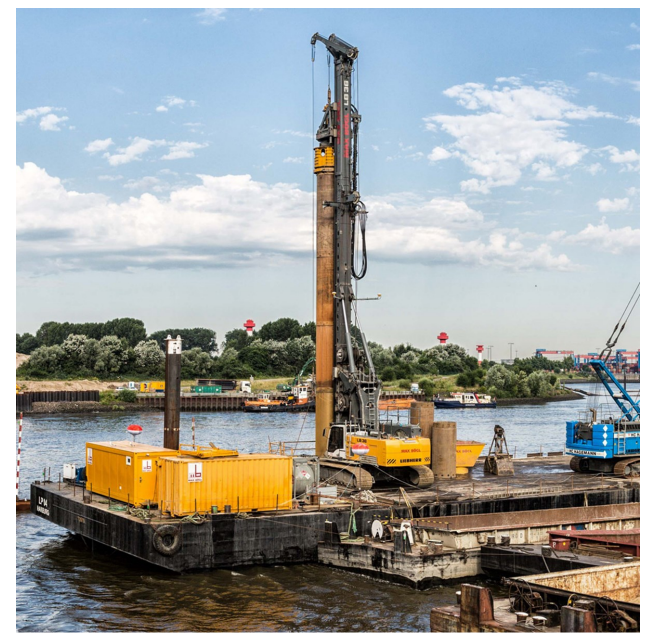
deep at a spacing of approximately 6.5 feet (2 meters). The EnviroVibe Minibuggy is a vehicle that is positioned every 10 to 20 feet (3 to 6 meters) and a pad is lowered onto the ground to inject a seismic signal into the ground using swept frequency vibratory motion (Figure 10). The frequency sweeps are performed while sensor readings are taken. The sweeps take less than 30 seconds to complete. The source is then moved along the line and another sweep is performed. This process is repeated along the entire length of the survey line which is up to 2,300 feet (701 meters) long. The EnviroVibe Minibuggy is a small rubber-tire truck-mounted source (approximately 8 feet (2 meters) wide, 20 feet (6 meters) long, and 8 feet (2 meters) high) that creates minimal ground disturbance, much like typical rubber-tired farming equipment. Vibrations induced are relatively small, while mild vibrations can typically be felt by people within approximately 50 feet (15 meters) of the EnviroVibe Minibuggy; at 100 feet (30 meters), vibrations are typically not detectible by people. The levels of vibration are much smaller than vibrations required to induce damage in buildings and infrastructure.



\*Source: Industrial Vehicles International 2019 Figure 10. EnviroVibe Minibuggy

#### 2.2 Over-Water Boring Equipment

Primary equipment for over-water boring includes a rotary drill rig mounted on a shallow-draft barge or ship (see Figure 11). Vehicle use for over-water explorations will include up to 8 passenger vehicles for workers and monitors to the marinas, power boat for transport of workers and monitors to the drill barge or ship, and transport of the drill barge (with a tugboat) or ship from the marina to the on-water exploration site.



\*Source: Liebherr 2019

Figure 11. Barge-mounted Rotary Drill Rig

#### 2.2.1 Over-Water Soil Boring Investigations Methods

Several days to several weeks prior to investigations, vehicles at or near each Impact Area will include support vehicles or a boat for DWR and DCA engineers, geologists, environmental scientists, and the cultural resource team for a reconnaissance level site visit. In addition, an underwater hazard survey will be performed by a small boat towing bathymetric and geophysical instruments to confirm mudline depths and confirm that there are no obstructions or utilities that could endanger or be impacted by the drilling operations (e.g. old piles, cables, pipelines, etc.).

The driller will use a rotary drill rig mounted on a shallow-draft barge or ship. Multiple barges and/or ships may be operated concurrently. The barge or ship will be anchored into the bottom of the channel with two to four spuds or anchor lines to prevent the vessel from drifting while the work is being performed. The spuds are steel pipes mechanically lowered into the channel bottom. The anchor lines would be located near the 4 corners of the barge and set some distance away to anchor the vessel.

The Proposed Project consists of 56 soil borings from up to 200 feet (61 meters) below the slough or river bottom (measured at the mudline).

The drill apparatus is similar to the land-based apparatus described above and consists of a 6- to 8-inch-diameter (15 to 20 centimeters) conductor casing that extends from the barge or drill ship deck, through the water column, and into the soft sediments of the slough or river bottom. The casing is smaller than most piers and should not impede water flow or migration patterns of fish. All drilling rods, samplers, and other down-hole equipment will be fully enclosed within the casing, effectively separating all drilling equipment from the water.

The borings will be advanced using mud rotary method and will be drilled and sampled to a maximum depth of approximately 200 feet (61 meters) below the bottom of the slough or river. In this case, the term "mud" refers to the use of drilling polymers and/or bentonite clay added to the boring to allow removal of drill cuttings and to stabilize the boring walls. Initially, the boring will be advanced by pushing an approximate 6- to 8-inch-diameter (15 to 20 centimeters) conductor casing, which will extend from the top of the barge or drill ship deck, to an approximate depth of 10 to 15 feet (3 to 5 meters) or more below the mud line of the slough or river channel. The conductor casing will be used to confine the drill fluid ("mud") and cuttings within the drill hole and operating deck of the barge or drill ship and prevent any inadvertent spillage into the water. Soil samples will be collected from within the casing. The drill hole below the conductor casing will be approximately 3.5 to 7.0 inches (9 to 18 centimeters) in diameter.

Only water will be circulated through the pumps and conductor casing when drilling and sampling within 15 to 20 feet (5 to 6 meters) of the slough or river mud line. For deeper drilling, the drilling fluid, consisting of a mixture of circulating water and drilling polymers and/or bentonite clay, will be introduced into the conductor casing via the drill string to

create a more viscous drilling fluid (also called drilling mud). The drilling fluid will pass down the center of the drill rod to the cutting face in the formation being drilled and will return up the drilled hole with the suspended cuttings. The drilling fluids and cuttings will be confined by the borehole walls and the conductor casing. Return drill fluids will pass through the conductor casing to the barge or ship deck and then through a tee connection at the head of the conductor casing into the drilling fluid recirculation tank.

The drilling fluids will be kept in the closed system formed by the conductor casing, a tank on the barge or drill ship deck, and a heavy plastic sleeve over the conductor casing which drapes into an external mud tank. This system will provide a reliable seal and prevent significant spillage of the drilling fluid into the water. The drill rod and sample rod connections will be disconnected either directly over the conductor casing or the recirculation tank. Furthermore, positive barriers consisting of hay waddles and/or other suitable type of spill-stoppage materials will be placed around the work area on the barge and ship decks.

Drill cuttings that settle out in the recirculation tank will be collected into 55-gallon storage drums or larger bins. Good work practices and mitigation measure implementation will be observed and maintained in containing the drilling fluid, including taking care when transferring drill cuttings from the recirculation tank to the drums. The drums will be placed adjacent to the recirculation tank. If drilling fluid or drill cuttings material accidently spill onto the barge or drill ship deck outside of the containment area, they will be immediately picked up with a flat blade shovel and placed either into the recirculation tank or a storage drum, and the affected area will then be cleaned and mopped. Discarded soil samples will also be placed in the storage drums.

Soil samples will be collected from borings using a standard penetration test (SPT) barrel (split spoon sampler), Modified California sampler, Pitcher Barrel sampler, 101 mm Geobarrel, 134 mm Geobarrel, Shelby tubes, and grab samples of the cuttings.

The barge or ship will be mobilized from an established marina and will be anchored either at the Impact Areas or at Coast Guard established anchorage points. Personnel will access the barge and/or ship via a support boat from an established marina. Disturbance to the riverbank or levee banks will be limited to the minimum necessary to complete the work.

The duration of investigation activities will be up to 15 days at each site.

Following completion of a soil investigation, the boring will be grouted from the bottom of the borehole to within approximately 10 to 15 feet (3 to 5 meters) of the top with 5 percent (by weight) bentonite and 95 percent (by weight) cement grout. Water will first be introduced inside the drilled hole and circulated within the conductor casing to clear out any remaining drilling mud prior to grouting. Grouting of the drilled hole will be accomplished by lowering a pipe into the bottom of the borehole to pump grout into the bottom of the hole (tremie method). Grout will be placed from the bottom of the hole upward to a depth of approximately 10 feet (3 meters) below the bottom of the slough or river based on a calculated grout take volume to prevent grout migration into the slough or river water. At the completion of the grouting, the conductor casing will then be pulled out of the channel bottom to complete the overwater boring operation.

# 3.0 RESOURCE ANALYSIS

#### 3.1 Aesthetics

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Would the project have a substantial adverse effect on a scenic vista?			$\boxtimes$	
b) Would the project substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?				
c) Would the project substantially degrade the existing visual character or quality of public views of the site and its surroundings?				
<ul> <li>d) Would the project create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?</li> </ul>				

#### 3.1.1 Environmental Setting

The Study Area overlaps several scenic resources, including 45.8 miles of California Route 160-River Road (SR 160) which was designated by the California Department of Transportation in 1969 (Caltrans 2019) as a County Scenic Highway from the Contra Costa County Line to the Sacramento City Limit at Freeport, and scenic waterways such as Snodgrass Slough, the Sacramento River, Frank's Tract State Recreation Area (CDPR 2019) and the waterways weaving through the islands of the Delta. Historic structures, such as those found in the historic town of Locke (Visit CA Delta 2019, Locke 2019), the Bing Kong Tong Museum in Isleton, El Dorado Elementary School and Nippon Hospital (NoeHill 2019 a, b, c) in the vicinity of Mokelumne City, are near the Study Area as well. Many of the roadways within the Study Area are characterized by adjacent waterways, riparian corridors, vineyards, rural row-crop agriculture, orchards, irrigated pasture, and Delta islands.

#### 3.1.2 Discussion

#### a) Would the project have a substantial adverse effect on a scenic vista?

Less than Significant Impact. The Proposed Project is not expected to have a substantial adverse effect to any scenic vistas within the region due to the temporary nature of the work, and lack of any permanent structures associated with the Proposed Project. While there would be a less than significant impact to scenic vistas, implementation of the following Mitigation Measure would further avoid, minimize and/or reduce potential impacts:

#### MM AES-1:

- a. Each Impact Area will be returned to as close to pre-activity conditions as possible. This will be documented by still photos taken pre- and post-activity.
- b. No building structures will be removed or disturbed. Soil investigation activities will occur at a distance greater than 100 feet (30.5 meters) from residences and small business operations. If fencing needs to be removed for access, it would be replaced in kind after the work is completed.
- c. No trees or vines will be removed during exploration activities; and only minor disturbances to vegetation would occur during mobilization of equipment. This minor disturbance may consist of mowing, removal of a few tree limbs, or trimming of bushes for site access. However, if access requires removal of any vegetation, the landowner would be consulted first to minimize the impact to both vegetation and the landowner.

# b) Would the project substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?

Less than Significant Impact. The Proposed Project is not expected to cause substantial damage to scenic resources such as trees, rock outcroppings and historic buildings within a state scenic highway. Within the Study Area, the only scenic highway is SR 160, which is characterized by a discontinuous riparian corridor interspersed with views of the river and small historic towns. The highway crosses the river multiple times on historic bridges as it winds from Sacramento to the Antioch Bridge. All the land-based borings along SR 160 are planned to be conducted between Clarksburg and Courtland and are not in areas where they would be near enough to historical structures to have any impact. Proposed Project work near Isleton, which does have historic structures, is only planned for overwater work and would therefore have no impact on the land based historical resources. Additionally, no rock outcroppings are known from this area and no structures or buildings are disturbed. While there would be a less than significant impact to scenic resources, implementation of Mitigation Measure MM AES-1 would further avoid, minimize and/or reduce the potential for impacts.

# c) Would the project substantially degrade the existing visual character or quality of public views of the site and its surroundings?

Less than Significant Impact. The Proposed Project is not expected to substantially degrade the existing visual character or quality of public views of the Study Area or surroundings due to the small footprint, temporary nature of the work, and lack of any permanent structures associated with the Proposed Project. While there would be a less than significant impact to existing visual character and quality of public views, implementation of Mitigation Measure MM AES-1 would further avoid, minimize and/or reduce potential impacts.

# d) Would the project create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?

*No Impact.* The Proposed Project is not expected to create a new source of substantial light or glare which would adversely affect day or nighttime views in the area. Lighting may be used on barges or drill ships; however, it is not expected to adversely affect day or nighttime views. No permanent structures would be installed, and the Proposed Project does not include the use of equipment that would have reflective properties such that a substantial daytime glare would be created during soil investigation activities. While there would be no impact to permanent day or nighttime views in the area, implementation of Mitigation Measure MM AES-2 would further avoid, minimize and/or reduce the potential for any glare-related impacts.

MM AES-2:

- a. Navigational lighting will be used as needed for overwater work, but will meet the standards required for waterway safety, and will not increase the existing ambient lighting of the area in a substantial way. Any lighting used on barges or drill ships will not exceed the standards of brightness for standard navigational safety requirements.
- b. All work will occur between sunrise and sunset.

#### 3.2 Agriculture & Forestry Resources

ENVIRONMENTAL ISSUES*	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<ul> <li>a) Would the project convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?</li> </ul>				
<ul> <li>b) Would the project conflict with existing zoning for agricultural use or a Williamson Act contract?</li> </ul>				
c) Would the project conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code (PRC) section 12220(g)), timberland (as defined by PRC section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?				
<ul> <li>d) Would the project result in the loss of forest land or conversion of forest land to non-forest use?</li> </ul>				
e) Would the project involve other changes in the existing environment, which, due to their location or nature, could result in conversion of Farmland to non-agricultural use or conversion of forest land to non-forest use?				

\*In determining whether impacts to agricultural resources are significant environmental effects, lead agencies may refer to the California Agricultural Land

Evaluation and Site Assessment Model (1997, as updated; available at https://www.conservation.ca.gov/dlrp/Pages/qh\_lesa.aspx) prepared by the California Department of Conservation as an optional model to use in assessing impacts on agriculture and farmland. In determining whether impacts to forest resources, including timberland, are significant environmental effects, lead agencies may refer to information compiled by the California Department of Forestry and Fire Protection (CalFire) regarding the state's inventory of forest land, including the Forest and Range Assessment Project and the Forest Legacy Assessment Project; and forest carbon measurement methodology provided in Forest Protocols adopted by the California Air Resources Board (CARB)

#### 3.2.1 Environmental Setting

The Study Area spans the Sacramento – San Joaquin River Delta including portions of Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo Counties, and includes agricultural and forest landscapes. Agricultural lands are defined as important farmland by the Farmland Mapping and Monitoring Program of the California Department of Conservation (DOC), as well as the California Land Conservation Act of 1965 (Williamson Act) contract lands. Forestry resources are lands defined as forest land, including timberland in the Z'berg-Warren-Keene-Collier Forest Taxation Reform Act 1976 (Tax Reform Act).

#### 3.2.1.1 Farmland

Important farmland is categorized by DOC as prime farmland, farmland of statewide importance, unique farmland, and farmland of local importance. These categories consider physical and chemical features including soil quality, growing season, and moisture supply to rate the type of land that is currently, or was during the previous four years, used for agricultural purposes (DOC 2019a). Within each of the above counties, agriculture is the predominant use of land, with almost 1.5 million acres of important farmland designated in all of the counties in the Study Area combined. Of the proposed on-land soil investigation sites within the Study Area, approximately 80% of these sites are located on mapped important farmland (DOC 2016a).

#### 3.2.1.2 Williamson Act Lands

California has some of the most productive land in the world. It has been managed by Native Americans, early settlers, and now by federal, State, and local agencies. Rapid conversion of California farmland and forest land to other uses led the state to create programs under the Williamson Act (1965) and the Tax Reform Act (1976) to protect these lands from conversion through tax incentives (CalFire 2018).

Under the Williamson Act (1965), local governments can enter into contracts with private property owners to protect land (within agricultural preserves) for agricultural and open space purposes. The program took off when it was added to the state's Constitution allowing for preferential assessments. Some counties are phasing out the

Williamson Act Lands as they no longer receive financial assistance from the state in the form of Open Space Subvention payments. Counties may not report updated Williamson Act enrollment figures because they lack planning staff to administer the Williamson Act program. Therefore, this analysis reflects the most recent available Williamson Act enrollment data reported by the counties.

Approximately 16 million acres has been consistently enrolled under the Williamson Act statewide since the early 1980s (DOC 2016b). This represents almost half of California's farmland and nearly one-third of its privately-owned land. Approximately 33% of the proposed on-land soil investigation sites are located on mapped Williamson Act Land (DOC 2019b).

# 3.2.1.3 Forest Land

Forest land is defined as native tree cover greater than 10% that allows for management of timber, aesthetics, fish and wildlife, recreation, and other public benefits (California Public Resources Code (PRC) Section 12220(g)). Natural forest and woodland vegetation types in the Study Area typically have greater than 10% cover generally characterized as Valley Foothill riparian with the regional dominant tree types being willow or riparian mixed hardwood. Approximately 1% of the proposed on-land Impact Areas are mapped as forest land on the Fire Return Interval Departure map and are made up of deciduous orchard and Valley oak woodland (Safford et al 2013).

Timberland, a subset of forest land, is defined by State law as land that is available for, and capable of, growing a crop of trees of any commercial species used to produce lumber and other forest products (PRC Section 4526), and can produce an average annual volume of wood fiber of at least 20 cubic feet per acre per year at its maximum production (PRC Section 51104(g)). The Study Area does not contain areas zoned for timber production.

# 3.2.2 Discussion

#### a) Would the project convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?

*No Impact.* While some of the Study Area overlaps areas mapped as farmland, the Proposed Project activities would not convert prime farmland, unique farmland, or farmland of Statewide importance. On-land Impact Areas are primarily located on roads and road right of ways, and Impact Areas within agricultural fields would be temporary and would not require a conversion of land use. The Proposed Project would not convert prime or unique farmland or farmland of Statewide importance. While there would be no impact to Prime Farmland, Unique Farmland, or Farmland of Statewide Importance convergence, implementation of Mitigation Measure MM AGR-1 would further avoid, minimize and/or reduce the potential for impacts.

*MM AGR-1:* Any proposed soil investigation activities that occur on agricultural lands will be grouted with materials that conform to ANSI and ASTM standards from the full depth to in accordance with ASTM standards to five feet (1.5 meters) below the surface. The final five feet (1.5 m of) of topsoil will be replaced to return the Impact Area to as close to pre-activity conditions as possible. The backfill procedure will be in accordance with State of California Bulletin 74-81/74-90 and local county standards.

# b) Would the project conflict with existing zoning for agricultural use or a Williamson Act contract?

*No Impact.* While some of the Study Area is zoned for Williamson Act contracts, the Proposed Project would not affect existing zoning (DOC 2019b) for agricultural use or a Williamson Act contract. While there would be no impact to existing zoning for agricultural use or a Williamson Act, implementation of Mitigation Measure MM AGR-1 would further avoid, minimize and/or reduce the potential for impacts.

#### c) Would the project conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?

*No Impact.* The land within the Study Area has a few sites that are mapped as forest land; however, it would not conflict with Public Resources Code section 12220 (g). The Study Area does not include land that is zoned for timberland as defined by PRC section 4526 or timberland zoned Timberland Production as defined by Government Code section 51104 (g). No rezoning would take place as part of Proposed Project activities. While there would be no impact to existing zoning for forest land, implementation of Mitigation Measure MM AGR-1 would further avoid, minimize and/or reduce the potential for impacts.

# d) Would the project result in the loss of forest land or conversion of forest land to non-forest use?

*No Impact.* Impacts to forest land, including loss or conversion of forest land to nonforest uses, would not occur because no trees would be cut down on forest land and forest land will not be converted. While there would be no impact to loss of forest land, implementation of Mitigation Measure MM AGR-1 would further avoid, minimize and/or reduce the potential for impacts.

#### e) Would the project involve other changes in the existing environment, which, due to their location or nature, could result in conversion of Farmland to nonagricultural use or conversion of forest land to non-forest use?

*No Impact.* Impacts to Farmland, including loss or conversion to non-agricultural use, or loss or conversion of forest land to non-forest uses, would not occur because

farmland and forest land is not being converted. While there would be no impact to farmland or forest land conversion, implementation of Mitigation Measure MM AGR-1 would further avoid, minimize and/or reduce the potential for impacts.

# 3.3 Air Quality

ENVIRONMENTAL ISSUES*	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<ul> <li>a) Would the project conflict with or obstruct implementation of the applicable air quality plan?</li> </ul>				
<ul> <li>b) Would the project result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non- attainment under an applicable federal or state ambient air quality standard?</li> </ul>				
c) Would the project expose sensitive receptors to substantial pollutant concentrations?			$\boxtimes$	
<ul> <li>d) Would the project result in other emissions such as those leading to odors adversely affecting a substantial number of people?</li> </ul>				

\*Where available, the significance criteria established by the applicable air quality management district or air pollution control district may be relied on to make the following determinations.

# 3.3.1 Environmental Setting

The Study Area spans portions of Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo Counties. These counties fall within three air basins and four air districts (collectively referred to as "Air Districts"):

- Bay Area Air Quality Management District (BAAQMD),
- San Francisco Bay Area Air Basin (SFBAAB),
- Sacramento Valley Air Basin (SVAB),
- Sacramento Metropolitan Air Quality Management District (SMAQMD),
- San Joaquin Valley Air Pollution Control District (SJVAPCD),
- San Joaquin Valley Air Basin (SJVAB), and

• Yolo-Solano Air Quality Management District (YSAQMD).

National Ambient Air Quality Standards (NAAQS) and California Ambient Air Quality Standards (CAAQS) have been established for the following criteria pollutants: carbon monoxide (CO), ozone (O<sub>3</sub>), sulfur dioxide (SO<sub>2</sub>), nitrogen dioxide (NO<sub>2</sub>), particulate matter less than 10 microns (PM<sub>10</sub>), particulate matter less than 2.5 microns (PM<sub>2.5</sub>), and lead (Pb). These standards have been established with a margin of safety to protect the public's health. Both the U.S. Environmental Protection Agency (EPA) and the California Air Resources Board (CARB) designate areas of the state as attainment, nonattainment, maintenance, or unclassified for the various pollutant standards according to the federal Clean Air Act (CAA) and the California Clean Air Act (CCAA), respectively.

An "attainment" designation for an area signifies that pollutant concentrations did not violate the NAAQS or CAAQS for that pollutant in that area. A "nonattainment" designation indicates that a pollutant concentration violated the standard at least once, excluding those occasions when a violation was caused by an exceptional event, as identified in the criteria. A "maintenance" designation indicates that the area was previously non-attainment and is currently attainment for the applicable pollutant; the area must demonstrate continued attainment for a specified number of years prior to redesignation as an "attainment" area. An "unclassified" designation signifies that data do not support either an attainment or nonattainment status. The attainment status for the jurisdictional Air Quality Management Districts is shown in Table 2.

Table 2: Attainment status for jurisdictional regional air districts<sup>1</sup>

Air Quality Parameters	SMAQMD State	SMAQMD Federal	YSAQMD State	YSAQMD Federal	BAAQMD State	BAAQMD Federal	SJVAPCD State	SJVAPCD Federal
O₃ 1-hr	Ν	А	Ν	N	Ν	N/A	Ν	N (N/A)
O₃ 8-hr	N	Ν	Ν	N	Ν	Ν	Ν	Ν
PM <sub>10</sub> 24-hr	Ν	А	Ν	U	Ν	U	Ν	А
PM <sub>10</sub> Annual	Ν	N/A	Ν	N/A	Ν	N/A	Ν	N/A
PM <sub>2.5</sub> 24-hr	N/A	Ν	N/A	Ν	N/A	Z	N/A	Ν
PM <sub>2.5</sub> Annual	А	А	U	A	Ν	U/A	Ν	Ν

Notes:

A: attainment means the concentration of the pollutant does not exceed national or state Ambient Air Quality Standards.
N: non-attainment means the concentration of the pollutant exceeds national or state Ambient Air Quality Standards.
N/A: means not applicable, state or federal standard does not exist for the combination of pollutant and averaging time.
U: means unclassified areas are those for which air monitoring has not been conducted but which are assumed to be in attainment.

<sup>&</sup>lt;sup>1</sup> Based on information collected from: BAAQMD 2019, SMAQMD 2019a, YSAQMD 2019, and SJVAPD 2019.

## 3.3.1.1 Air Basins

San Francisco Bay Area Air Basin. The SFBAAB consists of Alameda, Contra Costa, Marin, Napa, Santa Clara, San Francisco, and San Mateo Counties, the southern portion of Sonoma County, and the western portion of Solano County. While the topography of the SFBAAB is characterized by complex terrain, consisting of coastal mountain ranges and inland valleys and bays, the Study Area within this air basin is located in the Sacramento-San Joaquin Delta, with flat terrain and lower elevations. The area is characterized by moderately wet winters and dry summers; winter rains account for about 75 percent of the average annual rainfall. Annual precipitation can vary greatly from one part of the air basin to another even within short distances, from 40 inches in the mountains to less than 16 inches in sheltered valleys. Temperatures can also vary greatly across the air basin; in the Study Area, high temperatures in summers often exceed 100 °F, and the average high temperature is in the low 90s. The average low temperature in winter is in the high 30s.

The SFBAAB is classified as non-attainment for the State and Federal Ozone standards, the State PM<sub>10</sub> and PM<sub>2.5</sub> standards and the Federal PM<sub>2.5</sub> standards.

<u>Sacramento Valley Air Basin</u>. The SVAB covers all of Butte, Colusa, Glenn, Sacramento, Shasta, Sutter, Tehama, Yolo, and Yuba Counties, the westernmost portion of Placer County and the northeastern half of Solano County. The SVAB is bound by the North Coast Ranges to the west and the Northern Sierra Nevada Mountains to the east. The intervening terrain is relatively flat. It has a Mediterranean climate characterized by hot dry summers and mild rainy winters. During the year the temperature may range from 20 to 115 °F, with summer highs usually in the 90s and winter lows occasionally below freezing. Average annual rainfall is approximately 20 inches, with about 75 percent of the rain occurring during the rainy season generally from November through March. Ozone is the primary criteria pollutant of concern in the SVAB.

Sacramento County was designated "nonattainment" for one-hour state ozone, eighthour federal and state ozone, 24-hour state and federal  $PM_{10}$  and 24 hour and annual state  $PM_{2.5}$  standards based on both NAAQS and CAAQS (SMAQMD 2020). As a result of not meeting the air quality standard for ozone, Sacramento County is part of the Sacramento Federal Ozone Nonattainment Area (SFNA). Portions of Study Area are within in the SFNA. Yolo County was also designated as a nonattainment area for the state  $PM_{10}$  standard.

San Joaquin Valley Air Basin. The SJVAB consists of Fresno, Kings, Madera, Merced, San Joaquin, Stanislaus, and Tulare counties, and the western portion of Kern County. The SJVAB is bound by the Coast Ranges to the west, the Sierra Nevada Mountains to the east and the Tehachapi Mountains to the south. The intervening terrain is relatively flat with a slight downward gradient to the northwest. The SJVAB has an "inland Mediterranean" climate averaging over 260 sunny days per year. Summers are dry and warm, high temperatures often exceed 100°F, and the average high temperature in the

north valley is in the low 90°s. Winters are mild and humid, temperatures below freezing are unusual and the average daily low temperature is 45°F. Average annual rainfall is approximately 20 inches in the north part of the air basin, and the majority of the precipitation is produced by winter storms.

The topographic features in the area restrict air movement through and out of the basin, leading to air pollution becoming trapped for long periods of time and producing harmful levels of pollutants. Local climatological effects, including wind speed and direction, temperature, inversion layers, and precipitation and fog, can exacerbate the air quality problem in the SJVAB.

The SJVAB is classified "severe nonattainment" for the state and the federal ozone standard and "serious nonattainment" for the federal PM<sub>10</sub> standard.

## 3.3.1.2 Air Quality Management District Standards

Bay Area Air Quality Management District. The BAAQMD does not require quantification of construction emissions, although a Lead Agency may elect to do so. If all of the control measures indicated in Table 2 of the "Bay Area Air Quality Management District California Environmental Quality Act Guidelines" (as appropriate, depending on the size of the project area) will be implemented, then PM<sub>10</sub> emissions from construction activities would be considered a less than significant impact (BAAQMD 2017).

Sacramento Metro Air Quality Management District. Because the Sacramento region exceeds state and federal ozone ambient air quality standards, ozone precursors such as nitrogen oxide are of greatest concern in the district. A project is considered significant if anticipated emissions of certain pollutants exceed, or contribute substantially to, an existing or projected violation of an ambient air quality standard, or expose sensitive receptors (e.g., children, athletes, elderly, sick populations) to substantial pollutant concentrations (SMAQCD 2020).

San Joaquin Valley Air Pollution Control District. The SJVAPCD's approach to California Environmental Quality Act analyses of construction PM<sub>10</sub> impacts is to require implementation of effective and comprehensive control measures rather than to require detailed quantification of emissions. The SJFAPCD has determined that compliance with Regulation VIII for all sites and implementation of all other control measures indicated in Tables 6-2 and 6-3 of the "San Joaquin Valley Air Pollution Control District Guide" will constitute sufficient mitigation to reduce PM<sub>10</sub> impacts to a level considered less than significant with mitigation (SJVAPCD 2015).

<u>Yolo Solano Air Quality Management District</u>. The YSAQMD sets project-level thresholds for pollutants of concern, toxics, odors, and cumulative impacts. Even projects not exceeding the district PM<sub>10</sub> thresholds should comply with applicable district rules and implement best management practices to reduce dust emissions and avoid localized health impacts (YSAQMD 2007).

Thresholds of significance for criteria pollutants in the four air quality management districts are displayed in Table 3. The Air Districts have established screening levels to

assist project proponents in determining if emissions will exceed the District's construction thresholds for pollutants of concern. Construction of a project that does not exceed the screening levels, meets all of the screening parameters, and implements the Districts' air quality Best Management Practices will be considered to have a less than significant impact on air quality. The Districts' applicable air quality Best Management Practices have been incorporated into MM AIR-1.

Pollutant	Significance Threshold BAAQMD	Significance Threshold SMAQMD	Significance Threshold SJVAPCD	Significance Threshold YSAQMD
reactive organic gases	54 lbs/day		10 tons/year	10 tons/year
nitrogen oxides	54 lbs/day	85 lbs/day	10 tons/year	10 tons/year
PM10	82 lbs/day	0 lbs/day (80 lbs/day*)	15 tons/year	80 lbs/day
PM2.5	54 lbs/day	0 ibls/day (82 lbs/day*)	15 tons/year	80 lbs/day

\* SMAQMD particulate matter (PM10 and PM2.5) thresholds are zero, unless best management practices (BMPs) are included as project conditions of approval or mitigation measures. Since BMPs have been included, the non-zero thresholds can be used.

# 3.3.1.3 Impact Assessment Approach

The Proposed Project's impacts to air quality were assessed using methods and assumptions recommended by the Air Districts. The Proposed Project is a soil investigation and it does not involve building any permanent structures or facilities that would generate air pollutants. When the Proposed Project is complete, all activities will cease, and no further emissions will be generated. Because potential impacts to air quality would only occur during the period when soil investigations are being performed, this impact analysis will focus on air pollutant emissions from Proposed Project activities only.

# 3.3.2 Discussion

a) Would the project conflict with or obstruct implementation of the applicable air quality plan?

*No Impact.* The Proposed Project does not involve land development, nor would the Proposed Project induce growth. The Proposed Project does not conflict with or obstruct implementation of the air quality plans for the applicable Air Districts, therefore there would be no impact.

b) Would the project result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard?

Less than Significant Impact. The Proposed Project is a soil investigation and all activities would cease upon completion of the study. No permanent facilities or structures that would generate air pollutant emissions would be built for the Proposed Project, therefore, the following discussion is focused on short-term soil investigation activity emissions. Table 4 shows the estimated emissions generated from the Proposed Project within each Air District's jurisdiction. Because the Proposed Project schedule will adhere to work windows to avoid impacts to sensitive species, on-land and overwater soil investigations may occur at different times, thus the emissions are quantified separately. The Proposed Project would implement all applicable Best Management Practices required by the Air Districts. The Proposed Project emissions would not exceed the Air District criteria pollutant significance thresholds (Table 5).

Location	Pollutant	BAAQMD Exhaust Emissions	SMAQMD Exhaust Emissions	SJVAPCD Exhaust Emissions	YSAQMD Exhaust Emissions
On Land	reactive organic gases	2.3	1.7	2.8	1.3
On Land	nitrogen oxides	18.7	12.0	24.5	9.1
On Land	<b>PM</b> <sub>10</sub>	0.7	0.4	1.0	0.3
On Land	PM <sub>2.5</sub>	0.6	0.3	0.9	0.2
Over Water	reactive organic gases	2.5	1.8	5.8	4.3
Over Water	nitrogen oxides	25.2	17.7	58.0	42.9
Over Water	<b>PM</b> 10	0.9	0.6	2.0	1.5
Over Water	PM2.5	0.9	0.6	2.0	1.5

Table 4: Total Estimated Exhaust Emissions of Criteria Pollutants (in pounds per day
based on Impact Areas per air district) for the Proposed Project in each Air District

Table 5: Estimated Exhaust Emissions of Criteria Pollutants (in pounds per day) for the Proposed Project compared to the Thresholds of Significance for the Air District

Location	Pollutant	BAAQMD Exhaust Emissions	BAAQMD Significance Threshold	SMAQMD Exhaust Emissions	Significance Threshold SMAQMD	SJVAPCD* Exhaust Emissions	Significance Threshold SJVAPCD	YSAQMD Exhaust Emissions	Significance Threshold YSAQMD
On Land	reactive organic gases	2.3	54	1.7		2.8 (0.36 tons)	10 tons/yr	1.3 (0.17 tons)	10 tons/yr
On Land	nitrogen oxides	18.7	54	12.0	85	24.5 (3.12 tons)	10 tons/yr	9.1 (1.16 tons)	10 tons/yr
On Land	<b>PM</b> 10	0.7	82	0.4	80	1.0 (0.13 tons)	15 tons/yr	0.3	80
On Land	PM <sub>2.5</sub>	0.6	54	0.3	82	0.9 (0.11 tons)	15 tons/yr	0.2	80
Over Water	reactive organic gases	2.5	54	1.8		5.8 (0.26 tons)	10 tons/yr	4.3 (0.19 tons)	10 tons/yr
Over Water	nitrogen oxides	25.2	54	17.7	85	58.0 (2.61 tons)	10 tons/yr	42.9 (1.93 tons)	10 tons/yr
Over Water	<b>PM</b> 10	0.9	82	0.6	80	2.0 (0.09 tons)	15 tons/yr	1.5	80
Over Water	<b>PM</b> 2.5	0.9	54	0.6	82	2.0 (0.09 tons)	15 tons/yr	1.5	80
Combined	reactive organic gases	4.8	54	3.5		8.6 (0.62 tons)	10 tons/yr	5.6 (0.36 tons)	10 tons/yr
Combined	nitrogen oxides	43.9	54	29.7	85	82.5 (5.73 tons)	10 tons/yr	52 (3.09 tons)	10 tons/yr
Combined	<b>PM</b> 10	1.6	82	1.0	80	3 (0.22 tons)	15 tons/yr	1.8	80

Combined	<b>PM</b> 2.5	3.4	54	0.9	82	3 (0.20 tons)	15 tons/yr	1.7	80
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\*Pounds per day converted to tons per expected duration of activity for comparison in SJVAPCD and YSAQMD.

Because the Proposed Project is short-term in duration and equipment emissions are below the established significance thresholds for criteria pollutants, the Proposed Project would not result in a cumulatively considerable net increase of any criteria pollutant for which the Proposed Project region is non-attainment under an applicable federal or state ambient air quality standard. Therefore, the impact would be less than significant.

## c) Expose sensitive receptors to substantial pollutant concentrations?

Less than Significant Impact. The Impact Areas are not adjacent to sensitive receptors such as schools or housing developments. Furthermore, Proposed Project impacts would be short-term in duration, involve minimal ground disturbance, and emissions are below the significance thresholds established by the Air Districts. While there would be a less than significant impact on sensitive receptors, implementation of Mitigation Measure MM AIR-1 would further avoid, minimize and/or reduce the potential for impacts.

#### MM AIR-1:

- a. Water all exposed surfaces two times daily. Exposed surfaces include, but are not limited to soil piles, graded areas, unpaved parking areas, staging areas, and access roads.
- b. Cover or maintain at least six feet (1.83 meters) of free board space on haul trucks transporting soil, sand, or other loose material on the site. Any haul trucks that would be traveling along freeways or major roadways will be covered.
- c. All operations shall limit or expeditiously remove the accumulation of mud or dirt from adjacent public streets at the end of each workday. Use wet power vacuum street sweepers to remove any visible track out mud or dirt onto adjacent public roads as needed. Use of dry power sweeping and blower devices is prohibited.
- d. Limit vehicle speeds on unpaved roads to 15 miles per hour (mph).

# d) Result in other emissions such as those leading to odors adversely affecting a substantial number of people?

*No Impact.* The Proposed Project will not result in odor-causing emissions that will adversely affect a substantial number of people. The Impact Areas are small, discrete, and are located away from housing and public gathering areas. Additionally, the equipment used for the soil investigations do not generate strong odors, no odor-causing chemicals will be used, the Proposed Project would be short-term in duration, and emissions would cease upon completion of the soil investigation. Therefore, there would be no impact.

# 3.4 Biological Resources

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<ul> <li>a) Would the project have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special-status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game and the U.S. Fish and Wildlife Service?</li> </ul>				
<ul> <li>b) Would the project have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, or regulations or by the California Department of Fish and Game or the U.S. Fish and Wildlife Service?</li> </ul>				
c) Would the project have a substantial adverse effect on federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<ul> <li>d) Would the project interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?</li> </ul>				
e) Would the project conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?				
<ul> <li>f) Would the project conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?</li> </ul>				

# 3.4.1 Environmental Setting

The Study Area spans a portion of the Sacramento – San Joaquin River Delta including portions of Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo Counties. It includes a variety of natural and built environments, including riverine, riparian, grassland, agriculture, and urban development. The Study Area is bordered to the north by the city of West Sacramento, the south by Kelso Road, to the west by west bank of the Toe Drain and communities including Rio Vista, Oakley, and Brentwood, and to the east by Interstate 5.

# 3.4.1.1 Methodology

DWR environmental scientists compiled a list of sensitive species and plant communities that may be in the Study Area (Appendix A). The list was developed from a review of the California Natural Diversity Database (CNDDB), Sacramento U.S. Fish and Wildlife Service website (USFWS), and the California Native Plant Society (CNPS) on-line Inventory of Rare and Endangered Plants for the following 42 USGS 7.5 minute Quadrangle maps: Gray's Bend, Taylor Mountain, Rio Linda, Davis, Sacramento West, Sacramento East, Saxon, Merritt, Clarksburg, Florin, Dixon, Elk Grove, Dozier, Liberty Island, Courtland, Bruceville, Galt, Lodi North, Thornton, Isleton, Rio Vista, Birds Landing, Antioch North, Jersey Island, Bouldin Island, Terminous, Lodi South, Stockton West, Holt, Woodward Island, Brentwood, Antioch South, Tassajara, Byron Hot Springs, Clifton Court Forebay, Union Island, Lathrop, Tracy, Midway, Livermore, Vernalis, and Altamont USGS 7.5' quadrangles. The complete list includes information on species status, habitat description, whether potential habitat occurs in the Study Area, and whether the species have the potential to occur within the Study Area.

The Study Area for evaluating the Proposed Project's potential impacts on sensitive wildlife species was established with 2 and 5-mile (3.2 to 8 kilometer) buffers around each soil investigation site to account for the life histories and potential migration of any given species. Expected wildlife species' potential to occur within the Study Area were determined through a review of available data sources including CNDDB Geographic Information System (GIS) records (CDFW 2019), iNaturalist (2019) research grade occurrences<sup>2</sup>, and analysis of aerial imagery. This evaluation does not include specific information that could only be attained via site visits, which have not been conducted for the project footprint.

The Study Area for evaluating the Proposed Project's potential impacts on sensitive plants was established as a 328-foot (100-meter) buffer around each soil investigation site. This buffer was established to account for potential site relocation and vegetation map resolution. Habitat types within the Study Area were characterized by the 2007 Vegetation and Land Use Classification and Map of the Sacramento-San Joaquin River Delta (Hickson & Keeler-Wolf 2007). These types were cross-walked to their respective Holland natural community types (Holland 1986, Sawyer et al 2009), which are used by the CNDDB and CNPS for habitat characterization of special-status plants (CNPS 2019).

Each species' potential to occur within the Study Area was determined by:

1) comparing natural community types within the Study Area to suitable habitat for each species, and

<sup>&</sup>lt;sup>2</sup> A research grade is applied to an occurrence submitted to iNaturalist when the following has been verified: date is specified and accurate, location is specified and accurate, includes photos or audio, has ID confirmed by two or more people, the organism is wild and there is adequate evidence of the organism, and it is identified to species.

2) range and distribution relative to the Study Area.

Ranks were assigned based on the following criteria:

- None: The Study Area does not support suitable habitat for the species and/or the Study Area is outside of the known and presumed range of the species;
- Low: The Study Area includes limited or poor-quality habitat for the species and/or there are no documented occurrences within the vicinity of the Study Area;
- Moderate: The Study Area includes suitable habitat for the species and there are documented occurrences in the vicinity of the Study Area;
- High: The Study Area includes suitable habitat for the species and there are documented occurrences within the Study Area.

# 3.4.1.2 Habitat Types

The Holland natural community types within the Study Area include chenopod scrub, cismontane woodland, marshes and swamps, meadows and seeps, riparian scrub, riparian forest, riparian woodland, valley and foothill grassland, and vernal pools (Hickson & Keeler-Wolf 2007, Holland 1986, Sawyer et al 2009). A large portion of the Study Area has been developed or converted to cropland. These land cover types are not expected to support special-status plant species.

Historically, the Delta consisted of marshes, waterways, and tules, with occasional uplands containing vernal pools and alkali sinks. Extensive development for agriculture and navigation significantly decreased habitat for native plant species (Thompson 2006). Today, while native vegetation survives in preserves and on watersides, the unfarmed uplands are dominated by non-native species. Areas with minimal disturbance are usually dominated by European annual grassland species, and areas that are frequently disturbed are dominated by agricultural weeds (Hickson and Keeler-Wolf 2007).

# 3.4.1.3 Special-Status Species

For the purposes of this analysis, special-status has been defined to include those species that meet the definitions of rare or endangered wildlife or plants under CEQA including species that are:

• Listed as endangered or threatened under the FESA (or formally proposed for, or candidates for, listing);

- Listed as endangered or threatened under CESA (or proposed for listing);
- Designated as endangered or rare, pursuant to California Fish and Game Code Section 1901;
- Designated as fully protected, pursuant to California Fish and Game Code Sections 3511, 4700, or 5050;
- Designated as a species of special concern to the CDFW; or
- Included in California Native Plant Society's Inventory of Rare Plants (Rare Plant Rank 1 through 4).

A total of 100 special-status wildlife species and 97 special-status plant species were identified in the quadrangle search based on the sources identified in the methodology section. Of those identified, 70 special-status wildlife species and 79 special-status plant species have at least some potential to occur within the respective sensitive wildlife or sensitive plant Study Areas.

# 3.4.2 Discussion

a) Would the project have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special-status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Wildlife, the U.S. Fish and Wildlife Service, or the National Marine Fisheries Service?

Less than Significant with Mitigation Incorporated. As discussed above and noted in Appendix A, the Study Area provides potentially suitable habitat for 70 special-status wildlife species and 79 special-status plant species.

Ground-disturbing effects would be limited and temporary in nature, and vegetation management would be minimal. The implementation of Mitigation Measures MM AES-1 and AES-2, MM BIO-1 through 20, MM HYD-1, and MM HAZ-1 through 4 will reduce potential impacts to special-status species or modification of potential habitat to *Less than Significant with Mitigation Incorporated*. Species specific determinations are discussed in more detail below.

# 3.4.2.1 SPECIAL-STATUS WILDLIFE

The following section includes species accounts for each of the special-status wildlife species that has potential to occur (Appendix A) within the Study Area and provides effects determinations relative to the Proposed Project's anticipated

impacts. For all 70 wildlife species with some potential to occur in the Study Area, it was determined that potential impacts relative to the Proposed Project would be Less Than Significant with Mitigation Incorporated.

#### California tiger salamander (Ambystoma californiense)

California tiger salamander Central California distinct population segment (DPS) is listed as Threatened under the FESA and as Threatened under the CESA (USFWS 2019a, CDFW 2019a). Critical habitat was finalized for the Central California DPS in 2005. California tiger salamander is a terrestrial mole salamander ranging from three to five inches, snout to vent (SVL), with a broad, rounded snout, stocky body, and is black with large yellow oval or bar-shaped spots (Stebbins 2003). The species historically occurred throughout the Central Valley and surrounding foothills, from Yolo County south to Tulare County, and in the south coast ranges from north of Monterey Bay to San Luis Obispo County, although many of the populations in the Central Valley are now extirpated. There are also isolated populations in Sonoma and Santa Barbara counties (Nafis 2019) which are listed as Endangered under FESA. California tiger salamander inhabits annual grasslands, open mixed woodlands and oak savanna, spending most of its life underground in small mammal burrows. Central California tiger salamander has been shown to migrate from 1 to 1.3 miles (1,609 to 2,092) meters) between breeding ponds and upland habitat, depending upon the availability of suitable upland refugia (Jennings and Hayes 1994, Orloff 2007).

Breeding occurs in vernal pools, seasonal ponds, and constructed stock ponds that are generally free of fish and hold water during winter, often drying out by summer. Adults move from subterranean refuge sites to breeding pools during relatively warm late winter and spring rains (Jennings and Hayes 1994), usually from November through April. Breeding occurs following rains from December to March (Stebbins 2003). Eggs are laid individually or in clumps on submerged vegetation and debris in shallow water and generally hatch in 10 to 28 days (USFWS 2015a). Larvae are aquatic, taking from three to six months to metamorphose. Post-metamorphic juveniles disperse from breeding sites at night during the late spring or early summer to upland burrows or soil crevices.

California tiger salamander has a high potential to occur within the Study Area based upon presence of suitable aquatic and upland habitat and proximity to reported occurrences. There are several reported occurrences of California tiger salamander ranging from 300 feet (91 meters) to less than 0.5 mile (804 meters) from multiple Impact Areas in the southern portion of the Study Area, west of Byron Highway within Contra Costa and Alameda Counties.

Implementation of the following mitigation measures to avoid impacts to all suitable aquatic habitat, upland refugia habitat, and individuals that could be moving through the Study Area: MM AES-1, MM AES-2, MM BIO-1, and MM

BIO-2, would reduce potential project impacts to California tiger salamander to: *Less than Significant with Mitigation Incorporated.* 

#### MM BIO-1: General Wildlife

- a. All litter, debris, unused materials, rubbish, supplies, or other material will be appropriately stored in closed containers until it can be removed from project sites and deposited at an appropriate disposal or storage site. All trash that is brought to a project site during soil investigation activities (e.g., plastic water bottles, plastic lunch bags, cigarettes) shall be removed from the site daily.
- b. As stated in the project description, all on-land soil investigation Impact Areas will be located outside of wetlands as defined in the Corps of Engineers Wetlands Delineation Manual (USACE 1987). Evaluation of conditions at each site will be conducted by qualified wetland delineators. If after review of applicable data sources, nearby aquatic resources are identified for on-land soil investigation sites, including those that meet the Corps definition of wetlands or non-wetland waters, wetland delineators will participate in the site surveys for those sites and relocate them outside of the boundaries of observed aquatic resources.
- c. Over-water sites will be located within portions of navigable channels or sloughs that generally do not provide appropriate habitat for terrestrial plant or wildlife species, and will be authorized under the Clean Water Act sections 401 and 404, and Fish and Game Code section 1602 et seq.
- d. A qualified team of biologists will conduct a habitat assessment and reconnaissance level surveys approximately two weeks prior to the onset of ground disturbing soil investigation activities for any special status plants and wildlife that have the potential to occur within the project area. If the biologists identify the potential for special status wildlife impacts within the Impact Area and associated standard species buffers based on the site reconnaissance, the location will be shifted the minimum distance necessary to reduce the potential for biological impacts to a less than significant level without increasing impacts to other resources to above a level of significance. If a suitable location cannot be determined within adjacent areas, then the soil investigation at that location will not be conducted.
- e. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify the specific species and associated habitat that could occur on site.
- f. A qualified biologist will be on-site for all project activities and will conduct an environmental awareness training session for all new field personnel prior to the start of work. Throughout the project, any new staff will be provided training before they begin working on the project. A running list of trained

personnel is kept on site in the project permit binder and includes name, date of training, work site and their signature. At a minimum, the training shall:

- i. include a description of each species with the potential to occur, including physical description, habitat needs, and life history as well as a discussion of the importance of avoiding impacts to special status wildlife.
- ii. explain the general measures that are being implemented to conserve these species as they relate to the project and project area, and procedures to follow should they encounter wildlife during work.
- iii. explain the stop work authority of biologists and/or cultural resource specialists.
- g. Any observations of federally or state-listed species or California Species of Special Concern will be reported to CDFW within three (3) working days of the observation, and the observation(s) will be submitted to the California Natural Diversity Database (CNDDB). Any observations of federally listed species will also be reported to the U.S. Fish and Wildlife Service.
- h. All federally or state-listed species observed will be allowed to leave the Impact Area on their own. If the biologist determines that continuing activities could potentially cause unpermitted take under federal or State law to a federally or state-listed species, activities must cease. Work may not resume until the on-site biologist has determined there is no longer the possibility of causing unpermitted take under federal and State law.
- i. The area below any vehicle or piece of equipment that has been stationary for 24 hours or greater will be examined prior to operation to ensure that no wildlife species is present.
- j. No pets or firearms will be permitted on site.
- k. Any open holes or trenches that will be left exposed overnight will either be securely covered or have an escape ramp installed to prevent entrapment of any wildlife.
- I. Any piping or casing left exposed overnight will be capped to prevent wildlife from entering.

#### MM BIO-2: Special-Status Reptiles and Amphibians

a. No project activities will be conducted during or within 24 hours following a rain event in locations that have a potential for special status amphibians to occur or are near wetlands or other water features.

- b. In areas with the potential for special-status reptiles and amphibians to occur, prior to the onset of project activities at any Impact Area, a qualified biologist will conduct pre-activity surveys to determine whether any such species are present. A qualified biologist must, at a minimum, have experience conducting surveys to identify the California tiger salamander, California red-legged frog, western spadefoot, western pond turtle, and/or giant garter snake and their associated habitat.
- c. Any active rodent burrows or suitable cracks identified by a qualified biologist during the pre-activity survey will be flagged so that they can be avoided.
- d. Any burrows, cracks or fissures suitable for rodents that cannot be avoided and will be temporarily impacted by the movement and placement of equipment or other project activities will be covered with plywood to avoid burrow collapse.
- e. Leaf litter will be surveyed by the biologist for presence of wildlife prior to the onset of work, and if any special-status species are identified as using the leaf litter for refuge it will be avoided and a buffer will be established by a qualified biologist and flagged.
- f. If any special-status reptiles or amphibians are observed within the Impact Area, the on-site biologist will determine if the work can continue without harm to the individual(s). If the biologist determines that it is not safe to continue work, all work will cease until the animal has left the Impact Area. Once the individual(s) is determined by the on-site biologist to have left the Impact Area and is out of harm's way, work may resume.
- g. Piles of rock, rip-rap, or other materials that could provide refuge to reptiles or amphibians will be avoided. If movement of such materials cannot be avoided, a qualified biologist will survey the area prior to disturbance and monitor the material movement and restoration of the area following completion of Proposed Project activities.

## California red-legged frog (Rana draytonii)

California red-legged frog is listed as Threatened under FESA (USFWS 2019b) and is identified as a California Department of Fish and Wildlife (CDFW) Priority One Species of Special Concern (CDFW 2019b, Thompson et al 2016). It is the largest California native frog, measuring 1.75 to 5.25 inches (4.4 to 13.3 centimeters) SVL, with smooth skin and prominent dorsolateral folds. Its coloration can vary from reddish-brown to gray or olive, often with a red lower belly and hindlegs (Nafis 2019). California red-legged frog is endemic to central California, with a range historically extending from southern Mendocino County southward along the interior Coast Ranges to northern Baja California, Mexico,

and inland from the vicinity of Redding, Shasta County, California, along Sierra Nevada foothills south to Fresno County at elevations from sea level to approximately 5,000 feet (1,524 meters) (Nafis 2019, Thompson et al 2016). It is found in a variety of aquatic habitats including permanent and ephemeral ponds, perennial and intermittent streams, seasonal wetlands, springs, seeps, marshes, dune ponds, lagoons, coastal dune drainages, and human-made aquatic features (Thompson et al 2016, Halstead and Kleeman 2017), and has been known to migrate as much as a 1.7 miles (2,736 meters) into the upland. Upland habitat used includes woodlands, grasslands, and coastal scrub.

Breeding occurs from late November through late April, with earlier breeding generally occurring in southern localities. Females lay eggs in clusters up to 10 inches (25 centimeters) across, attached to vegetation two to six inches (5 to 15 centimeters) below the surface. Eggs hatch in 6-14 days, depending on water temperature (Thompson et al 2016), with tadpoles undergoing metamorphosis in four to seven months, although in some locations they have been known to overwinter (Nafis 2019) completing metamorphosis the following spring.

Red-legged frog has a high potential to occur within the Study Area based upon presence of suitable aquatic habitat and upland refugia and proximity to reported occurrences. There are several reported occurrences of California red-legged frog less than 0.5 mile (804 meters) from multiple Impact Areas in the southern portion of the Study Area, east and southeast of the Clifton Court Forebay, within Contra Costa and Alameda Counties.

Implementation of the following mitigation measures to avoid impacts to all suitable aquatic habitat, upland refugia habitat, and individuals that could be moving through the Study Area: MM-AES-1, MM-AES-2, MM BIO-1, and MM BIO-2, would reduce potential project impacts to California red-legged frog to: *Less than Significant with Mitigation Incorporated.* 

## Western spadefoot (Spea hammondii)

Western spadefoot is identified as a CDFW Priority One Species of Special Concern (CDFW 2019b, Thompson et al 2016). It is an olive toad, ranging from 1.5 to 2.5 inches (3.8 to 6.4 centimeters) SVL, with orange tipped skin tubercles, vertical pupils, and a single black spade on each hind foot (Stebbins and McGinnis 2012, Thompson et al 2016). Western spadefoot is found throughout the Central Valley and coastal lowlands from the Shasta County in Northern California to Baja California in Mexico, at elevations ranging from sea level to 4,500 feet (1,372 meters) (Jennings and Hayes 1994, Stebbins and McGinnis 2012). This species occurs in grasslands, mixed woodland, open chaparral, and pine oak woodlands, with shallow temporary pools or washes. Breeding coincides with the rainy season and usually occurs from January to May, peaking in February and March, in temporary pools and drainages, although breeding can also occur in man-made water sources such as cattle ponds (Thompson et al 2016). Adults remain in underground burrows for most of the year and will travel up to several meters on rainy nights (CDFW 2000a). Eggs are laid in cylindrical clusters and usually hatch in three to four days, with tadpoles metamorphing in four to 11 weeks (Nafis 2019). Juveniles will leave the pool a few days after metamorphosis. On land movement is generally thought to be nocturnal, with juveniles and adults able to dig burrows up to eight inches deep (Thompson et al 2016). They will also make use of existing mammal burrows.

Western spadefoot has a moderate potential to occur within the Study Area based upon presence of suitable habitat and proximity to reported occurrences. Although there are no reported occurrences within 8 miles (12.9 kilometers) of the Study Area displayed in the CNDDB GIS layer, there are several recent research grade occurrences reported on iNaturalist (2019) that are within established with 2 or 5 miles (3,218 or 8,047 meters) of the southernmost portion of the Study Area, south of Clifton Court Forebay, in Alameda County.

Implementation of mitigation measures to avoid impacts to all suitable aquatic habitat (MM BIO-1 and MM BIO-2), upland refugia habitat (MM AES-1 and MM BIO-2), and individuals that could be moving through the Study Area (MM AES-2, MM BIO-1 and MM BIO-2), would reduce potential project impacts to western spadefoot to: *Less than Significant with Mitigation Incorporated.* 

## California legless lizard (Anniella pulchra)

California legless lizard is identified as a CDFW Priority Two Species of Special Concern (CDFW 2019b, Thompson et al 2016). It is the only species of legless lizard found in California and ranges from Contra Costa County south to Baja California, at elevations from sea level to 5,900 feet (1,798 meters) (Thompson et al 2016, Stebbins 2003). California legless lizard is a medium sized lizard, ranging from four to seven inches SVL. It is metallic light silver, beige, olive brown or black with a yellow ventral surface, a shovel shaped snout, blunt tail and no external ear openings. It is found in oak woodland, chaparral, riparian woodland, oak-pine forest and desert scrub with loose soil or leaf litter for burrowing, and adequate moisture and surface cover. California legless lizard is primarily diurnal and crepuscular and is rarely active on the surface. It spends most of its time just beneath the surface but can be found in depths of up to 2 feet (0.6 meters).

Breeding occurs between early spring and mid-summer, with an average gestation of four months (Thompson et al 2016). They bear one to four live young from September to November (Stebbins and McGinnis 2012). Sexual maturity is

reached in males at two and females at three years of age (Thompson et al 2016).

California legless lizard has a low potential to occur within the Study Area based upon the presence of potentially suitable habitat, the southern portion of the Study Area being within the northern edge of the species range, and proximity to reported occurrences. The closest occurrences of California legless lizard are over 5 miles (8 kilometers) west of the Study Area in the vicinity of Brentwood and the Antioch Dunes.

Implementation of mitigation measures to avoid impacts to potential habitat (MM AES-1 and MM BIO-1), and individuals that could be moving through the Study Area (MM BIO-1 and MM BIO-2), would reduce impacts to California legless lizard to: *Less than Significant with Mitigation Incorporated*.

# California glossy snake (Arizona elegans occidentalis)

California glossy snake is identified as a CDFW Priority One Species of Special Concern (CDFW 2019b, Thompson et al 2016). California glossy snake is a medium sized, from 25 to 39 inches (64 to 99 centimeters) SVL, tan or brown colubrid with dark brown blotches down the back. It has unkeeled scales giving it a glossy appearance, and a single pair of prefrontals. The species occurs from Contra Costa County south to San Quintin, Baja California, including the central San Joaquin Valley and along the base of the Southern Coastal Range, at elevations ranging from sea level to 5,900 feet (1,798 meters) (Thompson et al 2016). It does not occur along the coast of California north of Ventura County. California glossy snake is found in grasslands, coastal sage scrub and chaparral in areas where soil is loose.

California glossy snake is primarily nocturnal, active between late February and November with activity peaking in May. Little is known about reproduction in the wild, but young of year are generally found in September. During the day, it will use existing mammal burrows and burrows under rocks or will dig their own burrows.

California glossy snake has a moderate potential to occur within the Study Area based upon presence of suitable habitat, species range and proximity to reported occurrences. Although there are no reported occurrences within 6 miles (9.65 kilometers) of the Study Area the reported occurrences occur both to the northwest south of the southernmost portion of the Study Area, ranging from the Antioch Dunes in Contra Costa County to south of Clifton Court Forebay, in Alameda County.

Implementation of mitigation measures to avoid impacts to potential habitat (MM BIO-1), and individuals that could be moving through the Study Area (MM AES-2,

MM BIO-1 and MM BIO-2), would reduce impacts to California glossy snake to: Less than Significant with Mitigation Incorporated.

# Western Pond Turtle (*Emys (= Actinemys) marmorata*)

Western pond turtle is under review for listing under the FESA and is a CDFW Priority One Species of Special Concern (USFWS 2015b, Thompson et al 2016). Western pond turtle is a small to medium-sized aquatic turtle, measuring 6.5 to seven inches straight carapace length. They are brown, tan, olive with a low, unkeeled carapace with a non-serrated rim (Nafis 2019, Stebbins 2003). Western pond turtle is found from the Pacific Coast inland to the Sierra Nevada foothills to elevations as high as 6,700feet (2,042 meters) above sea level.

Western pond turtle is a highly aquatic species and can be found in a variety of habitat types including streams, rivers, sloughs, lakes, ponds, reservoirs, marshes, seasonal ponds, and other wetland habitats (Thompson et al 2016). It requires basking sites such as partially submerged logs, rocks, mats of floating vegetation, or open mud banks for thermoregulation, and access to suitable upland habitat with loose soils for nesting, dispersal and overwintering (Thompson et al 2016). It is active year-round in warmer locations but will spend winter months in colder climates in a state of dormancy often burrowing into loose soil or leaf litter on land, or using undercut banks, snags, rocks or bottom mud in ponds (Thompson et al 2016). Western pond turtle diet consists of aquatic invertebrates, algae and other vegetation, small vertebrates and carrion.

Breeding occurs from spring through fall, with nesting taking place from spring to early summer. Nest sites are usually within 328 feet (100 meters) of water, although nests have been reported as far away as 1,640 feet (500 meters). Females lay from one to 13 eggs, which will hatch in the fall, although the young will remain in the nest until the following spring.

Western pond turtle has a high potential to occur within the Study Area due to the availability of suitable aquatic and upland habitat, the known range of the species and many occurrences throughout the Study Area.

Implementation of mitigation measures to avoid impacts to all suitable aquatic habitat (MM BIO-1 and MM BIO-2), upland refugia habitat (MM BIO-2), and individuals that could be moving through the Study Area (MM BIO-1, MM BIO-2, and MM BIO-3), would reduce potential project impacts to western pond turtle to: *Less than Significant with Mitigation Incorporated.* 

## MM BIO-3: Western pond turtle

a. In areas with the potential for western pond turtle to occur, pre-activity presence/absence surveys for western pond turtle shall occur within 48 hours prior to the onset of project activities at any Impact Area.

- b. If Western pond turtles are observed on land during the pre-activity surveys, the area within 328 feet (100 meters) of the boundary of the aquatic habitat will be flagged and avoided if feasible.
- c. If western pond turtles are observed within the Impact Area during a preactivity survey or during project activities, they will be relocated outside of the Impact Area to appropriate aquatic habitat by a qualified biologist.

#### San Joaquin coachwhip (Masticophis flagellum ruddocki)

San Joaquin (whipsnake) coachwhip is identified as a CDFW Priority 2 Species of Special Concern (CDFW 2019b, Thompson et al 2016). San Joaquin coachwhip is a large colubrid, measuring at 35 to 102 inches (89 to 259 centimeters) SVL. It is a tan, olive or yellow-brown colubrid with a yellow ventral surface and pink or orange cast to the tail. It is distinguished from other subspecies of coachwhip by its lack of the dark head and neck bands found in the other sub-species (Thompson et al 2016). It is endemic to California and is usually found from Arbuckle in the Sacramento Valley southward to the Grapevine section of I-5 in Kern County, and westward to the inner South Coast Ranges (Stebbins and McGinnis 2012). This diurnal snake generally occurs in open, dry, treeless areas, including grassland and saltbush scrub. It often will climb into vegetation to scan for prey or for shade and refuge and overwinters in mammal burrows.

San Joaquin coachwhip is active from March through October, with breeding occurring in May, and oviposition occurring in June or July (CDFW 2000b).

San Joaquin Coachwhip has a moderate potential to occur within the southern portion of the Study Area where the species range overlaps in Contra Costa and Alameda Counties, based upon the presence of suitable habitat and several occurrences within six miles (9.6 kilometers) to the west and south.

Implementation of mitigation measures to avoid impacts to potential habitat (MM BIO-1), and individuals that could be moving through the Study Area (MM BIO-1 and MM BIO-2), would reduce impacts to San Joaquin coachwhip to: *Less than Significant with Mitigation Incorporated*.

## Coast horned lizard (Phyrnosoma blainvillii)

Coast horned lizard is identified as a CDFW Priority Two Species of Special Concern (CDFW 2019b, Thompson et al 2016). Coast horned lizard is a compressed oval bodied lizard, reaching a maximum length of 4.5 inches (11.4 centimeters) SVL, with a row of large horns behind its head, two of which are longer and separated at the base, and two rows of fringed scales running down each side of its body. It can be tan, yellow, red, brown, or grey with dark splotches down the back, with a lightly spotted yellow, cream or beige ventral surface. The species is found from Shasta County in the North to Baja California in the South and along the California coast inland to the Sierra Nevada and west of the Mojave Desert (Sherbrooke 2003, Thompson et al 2016). Coast horned lizard is found in a wide variety of habitat types including sage scrub, dunes, annual grassland, chaparral, oak woodland, riparian woodland, coniferous forest, Joshua tree woodland, and saltbush scrub, however it requires loose fine soils for burrowing, open areas for thermoregulation and an adequate prey base of native ants and other insects.

Coast horned lizard is active from February through November, peaking in April and July. Breeding occurs from March to June, with average clutch sizes of 11 eggs laid likely beginning in May, with an incubation period of approximately 60 days. Hatchlings are active from late July through November.

Coast horned lizard has a moderate potential to occur within the Study Area based upon the species range, the presence of suitable habitat and several occurrences within 2.5 and five miles (four to eight kilometers) to the west and south, respectively.

Implementation of mitigation measures to avoid impacts to potential habitat (MM BIO-1) and individuals that could be moving through the Study Area (MM BIO-1 and MM BIO-2), would reduce impacts to Coast horned lizard to: *Less than Significant with Mitigation Incorporated*.

## Giant garter snake (Thamnophis gigas)

Giant garter snake is listed as Threatened under FESA and as Threatened under CESA (USFWS 2019c, CDFW 2019a). It is a large snake, reaching from 36 to 65 inches (91 to 165 centimeters) SVL. It ranges in coloration from olive drab to black with a dorsal and a side stripe that can range from bright to muted orange or yellow or in some cases be absent, a light-colored ventral surface, and keeled scales (Nafis 2019). Giant garter snakes historically occurred throughout the Central Valley of California, although its current range has been reduced to fragmented populations from Glenn County to the edge of the Delta, and south from Merced to Fresno Counties. Giant garter snakes are a highly aquatic, diurnal snake, relying on the presence of water throughout the summer months, and are found in marshes, sloughs, rice fields, and other water bodies with emergent vegetation, a suitable prey base and associated upland with burrows, crevices or rip-rap for use as refugia. While they are generally underground in refugia during the winter, they are not fully dormant during that time.

Breeding occurs shortly after emergence in March or April, depending upon the weather, with females giving birth to offspring between late July and early September.

Giant garter snake has a high potential to occur within the Study Area based upon presence of suitable aquatic habitat and upland refugia and proximity to reported occurrences. There are several reported occurrences of Giant garter snake from less than 0.5 mile to 2 miles (0.8 to 3.2 kilometers) from multiple Impact Areas along the length of the Study Area.

Implementation of mitigation measures to avoid impacts to all suitable aquatic habitat (MM BIO-1 and MM BIO-14), upland refugia habitat (MM BIO-2), and individuals that could be moving through the Study Area (MM BIO-1, MM BIO-2, and MM BIO-4) would reduce potential project impacts giant garter snake to: Less than Significant with Mitigation Incorporated.

#### MM BIO-4: Giant garter snake

- a. Upland habitat within 200 feet (61 meters) of suitable aquatic habitat, that is suitable for giant garter snake (containing cracks or rodent burrows) will be flagged and avoided.
- On-land soil investigations within suitable upland habitat for giant garter snake will be conducted during the snakes' active season of May 1 through October 1.

#### Cormorants, Herons, and Egrets: Great Egret (*Ardea alba*), Great Blue Heron (*Ardea herodias*), Snowy Egret (*Egretta thula*), Black-crowned Night Heron (*Nycticorax nycticorax*), Double-crested Cormorant (*Phalacrocorax auritus*)

Tree-nesting waterbirds, specifically, Double-crested Cormorant, Great Blue Heron, Great Egret, Snowy Egret, and Black-crowned Night Heron, typically use rookeries (colonial nest sites) that often include interspecies nesting and roosting with other species in this group. These species are widely distributed across North America. Nesting habitat includes mature riparian trees and snags adjacent to water, and the species forage by stalking in aquatic habitats for fish, small birds, mammals, reptiles, and amphibians. Tree-nesting waterbirds tend to exhibit high fidelity to rookery sites. While most species need mature, riparian trees, rookeries for Black-crowned Night Heron have also been located in riparian scrub (CDWR 2011). Breeding occurs between February and August at these rookeries (CDFW 2018). All of these species have a high potential to occur within the Study area based upon the known ranges, availability of suitable habitat and the presence of known roosts in the vicinity of the Study Area.

Implementation of Mitigation Measures MM AES-1, MM BIO-1 and MM BIO-5 would reduce potential project impacts to these five species by avoiding and reducing impacts to the roosting habitat in the Study Area to: Less than Significant with Mitigation Incorporated.

#### MM BIO-5: Rookery Birds

To minimize the potential impacts to special-status rookery birds that may occur within the Study Area the following general measures will be implemented:

- a. A pre-activity survey for active rookeries will be conducted (during nesting season between February 1 – August 31) a maximum of 72 hours prior to the onset of soil investigation field activities. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify the specific rookery bird species and associated habitat that could occur on site.
- b. If any active rookeries are identified within or adjacent to an Impact Area, a buffer will be put in place to ensure that the birds are not disturbed during work activities. This buffer will be up to 50 feet (15 meters), but can be smaller, dependent on-site conditions and at the discretion of the qualified biologist.

## Cooper's Hawk (Accipiter cooperii)

Cooper's Hawk is included on the CDFW Watch List. Cooper's Hawk is a crowsized woodland raptor with orange-red eyes, blue-gray mantle feathers, barred underparts, and a dark crown. The species is found across North America from Southern Canada to Northern Mexico (Rosenfield et al 2019) and occurs throughout most of California where appropriate habitat exists. Habitat includes riparian and oak woodland, and trees in rural and suburban areas adjacent to foraging habitat. Cooper's Hawk forages and nests in live oak, riparian deciduous, or other forests where it hunts primarily for small birds and mammals (CDFW 1990a). Nests are built in mature trees, usually near streams. Breeding occurs from March through August, with peak activity from May through July (CDFW 1990a).

Suitable habitat for Cooper's Hawk is found throughout the Study Area, and the Study Area is within the range, and therefore it has a moderate potential to occur. Implementation of Mitigation Measures MM AES-1, MM BIO-1 and MM BIO-6 would reduce potential impacts to Cooper's Hawk to: *Less than Significant with Mitigation Incorporated.* 

## MM BIO-6: Raptors (excluding Swainson's Hawk and Burrowing Owl)

To minimize and avoid the potential impacts to special-status raptors that may occur within the Study Area the following general measures will be implemented:

a. For soil investigation field activities that will occur between February 1 – August 31, a pre-activity survey for actively nesting raptors will be

conducted by a qualified biologist a maximum of 72 hours prior to the onset of project activities. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify the specific species and associated habitat that could occur on site.

- b. If any active raptor nests are identified within or adjacent to an Impact Area by the pre-action survey, a buffer will be put in place to avoid disturbance to birds during and as a result of work activities. This buffer will be up to 250 feet (76 meters), but can be smaller, dependent on-site conditions and at the discretion of the qualified biologist.
- c. Any identified actively nesting raptors will be monitored by a qualified biologist during soil investigation activities for signs of distress or disturbance as a result of field activities. Should the birds show signs of distress, work will cease at that location until the birds have resumed normal behavior and it is determined by the on-site biologist that work can be resumed.

# Tricolored Blackbird (Agelaius tricolor)

Tricolored Blackbird is listed as a Threatened under CESA and is currently under review for listing under FESA. Tricolored Blackbird is a medium-sized blackbird; males are larger than females with striking black plumage with red and white markings on the wings and females are dark brown with a whitish chin and throat (Beedy et al. 2017). The species is largely endemic to California, common locally throughout the Central Valley and along the coast. Preferred foraging habitats include crops such as rice, alfalfa, irrigated pastures, and ripening or cut grain fields, as well as annual grasslands and cattle feedlots. Tricolored Blackbirds also forage in remnant native habitats, including wet and dry vernal pools and other seasonal wetlands, riparian scrub habitats, and open marsh borders. Wintering Tricolored Blackbirds often congregate in large, mixed-species blackbird flocks that forage in grasslands and agricultural fields with low-growing vegetation. Breeding habitats include wetland and silage fields with tall, dense cover near open water. Nesting colonies range in size from 50 nests to over 20,000 in an area of 10 acres or less (CDFW 2008a). Breeding usually occurs from mid-April into late July (CDFW 2008a).

Suitable habitat for Tricolored Blackbird is found within the project footprint, and several recorded occurrences are located near Impact Areas, therefore this species has a moderate potential to occur. Although wintering birds and a few individuals have been observed during breeding season, no nesting colonies have been identified within 0.25 mile of the Study Area. Implementation of Mitigation Measures MM AES-1, MM BIO-1 and MM BIO-7 would reduce potential impacts to Tricolored Blackbird to: *Less than Significant with Mitigation Incorporated.* 

#### MM BIO-7: Tricolored Blackbird

To minimize and avoid the potential impacts to Tricolored Blackbird that may occur within the Study Area the following general measures will be implemented:

- a. For soil investigation field activities that will occur March 15- July 31 in areas with potential breeding habitat for Tricolored Blackbird, a pre-activity survey for breeding colonies will be conducted by a qualified biologist within 1,300 feet (402 meters) of Impact Areas a maximum of 72 hours prior to the onset of soil investigation activities. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify Tricolored Blackbird and associated habitat that could occur on site.
- b. For soil investigation field activities that will occur August 1 March 14 in areas with potential roosting habitat for Tricolored Blackbird, a pre-activity survey for roosting Tricolored Blackbirds will be conducted during the nonbreeding season within 300 feet (91 meters) of Impact Areas a maximum of 72 hours prior to the onset of soil investigation activities by a qualified biologist.
- c. If active Tricolored Blackbird breeding colonies or roost sites are identified within or adjacent to an Impact Area, a buffer will be put in place to ensure that the birds are not disturbed during work activities. This buffer will be up to 1,300 feet (396 meters) but may be reduced to a minimum of 300 feet (91 meters), dependent on-site conditions and at the discretion of the qualified biologist.

#### Grasshopper Sparrow (Ammodramus savannarum)

Grasshopper Sparrow is a California Species of Special Concern. The Grasshopper Sparrow is a small sparrow lacking distinct markings (Vickery 1996). The species breeding range in California is fragmented throughout the state west of the Cascade-Sierra Nevada Crest (Dobkin and Granholm 2008, Vickery 1996). Grasshopper Sparrow occurs in dry, dense grasslands with a variety of grasses and tall forbs and scattered shrubs for singing perches. The species may form semi-colonial breeding groups but does not form flocks in winter. Nests are built in shorter, moderately grazed open grasslands but have also been recorded in grassland-like cultivated lands such as alfalfa (Unitt 2008, Grinnell and Miller 1944). Breeding occurs from early April to mid-July, with a peak activity in May and June (CDFW 2008b).

Grasshopper Sparrows have been observed rarely in the winter in the vicinity of the Study Area, however minimal suitable nesting habitat is present, and there are no occurrences within 5 miles (8 kilometers). Therefore, Grasshopper

Sparrow has a low potential to occur within the Study Area and potential impacts would *be less than significant*. Implementation of Mitigation Measures MM AES-1, MM BIO-1 and MM BIO-8 would further avoid, minimize and/or reduce the potential for impacts to Grasshopper Sparrows.

#### MM BIO-8: Nesting Birds

To minimize and avoid the potential impacts to nesting birds (non-raptor) protected by the MBTA and Fish and Game Code that may occur within the Study Area the following general measures will be implemented:

- a. For soil investigation field activities that will occur February 1 August 31, a pre-activity survey for actively nesting birds will be conducted a maximum of 72 hours prior to the onset of soil investigation activities by a qualified biologist. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify the specific species and associated habitat that could occur on site.
- b. If any active nests are identified within or adjacent to an Impact Area, a buffer will be put in place to ensure that no take (as defined by MBTA), and no take, possession, or needless destruction (as prohibited under the Fish and Game Code) occurs. This buffer will be up to 50 feet (15 meters), but can be smaller, dependent on-site conditions and at the discretion of the qualified biologist

#### Lesser Sandhill Crane (Antigone canadensis canadensis)

Lesser Sandhill Crane is a California species of special concern. Lesser Sandhill Crane is a large gray, heavy-bodied bird with a long neck, long legs, and red plumage on top of the head. The subspecies range includes much of North America; the population that occurs in the Study Area breeds in Alaska and migrates to the Central Valley of California to overwinter (Littlefield 2008). Foraging habitat is consistent with Greater Sandhill Crane (although the foraging values of crop types differ between the two subspecies) and consists mainly of harvested corn fields, winter wheat, irrigated pastures, alfalfa fields, and fallow fields. Mid-day loafing typically occurs in wetlands and flooded fields along agricultural field borders, levees, rice checks, and ditches, and in alfalfa fields or pastures. Night roosting is in shallowly flooded open fields and open wetlands interspersed with uplands. Sandhill Cranes are omnivores and primarily forage in row crops (primarily grains, such as corn) for grain, seeds, and will opportunistically consume small rodents, birds, and invertebrates, and tend to congregate in small to large flocks. Greater and Lesser Sandhill Cranes use similar roost sites and are both sensitive to human disturbance. Lesser Sandhill Cranes are less traditional than Greater Sandhill Cranes and are more likely to move between different roost site complexes and different wintering regions. Lesser Sandhill Cranes are winter residents and migrants in the study area,

arriving during early September and reaching maximum densities during December and January and departing during early March (Ivey et al. 2016, Littlefield 2008).

Lesser Sandhill Crane has been observed regularly in the winter in the vicinity of the Study Area, and there are known roost sites within the Study Area. Therefore, Lesser Sandhill Crane has a high potential to occur within the Study Area. Implementation of Mitigation Measures MM BIO-1 and MM BIO-9 would reduce potential impacts to Lesser Sandhill Crane to: Less than Significant with Mitigation Incorporated.

#### MM BIO-9: Sandhill Crane

To minimize and avoid the potential indirect impacts to Lesser and Greater Sandhill Crane that may occur within the Study Area, the following general measures will be implemented:

- a. For soil investigation field activities that will occur September 15 through March 15, during roosting season, pre-activity surveys and an assessment of known roost sites will be conducted within 0.75 mile (1,207 meters) of Impact Areas by a qualified biologist.
- b. If roost sites are identified within 0.25 mile (402 meters) of Impact Areas by the qualified biologist, start of large equipment use for soil investigation activities will be delayed to an hour after sunrise and stop an hour before sunset to minimize potential for noise disturbance at the roost site.

## Greater Sandhill Crane (Antigone canadensis tabida)

Greater sandhill crane is listed as threatened under CESA and Fully Protected under California Fish and Game Code and. Greater sandhill crane is the largest sandhill crane subspecies, with gray plumage, heavy body, long neck and legs, and red plumage on top of the head. The subspecies range includes much of North America: the population that occurs in the Study area breeds in western Canada, Washington, and Oregon, with a small number breeding in northeastern California, and migrates to the Central Valley of California to overwinter (CDFW 1994). Night roosting occurs in shallowly flooded open fields and open wetlands interspersed with uplands. Foraging habitat consists mainly of harvested corn fields, followed by winter wheat, irrigated pastures, alfalfa fields, and fallow fields close to roost sites (Ivey et al. 2016). Mid-day loafing typically occurs in wetlands and flooded fields along agricultural field borders, levees, rice checks, and ditches, and in alfalfa fields or pastures. Portions of the study area are used regularly and by large numbers of greater sandhill cranes (lvey et al. 2016). Sandhill cranes are omnivores and primarily forage in harvested row crops (grains such as corn) for grains, seeds, and roots, and will opportunistically consume small rodents, birds, and invertebrates (CDFW 1994). The species

tends to congregate in small to large flocks, exhibits strong site fidelity to traditional roost sites, and is sensitive to human disturbance Greater sandhill cranes are winter residents in the study area, arriving during early September, reaching maximum densities during December and January and departing during early March.

Greater Sandhill Crane has been observed regularly in the winter in the vicinity of the Study Area, and there are known roost sites within the Study Area. Therefore, Greater Sandhill Crane has a high potential to occur within the Study Area. No take of Greater Sandhill Crane per California Fish and Game Code Section 3511 would occur due to the Proposed Project; however, CEQA considers potential effects beyond direct take of Fully Protected species. Implementation of Mitigation Measures MM BIO-1 and MM BIO-9 would reduce potential impacts to Greater Sandhill Crane to: Less than Significant with Mitigation Incorporated

# Golden Eagle (Aquila chrysaetos)

Golden Eagle is designated as Fully Protected under California Fish and Game Code and protected by the federal Bald and Golden Eagle Protection Act. Golden Eagle is a large eagle that is uniformly dark with golden neck (Kochert et al. 2002). The species is found throughout North America but are more common in western North America. The bird is an uncommon permanent resident and migrant throughout California that lives in open and semi-open country featuring native vegetation where they forage in grasslands, rolling foothills, mountain areas, and desert. Golden Eagle forages for ground squirrels, rabbits, other mammals, and some carrion in open terrain. Nests are built on cliffs adjacent to open habitats, such as grasslands, oak savannas, and open shrublands (Grinnell and Miller 1944) although trees are also used for nesting. Breeding occurs from late January through August (CDFW 1990b).

Golden Eagle is regularly observed foraging and suitable foraging habitat and nest trees exist in the Study Area, however no nesting has been recorded within 1 mile (1,609 meters) of the Study Area. Therefore, Golden Eagle has a moderate potential to occur within the Study Area. No take of Golden Eagle per California Fish and Game Code Section 3511 would occur due to the Proposed Project; however, CEQA considers potential effects beyond direct take of Fully Protected species. Implementation of Mitigation Measures MM AES-1, MM BIO-1 and MM BIO-6 would reduce impacts to Golden Eagle to: *Less than Significant with Mitigation Incorporated*.

## Short-eared Owl (Asio flammeus)

Short-eared Owl is a California Species of Special Concern. Short-eared Owl is a medium-sized owl with brown and cream streaked plumage and yellow eyes (Wiggins et al. 2006). The species range includes much of North America; in California, it is patchily distributed throughout the state, including portions of the

Sacramento and San Joaquin Valleys, northeastern California, and a few scattered coastal sites (Roberson 2008). Breeding and foraging habitat for Short-eared Owl includes emergent wetland, grasslands, and grassland-like cultivated lands such as pastures and alfalfa fields. Short-eared Owl hunts around dawn and dusk, primarily for small mammals (Fisler 1960, Wiggins et al. 2006). Nests are constructed on dry ground in a depression concealed by vegetation. Breeding occurs from early March through July (CDFW 2005a).

Short-eared Owl has been observed at several locations in the vicinity of the Study Area, and some suitable nesting habitat may be present in wetlands within the Study Area, therefore Short-eared Owl is considered to have a moderate potential to occur. Implementation of Mitigation Measures MM BIO-1 and MM BIO-6 would reduce potential impacts to Short-eared Owl to: Less than Significant with Mitigation Incorporated.

#### Western Burrowing Owl (Athene cunicularia)

Western Burrowing Owl is a California Species of Special Concern. Burrowing Owl is a small, ground-dwelling owl with brown and cream plumage and yellow eyes. The species' range extends from Canada to Mexico and is found throughout California except for high elevations (Poulin et al. 2011). It primarily inhabits grasslands with abundant ground squirrel populations, but also occurs in desert and open shrub habitats. Burrowing Owl uses burrows in areas with relatively short vegetation with sparse shrubs or taller vegetation for roosting and nesting and can persist in human-altered landscapes. Individuals in agricultural environments nest along roadsides and water conveyance structures. Breeding occurs from February through September (CDFW 1999a).

Western Burrowing Owl has a high potential to occur within the Study Area, as suitable habitat occurs in many locations and there are several reported occurrences. Implementation of Mitigation Measures MM BIO-1 and MM BIO-10 would reduce potential impacts to Western Burrowing Owl to: Less than Significant with Mitigation Incorporated.

#### MM BIO-10: Burrowing Owl

To minimize and avoid the potential impacts to Burrowing Owl that may occur within the Study Area, the following general measures will be implemented:

a. In areas with the potential for Burrowing Owl to occur, prior to soil investigation field activities, a qualified biologist will conduct a pre-activity survey. The surveys will establish the presence or absence of Burrowing Owl and/or suitable habitat features and evaluate use by owls in accordance with CDFW survey guidelines (CDFW 1993). For each Impact Area, the biologist will survey the proposed disturbance footprint and a 500-foot (152 meter) radius from the perimeter of the proposed footprint to identify any suitable burrows and owls. Adjacent parcels under different

land ownership will not be surveyed. Surveys should take place near sunrise or sunset in accordance with CDFW guidelines. Suitable burrows or Burrowing Owls will be identified and mapped. Surveys will take place no more than 30 days prior to soil investigation field activities. During the breeding season (February 1– August 31), surveys will document whether Burrowing Owls are nesting in or directly adjacent to any Impact Area. During the nonbreeding season (September 1–January 31), surveys will document whether Burrowing Owls are using habitat in or directly adjacent to any disturbance area. Survey results will be valid only for the season (breeding or nonbreeding) during which the survey is conducted.

- b. If Burrowing Owls are found during the breeding season (February 1 August 31), all nest sites that could be disturbed by project activities will be avoided during the remainder of the breeding season or while the nest is occupied by adults or young. Avoidance will include establishment of a non-disturbance buffer zone (described below in parts c and d).
- c. Soil investigation activities may occur during the breeding season only if a qualified biologist monitors the nest and determines that the birds have not begun egg-laying and incubation or that the juveniles from the occupied burrows have fledged. During the nonbreeding season (September 1 January 31) the owls and the burrows they are using will be avoided. Avoidance will include the establishment of a buffer zone (described below).
- d. During the breeding season, buffer zones of at least 250 feet (76 meters) in which no soil investigation activities can occur will be established around each occupied burrow (nest site). Buffer zones of 160 feet (49 meters) will be established around each burrow being used during the nonbreeding season. The buffers will be delineated by highly visible, temporary fencing or flagging.

#### Ferruginous Hawk (Buteo regalis)

Ferruginous Hawk is a USFWS Bird of Conservation Concern. The species is a large, broad-winged hawk with a large head and pale underparts with rusty legs that form a V when soaring. Ferruginous Hawks range from breeding grounds in southern Canada to wintering grounds in Mexico. They overwinter in California in grasslands and agricultural areas, including sagebrush flats, desert scrub, low foothills surrounding valleys, and fringes of pinyon-juniper habitats. Ferruginous Hawk forages in open, dry grassland habitats (Polite and Pratt 1999, Ng et al. 2017), also in open cultivated lands such as grain and hay crops, recently plowed fields, and pastures. Nesting has not been recorded in California (CDFW 1999b).

Ferruginous Hawk is regularly observed in the winter, suitable foraging habitat is present in the Study Area, and several occurrences have been documented

within 0.5 to 3 miles (804 to 4,828 meters) of Impact Areas, however no nesting occurs in California. Therefore, Ferruginous Hawk has a moderate potential to occur within the Study Area. Implementation of Mitigation Measures MM BIO-1 and MM BIO-6 would reduce potential impacts to Ferruginous Hawk to: *Less than Significant with Mitigation Incorporated*.

#### Swainson's Hawk (Buteo swainsoni)

Swainson's Hawk is listed as Threatened under CESA. Swainson's Hawk is a medium-sized hawk with tapered wings that have contrasting light wing lining and dark flight feathers (Bechard et al. 2010). It migrates from Central and South America to breed in western North America, primarily in California and the Great Basin. The Central Valley breeding population largely winters from Mexico to central South America (Hull et al. 2008). Foraging habitat includes hay and alfalfa fields, grassland, pastures, grain crops, and row crops; nesting occurs in mature riparian woodland, roadside or isolated trees near foraging habitat; trees in urban or rural neighborhoods are also used (Estep 1984, Schlorff and Bloom 1984, England et al. 1997). Swainson's Hawk forages in large open habitats, such as hay and alfalfa fields, pastures, grain crops, and row crops primarily for small mammals such as voles, but will opportunistically take invertebrates, small birds, and reptiles. The species is monogamous and exhibits strong site fidelity to nesting territories, occupying the same sites over many years (Hull et al. 2008). Breeding occurs from late March to late August, with peak activity from late May through July (CDFW 2006).

Swainson's Hawk has a high potential to occur within the Study Area, as suitable foraging and nesting habitat occurs in many locations within the Study Area and there are many reported occurrences. Implementation of Mitigation Measures MM AES-1, MM BIO-1 and MM BIO-11 would reduce potential impacts to Swainson's Hawk to: Less than Significant with Mitigation Incorporated.

#### MM BIO-11: Swainson's Hawk

To minimize and avoid the potential impacts to Swainson's Hawk that may occur within the project area, the following general measures will be implemented:

- a. If soil investigations field activities will occur during the nesting season (March 15–September 15), a pre-activity survey will be conducted by a qualified biologist within 0.25 mile (402 meters) of Impact Areas following the Recommended Timing and Methodology for Swainson's Hawk Nesting Surveys in California's Central Valley (SWHA Technical Advisory Committee 2000) between 5 days and 72 hours prior to the start of soil investigation activities to identify Swainson's Hawk nests.
- b. If active nests are observed within 0.25 mile (402 meters) of an Impact

Soil Investigations for Data Collection in the Delta Initial Study/Proposed Mitigated Negative Declaration Area, project activities will be limited to outside of the breeding season (March 15 - September 15) or until the nest is determined to be inactive or fledged by a qualified biologist.

- c. When soil investigation activities must occur within 0.25 mile (402 meters) of a known or potential nest during nesting season (March 15 September 15), soil investigation field activities will be initiated prior to egg-laying, if possible. If soil investigation activities must begin after egg-laying, a 650-foot (198 meter) no-activity buffer will be established between an active nest and any soil investigation activities until eggs have hatched. If site-specific conditions or the nature of the project activity (e.g., steep topography, dense vegetation, limited activities) indicate that a smaller buffer could be used, the qualified biologist will determine the appropriate buffer size.
- d. If young fledge prior to September 15, soil investigation activities can proceed normally, subject to confirmation by a qualified biologist that the young have fledged from active nest sites. If the active nest site is shielded from view and noise from the project site by other development, topography, or other features, the qualified biologist may determine that project activities can proceed.
- e. A qualified biologist with stop-work authority will be present during soil investigation field activities and may halt project activities if the biologist determines that Swainson's Hawks in the vicinity of soil investigation activities are disturbed to the point where nest abandonment is likely. Additional protective measures, as determined by the qualified biologist, will be implemented prior to resuming soil investigation activities.

## Mountain Plover (Charadrius montanus)

Mountain Plover is a California Species of Special Concern. Mountain Plover is a medium-sized shorebird with brown and cream plumage (Knopf and Wunder 2006). Mountain Plover winters in California from September to March in the Central Valley, San Joaquin Valley foothills, and southern California (Hickey et al. 2003). Suitable habitat for Mountain Plover includes heavily grazed grassland, short hay crops such as alfalfa, freshly tilled fields, and alkali flats (Knopf and Rupert 1995; Hunting and Edson 2008). Nesting has not been recorded in California, but the species is present in the state from September through mid-March (Hunting and Edson 2008).

Mountain Plover is considered to have a low potential to occur within the Study Area due to minimal suitable habitat, no recorded occurrences within four miles (6.4 kilometers) of the Study Area, and its lack of breeding in California. Therefore, potential impacts to Mountain Plover would be *less than significant*. Implementation of Mitigation Measure MM BIO-1 would further avoid, minimize and/or reduce the potential for impacts.

## Northern Harrier (Circus hudsonius)

Northern Harrier is a California species of special concern. Northern Harrier is a medium-sized, slender low-flying raptor with a white rump; males have gray and females have brown plumage (Smith et al. 2011). The species occurs throughout North America and is a year-round resident in California and its breeding range covers northern California, the Central Valley, the central coast, and portions of southern deserts (Davis and Niemela 2008). It uses meadows, grasslands, open rangelands, desert sinks, and fresh and saltwater emergent wetlands for foraging and nesting. Northern Harriers forage for small mammals, reptiles by flying low to the ground. Nests are built on the ground in dense vegetation. Breeding occurs from April to September (CDFW 1990c).

Suitable foraging habitat and nesting habitat for Northern Harrier is present within the Study Area, and there are known occurrences within the Study Area. Therefore, Northern Harrier has a high potential to occur within the Study Area. Implementation of Mitigation Measures MM BIO-1 and MM BIO-6 would reduce potential impacts to Norther Harrier to: *Less than Significant with Mitigation Incorporated*.

#### Western Yellow-billed Cuckoo (Coccyzus americanus occidentalis)

Western Yellow-billed Cuckoo is listed as Threatened under FESA and Endangered under CESA. Western Yellow-billed Cuckoo is a slender bird with brown plumage on its back and white below, long tail with black and white spots, and a curved yellow bill. The species' historical breeding distribution extended throughout western North America, including the Central Valley, where it was considered common (Belding 1890). Currently, the only known populations of breeding Western Yellow-billed Cuckoo are in several disjunct locations in California, Arizona, and western New Mexico (Halterman 1991; Johnson et al. 2007; Dettling et al. 2015; Stanek 2014; Parametrix Inc. and Southern Sierra Research Station 2015). Western Yellow-billed Cuckoos winter in South America from Venezuela to Argentina (Hughes 2015; Sechrist et al. 2012). The Western Yellow-billed Cuckoo is a riparian obligate species, primarily willow-cottonwood riparian forest, but use other tree species such as white alder (Alnus rhombifolia) and box elder (Acer negundo) in some areas, including formerly occupied sites along the Sacramento River (Laymon 1998). Western Yellow-billed Cuckoo is a highly secretive species that forages for insects and requires large insects to feed their nestlings. Nests are primarily in willow (Salix spp.) trees; however, other tree species are occasionally used, including Fremont cottonwood (Populus fremontii) and alder. They arrive at California breeding grounds between May and July, but primarily in June (Gaines and Laymon 1984; Hughes 2015; USFWS 2014); breeding occurs in mid-June to August (CDFW 1999c).

Western Yellow-billed Cuckoo is considered to have a low potential to occur within the Study Area due to minimal suitable migratory and nesting habitat. There are known occurrences within the Study Area, but no recorded breeding in the vicinity. Implementation of Mitigation Measures MM BIO-1 and MM BIO-8 would reduce potential impacts to Western Yellow-billed Cuckoo to: *Less than Significant with Mitigation Incorporated*.

#### White-tailed Kite (Elanus leucurus)

White-tailed Kite is designated as Fully Protected under California Fish and Game Code. This medium sized raptor has long wings and tail and gray and white plumage with black wing patches (Dunk 1995). The species is widely distributed in North America; the majority occur in California. Most White-tailed Kites in the Sacramento Valley are found in oak and cottonwood riparian forests, valley oak woodlands, or other groups of trees and are usually associated with compatible foraging habitat consisting large patches of low-growing, herbaceous vegetation (Erichsen et al. 1996). The species forages primarily for small mammals in pasture and hay crops, compatible row and grain crops, and natural vegetation such as seasonal wetlands and annual grasslands (Erichsen 1995). Breeding occurs from February to October in trees with dense canopies (CDFW 2005b).

Suitable foraging habitat and nesting habitat for White-tailed Kite is present within the Study Area, and there are several reported occurrences near Impact Areas. Therefore, White-tailed Kite has a moderate potential to occur within the Study Area. No take of White-tailed Kite per California Fish and Game Code Section 3511 would occur due to the Proposed Project; however, CEQA considers potential effects beyond direct take of Fully Protected species. Implementation of Mitigation Measures MM AES-1, MM BIO-1 and MM BIO-6 would reduce potential impacts to White-tailed Kite to: *Less than Significant with Mitigation Incorporated*.

## California Horned Lark (Eremophila alpestris actia)

California Horned Lark is a CDFW Watch List species. This songbird has a pale, yellow face and throat, a black bib, pale breast and belly, a broad black stripe under the eye, a black tail with white outer feathers, and black tufts on top of its head resembling horns (Beason 1995). The year-round range of the California Horned Lark encompasses the majority of the state west of the Cascade-Sierra Nevada Crest (CDFW 1990d) The species inhabits open grassland and cultivated lands such as alfalfa, fallow fields, and pastures dominated by sparse, low herbaceous vegetation or widely scattered low shrubs. California Horned Lark forages on seeds and insects and nest in hollows on the ground. Breeding occurs from March through July, with peak activity in May (CDFW 1990d).

California Horned Lark is considered to have a moderate potential to occur within the Study Area due to the presence of suitable habitat and known occurrences within one to two miles (1.6 to 3.2 kilometers) of several Impact Areas within Contra Costa County. Implementation of Mitigation Measures MM BIO-1, MM BIO-7 and MM BIO-8 will reduce potential impacts to California Horned Lark to: Less than Significant with Mitigation Incorporated.

#### Yellow-Breasted Chat (Icteria virens)

Yellow-breasted Chat is a California Species of Special Concern and a USFWS Bird of Conservation Concern. Yellow-breasted Chat is a medium-sized warbler with a long tail, large head, yellow breast plumage, gray back, and white stripes above and below the eye. The species winters in Mexico and Central America and is patchily distributed across North America south of Canada during breeding season; within the Central Valley, chats are found in the Sacramento-San Joaquin Delta. Habitat includes riparian thickets near water with a dense understory layer, including willow, blackberry, and wild grape (USFWS 2019d). Yellow-breasted Chat forages primarily on spiders and insects but will also take fruits and berries. Nests are built low in dense vegetation and breeding occurs from late April through early August (Comrack 2008).

Yellow-breasted Chat has been observed in riparian thickets and in-channel islands throughout the Sacramento-San Joaquin Delta, thus the species has a high potential to occur within the Study Area. Implementation of Mitigation Measures MM AES-1, MM BIO-1 and MM BIO-8 would reduce impacts to Yellow-breasted Chat to: *Less than Significant with Mitigation Incorporated*.

#### Merlin (Falco columbarius)

Merlin is a California Department of Fish and Wildlife Watch List species (CDFW 1999d). Merlin is a small, dark-colored falcon with sharply pointed wings, broad chest and medium-length tail. This species has a broad geographical range throughout the northern hemisphere and can be observed in California during the non-breeding season. During migration Merlin use grasslands, open forests, and coastal areas. They winter in similar habitats across the western United States. Breeding occurs in the northern portions of North America (Warkentin et al. 2005).

Suitable foraging habitat for Merlin is present within the Study Area, and there are several reported occurrences near Impact Areas. Therefore, Merlin has a low potential to occur within the Study Area. Implementation of Mitigation Measures MM AES-1, MM BIO-1 and MM BIO-6 would reduce impacts to Merlin to: *Less than Significant with Mitigation Incorporated*.

#### Prairie Falcon (Falco mexicanus)

Prairie Falcon is a California Department of Fish and Wildlife Watch List species (CDFW 2019b). This large pale falcon is brownish above and whitish below with long dark narrow mustache marks (Steenhof 2013). Uncommon throughout western North American, ranging north into southern Canada and south in to Mexico, Prairie Falcons are solitary birds found primarily in open dry habitats including desert, prairies, and grasslands. They nest on cliff ledges and hunt for small mammals, birds and large insects. Nesting occurs from mid-February through mid- September with a peak in April to early August (CDFW 2005c).

Suitable foraging habitat for Prairie Falcon is present within the Study Area, and the species has been observed foraging, however no suitable nesting habitat exists. Therefore, Prairie Falcon has a low potential to occur within the Study Area. Implementation of Mitigation Measures MM BIO-1 and MM BIO-6 would reduce potential impacts to Prairie Falcon to: *Less than Significant with Mitigation Incorporated*.

## American Peregrine Falcon (Falco peregrinus anatum)

American Peregrine Falcon is delisted from CESA and FESA and is Fully Protected under California Fish and Game Code. Peregrine Falcon is a mediumsized dark gray falcon with dark helmet, pale whitish underparts, and a small, strongly hooked bill. The species has a worldwide range and is found throughout North America; in California it is resident on the coast and far northern and southern reaches of the state and is found in the Central Valley in the winter (White et al. 2002). Peregrine Falcon occurs in a wide variety of habitats, including woodlands and open landscape, near water and nest sites. The species hunts by diving and catching prey in mid-air; it primarily consumes birds, but also will hunt for bats and steal prey from other raptors (White et al. 2002). Nests consist of a scrape or depression on cliffs or human-made structures such as tall buildings. Breeding occurs from March through August (White et al. 2002).

Suitable foraging habitat for American Peregrine Falcon is present within the Study Area, and the species has been observed foraging, however no suitable nesting habitat exists. Therefore, American Peregrine Falcon has a low potential to occur within the Study Area. No take of American Peregrine Falcon per California Fish and Game Code Section 3511 would occur due to the Proposed Project; however, CEQA considers potential effects beyond direct take of Fully Protected species. Implementation of Mitigation Measures MM BIO-1 and MM BIO-6 would reduce potential impacts to American Peregrine Falcon to: *Less than Significant with Mitigation Incorporated*.

#### Loggerhead Shrike (Lanius Iudovicianus)

The Loggerhead Shrike is a California Species of Special Concern and a USFWS Bird of Conservation Concern. Loggerhead Shrike is a medium-sized

passerine with gray plumage and a black mask around the eyes and forehead (Yosef 1996). This species is found throughout North America and is a common resident and winter visitor in lowlands and foothills in California. Loggerhead Shrikes use a variety of open grasslands across their range, including grasslands, desert scrub, shrub-steppe, open savannah, irrigated pasture, grain and hay crops, and alkali seasonal wetland (Yosef 1996, Pandolfino and Smith 2011). Loggerhead Shrikes nest in shrubs and trees surrounded by open habitat. Breeding occurs from March through July (CDFW 1990e).

Loggerhead Shrike has a high potential to occur within the Study Area due to the presence of suitable habitat and several recorded occurrences near Impact Areas. implementation of Mitigation Measures MM AES-1, MM BIO-1 and MM BIO-8 would reduce potential impacts to Loggerhead Shrike to: Less than Significant with Mitigation Incorporated.

## California Black Rail (Laterallus jamaicensis coturniculus)

California Black Rail is listed as Threatened under CESA, Fully Protected under California Fish and Game Code, and is a USFWS bird of conservation concern. California Black Rail is a small-sized rail with mostly dark gray feathers, a small black bill, red eyes, white-speckled back, belly, and flanks, and chestnut colored nape and upper back. Approximately 80% of the California Black Rail subspecies resides in the San Francisco Bay estuary (Evens et al. 1991), with other populations in the Sacramento-San Joaquin Delta, coastal southern California at Morro Bay, and a few inland locations (Eddleman et al. 1994). The species most commonly occurs in tidal brackish or freshwater emergent wetlands dominated by pickleweed and bulrush and occurs in non-tidal freshwater marsh habitat as well as in immediate vicinity of tidal sloughs. Black rail inhabits shallow and high elevation areas of densely-vegetated wetlands where it consumes a variety of small terrestrial invertebrates. Nests are completely concealed by vegetation in high portions of tidal marshes, shallow freshwater marshes, wet meadows, and flooded grassy vegetation (Eddleman et al. 1994). Breeding occurs from mid-March through June (CDFW 1999e).

California Black Rail is considered to have a moderate potential to occur within the Study Area due to the presence of suitable habitat and several recorded occurrences near Impact Areas. No take of California Black Rail per California Fish and Game Code Section 3511 would occur due to the Proposed Project; however, CEQA considers potential effects beyond direct take of Fully Protected species. Implementation of Mitigation Measures MM BIO-1 and MM BIO-8, would reduce impacts to California Black Rail to: *Less than Significant with Mitigation Incorporated*.

## Song Sparrow "Modesto" Population (Melospiza melodia)

Song Sparrow "Modesto" population (hereafter referred to as Modesto Song Sparrow), is a California Species of Special Concern. While Song Sparrow

ranges widely throughout North America; the Modesto population is endemic to the north-central portion of the Central Valley and is ubiquitous in the Delta (Gardali 2008). Modesto Song Sparrow uses emergent marsh and riparian scrub habitats (Grinnell and Miller 1944), In addition, the species has been observed to nest in valley oak riparian forests with a dense blackberry understory, vegetated irrigation canals and levees, and recently planted Valley Oak restoration sites (Gardali 2008). Breeding occurs from April to August (CDFW 1990f).

Modesto Song Sparrow is considered to have a high potential to occur within the Study Area due to the presence of suitable habitat and many recorded occurrences throughout the Study Area. Implementation of Mitigation Measures MM AES-1, MM BIO-1 and MM BIO-8 would reduce potential impacts to Modesto Song Sparrow to: Less than Significant with Mitigation Incorporated.

#### Osprey (Pandion haliaetus)

Osprey is a species on the CDFW Watch List. Osprey is a large raptor with brown back and wings, white underparts, brown line through the eye, and hooked beak. The species' range includes all of North America; in California, it breeds primarily from the Cascade Range to Lake Tahoe and south to Marin County. Their year-round range includes the northern and western portions of the Central Valley (CDFW 1990g). Habitat includes riparian, lakes, coastal Osprey nest in large open forest trees and snags, and on man-made structures in close proximity to open water. Osprey hunt for fish by diving into open water and clasping prey in their talons (Bierregaard et al 2016). Nests are built in large open forest trees and snags, and on man-made structures in close proximity to open water (Bierregaard et al 2016). Breeding takes place from March through September (CDFW 1990g).

Suitable habitat for Osprey is present and the species has been observed foraging within the Study Area. Therefore, Osprey has a high potential to occur within the Study Area. Implementation of Mitigation Measures MM AES-1, MM BIO-1 and MM BIO-6 would reduce potential impacts to Osprey to: *Less than Significant with Mitigation Incorporated.* 

#### White-faced Ibis (Plegadis chihi)

The White-faced Ibis is on the CDFW watch list. White-faced Ibis is a dark wading bird with long decurved bill; breeding adults have metallic bronze plumage with dark green wings. The species' range includes western and central United States and winters in southeastern California, Gulf Coast, and Mexico (Ryder and Manry 1994); in California breeds uncommonly in southern California, and in isolated areas of the Central Valley (CDFW 2005d). White-faced ibis breeds in freshwater emergent and managed wetland habitats (CDFW 2005d) with cattail and bulrush, and also forages in flooded meadows, agricultural fields, and brackish wetlands (Ryder and Manry 1994). The species probes in mud for earthworms and invertebrates and will also forage in shallow water for amphibians and small fish (CDFW 2005d). White-faced Ibis nests colonially in dense emergent vegetation. Breeding occurs May-July (CDFW 2005d).

White-faced Ibis is considered to have a moderate potential to occur within the Study Area due to the presence of suitable habitat and many recorded occurrences throughout the Study Area. Breeding white-faced ibis have been recorded in the Yolo Bypass Wildlife Area but are not expected to breed in the remainder of the Study Area. Implementation of Mitigation Measures MM BIO-1 and MM BIO-8 would reduce potential impacts to White-faced ibis to: Less than Significant with Mitigation Incorporated.

## Purple Martin (Progne subis)

Purple Martin is a California Species of Special Concern. Purple Martin is a large swallow with purple plumage and dark wings; females are duller with some gray plumage. The species breeds primarily in the eastern United States and winters in Mexico to central South America, but it also breeds in coastal Northern California, Sierra Nevada, and isolated locations in the Central Valley (Brown and Tarof 2013). Purple Martin inhabits woodlands, urban parks, and wetlands, often near cities (Airola and Williams 2008). An aerial insectivore, Purple Martin diet consists of a variety of flying insects caught while flying over open areas, including parks, open water, and wetlands. Nests are built in cavities and manmade structures such as bird houses. Breeding occurs between May and mid-August (Airola and Williams 2008).

Purple Martin is considered to have a low potential to occur within the Study Area due to minimal suitable nesting habitat and rare occurrences in the vicinity of the Study Area. Implementation of Mitigation Measures MM BIO-1 and MM BIO-8 would reduce potential impacts to Purple Martin to: *Less than Significant with Mitigation Incorporated*.

## Bank Swallow (Riparia riparia)

The Bank Swallow is listed as Threatened under CESA. It is a small brown and white songbird with a small bill, long wings, and a dark breastband contrasting with a white chin and belly (Garrison 1999). This species is a neotropical migrant that breeds across North America, Europe, and Asia and winter in Central and South America and Africa (Garrison 1999). Approximately 70 - 90 % of the breeding population in California is dependent on habitats which occur along the Sacramento and Feather Rivers (Humphrey and Garrison 1986, Garrison et al. 1987, CDFW 1992). Breeding habitat includes riparian, lacustrine, and coastal areas with vertical banks, bluffs, cliffs, and occasionally sand quarries, with fine-textured or sandy soils (Garrison et al. 1987, Bank Swallow Technical Advisory Committee 2013). The species is dependent on bank erosion from high winter river flows to create suitable burrow substrate (Garrison 1999, Garrison 2004,

Moffat et al. 2005). Bank Swallow forages predominantly over open riparian areas but also over brushland, grassland, wetlands, water, and cropland. Bank Swallow nests in colonies ranging in size from 3 to over 3,000 nest burrows, with nests placed in burrows dug into vertical banks (Bank Swallow Technical Advisory Committee 2013). Breeding occurs from April through June (CDFW 1999f).

Bank Swallow has a low potential to occur within the Study Area due to no suitable nesting habitat present in the Study Area, although the species has been observed foraging in the vicinity. Implementation of Mitigation Measure MM BIO-1 would reduce potential impacts to Bank Swallow to: *Less than Significant with Mitigation Incorporated*.

## Yellow Warbler (Setophaga petechia)

Yellow Warbler is a California Species of Special Concern and a USFWS Bird of Conservation Concern. Yellow Warbler is a small, bright yellow bird with yellowgreen back, round head and beady black eyes; males have chestnut streaks on the breast. The species is a Neotropical migrant that breeds throughout the northern portions of North America, extending into southern mountain ranges; the species historically occurred throughout California, but is now largely restricted to the coast and Sierra Nevada (Heath 2008). Yellow Warbler is a riparian obligate species that uses willow shrubs and thickets, and other riparian plants including cottonwoods, sycamores, ash, and alders. The species was once a common breeder in the Central Valley, but is largely extirpated in the Sacramento Valley, the Delta and San Joaquin Valley because of widespread habitat loss (Riparian Habitat Joint Venture 2004, Grinnell and Miller 1944). Recent breeding south of the Study Area on the San Joaquin River National Wildlife Refuge is largely attributed to riparian habitat restoration (Dettling et al. 2012). Yellow Warblers consume insect prey by gleaning along slender branches and leaves of shrubs and small trees. The species is territorial; males sing from perches at the top of vegetation and will defend their territories from many species. Nesting occurs during June and July (Lowther et al. 1999).

Yellow Warbler has a moderate potential to occur within the Study Area. Breeding is limited in the Central Valley in recent history, but the species has been observed in the Study Area during migration (Trochet et al. 2017). Implementation of Mitigation Measures MM AES-1 and MM BIO-1 and MM BIO-8 would reduce potential impacts to Yellow Warbler to: *Less than Significant with Mitigation Incorporated.* 

# California Least Tern (Sternula antillarum browni)

California Least Tern is listed as Endangered under CESA and FESA and is designated as Fully Protected under California Fish and Game Code. Least Tern is a small tern with narrow pointed wings, black crown, and white forehead. The historical breeding range of the California Least Tern extends along the Pacific

Coast from approximately Moss Landing to the southern tip of Baja California (Grinnell and Miller 1944). However, since about 1970, colonies have been reported north to San Francisco Bay (USFWS 2006a). California Least Terns nest in loose colonies on barren or sparsely vegetated sandy or gravelly substrates above the high tide line along the coastline and in lagoons and bays of the California coast. Colonies occur near water that provides opportunities to forage for fish in shallow estuaries or lagoons (Thompson et al. 1997, CDFW 2005e, USFWS 2006a). Breeding occurs from mid-May through August (Massey and Atwood 1981, CDFW 2005e).

California Least Tern has a low potential to occur within the Study Area. No suitable nesting habitat and no known nesting colonies are located within the Study Area, and foraging birds are rarely observed in the vicinity. No take of California Least Tern per California Fish and Game Code Section 3511 would occur due to the Proposed Project; however, CEQA considers potential effects beyond direct take of Fully Protected species. Implementation of Mitigation Measure MM BIO-1 would reduce potential impacts to California Least Tern to: *Less than Significant with Mitigation Incorporated*.

## Least Bell's Vireo (Vireo bellii pusillus)

Least Bell's Vireo is listed as Endangered under FESA and CESA. Least Bell's vireo is a small, drab songbird with brownish-gray plumage and two pale wingbars. The species' historical distribution extended from coastal southern California through the San Joaquin and Sacramento Valleys as far north as Tehama County near Red Bluff (Kus 2002). The current breeding range is restricted to southern California, primarily San Diego County; however, recent nesting events at the San Joaquin River National Wildlife Refuge, along Putah Creek in Yolo Bypass, and Bradford Island in the central Delta indicate the species is attempting to recolonize the Central Valley. Least Bell's Vireo typically breeds in willow riparian forest supporting a dense, shrubby understory of mulefat (Baccharis salicifolius) and other mesic species (Goldwasser 1981; Gray and Greaves 1981; Franzreb 1989). Oak woodland with a willow riparian understory is also used in some areas (Gray and Greaves, 1981), and individuals sometimes enter adjacent chaparral, coastal sage scrub, or desert scrub habitats to forage (Kus et al 2010). Foraging occurs most frequently in willows (Salata 1983; USFWS 1998a) but occurs on a wide range of riparian species and even some nonriparian plants that may host relatively large proportions of large prey (USFWS 1998a). Least Bell's Vireos are insectivorous and prey on a wide variety of insects, including bugs, beetles, grasshoppers, moths, and especially caterpillars (Chapin 1925; Bent 1950). Breeding occurs between April and August, with peak egg laying in May to early June (CDFW 1990h).

Least Bell's Vireo has a moderate potential to occur within the Study Area due to the presence of suitable nesting habitat in the Study Area, and recent observations of the species in the Yolo Bypass Wildlife Area and Bradford Island during breeding season. Implementation of Mitigation Measures MM AES-1, MM BIO-1 and MM BIO-8 would reduce potential impacts to Least Bell's Vireo to: Less than Significant with Mitigation Incorporated.

## Yellow-Headed Blackbird (Xanthocephalus xanthocephalus)

Yellow-Headed Blackbird is a California species of special concern. Yellow-Headed Blackbird is a large blackbird with large head and long conical bill; males have a bright yellow head and breast and glossy black body and females are brown with dull yellow head and breast. The species' range includes western and central North America; in California it is found in northeastern California, Central Valley, Imperial Valley, and Colorado River Valley (Jaramillo 2008). Yellow-Headed Blackbird breeding habitat includes freshwater emergent wetlands, while associated foraging habitat includes irrigated pastures and alfalfa fields (Twedt and Crawford 1995, Jamarillo 2008). The species forages primarily for seeds and some insects; during breeding season insects are the primary prey (Jaramillo 2008). Nests are constructed in tall emergent vegetation in open areas over relatively deep water (Orians and Willson 1964). Breeding occurs from mid-April through late July (Twedt and Crawford 1995).

Yellow-Headed Blackbird has a moderate potential to occur within the Study Area due to the presence of suitable foraging habitat and minimal suitable nesting habitat in the Study Area. Implementation of Mitigation Measures MM BIO-1 and MM BIO-8 would reduce potential impacts to Yellow-Headed Blackbird to: Less than Significant with Mitigation Incorporated.

# Antioch Dunes anthicid beetle (Anthicus antiochensis)

Antioch Dunes anthicid beetle has a NatureServe ranking of G1S1 and is included on CDFW's Special Animals List but is not listed under FESA or CESA. This species is a 4.7-5.4 mm long terrestrial beetle that resembles an ant in appearance. It is endemic to California, and it has been detected at Antioch Dunes in Contra Costa County as well as several sites along the Sacramento River in Glenn, Tehama, Shasta, and Solano counties, and one site at Nicolas on the Feather River in Sutter County. It typically occurs on interior sand dunes and sand bars (CDFW 2019c). Antioch Dunes anthicid beetles are thought to be microscavengers, feeding on dead insects and soil fungi at night and remaining inactive in burrows during the day. Adults overwinter and emerge in the spring to lay eggs. A second generation of adults emerge in early summer (CDFW 2019c).

Antioch Dunes anthicid beetle has the potential to occur in the Study Area; however, this potential is low because suitable habitat is highly localized and there are few known occurrences. Implementation of Mitigation Measure MM BIO-1, which would avoid and minimize adverse impacts to suitable habitat, would reduce potential impacts to Antioch Dunes anthicid beetle and suitable habitat to: Less than Significant with Mitigation Incorporated.

#### Sacramento anthicid beetle (Anthicus sacramento)

Sacramento anthicid beetle has a NatureServe ranking of G1S1 and is included on CDFW's Special Animals List but is not listed under FESA or CESA. This species is a 3.18-3.63 mm long terrestrial beetle that resembles an ant in appearance. It is endemic to California, and it has been detected in several locations along the Sacramento and San Joaquin Rivers from Shasta to San Joaquin counties, and one site at Nicolas on the Feather River in Sutter County. It typically occurs in interior sand dunes and sand bars, as well as in dredge spoil heaps (CDFW 2019c). Like other species in its genus, Sacramento anthicid beetles are thought to be microscavengers, feeding on dead insects and soil fungi. Adults are most commonly collected in June, July, and August, likely with two generations produced each year (CDFW 2019c).

Sacramento anthicid beetle has the potential to occur in the Study Area; however, this potential is low because suitable habitat is highly localized and there are few known occurrences. Implementation of Mitigation Measure MM BIO-1, which would avoid and minimize adverse impacts to suitable habitat, would reduce potential impacts to Sacramento anthicid beetle to: Less than Significant with Mitigation Incorporated.

#### Crotch bumble bee (Bombus crotchii)

Crotch bumble bee has a NatureServe ranking of G2G3S3 and is included on CDFW's Special Animals List but is not listed under FESA or CESA. This species is a generalist, colonial nesting bee. The current range of this species in California is from coastal California to the Sierra-Cascade Crest. Habitat for this species is not specific because the food plant genera used by obscure bumble bee (*Antirrhinum, Phacelia, Clarkia, Dendromecon, Eschscholzia, and Eriogonum*) are widely distributed in different habitats. Like most other species of bumble bees, Crotch bumble bees typically nest in underground cavities such as animal burrows, though nests have also been reported from above-ground structures that provide suitable cavities. Colonies are established by mated queens who produce female workers to forage for pollen and nectar, defend the colony, and feed developing larvae, with individual colonies remaining active for only one season (Koch et al. 2012).

Crotch bumble bee has moderate potential to occur within the Study Area based on the presence of suitable habitat. Implementation of Mitigation Measure MM BIO-1, which would avoid and minimize adverse impacts to suitable habitat, would reduce potential impacts to Crotch bumble bee to: Less than Significant with Mitigation Incorporated.

#### Western bumble bee (Bombus occidentalis)

Western bumblebee has a NatureServe ranking of G4S1 and is included on CDFW's Special Animals List but is not listed under FESA or CESA. This species is a generalist, colonial nesting bee. The known range of this species

Soil Investigations for Data Collection in the Delta Initial Study/Proposed Mitigated Negative Declaration extends throughout California, though populations from Central California to the northern border have declined sharply since the late 1990's, particularly from lower elevation sites. The habitat for this species varies widely and includes open grassy areas, urban parks and gardens, chaparral and scrub lands, and mountain meadows. Like most other species of bumblebees, western bumblebees typically nest in underground cavities such as animal burrows, though nests have also been reported from above-ground structures that provide suitable cavities. Colonies are established by mated queens who produce female workers to forage for pollen and nectar, defend the colony, and feed developing larvae. Within California, the flight period for western bumblebee is from early February to late November, with individual colonies remaining active for only one season (Hatfield et al. 2015).

Western bumble bee has high potential to occur within the Study Area based on the presence of suitable habitat. Implementation of Mitigation Measure MM BIO-1 would avoid and minimize adverse impacts to suitable habitat and would reduce potential impacts to western bumble bee to: Less than Significant with Mitigation Incorporated.

#### Conservancy fairy shrimp (Branchinecta conservatio)

Conservancy fairy shrimp is listed as Endangered under FESA but not listed under CESA, and has a NatureServe ranking of G2S2. This species is a 1.3 to 2.5 cm short-lived aquatic crustacean found in ephemeral freshwater habitats. It is endemic to California, and its known range is limited to the Central Valley, with the exception of one occurrence in Ventura County. Conservancy fairy shrimp are found in vernal pools; generally large, turbid playa pools that may be inundated well into the summer (USFWS 2007a). Conservancy fairy shrimp hatch from cysts that remain in the soil until the first winter rains and complete their lifecycle by early summer when warm water temperatures and drying conditions render the habitat unsuitable. Cysts are shed by mated females and remain in the soil until the following winter (USFWS 2017a). Conservancy fairy shrimp require an average of 49 days to reach maturity and are known to survive in temperatures ranging from 41 to 75 degrees Fahrenheit (Eriksen and Belk, 1999).

Conservancy fairy shrimp has moderate potential to occur within the Study Area based on the presence of suitable habitat. Implementation of Mitigation Measures MM BIO-1 and MM BIO-12 would avoid and minimize adverse impacts to suitable habitat and would reduce potential impacts to Conservancy fairy shrimp to: Less than Significant with Mitigation Incorporated.

#### MM BIO-12: Vernal Pool Species

a. All ground disturbing activities (boring, CPT, or vegetation removal) shall be located at least 100 feet (30 meters) from a vernal pool to avoid impacts to sensitive vernal pool invertebrates.

Soil Investigations for Data Collection in the Delta Initial Study/Proposed Mitigated Negative Declaration b. No project activities shall take place within an area identified as vernal pool complex, as determined by a qualified biologist, when wet soil conditions would increase the likelihood of vehicle traffic or other activities altering the site topography.

#### Longhorn fairy shrimp (Branchinecta longiantenna)

Longhorn fairy shrimp is listed as Endangered under FESA but is not listed under CESA. It has a NatureServe ranking of G2S2 and is included on CDFW's Special Animals List. This species is a 0.5 to 0.8 inches (1.3 to 2 centimeters) short-lived aquatic crustacean found in ephemeral freshwater habitats. It is endemic to California, and its known range is limited to four areas within and adjacent to the following locations: Carrizo Plain National Monument in San Luis Obispo County, San Luis National Wildlife Refuge Complex in Merced County, Brushy Peak Preserve in Alameda County, and Vasco Caves Preserve in Contra Costa County (USFWS 2007b). Longhorn fairy shrimp are found in vernal pools which may be clear or turbid. They have been found in clearwater depressions in sandstone outcroppings, grass-bottomed pools, and claypan pools. Like other fairy shrimp, longhorn fairy shrimp hatch from desiccated cysts that remain in the soil until the first winter rains and complete their lifecycle by early summer. Cysts are shed by mated females and remain in the soil until the following winter (USFWS 2017b). Longhorn fairy shrimp mature in approximately 43 days and are known to survive in temperatures ranging from 50 to 82 degrees Fahrenheit (Erickson and Belk 1999).

Longhorn fairy shrimp has moderate potential to occur within the Study Area based on the presence of suitable habitat. Implementation of Mitigation Measures MM BIO-1 and MM BIO-12 would avoid and minimize adverse impacts to suitable habitat and would reduce potential impacts to longhorn fairy shrimp to: Less than Significant with Mitigation Incorporated.

## Vernal pool fairy shrimp (Branchinecta lynchi)

Vernal pool fairy shrimp is listed as Threatened under FESA but is not listed under CESA. It has a NatureServe ranking of G3S3 and is included on CDFW's Special Animals List. This species is a 0.12 to 1.5-inch (0.3 to 3.8 centimeters) short-lived aquatic crustacean found in ephemeral freshwater habitats. The current range in California includes the Central Valley, Coast Ranges, and disjunct locations in Riverside County. Vernal pool fairy shrimp are found in a variety of vernal pool habitat types, ranging from small, clear sandstone pools to large turbid, alkaline pools. It is most frequently found in pools measuring less than 0.05 acres but has been found in pools exceeding 25 acres. Like other fairy shrimp, vernal pool fairy shrimp hatch from desiccated cysts that remain in the soil until the first winter rains and complete their lifecycle by early summer. Cysts are shed by mated females and remain in the soil until the following winter. Individuals hatch in water temperatures of 50 degrees Fahrenheit or lower and reach maturity approximately 40 days later depending on temperature (USFWS 2007c). The upper temperature tolerance for this species is approximately 75 degrees Fahrenheit (Erickson and Belk 1999). Threats to this species include habitat loss and fragmentation due to urbanization, agricultural conversion, and mining.

Vernal pool fairy shrimp has moderate potential to occur within the Study Area based on the presence of suitable habitat. Implementation of Mitigation Measures MM BIO-1 and MM BIO-12 would avoid and minimize adverse impacts to suitable habitat and would reduce potential impacts to vernal pool fairy shrimp to: Less than Significant with Mitigation Incorporated.

#### Midvalley fairy shrimp (Branchinecta mesovallensis)

Midvalley fairy shrimp has a NatureServe ranking of G2S2S3 and is included on CDFW's Special Animals List but is not listed under FESA or CESA. This species is a 0.28 to 0.8 inches (0.7 to 2 centimeters) short-lived aquatic crustacean found in ephemeral freshwater habitats. It is endemic to California, and its known range is limited to the Central Valley. Midvalley fairy shrimp are found in vernal pools; primarily small, short-lived pools and grass-bottomed swales that are less than 10 cm in depth. This species has been found in relatively alkaline pools, but its tolerance range for variations in water chemistry are not well known. Like other fairy shrimp, this species hatch from cysts that remain in the soil until the first winter rains; however, they mature comparatively quickly, in as little as 8 days (CDFW 2019c). This species is unusually tolerant of warm water temperatures of at least 90 degrees Fahrenheit and potentially higher, which helps them survive when the water in their typically small, shallow pools heats up (Erickson and Belk 1999).

Midvalley fairy shrimp has moderate potential to occur within the Study Area based on the presence of suitable habitat. Implementation of Mitigation Measures MM BIO-1 and MM BIO-12 would avoid and minimize adverse impacts to suitable habitat and would reduce potential impacts to midvalley fairy shrimp to: Less than Significant with Mitigation Incorporated.

## Valley elderberry longhorn beetle (Desmocerus californicus dimorphus)

Valley elderberry longhorn beetle is listed as Threatened under FESA but is not listed under CESA. It has a NatureServe ranking of G3T2S2 and is included on CDFW's Special Animals List. This species is a terrestrial, wood-boring beetle whose larvae feed exclusively on elderberry (*Sambucus* sp.). It is endemic to California, and its known range extends through the Central Valley. It typically occurs in riparian or other habitat that supports its elderberry host plants, typically below 500 feet (152 meters) in elevation. Adult beetles emerge in spring and summer and lay eggs on the elderberry leaves. Upon hatching, larvae bore into the stems and create feeding galleries in the pith, where they will reside for several months. Prior to pupation, the larva creates an exit hole, then returns to

the gallery where it pupates. The adult beetle will then emerge approximately one month later. Threats to the species include agricultural conversion, urban development, stream channelization, and channel hardening, which eliminate habitat for the host plant (USFWS 2017).

Valley elderberry longhorn beetle has high potential to occur within the Study Area based on the presence of suitable habitat. Implementation of Mitigation Measure MM BIO-13 would reduce potential impacts to valley elderberry longhorn beetle to: *Less than Significant with Mitigation*.

#### MM BIO-13: Valley Elderberry Longhorn Beetle

To minimize and avoid the potential impacts to Valley Elderberry Longhorn Beetle (VELB) that may occur within the project area, the following measures will be implemented:

- a. When feasible, project activities shall be sited at least 164 feet (50 meters) from elderberry shrubs with stem diameter greater than 1-inch (2.5 centimeter).
- b. If activities must be conducted within 164 feet (50 meters) of an elderberry shrub, the following measures will apply:
  - activities will be conducted outside of VELB flight season (March 1-July 31);
  - ii. a biological monitor will be present to monitor all project activities at the site;
  - iii. all ground disturbing activities (boring, CPT, or vegetation removal) will be located at least 20 feet (6 meters) from the dripline of the elderberry shrub; and high visibility fencing or flagging will be installed to delineate the 20-foot (6-meter) avoidance buffer.

#### Ricksecker's water scavenger beetle (Hydrochara rickseckeri)

Ricksecker's water scavenger beetle has a NatureServe ranking of G2S2 and is included on CDFW's Special Animals List but is not listed under FESA or CESA. This species is an aquatic beetle typically known from shallow water habitats. It is endemic to California, and it has been detected in Lake, Marin, Placer, Sacramento, San Joaquin, San Mateo, Solano, and Sonoma counties. Specific habitat requirements for this species are not known but may include a variety of aquatic habitats including artificial ponds. Both adults and larvae of this species are aquatic (NatureServe 2019a).

Ricksecker's water scavenger beetle has moderate potential to occur within the Study Area based on the presence of suitable habitat. Implementation of

Mitigation Measures MM BIO-1 and MM BIO-12 would avoid and minimize adverse impacts to suitable habitat and would reduce potential impacts to Ricksecker's water scavenger to: Less than Significant with Mitigation Incorporated.

## Curved-foot hygrotus diving beetle (Hygrotus curvipes)

Curved-foot hygrotus diving beetle has a NatureServe ranking of G1S1 and is included on CDFW's Special Animals List but is not listed under FESA or CESA. This species is a predaceous diving beetle known only from Alameda and Contra Costa counties (NatureServe 2019b). Specific habitat requirements and life history for this species are not known, although like other beetles in the family, both larvae and adults are predators of other aquatic organisms.

Curved-foot hygrotus diving beetle has moderate potential to occur within the Study Area based on the presence of suitable habitat. Implementation of Mitigation Measures MM BIO-1 and MM BIO-12 would avoid and minimize adverse impacts to suitable habitat and would reduce potential impacts to curved-foot hygrotus diving beetle to: *Less than Significant with Mitigation Incorporated.* 

# Vernal pool tadpole shrimp (Lepidurus packardi)

Vernal pool tadpole shrimp is listed as Endangered under FESA but is not listed under CESA. It has a NatureServe ranking of G4S3S4 and is included on CDFW's Special Animals List. This species is a 0.6 to 3.3-inch (1.5 to 8.4 centimeter) aquatic crustacean with a shield-like carapace, found in ephemeral freshwater habitats. It is endemic to California, and is patchily distributed throughout the Central Valley, from Shasta County to Tulare County, with isolated occurrences in Alameda and Contra Costa counties. It typically occurs in vernal pools containing clear to highly turbid water. They feed on both living organisms, such as fairy shrimp, as well as detritus. The vernal pool tadpole shrimp produces cysts that lie buried in the soil until winter rains trigger hatching. Individuals reach maturity in 3 to 4 weeks, at approximately 0.4 inches or more in carapace length. Multiple hatchings within a single wet season allow the vernal pool tadpole shrimp to persist within pools as long as the habitat remains inundated, though hatching rates become significantly lower once water temperatures reach 68 degrees Fahrenheit (USFWS 2007d).

Vernal pool tadpole shrimp has moderate potential to occur within the Study Area based on the presence of suitable habitat. Implementation of Mitigation Measures MM BIO-1 and MM BIO-12 would avoid and minimize adverse impacts to suitable habitat and would reduce potential impacts to vernal pool tadpole shrimp to: Less than Significant with Mitigation Incorporated.

## California linderiella (Linderiella occidentalis)

California linderiella has a NatureServe ranking of G2G3S2S3 and is included on CDFW's Special Animals List but is not listed under FESA or CESA. This species is a 0.35 to 0.39 inch (0.9 to 1 centimeter) long, short-lived aquatic crustacean found in ephemeral freshwater habitats. It is endemic to California, and its known range is limited to the Central Valley. It occurs in vernal pools that vary widely in size but are generally found in deeper pools with clear to turbid water. California fairy shrimp are the longest-lived fairy shrimp species in the Central Valley, having been observed to live up to 168 days, and requiring a minimum of 31 days to reach maturity. They are also highly tolerant of high water temperatures and have been found in pools ranging from 41 to 85 degrees Fahrenheit. This species frequently co-occurs with vernal pool fairy shrimp and is usually numerically dominant (CDFW 2019c).

California linderiella has moderate potential to occur within the Study Area based on the presence of suitable habitat. Implementation of Mitigation Measures MM BIO-1 and MM BIO-12 would avoid and minimize adverse impacts to suitable habitat and would reduce potential impacts to California linderiella to: Less than Significant with Mitigation Incorporated.

## Molestan blister beetle (Lytta molesta)

Molestan blister beetle has a NatureServe ranking of G2S2 and is included on CDFW's Special Animals list but is not listed under FESA or CESA. This species is a ground nesting beetle that feeds on flowers. It is endemic to California, and its current known range includes the Central Valley. The species occurs in grasslands and vernal pools. Very little is known about the life history or behavior of this species. Other species in the genus Lytta oviposit in the underground nests of solitary bees, where their larvae consume pollen stores, and sometimes bee larvae. It has been collected from early April through early July (CDFW 2019c).

Molestan blister beetle has the potential to occur in the Study Area; however, this potential is low because the closest known occurrence of this species is approximately 5 miles from any of the Impact Sites. Implementation of Mitigation Measures MM BIO-1 and MM BIO-12 would avoid and minimize adverse impacts to suitable habitat and would reduce potential impacts to molestan blister beetle to: Less than Significant with Mitigation Incorporated.

## Green Sturgeon (Acipenser medirostris)

There are two DPSs of North American green sturgeon: the Northern DPS, which includes fish spawned in the Eel River and northward; and the Southern DPS, which includes all fish spawned south of the Eel River. The Northern DPS currently spawns in the Klamath River in California and the Rogue River in Oregon and is listed as a Species of Concern (NMFS 2004). Only the Southern

DPS, which is listed as a threatened species under FESA, is found in the Delta and the Sacramento River and its tributaries.

In its final rule to list the Southern DPS as threatened (NMFS 2006a), NMFS cited threats as concentration of the only known spawning population into a single river (Sacramento River), loss of historical spawning habitat, mounting threats with regard to maintenance of habitat quality and quantity in the Delta and Sacramento River, and an indication of declining abundance based upon salvage data at the State and Federal salvage facilities. Included in the listing are green sturgeon originating from the Sacramento River basin, including the spawning population in the Sacramento River and green sturgeon living in the Sacramento River, the Delta, and the San Francisco Estuary.

Adult North American green sturgeon are believed to spawn every 3 to 5 years but can spawn as frequently as every 2 years (NMFS 2005a) and reach sexual maturity at an age of 15 to 20 years, with males maturing earlier than females. Adult Green Sturgeon enter San Francisco Bay in late winter through early spring and migrate to spawning areas in the Sacramento River primarily from late February through April. Spawning primarily occurs April through late July although late summer and early fall spawning may also occur based on the presence of larvae in the fall (Heublein et al. 2017). Historical and recent information confirms that both green and white sturgeons occasionally range into the Feather, Yuba, and Bear rivers but numbers are low (Beamesderfer et al. 2004). It is unknown whether green sturgeon historically spawned in the Feather River either downstream or upstream of Oroville Dam or the Thermalito Afterbay outlet. Spawning is suspected to have occurred in the past due to the continued presence of adult green sturgeon in the river below Fish Barrier Dam. This continued presence of adults below the dam suggests that fish are trying to migrate to upstream spawning areas now blocked by the dam, which was constructed in 1968. Green Sturgeon spawning was documented in the Feather River during 2011 and 2017-2019 (Seesholtz et al. 2014; DWR, unpublished data) and the Yuba River during 2018 and 2019 (Beccio 2018, 2019).

Little is known about rearing, migratory behavior, and general emigration patterns of juvenile Southern DPS Green Sturgeon. Based on captures of juveniles in the Sacramento River near Red Bluff, it is likely that juveniles rear near spawning habitat for a few months or more before migrating to the Delta (Heublein et al. 2017). Juvenile green sturgeon continue to exhibit nocturnal behavior beyond the metamorphosis from larval to juvenile stages. After approximately 10 days, larvae begin feeding and growing rapidly, and young green sturgeon appear to rear for the first 1 to 2 months in the upper Sacramento River between Keswick Dam and Hamilton City (CDFW 2002).

Length measurements estimate larvae to be 2 weeks old (0.95 to 1.34-inch (24 to 34 millimeters) fork length) when they are captured at the Red Bluff Diversion Dam (CDFW 2002; USFWS 2002), and three weeks old when captured further downstream at the Glenn-Colusa facility (Van Eenennaam et al. 2001). Growth is rapid as juveniles reach up to 11.8 inches (30 centimeters) the first year and over

24 inches (60 centimeters) in the first 2 to 3 years (Nakamoto et al. 1995). Juveniles spend 1 to 4 years in freshwater and estuarine habitats before they enter the ocean (Nakamoto et al. 1995). According to Heublein et al. (2009), in 2006 all tagged adult green sturgeon emigrated from the Sacramento River prior to September. Lindley et al. (2008) found frequent large-scale migrations of green sturgeon along the Pacific Coast. Kelly et al. (2007) reported that green sturgeon enter the San Francisco Estuary during the spring and remain until fall. Juvenile and adult green sturgeon enter coastal marine waters after making significant long-distance migrations with distinct directionality thought to be related to resource availability.

Overall, designated in-water work windows would reduce exposure of sensitive fish species and life stages to in-water work activities. The activities of the Proposed Project would be minor in scope and would not result in degradation of aquatic habitat or water quality conditions and any potential effects related to potential increase in suspended sediment concentrations and contaminants due to disturbance of the river bed would be negligible. Green sturgeon are known to spawn in the Yuba and Feather Rivers and in the upper reaches of the Sacramento River upstream of Hamilton City so the sensitive egg and larval life stages will be avoided. Juvenile green sturgeon would be present within the Study Area when in-water work will take place. Proposed project activities are not likely to result in impingement because juvenile sturgeon can move away from boring equipment. The project will not reduce prey availability for juvenile sturgeon rearing in the Sacramento River. Finally, green sturgeon would not be adversely affected in the event an accidental sediment plume because the species is adapted to turbid conditions. Implementation of Mitigation Measures MM BIO-14, along with MM HYD-1 and MM HAZ-1 through 4 would reduce potential impacts to green sturgeon to: Less than Significant with Mitigation Incorporated.

MM BIO-14: General Fish

Over-water activities will be limited to only being conducted during the fish window (August 1 -October 31) to avoid impacts to sensitive fish species that have the potential to occur in the Study Area.

## Delta Smelt (Hypomesus transpacificus)

Delta Smelt is listed as a threatened species under the FESA and was listed as a threatened species under the CESA in 1993. In 2009, Delta Smelt was reclassified as an endangered species under the CESA. The 2010 5-year status review recommended up-listing Delta Smelt from threatened to endangered status under the FESA (USFWS 2010a). However, as of the time of this writing, Delta Smelt remain listed as threatened under the FESA.

Delta Smelt are endemic to the San Francisco Estuary, found nowhere else in the world (Bennett 2005). The Delta functions as a migratory corridor, as rearing

habitat, and as spawning habitat for Delta Smelt. Overall, the Delta Smelt life cycle is completed in the brackish and tidal freshwater reaches of the upper San Francisco Estuary. In addition, a freshwater resident life history type was found by Bush (2017), which primarily occurs in the Cache Slough region year-round (Sommer et al. 2011). Salinity requirements vary by life stage. Apart from spawning and egg-embryo development, the distribution and movements of all life stages are influenced by transport processes associated with water flows in the estuary, which also affect the quality and location of suitable open water habitat (Dege and Brown 2004; Feyrer et al. 2007; Nobriga et al. 2008). Delta Smelt are weakly anadromous and undergo a spawning migration from the low salinity zone (LSZ; 1–6 parts per thousand [ppt]) to freshwater in most years (Grimaldo et al. 2009; Sommer et al. 2011). Most of the later life-stage Delta smelt captured during the FMWT were collected in the 1 to 5 ppt salinity zone (Kimmerer et al. 2013). Spawning migrations occur between late December and late February, typically during "first flush" periods when inflow and turbidity increase on the Sacramento and San Joaquin Rivers (Grimaldo et al. 2009, Sommer et al. 2011). Adult smelt do not spawn immediately after migration to freshwater but appear to stage in upstream habitats (Sommer et al. 2011). Spawning primarily occurs during April through mid-May (Moyle 2002). There are a wide range of perspectives in the scientific literature regarding the extent to which the spatial distribution of Delta Smelt co-varies with X2 with more recent data and analyses suggesting factors other than X2 explain the distribution of the species (Murphy and Hamilton 2013; Manly et al. 2015; Latour 2016; Polanksy et al. 2018, Murphy and Weiland 2019). Dege and Brown (2004) found that larvae less than 0.8 inches (20 mm) rear 3–12 miles (5–20 kilometers) upstream of X2 (Dege and Brown 2004; Sommer and Mejia 2013). As larvae grow and water temperatures increase in the Delta (~73°F [23 °C]), their distribution shifts towards the low salinity zone (Dege and Brown 2004; Nobriga et al. 2008). By fall, the centroid of Delta Smelt distribution is tightly coupled with X2 (Sommer et al. 2011; Sommer and Mejia 2013). While salinity is generally seen as a key driver of Delta smelt distribution, more recent research suggests other factors, such as water velocity (Bever et al. 2016), may be an important predictor of Delta smelt presence. Similarly, Murphy and Weiland (2019) demonstrate salinity alone may not be the best predictor of Delta smelt abundance and distribution.

Overall, designated in-water work windows would reduce exposure of sensitive fish species, including Delta smelt, and life stages to in-water work activities. The activities of the Proposed Project would be minor in scope and would not result in degradation of aquatic habitat or water quality conditions and any potential effects related to potential increase in suspended sediment concentrations and contaminants due to disturbance of the river bed would be negligible.

Implementation of Mitigation Measures MM BIO-14, along with MM HYD-1 and MM HAZ-1 through 4 would reduce potential impacts to Delta Smelt to: *Less than Significant with Mitigation Incorporated*.

#### Steelhead – Central Valley DPS (Oncorhynchus mykiss irideus pop. 11)

The CCV steelhead evolutionarily significant unit (ESU) was listed as a threatened species under FESA on March 19, 1998 (USFWS 1998b). In addition, the species is also listed as threatened under the CESA. On November 4, 2005, the National Marine Fisheries Service (NMFS) proposed that all west coast steelhead be reclassified from ESUs to Distinct Population Segments (DPSs) and proposed to retain CCV steelhead as threatened (NMFS 2005b). On January 5, 2006, after reviewing the best available scientific and commercial information in a status review (Good et al. 2005), National Marine Fisheries Service (NMFS) issued its final rule to retain the status of CCV steelhead as threatened and applied its hatchery listing policy to include the Coleman National Fish Hatchery and Feather River Hatchery steelhead programs as part of the DPS (NMFS 2006b).

In its latest 5-year status review, NMFS determined that the CCV steelhead DPS should remain classified as threatened. While various habitat restoration efforts, such as those in Clear Creek, appear to be benefitting CCV steelhead, the concerns raised in the previous status reviews remain. These concerns include low adult abundances, loss of spawning and rearing habitat, and a higher proportion of hatchery produced fish. As such, CCV steelhead remain listed as threatened and are likely to become endangered within the foreseeable future throughout all or a significant portion of its range. In addition, based on new genetic evidence by Pearse and Garza (2015), NMFS recommended that steelhead originating from the Mokelumne River Hatchery be added to the CCV steelhead DPS, as Feather River Hatchery fish are considered to be a native Central Valley stock and are listed as part of the DPS (NMFS 2016a).

Steelhead have two life history types: stream-maturing and ocean-maturing. Stream-maturing steelhead enter fresh water in a sexually immature condition and require several months to mature before spawning, whereas ocean-maturing steelhead enter fresh water with mature gonads and spawn shortly after river entry. A variation of the two forms occurs in the Central Valley and primarily migrates into the system in the fall, then holds in suitable habitat until spawning during the winter and early spring (McEwan and Jackson 1996). Peak immigration seems to have occurred historically in the fall from late September to late October (Hallock 1989), with peak spawning typically occurring January through March (Hallock et al. 1961; McEwan and Jackson 1996). Unlike Pacific salmon, steelhead are capable of spawning more than once before death (Busby et al. 1996). Most juvenile steelhead spend two years rearing, although some spending less and a very few spending more (Hallock et al. 1961). Central Valley steelhead typically spend two years in the ocean before returning to their natal stream to spawn. About 70% of CCV steelhead spend 2 years within their natal streams before migrating out of the Sacramento-San Joaquin system as smolts, with small percentages (29%) and (1%) spending 1 or 3 years, respectively (Hallock et al. 1961). Juvenile steelhead smolts emigrate primarily from natal streams in response to the first heavy runoff in the late winter through spring

(Hallock et al. 1961). Emigrating CCV steelhead use the lower reaches of the Sacramento and San Joaquin Rivers and the Delta as a migration corridor to the ocean. Nobriga and Cadrett (2001) verified these temporal findings (spring migration) based on analysis of captures in USFWS salmon monitoring conducted near Chipps Island.

Overall, designated in-water work windows would reduce exposure of sensitive fish species and life stages to in-water work activities. The activities of the Proposed Project would be minor in scope and would not result in degradation of aquatic habitat or water quality conditions and any potential effects related to potential increase in suspended sediment concentrations and contaminants due to disturbance of the river bed would be negligible. Implementation of Mitigation Measures MM BIO-14, along with MM HYD-1 and MM HAZ-1 through 4 would reduce potential impacts to steelhead to: *Less than Significant with Mitigation Incorporated*.

# Chinook Salmon – Central Valley Spring-run ESU (Oncorhynchus tshawytscha)

The Central Valley (CV) spring-run Chinook salmon ESU is listed as a threatened species under FESA. CV spring-run Chinook salmon are also listed as threatened under CESA. The ESU includes all naturally spawned populations of spring-run Chinook salmon in the Sacramento River and its tributaries in California, and the Feather River Hatchery spring-run Chinook program. As described in the latest NMFS 5-Year Review for Central Valley spring-run Chinook salmon, the status of the ESU has probably improved since the previous status review. Both the Mill and Deer Creek independent populations have improved from high extinction risks to moderate extinction risks, while the Butte Creek population remains at low risk. Nevertheless, the ESU remains classified as threatened (NMFS 2016b).

Chinook salmon exhibit two generalized freshwater life history types (Healey 1991). Stream-type adults enter fresh water months before spawning and juveniles reside in fresh water for a year or more following emergence, whereas ocean-type adults spawn soon after entering fresh water and juveniles migrate to the ocean as fry or parr in their first year. Adequate instream flows and cool water temperatures are more critical for the survival of Chinook salmon exhibiting a stream-type life history due to over-summering by adults and/or juveniles. Spring-run Chinook salmon are somewhat anomalous in that they have characteristics of both stream- and ocean-type races (Healey 1991). Adults enter fresh water in early-late spring, and delay spawning until late summer or early fall (stream-type). However, most juvenile spring-run Chinook salmon migrate out of their natal stream after only a few months of river life (ocean-type), or they may remain for up to 15 months within their natal stream. This life-history pattern differentiates the spring-run Chinook from other Sacramento River Chinook runs and from all other populations within the range of Chinook salmon (Hallock and Fisher 1985).

Spring-run Chinook salmon emigration timing is highly variable, as they may migrate downstream as young-of-the-year or as juveniles or yearlings. The modal size of fry migrants at approximately 1.6 inches (40 millimeters) between December and April in Mill, Butte, and Deer Creeks reflects a prolonged emergence of fry from the gravel (Lindley et al. 2004). Studies in Butte Creek found that the majority of CV spring-run Chinook salmon migrants are fry occurring primarily during December, January, and February, and that fry movements appeared to be influenced by flow (Ward et al. 2002, 2003; McReynolds et al. 2005). Small numbers of CV spring-run Chinook salmon remained in Butte Creek to rear and migrated as yearlings later in the spring. Juvenile emigration patterns in Mill and Deer Creeks are very similar to patterns observed in Butte Creek, with the exception that juveniles from Mill and Deer creeks typically exhibit a later young-of-the-year migration and an earlier yearling migration (Lindley et al. 2006). Peak movement of yearling CV spring-run Chinook salmon in the Sacramento River at Knights Landing occurs in December, and is high in January, tapering off through the middle of February; however, juveniles were also observed between November and the end of February (Snider and Titus 2000).

Overall, designated in-water work windows would reduce exposure of sensitive fish species, including Chinook salmon, and life stages to in-water work activities. The activities of the Proposed Project would be minor in scope and would not result in degradation of aquatic habitat or water quality conditions and any potential effects related to potential increase in suspended sediment concentrations and contaminants due to disturbance of the river bed would be negligible. Implementation of Mitigation Measures MM BIO-14, along with MM HYD-1 and MM HAZ-1 through 4 would reduce potential impacts to CV springrun Chinook salmon to: *Less than Significant with Mitigation Incorporated*.

# Sacramento River winter-run ESU of Chinook Salmon (*Oncorhynchus tshawytscha*)

The Sacramento River winter-run Chinook salmon ESU was initially listed as a threatened species in August 1989, under emergency provisions of the federal Endangered Species Act (FESA) (NMFS 1989) and was listed as threatened in a final rule in November 1990 (NMFS 1990). The ESU consists of only one population confined to the mainstem of the upper Sacramento River in California's Central Valley below Keswick Dam. The ESU was reclassified as endangered under the FESA on January 4, 1994 (NMFS 1994), because of increased variability of run sizes, expected weak returns as a result of two small year classes in 1991 and 1993, and a 99% decline between 1966 and 1991. The National Marine Fisheries Service (NMFS) reaffirmed the listing of the Sacramento River winter-run Chinook salmon ESU as endangered on June 28, 2005 (NMFS 2005c) and included winter-run Chinook salmon in the Livingston Stone National Fish Hatchery artificial propagation program in the ESU. In addition to the federal listing, Sacramento River winter-run Chinook salmon are listed as endangered under the CESA.

Sacramento River winter-run Chinook salmon adults enter the Sacramento River basin between December and July; the peak occurs in March (Yoshiyama et al. 1998, Moyle 2002). Because winter-run Chinook salmon use only the Sacramento River system for spawning, adults are likely to migrate upstream primarily along the western edge of the Delta through the Sacramento River corridor. Their migration past RBDD at river mile 242 begins in mid-December and continues into early August. The majority of the run passes RBDD between January and May, with the peak in mid-March (Hallock and Fisher 1985). The timing of migration may vary somewhat due to changes in river flows, dam operations, and water year type (Yoshiyama et al. 1998, Moyle 2002). Sacramento River winter-run Chinook salmon migrate into freshwater while still being immature and delay spawning for weeks or months upon reaching their spawning grounds (Healey 1991).

Emigrating juvenile winter-run Chinook salmon pass the Red Bluff Diversion Dam beginning as early as mid-July, typically peaking in September, and can continue through March in dry years (Vogel and Marine 1991; NMFS 1997). Many juveniles apparently rear in the Sacramento River below Red Bluff Diversion Dam for several months before they reach the Delta (Williams 2006). From 1995 to 1999, all winter-run Chinook salmon outmigrating as fry passed the Red Bluff Diversion Dam by October, and all outmigrating presmolts and smolts passed the Red Bluff Diversion Dam by March (Martin et al. 2001). Juvenile winter-run Chinook salmon are present in the Delta primarily from November through early May based on data collected from trawls in the Sacramento River at West Sacramento (river mile 55) (USFWS 2006b), although the overall timing may extend from September to early May (NMFS 2012). The timing of migration varies somewhat because of changes in river flows, dam operations, seasonal water temperatures, and hydrologic conditions (water year type).

Overall, designated in-water work windows would reduce exposure of sensitive fish species, including Sacramento River winter-run Chinook Salmon ESU and life stages to in-water work activities. The activities of the Proposed Project would be minor in scope and would not result in degradation of aquatic habitat or water quality conditions and any potential effects related to potential increase in suspended sediment concentrations and contaminants due to disturbance of the river bed would be negligible. Implementation of Mitigation Measures MM BIO-14, along with MM HYD-1 and MM HAZ-1 through 4 would reduce potential impacts to Sacramento River winter-run Chinook salmon to: *Less than Significant with Mitigation Incorporated*.

#### Sacramento Splittail (Pogonicthys macrolepidotus)

The Sacramento splittail was listed as threatened under the federal Endangered Species Act (FESA) on February 8, 1999 (NMFS 1999). This ruling was challenged by two lawsuits (*San Luis & Delta-Mendota Water Authority v. Anne Badgley et al.* and *State Water Contractors et al. v. Michael Spear et al.*). On June 23, 2000, the Federal Eastern District Court of California found the ruling to

be unlawful and on September 22 of the same year remanded the determination back to the U.S Fish and Wildlife Service (USFWS) for re-evaluation of their original listing decision. Upon further evaluation, splittail was removed from the FESA on September 22, 2003 (USFWS 2003). On August 13, 2009, the Center for Biological Diversity (2009) challenged the 2003 decision to remove splittail from the FESA. However, on October 7, 2010, the USFWS found that listing of splittail was not warranted (USFWS 2010b). The splittail is designated as a species of special concern by the California Department of Fish and Wildlife (CDFW).

Mature splittail begin a gradual upstream migration towards spawning areas sometime between late November and late January, with larger splittail migrating earlier (Caywood 1974; Moyle et al. 2004). The relationship between migrations and river flows is poorly understood, but it is likely that splittail have a positive behavioral response to increases in flows and turbidity. Feeding in flooded riparian areas in the weeks just prior to spawning may be important for later spawning success and for postspawning survival. Not all splittail make significant movements prior to spawning, as indicated by evidence of spawning in Suisun Marsh (Meng and Matern 2001) and the Petaluma River.

The upstream movement of splittail is closely linked with flow events from February to April that inundate floodplains and riparian areas (Garman and Baxter 1999; Harrell and Sommer 2003). Seasonal inundation of shallow floodplains provides both spawning and foraging habitat for splittail (Caywood 1974; Daniels and Moyle 1983; Baxter et al. 1996; Sommer et al. 1997). Evidence of splittail spawning on floodplains has been found on both the San Joaquin and Sacramento Rivers. In the San Joaquin River drainage, spawning has apparently taken place in wet years in the region where the San Joaquin River is joined by the Tuolumne and Merced Rivers (Moyle et al. 2004). In the Plan Area, splittail spawn on inundated floodplains in the Yolo and Sutter Bypasses, which are extensively flooded in wet years, and along the Cosumnes River area from February to July (Sommer et al. 1997, 2001, 2002; Crain et al. 2004; Moyle et al. 2004). When floodplain inundation does not occur in the Yolo or Sutter Bypasses, adult splittail migrate farther upstream to suitable habitat along channel margins or flood terraces; spawning in such locations occurs in all water year types (Feyrer et al. 2005). Although spawning is typically greatest in wet years, CDFW surveys demonstrate spawning takes place every year along the river edges and backwaters created by small increases in flow. In the eastern Delta, the floodplain along the lower Cosumnes River appears to be important as spawning habitat. Ripe splittail have been observed in areas flooded by levee breaches, turbid water, and flooded terrestrial vegetation.

Overall, designated in-water work windows would reduce exposure of sensitive fish species, including Sacramento splittail, and life stages to in-water work activities. The activities of the Proposed Project would be minor in scope and would not result in degradation of aquatic habitat or water quality conditions and any potential effects related to potential increase in suspended sediment concentrations and contaminants due to disturbance of the river bed would be negligible. Implementation of Mitigation Measures MM BIO-14, along with MM HYD-1 and MM HAZ-1 through 4 would reduce potential impacts to Sacramento Splittail to: *Less than Significant with Mitigation Incorporated*.

## Longfin Smelt (Spirinchus thaleichthys)

The Bay-Delta population of Longfin Smelt is designated as a candidate for listing under the FESA (USFWS 2012) and, since June 26, 2009, the Longfin Smelt is listed as threatened under the CESA.

Longfin Smelt are anadromous and semelparous, moving from saline to brackish or freshwater for spawning from November to May (Moyle 2002; Rosenfield and Baxter 2007) Longfin Smelt usually live for 2 years, spawn, and then die (Rosenfield 2010). Peak spawning takes place in January and February of most years and appears to be centered in brackish water (1–8 ppt); their habitat typically extends from San Pablo Bay to the confluence of the Sacramento River and San Joaquin River. Newly hatched Longfin Smelt larvae are planktonic and probably do not control their position in the water column before they develop an air bladder. Once their air bladder is developed (~ 0.47 inches (~12 mm) standard length) they are capable of controlling their position in the water column by undergoing reverse diel vertical migrations, which allows them to maintain position on the axis of the estuary (Bennett et al. 2002).

The geographic distribution of larval and early juvenile life stages of Longfin Smelt may be influenced by freshwater inflows to the Delta during late winter and spring, although the mechanisms are complicated and not fully understood (Hieb and Baxter 1993; Baxter 1999; Dege and Brown 2004). Juvenile Longfin smelt move seaward, mostly west of Carquinez Bridge, by late summer and fall. Rosenfield and Baxter (2007) suggest that juvenile Longfin Smelt seek cooler and deeper water in the summer months.

Overall, designated in-water work windows would reduce exposure of sensitive fish species, including Longfin smelt and life stages to in-water work activities. The activities of the Proposed Project would be minor in scope and would not result in degradation of aquatic habitat or water quality conditions and any potential effects related to potential increase in suspended sediment concentrations and contaminants due to disturbance of the river bed would be negligible. Implementation of Mitigation Measures MM BIO-14, along with MM HYD-1 and MM HAZ-1 through 4 would reduce potential impacts to Longfin Smelt to: *Less than Significant with Mitigation Incorporated*.

# Western Red Bat (Lasiurus blossevillii)

Western red bat is identified as a CDFW Species of Special Concern. It is a medium bat with mottled reddish grayish pelage but can range from bright orange to yellow-brown, and short rounded ears. This species is locally common in some areas of California, occurring from Shasta County to the Mexico border,

west of the Sierra Nevada/Cascade crest and deserts. Their winter range includes western lowlands and coastal regions south of San Francisco Bay. Short migrations occur between summer and winter ranges, and migrants may be found outside the normal range. Roosting habitat includes forests and woodlands from sea level up through mixed conifer forests. Western red bat roost primarily in trees (less often in shrubs), typically in edge habitats adjacent to streams, fields, or urban areas. The species prefers roost sites that are protected from above, open below, and located above dark ground-cover. They form nursery colonies, and family groups are known to roost together. Foraging habitat includes grasslands, shrublands, open woodlands and forests, and croplands. Mating occurs in August and September, with delayed fertilization until the following spring, and young born from late May through early July (CDFW 1990i).

Western red bat has a moderate potential to occur within the Study Area due to the presence of suitable habitat and reported occurrences within two and five miles (3.2 and eight kilometers) of the Study Area. Implementation of Mitigation Measures MM AES-1, MM AES-2, MM BIO-1 and MM BIO-15 would reduce potential impacts to western red bat to: *Less than Significant with Mitigation Incorporated*.

#### MM BIO-15: Special-Status Bats

To minimize and avoid the potential impacts to special-status bats that may occur within the project area, the following general measures will be implemented:

- a. Pre-activity roosting special-status bat surveys and an evaluation of roosting habitat suitability for bats will be conducted by a qualified biologist familiar with the species that could potentially occur within the Impact Area. The qualified biologist should, at a minimum have experience conducting roosting bat surveys and be able to identify the presence of guano and urine stains.
- b. Any identified roosts of special-status bats will be avoided, and a buffer of up to 100 feet (30 meters) will be established based on-site conditions and at the discretion of the biologist, to ensure that the roosting bats are not disturbed. If a nursery colony is identified, additional measures may be required including a larger buffer, to ensure no disturbance. Such additional measures will be determined and monitored by a qualified biologist.

## Hoary Bat (Lasiurus cinereus)

Hoary bat is identified by the Western Bat Working Group (WBWG) as Moderate priority. It is a large bat that has a coat of dense, dark brown pelage with a frosted appearance. This species is the most widespread North American bat

and may be found nearly everywhere in California from sea level to 13,200 feet (4,023 meters), although its distribution is patchy in southeastern deserts. It is a common, solitary species that winters along the coast and in southern California, breeds inland and north of the winter range. Hoary bat generally roosts in dense foliage of medium to large trees that are hidden from above, with few branches below, and have ground cover of low reflectivity. This species prefers open habitats or habitat mosaics, with access to trees for cover and open areas or habitat edges for foraging. Breeding habitat includes all woodlands and forests with medium to large-size trees and dense foliage. Hoary bat mate in the fall in their winter range, with delayed fertilization until the following spring. Young are born from mid-May through early July (CDFW 1990j).

Hoary bat has a moderate potential to occur within the Study Area due to the presence of suitable habitat and reported occurrences within two and five miles (3.2 and eight kilometers) of the Study Area. Implementation of Mitigation Measures MM AES-1, MM AES-2, MM BIO-1 and MM BIO-15 would reduce potential impacts to hoary bat to: *Less than Significant with Mitigation Incorporated*.

#### San Joaquin Pocket Mouse (Perognathus inornatus)

San Joaquin pocket mouse has a NatureServe global and state rarity and imperilment ranking of G2G3 and S2S3. San Joaquin pocket mouse is a small rodent with silky pelage containing no bristles or spines and a tail that is slightly longer than 50% of their total length. The San Joaquin pocket mouse occurs between 1,100 and 2,000foot (35 to 609 meter) elevation, spanning through the San Joaquin Valley, Delta, Sacramento Valley through Colusa County, and portions of the southern Coast Ranges. Habitat includes shrubby ridge tops and hillsides in dry, open grasslands or scrub areas with friable soils. Young are born and raised in burrows in the spring and early summer.

San Joaquin pocket mouse has a moderate potential to occur within the Study Area due to the presence of suitable habitat and reported occurrences within two and five miles (3.2 and eight kilometers) of the Study Area. Implementation of Mitigation Measure MM BIO-1 would reduce potential impacts to San Joaquin pocket mouse to: *Less than Significant with Mitigation Incorporated*.

#### American Badger (Taxidea taxus)

American badger is identified as a CDFW Species of Special Concern. It has a stocky, low-slung body with short, powerful legs, identifiable by its large foreclaws and distinct black and white head markings. American badger is an uncommon solitary species that is widely distributed throughout the state except in the northern North Coast area, from below sea level to over 12,000 ft (3,657 meters). This species inhabits a variety of open, arid habitats but is most abundant in drier open stages of most shrub, forest, and herbaceous habitats with friable soils for burrowing. Home range typically varies in size between 5 and

1,800 acres but can become much larger during breeding season as males locate receptive females. Natal dens are constructed in dry, sandy soil with sparse overstory. Breeding occurs between July and August, with young born in March and April and disperse after three to four months.

American Badger has a moderate potential to occur within the Study Area due to the presence of suitable habitat and reported occurrences within two and five miles (3.2 and eight kilometers) of the Study Area. Implementation of Mitigation Measures MM BIO-1 and MM BIO-16 would reduce potential impacts to American Badger to: *Less than Significant with Mitigation Incorporated*.

#### MM BIO-16: American Badger

To minimize and avoid the potential impacts to American Badger that may occur within the Study Area, the following measures will be implemented:

- a. A qualified biologist shall conduct pre-activity surveys for American badger and dens in suitable habitat within 48 hours prior to the start of soil investigation activities. If there is a lapse in soil investigation activities of two weeks or greater the area shall be resurveyed within 24 hours prior to recommencement of work. Potential American badger dens identified in the project area shall be monitored by the qualified biologist to determine current use.
- b. American badger dens determined by the qualified biologist to be occupied during the breeding season (February 15 through June 30) shall be flagged, and ground disturbing activities avoided, within 100 feet (30 meters) of the den to protect adults and nursing young. Buffers may be modified by the qualified biologist, depending on the applicable site conditions and characteristics of the den, and shall not be removed until the qualified biologist has determined that the den is no longer in use.

## San Joaquin Kit Fox (Vulpes macrotis mutica)

San Joaquin kit fox is listed as Endangered under FESA and Threatened under CESA. It is the smallest canid species in North America, about 32 inches (81 centimeters) in length and 12 inches (30 centimeters) high. Its ears are disproportionately large and has a black-tipped tail. San Joaquin kit fox is endemic to the Central Valley and currently inhabit suitable habitat in the San Joaquin Valley and in surrounding foothills of the Coast Ranges, Sierra Nevada, and Tehachapi Mountains, from southern Kern County north to Contra Costa County. Habitat for San Joaquin kit fox include alkali sink, alkali flat, and grasslands (USFWS 2010c). In the northern part of its range (including San Joaquin, Alameda, and Contra Costa Counties) where most habitat on the valley floor has been eliminated, it now occurs primarily in foothill grassland, valley oak

savanna, and alkali grasslands. The home ranges of San Joaquin kit foxes are extensive and vary by location and is thought to be related to prey abundance. Dens are used for temperature regulation, shelter and protection from adverse weather and predators. Many dens may be used throughout the year, and individuals may change dens often. During September and October, females begin to clean and enlarge natal dens. Mating occurs between December and March, and pups are born in February or March and generally disperse after four or five months.

San Joaquin kit fox has a moderate potential to occur within the Study Area due to the presence of suitable habitat and reported historic occurrences within two and five miles (3.2 and eight kilometers) of the Study Area. Implementation of Mitigation Measures MM AES-2, MM BIO-1 and MM BIO-17 would reduce potential impacts to San Joaquin kit to: Less than Significant with Mitigation Incorporated.

#### MM BIO-17: San Joaquin Kit Fox

To minimize and avoid the potential impacts to San Joaquin kit fox that may occur within the Study Area, the following general measures will be implemented:

- a. Prior to any ground disturbance within an Impact Area, a qualified biologist will conduct a pre-activity survey in areas identified in the pre-activity surveys as supporting suitable breeding or denning habitat for San Joaquin kit fox. The surveys will establish the presence or absence of San Joaquin kit foxes and/or suitable dens and evaluate use by kit foxes in accordance with USFWS survey guidelines (U.S. Fish and Wildlife Service 1999).
- b. Pre-activity surveys will be conducted within 30 days prior to ground disturbance. The biologist will survey the proposed Impact Area and a 250-foot (76 meter) buffer from the perimeter of the proposed Impact Area to identify San Joaquin kit foxes and/or suitable dens. Adjacent parcels under different land ownership, for which DWR not have access, will not be surveyed. The status of all dens will be determined and mapped. Written results of pre-activity surveys will be submitted to USFWS within 5 working days after survey completion and before the start of ground disturbance.
- c. If San Joaquin kit foxes and/or suitable dens are identified within those areas included in the pre-activity survey area, the measures described below will be implemented.

- i. If a San Joaquin kit fox den is discovered in the Impact Area, the Impact Area will be moved at a minimum to meet the appropriate buffer distances as described below in subsection (c)(ii).
- ii. If dens are identified in the survey area but outside the Impact Area, exclusion zones around each den entrance or cluster of entrances will be demarcated. The configuration of exclusion zones should be circular, with a radius measured outward from the den entrance(s). No covered activities will occur within the exclusion zones. Exclusion zone radii for potential or atypical dens will be at least 50 feet (15 meters) and will be demarcated with four to five flagged stakes. Exclusion zone radii for known dens will be at least 100 feet (30 meters) and will be demarcated with staking and flagging that encircles each den or cluster of dens but does not prevent access to the den by kit fox.
- iii. If a natal or pupping den is found within the Impact Area or within 200feet (61 meters) of the Impact Area boundary, USFWS and CDFW will be notified immediately. The den will not be disturbed or destroyed, depending on the applicable site conditions and characteristics of the den, the soil investigation site may be moved.

# SPECIAL-STATUS PLANTS

The following section includes species accounts for each of the special-status plant species that has potential to occur within the Study Area and provides effects determinations relative to the Proposed Project's anticipated impacts. These accounts can be found in Attachment A. For all 79 plant species that have some potential to occur within the Study Area, it was determined that potential impacts relative to the Proposed Project would be "Less Than Significant with Mitigation Incorporated".

# Large-flowered fiddleneck (Amsinckia grandiflora)

Large-flowered fiddleneck has a CRPR of 1B.1 and is listed as Endangered under FESA and CESA. This species is an annual herb in the forget-me-not family, and it blooms from April through May, and sometimes in March (CNPS 2019). It is endemic to California, and its current range includes the northwestern San Joaquin Valley (CNPS 2019; Jepson Flora Project 2019). It typically grows in cismontane woodland and valley and foothill grassland (CNPS 2019). Largeflowered fiddleneck is threatened by agriculture, development, grazing, nonnative plants, trampling and altered fire frequency (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to large-flowered fiddleneck to: *Less than Significant with Mitigation Incorporated*.

#### MM BIO-18: Botanical Resources

- a. All botanical evaluations will be conducted by a qualified botanist, who at a minimum shall have experience conducting floristic field surveys; knowledge of plant taxonomy and plant community ecology and classification; familiarity with the plants of the area, including special-status and locally significant plants; familiarity with the appropriate state and federal statutes related to plants and plant collecting; and experience with analyzing impacts of a project on native plants and communities.
- b. A qualified botanist will conduct a habitat assessment to determine whether the habitat is appropriate for special-status plants. If suitable habitat is present, the qualified botanist will conduct a habitat quality assessment to determine the potential for presence of sensitive plant species. The habitat quality assessment will consider factors such as soil type, degree and frequency of previous soil disturbance, abundance of invasive species, and distance from known sensitive plant occurrences. If a qualified botanist determines that special-status plants are likely to occur at a proposed Impact Area, a botanical survey will be conducted within the Impact Area at each soil investigation site. When feasible based on scheduling and property access, the surveys will be conducted at proper times of year when special-status and locally significant plants are both evident and identifiable; will be floristic in nature, ensuring that all plants observed are identified to a level sufficient for determining rarity, and will be conducted using systematic field techniques in all habitats of the site to ensure thorough coverage of potential Impact Areas.
- c. Any special-status plant species present within 33 feet (10 meters) of an Impact Area will be flagged, or mapped using a GPS, for avoidance. A qualified botanist will establish an appropriate buffer. During field activities avoidance of the buffered area will be enforced by an environmental monitor to ensure that special-status plants are avoided to the maximum extent practicable.
- d. If special-status plant species (excluding listed species) are present within the Impact Area and impacts cannot practicably be avoided, a qualified botanist will evaluate the following criteria to ensure these impacts are less than significant:
  - i. the total range and distribution of the species,
  - ii. local population abundance,
  - iii. approximate number of individuals potentially impacted,
  - iv. area of habitat potentially impacted,

- v. life history of the species (annual versus perennial and seedbank dynamics),
- vi. species sensitivity and response to disturbance,
- vii. species fecundity, and
- viii. the probability of population recovery from impacts.

If loss of individuals due to project activities would exceed 2% of the local population or if the particular life history of the plant species indicates that a loss of that scale would threaten the persistence of the local population, or if there are fewer than 10 statewide extant occurrences, the soil investigation will not be allowed to proceed at that location.

#### MM BIO-19: Botanical Considerations for Vegetation Removal

If access requires minor disturbances to or removal of vegetation, a qualified botanist will be consulted to ensure that no special-status vegetation is significantly impacted.

## Bent-flowered fiddleneck (Amsinckia lunaris)

Bent-flowered fiddleneck has a CRPR of 1B.2, but it is not listed under FESA or CESA. This species is an annual herb in the forget-me-not family, and it blooms from March to June (CNPS 2019). It is endemic to California, and its current range includes the North Coast Ranges, southwest Sacramento Valley, Central Coast, and San Francisco Bay Area (CNPS 2019, Jepson Flora Project 2019). It typically grows in coastal bluff scrub, cismontane woodland, and valley and foothill grassland (CNPS 2019). The microhabitat for bent-flowered fiddleneck includes gravelly slopes, grassland, and openings in woodland, often on serpentine soils (Jepson Flora Project 2019). Bent-flowered fiddleneck is threatened by development, competition from non-native plants, and mining (CNPS 2019). Potentially suitable habitat for bent-flowered fiddleneck is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located outside of its known range so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to Bent-flowered fiddleneck.

#### California androsace (Androsace elongata ssp. acuta)

California androsace has a CRPR of 4.2, but it is not listed under FESA or CESA. This species is an annual herb in the primrose family, and it blooms from March to June (CNPS 2019). The current range of this species in California includes the Inner North Coast Ranges, Cascade Ranges, southern Sierra Nevada Foothills, Central Valley, San Francisco Bay Area, Inner South Coast Ranges, South Coast, Western Transverse Ranges, San Bernardino Mountains, and Peninsular Ranges (CNPS 2019, Jepson Flora Project 2019). It typically grows in chaparral, cismontane woodland, coastal scrub, meadows and seeps, pinyon and juniper woodland, and valley and foothill grassland (CNPS 2019). The microhabitat for California androsace includes dry, grassy slopes (Jepson Flora Project 2019). Threats to this species include grazing, trampling, non-native plants, alteration of fire regimes, recreational activities, and wind energy development (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to California androsace to: *Less than Significant with Mitigation Incorporated*.

#### Depauperate milk-vetch (Astragalus pauperculus)

Depauperate milk-vetch has a CRPR of 4.3, but it is not listed under FESA or CESA. This species is an annual herb in the pea family, and it blooms from March through June (CNPS 2019). It is endemic to California, and its current range includes the Cascade Range, northern Sierra Nevada Foothills, and northern Sacramento Valley (CNPS 2019; Jepson Flora Project 2019). It typically grows in chaparral, cismontane woodland, and valley and foothill grassland (CNPS 2019). The microhabitat for depauperate milk-vetch includes vernally mesic sites, stony flats and shallow depressions, and thin soils of red sand or clay of volcanic origin (CDFW 2019). Depauperate milk-vetch is threatened by vehicles and non-native plants (CNPS 2019). Potentially suitable habitat for depauperate milk-vetch is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to depauperate milk-vetch to: *Less than Significant with Mitigation Incorporated*.

#### Ferris' milk-vetch (Astragalus tener var. ferrisiae)

Ferris's milk-vetch has a CRPR of 1B.1, but it is not listed under FESA or CESA. This species is an annual herb in the pea family, and it blooms from April through May (CNPS 2019). It is endemic to California, and its current range includes the Sacramento Valley (CNPS 2019; Jepson Flora Project 2019). It is presumed extirpated from Solano County. It typically grows in meadows and seeps and valley and foothill grasslands (CNPS 2019). The microhabitat for Ferris's milk-vetch includes subalkaline flats on overflow land in the Central Valley, usually on dry, adobe soil (CDFW 2019). The majority of this species' habitat has been impacted by agriculture (CNPS 2019). This species has moderate potential to

occur within the Study Area based on the presence of potentially suitable habitat therefore potential impacts would be *Less than Significant with Mitigation Incorporated*.

Implementation of mitigation measures MM BIO-1b, MM BIO-18 and MM BIO-19 would reduce potential impacts to Ferris' milk-vetch to: *Less than Significant with Mitigation Incorporated*.

#### Alkali milk-vetch (Astragalus tener var. tener)

Alkali milk-vetch has a CRPR of 1B.1, but it is not listed under FESA or CESA. This species is an annual herb in the pea family, and it blooms from March through June (CNPS 2019). It is endemic to California, and its current range includes the southern Sacramento Valley, northern San Joaquin Valley, eastern San Francisco Bay Area, and Inner South Coast Ranges (CNPS 2019; Jepson Flora Project 2019). It is presumed extirpated from Contra Costa, Monterey, San Benito, Santa Clara, San Francisco, San Joaquin, Sonoma, and Stanislaus counties. It typically grows in alkali playas, valley and foothill grasslands, and vernal pools, often on adobe soils (CNPS 2019). The microhabitat for Ferris's milk-vetch includes low ground, alkali flats, and flooded lands (CDFW 2019). Alkali milk-vetch is threatened by development, competition from non-native plants, and habitat destruction, especially agricultural conversion (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to Alkali milk-vetch to: *Less than Significant with Mitigation Incorporated*.

#### Heartscale (Atriplex cordulata var. cordulata)

Heartscale has a CRPR of 1B.2, but it is not listed under FESA or CESA. This species is an annual herb in the goosefoot family that blooms from April through October (CNPS 2019). It is endemic to California, and its current range includes the Central Valley (CNPS 2019; Jepson Flora Project 2019). It is presumed extirpated from San Joaquin, Stanislaus, and Yolo counties. It typically grows on saline or alkaline soils in chenopod scrub, meadows and seeps, and sandy valley and foothill grassland habitats (CNPS 2019). The microhabitat for heartscale includes sandy soils in alkaline flats and scalds in the Central Valley (CDFW 2019). Heartscale is threatened by competition from non-native plants (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to heartscale to: *Less than Significant with Mitigation Incorporated*.

#### Crownscale (Atriplex coronata var. coronata)

Soil Investigations for Data Collection in the Delta Initial Study/Proposed Mitigated Negative Declaration Crownscale has a CRPR of 4.2, but it is not listed under FESA or CESA. This species is an annual herb in the goosefoot family that blooms from March through October (CNPS 2019). It is endemic to California, and its current range includes the southern Sacramento Valley, the San Joaquin Valley, and the eastern Inner South Coast Ranges (CNPS 2019; Jepson Flora Project 2019). It typically grows in chenopod scrub, valley and foothill grassland, and vernal pool habitats (CNPS 2019). The microhabitat for this species includes fine, alkaline soils, and clay soils (CDFW 2019). Threats to this species have not been identified (CNPS 2019, CDFW 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to crownscale to: *Less than Significant with Mitigation Incorporated*.

#### Lost Hills crownscale (Atriplex coronata var. vallicola)

Lost Hills crownscale has a CRPR of 1B.2 but is not listed under FESA or CESA. This species is an annual herb in the goosefoot family that blooms from April through August (CNPS 2019). It is endemic to California, and its current range includes the San Joaquin Valley (CNPS 2019; Jepson Flora Project 2019). It typically grows in chenopod scrub, valley and foothill grassland, and vernal pool habitats (CNPS 2019). The microhabitat for this species includes fine, alkaline soils (CDFW 2019). Threats to this species include grazing, vehicles, agricultural conversion, hydrological alterations, and energy development. Occurrences of this species in Alameda County are thought to be misidentifications of *A. coronata* var. *coronata* (R. Preston, pers. comm.). If correct, the Study Area is outside the range of this species, however for the purposes of this evaluation, this species will be treated as having a moderate potential to occur due to the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to Lost Hills crownscale to: *Less than Significant with Mitigation Incorporated*.

#### Brittlescale (Atriplex depressa)

Brittlescale has a CRPR of 1B.2, but it is not listed under FESA or CESA. This species is an annual herb in the goosefoot family, and it blooms from April through October (CNPS 2019). It is endemic to California, and its current range includes the Central Valley (CNPS 2019; Jepson Flora Project 2019). It typically grows in chenopod scrub, meadows and seeps, playas, valley and foothill grasslands, and vernal pools (CNPS 2019). The microhabitat for brittlescale includes alkaline and clay soils (CDFW 2019). Brittlescale is threatened by development, grazing, and trampling (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to brittlescale to: *Less than Significant with Mitigation Incorporated*.

#### Lesser saltscale (Atriplex minuscula)

Lesser saltscale has a CRPR of 1B.1, but it is not listed under FESA or CESA. This species is an annual herb in the goosefoot family, and it blooms from May through October (CNPS 2019). It is endemic to California, and its current range includes the San Joaquin Valley and San Francisco Bay Area (CNPS 2019; Jepson Flora Project 2019). It typically grows in chenopod scrub, playas, valley and foothill grassland, and vernal pools (CNPS 2019). Threats to lesser saltscale include agriculture and solar energy development (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to lesser saltscale to: *Less than Significant with Mitigation Incorporated*.

#### Vernal pool smallscale (Atriplex persistens)

Vernal pool smallscale has a CRPR of 1B.2, but it is not listed under FESA or CESA. This species is an annual herb in the goosefoot family, and it blooms from June through October (CNPS 2019). It is endemic to California, and its current range includes the Central Valley (CNPS 2019; Jepson Flora Project 2019). It is presumed extirpated from Stanislaus County. It typically grows in alkaline vernal pools (CNPS 2019). Threats to vernal pool smallscale include agriculture and flood control activities (CNPS 2019). Potentially suitable habitat for vernal pool smallscale is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to vernal pool smallscale.

#### Big-scale balsamroot (Balsamorhiza macrolepis)

Big-scale balsamroot has a CRPR of 1B.2, but it is not listed under FESA or CESA. This species is a perennial herb in the sunflower family, and it blooms from March through June (CNPS 2019). Its current range includes the Sierra Nevada Foothills, central High Sierra Nevada, Sacramento Valley, Inner North Coast Ranges, and eastern San Francisco Bay Area (CNPS 2019; Jepson Flora Project 2019). It typically grows in chaparral, cismontane woodland, and valley and foothill grasslands (CNPS 2019). The microhabitat for big-scale balsamroot includes some serpentine sites (CDFW 2019). Current threats to this species include grazing, residential and recreational development, energy development,

and non-native plants (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to big-scale balsamroot to: *Less than Significant with Mitigation*.

#### Big tarplant (Blepharizonia plumosa)

Big tarplant has a CRPR of 1B.1, but it is not listed under FESA or CESA. This species is an annual herb in the sunflower family, and it blooms from July through October (CNPS 2019). It is endemic to California, and its current range includes the San Joaquin Valley and San Francisco Bay Area (CNPS 2019; Jepson Flora Project 2019). It is presumed extirpated from Solano County. It typically grows in valley and foothill grasslands (CNPS 2019). The microhabitat for big tarplant includes dry hills and plains in annual grassland with clay to clay-loam soils, often in burned areas (CDFW 2019). Historical occurrences of this species were likely extirpated by agriculture and non-native plants. Current threats to this species include urbanization, disking, residential development, and non-native plants (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to big tarplant to: *Less than Significant with Mitigation Incorporated*.

#### Watershield (Brasenia schreberi)

Watershield has a CRPR of 2B.3, but it is not listed under FESA or CESA. This species is a perennial rhizomatous herb in the fanwort family, and it blooms from June through September (CNPS 2019). The current range of this species in California includes the Klamath Ranges, North Coast Ranges, High Cascades Range, High Sierra Nevada, Modoc Plateau (except the Warner Mountains), and Sacramento Valley (CNPS 2019; Jepson Flora Project 2019). It typically grows in freshwater marshes and swamps, including both natural and artificial water bodies (CNPS 2019, CDFW 2019). Threats to this species have not been identified (CNPS 2019, CDFW 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to watershield to: *Less than Significant with Mitigation Incorporated*.

#### Valley Brodiaea (Brodiaea rosea ssp. vallicola)

Valley brodiaea has a CRPR of 4.2, but it is not listed under FESA or CESA. This species is a perennial bulbiferous herb in the brodiaea family, and it blooms from April through May, and sometimes in June. This species is endemic to California,

and its current known range includes the eastern Sacramento Valley. It typically grows in vernal pools and swales within valley and foothill grasslands. The microhabitat for valley brodiaea includes old alluvial terraces, and silty, sandy, or gravelly loam. Threats to valley brodiaea include urbanization (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to valley brodiaea to: *Less than Significant with Mitigation Incorporated*.

#### Mt. Diablo fairy-lantern (Calochortus pulchellus)

Mt. Diablo fairy-lantern has a CRPR of 1B.2, but it is not listed under FESA or CESA. This species is a perennial herb in the lily family, and it blooms from April through June (CNPS 2019). This species is endemic to California, and its current known range includes the San Francisco Bay Area (CNPS 2019; Jepson Flora Project 2019). It typically grows in chaparral, cismontane woodland, riparian woodland and valley and foothill grassland (CNPS 2019, CDFW 2019). Threats to this species include grazing, urbanization, horticultural collection, and feral pigs (CNPS 2019, CDFW 2019). Suitable habitat for Mt. Diablo fairy lantern is present within the study area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to Mt. Diablo fairy lantern.

# Bristly sedge (Carex comosa)

Bristly sedge has a CRPR of 2B.1, but it is not listed under FESA or CESA. This species is a perennial rhizomatous herb in the sedge family, and it blooms from May through September (CNPS 2019). The current range of this species in California includes the Klamath Ranges, interior North Coast Ranges, High Cascade Range, Central Valley, northern Central Coast, San Francisco Bay Area, and Modoc Plateau (CNPS 2019; Jepson Flora Project 2019). It is presumed extirpated from San Bernardino and San Francisco counties. It typically grows in coastal prairie, marshes and swamps, and valley and foothill grasslands (CNPS 2019). The microhabitat for bristly sedge includes lake margins and other wet places (CDFW 2019). Threats to bristly sedge include marsh drainage and road maintenance (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to bristly sedge to: *Less than Significant with Mitigation Incorporated*.

#### Lemmon's jewelflower (Caulanthus lemmonii)

Lemmon's jewelflower has a CRPR of 1B.2, but it is not listed under FESA or CESA. This species is an annual herb in the mustard family, and it blooms from March through May (CNPS 2019). It is endemic to California, and its current range includes the southwestern San Joaquin Valley, southeastern San Francisco Bay Area, and South Coast Ranges (CNPS 2019; Jepson Flora Project 2019). It typically grows in pinyon and juniper woodland and valley and foothill grassland (CNPS 2019). Threats to this species include development, grazing, and vehicles (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to Lemmon's jewelflower to: *Less than Significant with Mitigation Incorporated*.

#### Congdon's tarplant (Centromadia parryi ssp. congdonii)

Congdon's tarplant has a CRPR of 1B.1, but it is not listed under FESA or CESA. This species is an annual herb in the sunflower family, and it blooms from May through October (CNPS 2019). It is endemic to California, and its current range includes the Central Coast, San Francisco Bay Area, and South Coast Ranges (CNPS 2019; Jepson Flora Project 2019). It typically grows in alkaline valley and foothill grasslands (CNPS 2019). Threats to this species include development, grazing, and non-native plants (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to Congdon's tarplant to: *Less than Significant with Mitigation Incorporated*.

#### Pappose tarplant (Centromadia parryi ssp. parryi)

Pappose tarplant has a CRPR of 1B.1, but it is not listed under FESA or CESA. This species is an annual herb in the sunflower family, and it blooms from May through November (CNPS 2019). It is endemic to California, and its current range includes the southern North Coast Ranges, southern Sacramento Valley, and northern Central Coast (CNPS 2019; Jepson Flora Project 2019). It typically grows in chaparral, coastal prairie, meadows and seeps, coastal saltmarshes, and valley and foothill grasslands (CNPS 2019). The microhabitat for pappose tarplant includes vernally mesic, often alkaline sites (CDFW 2019). Threats to this species include agriculture, competition from non-native plants, development, grazing, foot traffic, habitat disturbance, and road maintenance (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to pappose tarplant to: *Less than Significant with Mitigation Incorporated*.

# Parry's rough tarplant (Centromadia parryi ssp. rudis)

Parry's rough tarplant has a CRPR of 4.2, but it is not listed under FESA or CESA. This species is an annual herb in the sunflower family, and it blooms from May through October (CNPS 2019). It is endemic to California, and its current range includes the southern Interior North Coast Ranges, Central Valley, and Modoc Plateau (CNPS 2019; Jepson Flora Project 2019). It typically grows in vernal pools and valley and foothill grasslands (CNPS 2019). The microhabitat for Parry's rough tarplant includes alkaline, vernally mesic seeps, sometimes on roadsides (CDFW 2019). Threats to this species include development, habitat alteration and disturbance, grazing, and road maintenance (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to Parry's rough tarplant to: *Less than Significant with Mitigation Incorporated*.

# Hispid salty bird's-beak (Chloropyron molle ssp. hispidum)

Hispid salty bird's beak has a CRPR of 1B.1, but it is not listed under FESA or CESA. This species is an annual hemiparasitic herb in the broomrape family, and it blooms from June through September (CNPS 2019). It is endemic to California, and its current range includes the Central Valley (CNPS 2019; Jepson Flora Project 2019). It typically grows in meadows and seeps, playas, and valley and foothill grassland (CNPS 2019). The microhabitat for hispid salty bird's beak includes alkaline soils (CDFW 2019). Threats to this species include agricultural conversion, development, and grazing (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to hispid salty bird's-beak to: *Less than Significant with Mitigation Incorporated*.

# Soft salty bird's-beak (Chloropyron molle ssp. molle)

Soft salty bird's beak is listed as Endangered under FESA and Rare under CESA, and it has a CRPR of 1B.2. This species is an annual hemiparisitic herb in the broomrape family, and it blooms from June through November (CNPS 2019). It is endemic to California, and its current range includes the northern Central Coast and the Sacramento-San Joaquin Delta region of the Central Valley (CNPS 2019; Jepson Flora Project 2019). It is presumed extirpated from Marin, Sacramento, and Sonoma counties. It typically grows in coastal saltmarshes and

swamps (CNPS 2019). The microhabitat for soft salty bird's beak includes coastal saltmarsh with Distichlis, Salicornia, and Frankenia (CDFW 2019). Threats to this species include non-native plants, erosion, feral pigs, trampling, urbanization, and marsh drainage (CNPS 2019). Potentially suitable habitat for soft salty bird's-beak is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range and there is limited salt-marsh habitat in the Study Area so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to soft bird's-beak.

#### Palmate-bracted salty bird's-beak (Chloropyron palmatum)

Palmate-bracted salty bird's beak is listed as Endangered under FESA and CESA, and it has a CRPR of 1B.1. This species is an annual hemiparisitic herb in the broomrape family, and it blooms from May through October (CNPS 2019). It is endemic to California, and its current range includes the Central Valley (CNPS 2019; Jepson Flora Project 2019). It is presumed extirpated from San Joaquin County. It typically grows on alkaline soils within chenopod scrub and valley and foothill grasslands (CNPS 2019). Palmate-bracted salty bird's beak typically occurs on Pescadero silty clay, which is alkaline, along with Distichlis, Frankenia, and other species characteristic of chenopod scrub (CDFW 2019). This species is threatened by agriculture, urbanization, vehicles, altered hydrology, grazing, and development (CNPS 2019). Potentially suitable habitat for palmate-bracted salty bird's-beak is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to palmate-bracted salty bird's-beak.

#### Bolander's water-hemlock (Cicuta maculata var. bolanderi)

Bolander's water-hemlock has a CRPR of 2B.1, but it is not listed under FESA or CESA. This species a perennial herb in the carrot family, and it blooms from July through September (CNPS 2019). The current range of this species in California includes the southern Sacramento Valley, Central Coast, and South Coast (CNPS 2019; Jepson Flora Project 2019). It is presumed extirpated from Santa Barbara County. It typically grows in coastal freshwater or brackish marshes and swamps (CNPS 2019). Threats to Bolander's water-hemlock include development, non-native plants, and hydrological alterations (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to Bolander's water-hemlock to: *Less than Significant with Mitigation Incorporated*.

# Slough thistle (Cirsium crassicaule)

Slough thistle has a CRPR of 1B.1 but is not listed under FESA or CESA. This species is an annual or perennial herb in the sunflower family, and it blooms from May to August (CNPS 2019). It is endemic to California, and its current range is limited to the San Joaquin Valley (CNPS 2019, Jepson Flora Project 2019). It typically grows in chenopod scrub, marshes and swamps, and riparian scrub (CNPS 2019). The microhabitat for slough thistle includes sloughs, riverbanks, and marshy areas (CDFW 2019). Threats to this species include agriculture and non-native plants (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to slough thistle to: *Less than Significant with Mitigation Incorporated*.

# Small-flowered morning-glory (Convolvulus simulans)

Small-flowered morning glory has a CRPR of 4.2 but is not listed under FESA or CESA. This species is an annual herb in the morning glory family, and it blooms from March to July (CNPS 2019). The current range of this species in California includes the southern Sierra Foothills, San Joaquin Valley, San Francisco Bay Area, inner and outer South Coast Ranges, South Coast, northern and southern Channel Islands, Western Transverse Ranges, and Peninsular Ranges excluding the San Jacinto Mountains. It typically grows in openings in chaparral, coastal scrub, and valley and foothill grassland (CNPS 2019). The microhabitat for small-flowered morning glory includes wet clay and serpentine ridges (CDFW 2019). Threats to this species include development, vehicle traffic, and non-native plants. Potentially suitable habitat for small-flowered morning-glory is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to small-flowered morning-glory.

# Hoover's cryptantha (Cryptantha hooveri)

Hoover's cryptantha has a CRPR of 1A but is not listed under FESA or CESA. This species is an annual herb in the borage family, and it blooms from April to May (CNPS 2019). It is endemic to California, and its current range includes the northern and central San Joaquin Valley. It is presumed extirpated in Contra Costa, Madera, and Stanislaus counties, and has not been detected anywhere within its known range since 1937 (CNPS 2019; Jepson Flora Project 2019). It typically grows in inland dunes and valley and foothill grassland (CNPS 2019). The microhabitat for Hoover's cryptantha includes coarse sand (CDFW 2019). Threats to this species include development and habitat conversion (CDFW 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to Hoover's cryptantha to: *Less than Significant with Mitigation Incorporated*.

#### Peruvian dodder (Cuscuta obtusiflora var. glandulosa)

Peruvian dodder has a CRPR of 2B.2 but is not listed under FESA or CESA. This species is an annual parasitic vine in the morning glory family, and it blooms from July to October (CNPS 2019). Its current range in California includes the Central Valley and South Coast, and southern Outer North Coast Ranges; however, the last confirmed sighting of this species in California was in 1948 (CNPS 2019, Jepson Flora Project 2019). It is presumed extirpated from San Bernardino County, and records from Sacramento County are of uncertain identity. It typically grows in marshes and swamps (CNPS 2019). Threats to this species have not been identified (CNPS 2019, CDFW 2019). Potentially suitable habitat for Peruvian dodder present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located outside of its known range so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18 and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to Peruvian dodder.

#### Livermore tarplant (Deinandra bacigalupii)

Livermore tarplant is listed as Endangered under CESA and has a CRPR of 1B.1 but is not listed under FESA. This species is an annual herb in the sunflower family, and it blooms from June to October (CNPS 2019). It is endemic to California, and its current range includes the northwest San Joaquin Valley (CNPS 2019, Jepson Flora Project 2019). It typically grows in meadows and seeps (CNPS 2019). The microhabitat for Livermore tarplant includes alkaline meadows (CDFW 2019). Threats to this species include urbanization and development (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to Livermore tarplant to: *Less than Significant with Mitigation Incorporated*.

#### Recurved larkspur (Delphinium recurvatum)

Recurved larkspur has a CRPR of 1B.2 but is not listed under FESA or CESA. This species is a perennial herb in the buttercup family, and it blooms from March through June. It is endemic to California, and its current range includes the San Joaquin Valley, southern Inner South Coast Ranges, and western Mojave Desert (CNPS 2019; Jepson Flora Project 2019). It is presumed extirpated from the Sacramento Valley as well as from Butte and Colusa counties (CNPS 2019; Jepson Flora Project 2019). It typically grows in valley and foothill grassland, chenopod scrub, and cismontane woodland. The microhabitat for recurved larkspur includes alkaline soils in valley saltbush and valley chenopod scrub (CDFW 2019). Threats to this species include agricultural conversion, grazing, trampling, and non-native plants. This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to recurved larkspur to: *Less than Significant with Mitigation Incorporated*.

# Dwarf downingia (Downingia pusilla)

Dwarf downingia has a CRPR of 2B.2 but is not listed under FESA or CESA. This species is an annual herb in the bellflower family, and it blooms from March to May (CNPS 2019). The current range of this species in California includes the southern Outer North Coast Ranges, Inner North Coast Ranges, Sacramento Valley, northern and central San Joaquin Valley, and northern San Francisco Bay Area (CNPS 2019, Jepson Flora Project 2019). It typically grows in valley and foothill grassland and vernal pools (CNPS 2019). The microhabitat for dwarf downingia includes vernal lake and pool margins and a variety of vernal pool types (CDFW 2019). Threats to this species include urbanization, development, agriculture, grazing, non-native plants, vehicles, and industrial forestry. (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat and vernal pools will be avoided so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to dwarf downingia.

#### Mt. Diablo buckwheat (Eriogonum truncatum)

Mt Diablo buckwheat has a CRPR of 1B.1 but is not listed under FESA or CESA. This species is an annual herb in the buckwheat family, and it blooms from April to September, sometimes into December (CNPS 2019). It is endemic to California, and its current range includes the Sacramento-San Joaquin Delta region of the Central Valley (CNPS 2019, Jepson Flora Project 2019). It is presumed extirpated from Solano County. It typically grows in chaparral, coastal scrub, and valley and foothill grassland (CNPS 2019). The microhabitat for Mt. Diablo buckwheat includes dry, exposed clay or sandy substrates (CDFW 2019). Threats to this species include trampling, non-native plants, and urbanization (CNPS 2019). Potentially suitable habitat for Mt. Diablo buckwheat is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to Mt. Diablo buckwheat to: *Less than Significant with Mitigation Incorporated*.

# Jepson's coyote thistle (*Eryngium jepsonii*)

Jepson's coyote-thistle has a CRPR of 1B.2 but is not listed under FESA or CESA. This species is a perennial herb in the carrot family, and it blooms from April to August (CNPS 2019). It is endemic to California, and its current range includes the southern Inner North Coast Ranges, the Sacramento-San Joaquin Delta region of the Central Valley, and the San Francisco Bay Area (CNPS 2019, Jepson Flora Project 2019). It typically grows in valley and foothill grassland and vernal pools (CNPS 2019). The microhabitat for Jepson's coyote-thistle includes clay soils (CDFW 2019). Threats to this species include development (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to Jepson's coyote thistle to: *Less than Significant with Mitigation Incorporated.* 

# Delta button-celery (Eryngium racemosum)

Delta button-celery has a CRPR of 1B.1 and is listed as Endangered under CESA but is not listed under FESA. This species is an annual or sometimes perennial herb in the carrot family, and it blooms from June to October (CNPS 2019). It is endemic to California, and its current range includes the northern Sierra Nevada Foothills and northern San Joaquin Valley (CNPS 2019, Jepson Flora Project 2019). It is presumed extirpated from San Joaquin County. It typically grows in riparian scrub in vernally mesic clay depressions (CNPS 2019). The microhabitat for Delta button-celery includes seasonally inundated floodplains on clay (CDFW 2019). Threats to this species include agriculture, non-native plants, and flood control activities (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to Delta button-celery to: *Less than Significant with Mitigation Incorporated*.

#### Spiny-sepaled button-celery (Eryngium spinosepalum)

Spiny-sepaled button-celery has a CRPR of 1B.2 but is not listed under FESA or CESA. This species is an annual or perennial herb in the carrot family, and it blooms from April to June (CNPS 2019). It is endemic to California, and its current range includes the southern Sierra Nevada Foothills and the San Joaquin Valley (CNPS 2019, Jepson Flora Project 2019). It typically grows in valley and foothill grassland and vernal pools (CNPS 2019). The microhabitat for spiny-sepaled button-celery includes clay soil of granitic origin and vernal pools within grassland (CDFW 2019). Threats to this species include development, grazing, road maintenance, hydrological alterations, and agriculture (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to spiny-sepaled button-celery to: Less than Significant with Mitigation Incorporated.

#### Diamond-petaled California poppy (Eschscholzia rhombipetala)

Diamond-petaled California poppy has a CRPR of 1B.1 but is not listed under FESA or CESA. This species is an annual herb in the poppy family, and it blooms from March to April (CNPS 2019). It is endemic to California, and its current range includes the western San Joaquin Valley and eastern San Francisco Bay Area (CNPS 2019, Jepson Flora Project 2019). It is presumed extirpated from Contra Costa, Colusa, and Stanislaus counties. It typically grows in valley and foothill grassland (CNPS 2019). The microhabitat for diamondpetaled California poppy includes alkaline clay slopes and flats (CDFW 2019). Threats to this species include agriculture and grazing (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to diamond-petaled California poppy to: *Less than Significant with Mitigation Incorporated*.

#### San Joaquin spearscale (Extriplex joaquinana)

San Joaquin spearscale has a CRPR of 1B.2 but is not listed under FESA or CESA. This species is an annual herb in the goosefoot family, and it blooms from April to October (CNPS 2019). It is endemic to California, and its current range includes the Inner North Coast Ranges, Central Valley, San Francisco Bay Area, and Inner South Coast Ranges (CNPS 2019, Jepson Flora Project 2019). It is presumed extirpated from Santa Clara, San Joaquin, and Tulare counties. It typically grows in chenopod scrub, meadows and seeps, playas, and valley and foothill grassland (CNPS 2019). The microhabitat for San Joaquin spearscale includes seasonal alkali wetlands or alkali sink scrub (CDFW 2019). Threats to this species include grazing, agriculture, development, and non-native plants

(CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to San Joaquin spearscale to: *Less than Significant with Mitigation Incorporated*.

## Stinkbells (Fritillaria agrestis)

Stinkbells has a CRPR of 4.2 but is not listed under FESA or CESA. This species is a perennial bulbiferous herb in the lily family, and it blooms from March to June (CNPS 2019). It is endemic to California, and its current range includes the Inner North Coast Ranges, Sierra Nevada Foothills, Central Valley, and Central Western California (CNPS 2019, Jepson Flora Project 2019). It is presumed extirpated from Santa Cruz and San Mateo counties. It typically grows in chaparral, cismontane woodland, pinyon and juniper woodland, and valley and foothill grassland (CNPS 2019). The microhabitat for stinkbells includes non-native grasslands or grassy openings in clay soil, sometimes on serpentine (CDFW 2019). Threats to this species include development, grazing, vehicles, and non-native plants (CNPS 2019). Potentially suitable habitat for stinkbells is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range and contains no serpentine soils.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to stinkbells to: *Less than Significant with Mitigation Incorporated*.

# Fragrant fritillary (Fritillaria liliacea)

Fragrant fritillary has a CRPR of 1B.2 but is not listed under FESA or CESA. This species is a perennial bulbiferous herb in the lily family, and it blooms from February to April (CNPS 2019). It is endemic to California, and its current range includes the Sacramento Valley and Central Western California (CNPS 2019, Jepson Flora Project 2019). It typically grows in cismontane woodland, coastal prairie, coastal scrub, and valley and foothill grassland (CNPS 2019). The microhabitat for fragrant fritillary includes grassland on various soils though usually on clay, and often on serpentine (CDFW 2019). Threats to this species include grazing, agriculture, urbanization, and non-native plants (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to fragrant fritillary to: *Less than Significant with Mitigation Incorporated*.

#### Boggs Lake hedge-hyssop (Gratiola heterosepala)

Boggs Lake hedge-hyssop is listed as Endangered under CESA and has a CRPR of 1B.2 but is not listed under FESA. This species is an annual herb in the plantain family, and it blooms from April to August (CNPS 2019). The current range of this species in California includes the Inner North Coast Ranges, Cascade Ranges, northern and central Sierra Nevada Foothills, Central Valley, and the Modoc Plateau (CNPS 2019, Jepson Flora Project 2019). It typically grows in lake margins, marshes and swamps, and vernal pools (CNPS 2019). The microhabitat for Boggs Lake hedge-hyssop includes clay soils in vernal pools or lake margins (CDFW 2019). Threats to this species include agriculture, development, grazing, trampling, and vehicles (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to Boggs Lake hedge-hyssop to: *Less than Significant with Mitigation Incorporated*.

#### Diablo helianthella (Helianthella castanea)

Diablo helianthella has a CRPR of 1B.2 but is not listed under FESA or CESA. This species is a perennial herb in the sunflower family, and it blooms from March to June (CNPS 2019). It is endemic to California, and its current range includes the northern Central Coast and northern San Francisco Bay Area (CNPS 2019, Jepson Flora Project 2019). It is presumed extirpated from Marin and San Francisco counties. It typically grows in broadleafed upland forest, chaparral, cismontane woodland, coastal scrub, riparian woodland, and valley and foothill grassland (CNPS 2019). The microhabitat for Diablo helianthella includes interfaces between chaparral and oak woodland in rocky, azonal soils, often in partial shade (CDFW 2019). Threats to this species include urbanization, grazing, fire suppression, road maintenance, recreational activities, and non-native plants (CNPS 2019). This species has low potential to occur within the Study Area based on the presence of marginally suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to Diablo helianthella to: *Less than Significant with Mitigation Incorporated*.

#### Brewer's western flax (Hesperolinon breweri)

Brewer's western flax has a CRPR of 1B.2 but is not listed under FESA or CESA. This species is an annual herb in the flax family, and it blooms from May to July (CNPS 2019). It is endemic to California, and its current range includes the southern Inner North Coast Ranges, northwestern San Joaquin Valley, and northeastern San Francisco Bay Area (CNPS 2019, Jepson Flora Project 2019). It typically grows in chaparral, cismontane woodland, and valley and foothill grassland (CNPS 2019). The microhabitat for Brewer's western flax

Soil Investigations for Data Collection in the Delta Initial Study/Proposed Mitigated Negative Declaration includes rocky serpentine soil within chaparral and grasslands (CDFW 2019). Threats to this species include development and the construction of Los Vaqueros Reservoir (CNPS 2019). This species has low potential to occur within the Study Area based on the presence of marginally suitable habitat so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to Brewer's western flax.

#### Hogwallow starfish (Hesperevax caulescens)

Hogwallow starfish has a CRPR of 4.2 but is not listed under FESA or CESA. This species is an annual herb in the sunflower family, and it blooms from March to June (CNPS 2019). It is endemic to California, and its current range includes the Inner North Coast Ranges, Cascade Range Foothills, northern and southern Sierra Nevada Foothills, Central Valley, and Outer South Coast Ranges (CNPS 2019, Jepson Flora Project 2019). It is presumed extirpated from Napa and San Diego counties. It typically grows in valley and foothill grassland and vernal pools (CNPS 2019). The microhabitat for hogwallow starfish includes clay soils and mesic sites (CDFW 2019). Threats to this species include development, agriculture, and overgrazing (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to hogwallow starfish to: *Less than Significant with Mitigation Incorporated*.

#### Woolly rose-mallow (Hibiscus lasiocarpos var. occidentalis)

Woolly rose-mallow has a CRPR of 1B.1 but is not listed under FESA or CESA. This species is a perennial rhizomatous herb in the mallow family, and it blooms from June to September (CNPS 2019). It is endemic to California, and its current range includes the Cascade Range Foothills, central and southern Sacramento Valley, and the Sacramento-San Joaquin Delta region of the Central Valley (CNPS 2019, Jepson Flora Project 2019). It typically grows in marshes and swamps (CNPS 2019). The microhabitat for woolly rose-mallow includes moist, freshwater-soaked river banks and low peat islands in sloughs; it can also occur on riprap and levees (CDFW 2019). Threats to this species include habitat disturbance, development, agriculture, recreational activities, and channelization of the Sacramento River and its tributaries. It is also threatened by weed control measures and erosion (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to wooly rose-mallow to: *Less than Significant with Mitigation Incorporated*.

## Carquinez goldenbush (Isocoma arguta)

Carquinez goldenbush has a CRPR of 1B.1 but is not listed under FESA or CESA. This species is a perennial shrub in the sunflower family, and it blooms from August to December (CNPS 2019). It is endemic to California, and its current range includes the southern Sacramento Valley (CNPS 2019, Jepson Flora Project 2019). It typically grows in alkaline valley and foothill grassland (CNPS 2019). The microhabitat for Carquinez goldenbush includes alkaline soils, flats, and lower hills, on low benches near drainages and on tops and sides of mounds in swale habitat (CDFW 2019). Threats to this species include grazing, trampling, development and agriculture (CNPS 2019). Potentially suitable habitat for Carquinez goldenbush is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to Carquinez goldenbush to: *Less than Significant with Mitigation Incorporated*.

# Northern California black walnut (Juglans hindsii)

Northern California black walnut has a CRPR of 1B.1 but is not listed under FESA or CESA. This species is a perennial deciduous tree in the walnut family, and it blooms from April to May (CNPS 2019). It is endemic to California but has been used widely as rootstock for the English walnut (J. regia) with which it readily hybridizes, as well as in horticultural plantings, and is considered naturalized throughout much of its present range. Its historic range includes the southern Inner North Coast Ranges, southern Sacramento Valley, northern San Joaquin Valley, and San Francisco Bay Area (CNPS 2019, Jepson Flora Project 2019), but only three, possibly four extant occurrences in Contra Costa, Sacramento, and Napa counties have been confirmed to occur prior to extensive European settlement of California, and only these have generally been accepted as indigenous. Only one of these occurrences is considered a viable population (Potter, et al. 2018). It is presumed extirpated from Sacramento, Solano, and Yolo counties. It typically grows in riparian forest and riparian woodland (CNPS) 2019). The microhabitat for Northern California black walnut includes deep alluvial soil associated with creeks or streams (CDFW 2019). Threats to this species include hybridization with orchard trees, urbanization, and conversion to agriculture (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to Northern California black walnut to: *Less than Significant with Mitigation Incorporated*.

## Contra Costa goldfields (Lasthenia conjugens)

Contra Costa goldfields is listed as Endangered under FESA and has a CRPR of 1B.1 but is not listed under CESA. This species is an annual herb in the sunflower family, and it blooms from March to June (CNPS 2019). It is endemic to California, and its current range includes the southern Sacramento Valley, Central Coast, and San Francisco Bay Area. It was formerly found in the North Coast, Outer North Coast Ranges, and South Coast (CNPS 2019, Jepson Flora Project 2019). It is presumed extirpated from Mendocino, Santa Barbara, and Santa Clara counties. It typically grows in cismontane woodland, playas, valley and foothill grassland, and vernal pools (CNPS 2019). The microhabitat for Contra Costa goldfields includes vernal pools, swales, and low depressions in open grassy areas (CDFW 2019). Threats to this species include development, habitat alteration, hydrological alterations, overgrazing, and non-native plants (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to Contra Costa goldfields to: *Less than Significant with Mitigation Incorporated.* 

# Ferris' goldfields (Lasthenia ferrisiae)

Ferris' goldfields has a CRPR of 4.2, but is not listed under FESA or CESA. This species is an annual herb in the sunflower family, and it blooms from February to May (CNPS 2019). It is endemic to California, and its current range includes the Sacramento Valley and San Joaquin Valley (CNPS 2019, Jepson Flora Project 2019). It typically grows in vernal pools (CNPS 2019). The microhabitat for Ferris' goldfields includes alkaline clay soils (CDFW 2019). Threats to this species include development, agriculture, vehicles, and foot traffic (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to Ferris' goldfields to: *Less than Significant with Mitigation Incorporated*.

#### Coulter's goldfields (Lasthenia glabrata ssp. coulteri)

Coulter's goldfields has a CRPR of 1B.1, but is not listed under FESA or CESA. This species is an annual herb in the sunflower family, and it blooms from February to June (CNPS 2019). The current range of this species in California includes the Inner North Coast Ranges, southern Sierra Nevada Foothills, Tehachapi Mountains Area, the Central Valley, Central Western California, the South Coast, northern Channel Islands, Peninsular Ranges, and western Mojave Desert (CNPS 2019, Jepson Flora Project 2019). It is presumed extirpated from Kern, Los Angeles, and San Bernardino counties. It typically grows in marshes and swamps, playas, and vernal pools (CNPS 2019). The microhabitat for Coulter's goldfields includes alkaline soils, playas, sinks, and grasslands (CDFW 2019). Threats to this species include urbanization, agricultural development, road maintenance, foot traffic, and drought (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to Coulter's goldfields to: *Less than Significant with Mitigation Incorporated*.

# Delta tule pea (Lathyrus jepsonii var. jepsonii)

Delta tule pea has a CRPR of 1B.2 but is not listed under FESA or CESA. This species is a perennial herb in the pea family, and it blooms from May to July (CNPS 2019). It is endemic to California, and its current range includes the Sacramento Valley and San Joaquin Valley (CNPS 2019, Jepson Flora Project 2019). It typically grows in marshes and swamps (CNPS 2019). The microhabitat for Delta tule pea includes freshwater and brackish marshes, usually on marsh and slough edges (CDFW 2019). Threats to this species include agriculture, water diversions, and erosion (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to Delta tule pea to: *Less than Significant with Mitigation Incorporated*.

# Legenere (Legenere limosa)

Legenere has a CRPR of 1B.1 but is not listed under FESA or CESA. This species is an annual herb in the bellflower family, and it blooms from April to June (CNPS 2019). It is endemic to California, and its current range includes the southern North Coast Ranges, southern Sacramento Valley, northern San Joaquin Valley, and San Francisco Bay Area (CNPS 2019, Jepson Flora Project 2019). It is presumed extirpated from Stanislaus County. It typically grows in vernal pools (CNPS 2019). The microhabitat for legenere includes beds of vernal pools (CDFW 2019). Threats to this species include grazing, road widening, non-native plants, and development (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to legenere to: *Less than Significant with Mitigation Incorporated*.

#### Heckard's pepper-grass (Lepidium latipes var. heckardii)

Heckard's pepper-grass has a CRPR of 1B.2 but is not listed under FESA or CESA. This species is an annual herb in the mustard family, and it blooms from March to May (CNPS 2019). It is endemic to California, and its current range includes the North Coast, North Coast Ranges, Central Valley, Central Coast, San Francisco Bay Area, Inner South Coast Ranges, and South Coast (CNPS 2019, Jepson Flora Project 2019). It typically grows in valley and foothill grassland (CNPS 2019). The microhabitat for Heckard's pepper-grass includes alkaline soils in grassland and sometimes vernal pool edges (CDFW 2019). Threats to this species include disking for fire protection, trampling, and grazing (CDFW 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to Heckard's pepper-grass to: *Less than Significant with Mitigation Incorporated*.

#### Mason's lilaeopsis (Lilaeopsis masonii)

Mason's lilaeopsis has a CRPR of 1B.2 and is listed as Rare under CESA. It is not listed under FESA. This species is a perennial rhizomatous herb in the carrot family, and it blooms from April to November (CNPS 2019). It is endemic to California, and its current range includes the southern Sacramento Valley, northern San Joaquin Valley, Central Coast, and northeastern San Francisco Bay Area (CNPS 2019, Jepson Flora Project 2019). It typically grows in marshes and swamps and riparian scrub (CNPS 2019). The microhabitat for Mason's lilaeopsis includes tidal zones in muddy or silty soil formed through river deposition or river bank erosion. It can be found in both brackish or freshwater (CDFW 2019). Threats to this species include erosion, channel stabilization, development, flood control projects, recreation, agriculture, shading that results from marsh succession, and competition with non-native plants (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, MM BIO-19 and MM BIO-20 would reduce potential impacts to Mason's lilaeopsis to: *Less than Significant with Mitigation Incorporated*.

#### MM BIO-20: Botanical Avoidance Zones

Soil investigation activities will not be conducted within the intertidal zone of rivers or sloughs, as well as on in-channel islands, or shoals. If work in these areas is necessary, the Impact Area will be surveyed by a qualified botanist during tidal conditions that expose the intertidal area where Delta mudwort or Mason's lilaeopsis would occur. If Delta mudwort or Mason's lilaeopsis are identified, they will be flagged or mapped with a GPS for avoidance.

#### Delta mudwort (Limosella australis)

Delta mudwort has a CRPR of 2B.1 but is not listed under FESA or CESA. This species is a perennial stoloniferous herb in the figwort family, and it blooms from May to August (CNPS 2019). The current range of this species in California includes the Sacramento-San Joaquin Delta region of the Central Valley, and the Central Coast (CNPS 2019, Jepson Flora Project 2019). It typically grows in marshes and swamps and riparian scrub (CNPS 2019). The microhabitat for delta mudwort includes mud banks in marshy or scrubby riparian associations (CDFW 2019). Threats to this species include stream bank alteration, levee maintenance, erosion, recreational activities, and foot traffic (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, MM BIO-19 and MM BIO-20 would reduce potential impacts to Delta mudwort to: *Less than Significant with Mitigation Incorporated*.

#### Showy golden madia (Madia radiata)

Showy golden madia has a CRPR of 1B.1, but it is not listed under FESA or CESA. This species is an annual herb in the sunflower family, and it blooms from March through May (CNPS 2019). It is endemic to California, and its current range includes the San Joaquin Valley, San Francisco Bay Area, and Inner South Coast Ranges (CNPS 2019; Jepson Flora Project 2019). It typically grows in cismontane woodland and valley and foothill grassland (CNPS 2019). The microhabitat for showy golden madia includes adobe clay soils in grassland and among shrubs (CDFW 2019). Threats to this species include grazing and non-native species (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would reduce potential impacts to showy golden madia to: *Less than Significant with Mitigation Incorporated*.

#### Little mousetail (Myosurus minimus ssp. apus)

Little mousetail has a CRPR of 3.1, but it is not listed under FESA or CESA. This species is an annual herb in the buttercup family, and it blooms from March through June (CNPS 2019). Its current range in California includes the South Coast, Peninsular Ranges, Mojave Desert, Tehachapi Mountains Area, Inner North Coast Ranges, and the Central Valley (CNPS 2019). It typically grows in valley and foothill grassland and vernal pools (CNPS 2019). The microhabitat for little mousetail includes alkaline soils (CDFW 2019). Threats to this species include vernal pool habitat loss, grazing, development, and agriculture (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to little mousetail to: *Less than Significant with Mitigation Incorporated*.

#### Hoary navarretia (Navarretia eriocephala)

Hoary navarretia has a CRPR of 4.3 but it is not listed under FESA or CESA. This species is an annual herb in the phlox family, and it blooms from May to June (CNPS 2019). It is found in the Sacramento Valley, the northern and central Sierra Nevada Foothills, Inner North Coast Ranges, and the eastern San Francisco Bay Area (CNPS 2019; Jepson Flora Project 2019). It typically grows in cismontane woodland and valley and foothill grassland (CNPS 2019). The microhabitat for hoary navarretia includes vernally mesic sites (CDFW 2019). Threats to this species have not been identified (CNPS 2019). Potentially suitable habitat for hoary navarretia is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-18 and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to hoary navarretia.

#### Tehama navarretia (Navarretia heterandra)

Tehema navarretia has a CRPR of 1B.1 but it is not listed under FESA or CESA. This species is an annual herb in the phlox family, and it blooms from April to June (CNPS 2019). It is found in the Sacramento Valley, the northern Sierra Foothills, and the North Coast Ranges (CNPS 2019; Jepson Flora Project 2019). It typically grows in valley and foothill grassland (CNPS 2019). The microhabitat for Tehema navarretia is mesic sites in grassland or vernal pools (Calflora 2018; CNPS 2018). There are no listed threats to this species (CNPS 2019). Potentially suitable habitat for Tehema navarretia is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range and vernal pools will be avoided so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 19 would further avoid, minimize and/or reduce the potential for impacts to Tehema navarretia.

#### Baker's navarretia (Navarretia leucocephala ssp. bakeri)

Baker's navarretia has a CRPR of 1B.1 but it is not listed under FESA or CESA. This species is an annual herb in the phlox family, and it blooms from April to July (CNPS 2019). It is endemic to California, and its current range includes the Klamath Ranges, North Coast Ranges, High Cascades Range, western Sacramento Valley, and northern San Francisco Bay Area (CNPS 2019; Jepson Flora Project 2019). It typically grows in cismontane woodland, meadows and seeps, vernal pools, valley and foothill grassland, and lower montane coniferous forest (CNPS 2019). The microhabitat for Baker's navarretia is vernal pools and swales with adobe or alkaline soils (CDFW 2019). Threats to this species include development, habitat alteration, road construction, agriculture, and potentially non-native plants (CNPS 2019). Potentially suitable habitat for Baker's navarretia is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18 and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to Baker's navarretia.

#### Adobe navarretia (Navarretia nigelliformis ssp. nigelliformis)

Adobe navarretia has a CRPR of 4.2 but is not listed under FESA or CESA. This species is an annual herb in the phlox family, and it blooms from April to June (CNPS 2019). It is endemic to California, and its current range includes the Inner North Coast Ranges, Sierra Nevada Foothills, Tehachapi Mountains Area, the Central Valley, and South Coast Ranges (CNPS 2019, Jepson Flora Project 2019). It typically grows in valley and foothill grassland and vernal pools (CNPS 2019). The microhabitat for adobe navarretia includes clay soils and sometimes serpentine (CDFW 2019). Threats to this species include grazing (CNPS 2019). Potentially suitable habitat for adobe navarretia is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range and vernal pools will be avoided so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to adobe navarretia.

#### Shining navarretia (Navarretia nigelliformis ssp. radians)

Shining navarretia has a CRPR of 1B.2 but it is not listed under FESA or CESA. This species is an annual herb in the phlox family, and it blooms from April to July, and sometimes in March (CNPS 2019). It is endemic to California, and its current range includes the Central Valley, southern Sierra Nevada Foothills, and South Coast Ranges (CNPS 2019, Jepson Flora Project 2019). It typically grows in cismontane woodland, vernal pools, and valley and foothill grassland. Threats to this species include development, grazing, and competition from non-native plants (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to shining navarretia to: *Less than Significant with Mitigation Incorporated*.

#### Prostrate vernal pool navarretia (Navarretia prostrata)

Prostrate vernal pool navarretia has a CRPR of 1B.1 but is not listed under FESA or CESA. This species is an annual herb in the phlox family, and it blooms from April to July (CNPS 2019). It is endemic to California, and its current range includes the western San Joaquin Valley, Central Coast, San Francisco Bay Area, South Coast Ranges, central South Coast, and Peninsular Ranges (CNPS 2019, Jepson Flora Project 2019). It typically grows in coastal scrub, meadows and seeps, valley and foothill grassland, and vernal pools (CNPS 2019). The microhabitat for prostrate vernal pool navarretia includes mesic sites with alkaline soils (CDFW 2019). Threats to this species include vehicles, road maintenance, and recreational activities (CNPS 2019). Potentially suitable habitat for prostrate vernal pool navarretia is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range and vernal pools will be avoided so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to prostrate vernal pool navarretia.

# Colusa grass (Neostapfia colusana)

Colusa grass is listed as Threatened under FESA, Endangered under CESA, and has a CRPR of 1B.1. This species is an annual herb in the grass family, and it blooms from May through August (CNPS 2019). It is endemic to California, and its current range includes the Central Valley in Colusa, Merced, Solano, and Stanislaus counties (CNPS 2019; Jepson Flora Project 2019). However, it is presumed extirpated from Colusa County. It typically grows in large vernal pools with adobe soils (CNPS 2019). Colusa grass is threatened by agriculture, development, overgrazing, hydrological alterations, non-native plants, and habitat fragmentation and loss (CNPS 2019). Potentially suitable habitat for Colusa grass is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to Colusa grass to: *Less than Significant with Mitigation Incorporated*.

#### Slender Orcutt grass (Orcuttia tenuis)

Slender Orcutt grass is listed as Threatened under FESA, Endangered under CESA, and has a CRPR of 1B.1. This species is an annual herb in the grass family, and it blooms from May to September (CNPS 2019). It is endemic to California, and its current range includes the Inner North Coast Ranges, Cascade Ranges, Sacramento Valley, and Modoc Plateau (CNPS 2019, Jepson Flora Project 2019). It typically grows in vernal pools (CNPS 2019). The microhabitat

for slender Orcutt grass includes gravelly substrates (CDFW 2019). Threats to this species include agriculture, residential development, grazing, trampling, vehicles, recreational activities, logging, fire, and non-native plants (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to slender Orcutt grass to: *Less than Significant with Mitigation Incorporated*.

# Sacramento Orcutt grass (Orcuttia viscida)

Sacramento Orcutt grass is listed as Endangered under FESA and CESA and has a CRPR of 1B.1. This species is an annual herb in the grass family, and it blooms from April to July (CNPS 2019). It is endemic to California, and its current range is limited to the Sacramento Valley (CNPS 2019, Jepson Flora Project 2019). It typically grows in vernal pools (CNPS 2019). Threats to this species include agriculture, urbanization, overgrazing, vehicles, and non-native plants (CNPS 2019). Potentially suitable habitat for Sacramento Orcutt grass is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range and vernal pools will be avoided so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to Sacramento Orcutt grass.

#### Hairless popcornflower (Plagiobothrys glaber)

Hairless popcornflower has a CRPR of 1A but is not listed under FESA or CESA. This species is an annual herb in the forget-me-not family, and it blooms from March to May (CNPS 2019). It is endemic to California, and its current range includes the Central Coast and southern San Francisco Bay Area (CNPS 2019, Jepson Flora Project 2019); however, the last confirmed sighting of this species was in 1954 and it is presumed extirpated from all counties in which it was previously found (Alameda, Marin, San Benito, and Santa Clara). It typically grows in meadows and seeps and marshes and swamps (CNPS 2019). The microhabitat for hairless popcorn flower includes coastal salt marshes and alkaline meadows (CDFW 2019). Threats to this species have not been identified (CNPS 2019). Potentially suitable habitat for bearded popcornflower is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range and wetlands will be avoided so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to hairless popcornflower.

# Bearded popcornflower (Plagiobothrys hystriculus)

Bearded popcornflower has a CRPR of 1B.1, but it is not listed under FESA or CESA. This species is an annual herb in the borage family, and it blooms from April through May (CNPS 2019). It is endemic to California, and its current range includes the southwestern Sacramento Valley and the southeastern Inner North Coast Range (CNPS 2019; Jepson Flora Project 2019). It typically grows in vernal pools and mesic sites within valley and foothill grassland (CNPS 2019). Bearded popcornflower is threatened by disking, development, and non-native plants (CNPS 2019). Potentially suitable habitat for bearded popcornflower is present within the Study Area. However, this species has low potential to occur within the Study Area because the Study Area is located on the edge of its known range and vernal pools will be avoided so potential impacts would be *less than significant*.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would further avoid, minimize and/or reduce the potential for impacts to bearded popcornflower.

# Eel-grass pondweed (Potamogeton zosteriformis)

Eel-grass pondweed has a CRPR of 2B.2, but it is not listed under FESA or CESA. This species is an annual aquatic herb in the pondweed family, and it blooms from June through July (CNPS 2019). The current range of this species in California includes the southern Inner North Coast Range, Central Valley, and Modoc Plateau (CNPS 2019; Jepson Flora Project 2019). It typically grows in freshwater marshes and swamps (CNPS 2019). The microhabitat for Eel-grass pondweed includes ponds, lakes, and streams (CDFW 2019). There are no listed threats to this species (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to eel-grass pondweed to: *Less than Significant with Mitigation Incorporated*.

# California alkali grass (Puccinellia simplex)

California alkali grass has a CRPR of 1B.2, but it is not listed under FESA or CESA. This species is an annual herb in the grass family, and it blooms from March to May (CNPS 2019). The current range of this species in California includes the Tehachapi Mountains Area, the Central Valley, San Francisco Bay Area, and western Mojave Desert (CNPS 2019, Jepson Flora Project 2019). It is presumed extirpated from Kings County. It typically grows in chenopod scrub, meadows and seeps, valley and foothill grassland, and vernal pools (CNPS

2019). The microhabitat for California alkali grass includes alkaline, vernally mesic sinks, flats, and lake margins (CDFW 2019). Threats to this species include hydrological alterations, urbanization, agricultural conversion, development, habitat fragmentation, and solar energy development (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to California alkali grass to: *Less than Significant with Mitigation Incorporated*.

#### Sanford's arrowhead (Sagittaria sanfordii)

Sanford's arrowhead has a CRPR of 1B.2, but it is not listed under FESA or CESA. This species is a perennial rhizomatous herb in the water-plantain family, and it blooms from May through November (CNPS 2019). It is endemic to California, and its current range includes the northern North Coast, Klamath Ranges, Cascade Range Foothills, Central Valley, and northern South Coast (CNPS 2019; Jepson Flora Project 2019). However, it is presumed extirpated from the South Coast region, including Orange and Ventura counties. It typically grows in shallow freshwater marshes and swamps (CNPS 2019). The microhabitat for Sanford's arrowhead includes standing or slow-moving freshwater ponds, marshes, and ditches (CDFW 2019). Sanford's arrowhead is threatened by grazing, development, recreational activities, non-native plants, road widening, and channel alteration and maintenance (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to Sanford's arrowhead to: *Less than Significant with Mitigation Incorporated.* 

#### Marsh skullcap (Scutellaria galericulata)

Marsh skullcap has a CRPR of 2B.2, but it is not listed under FESA or CESA. This species is a perennial rhizomatous herb in the mint family, and it blooms from June through September (CNPS 2019). The current range of this species in California includes the northern High Sierra Nevada, Modoc Plateau, and the Sacramento-San Joaquin Delta region of the Central Valley (CNPS 2019; Jepson Flora Project 2019). It typically grows in lower montane coniferous forest, meadows and seeps, and marshes and swamps (CNPS 2019). The microhabitat for marsh skullcap includes swamps and wet places (CDFW 2019). Marsh skullcap is threatened by hydrological alterations, recreational activities, and nonnative plants (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat. Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to marsh skullcap to: *Less than Significant with Mitigation Incorporated.* 

# Side-flowering skullcap (Scutellaria lateriflora)

Side-flowering skullcap has a CRPR of 2B.2, but it is not listed under FESA or CESA. This species is a perennial rhizomatous herb in the mint family, and it blooms from July through September (CNPS 2019). The current range of this species in California includes the Sacramento-San Joaquin Delta region of the Central Valley, and Saline Valley in the Great Basin (CNPS 2019; Jepson Flora Project 2019). It typically grows in meadows and seeps, and marshes and swamps (CNPS 2019). The microhabitat for side-flowering skullcap includes wet meadows and marshes, and on logs in the Sacramento-San Joaquin Delta (CDFW 2019). There are no listed threats to this species (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to side-flowering skullcap to: *Less than Significant with Mitigation Incorporated*.

# Keck's checkerbloom (Sidalcea keckii)

Keck's checkerbloom is listed as Endangered under FESA and it has a CRPR of 1B.1, but it is not listed under CESA. This species is an annual herb in the mallow family, and it blooms from April through June (CNPS 2019). It is endemic to California, and its current range includes the southern Inner North Coast Range, and the central and southern San Francisco Bay Area (CNPS 2019; Jepson Flora Project 2019). It typically grows in cismontane woodland and valley and foothill grasslands (CNPS 2019). The microhabitat for Keck's checkerbloom includes grassy slopes in blue oak woodland on serpentine-derived, clay soils (CDFW 2019). There are no listed threats to this species (CNPS 2019). This species has low potential to occur within the Study Area because there is limited appropriate habitat and it is on the edge of the species range.

Implementation of Mitigation Measures MM BIO-18, and MM BIO-19 would reduce potential impacts to Keck's checkerbloom to: *Less than Significant with Mitigation Incorporated*.

#### Long-styled sand-spurrey (Spergularia macrotheca var. longistyla)

Long-styled sand-spurrey has a CRPR of 1B.2 but is not listed under FESA or CESA. This species is an annual herb in the pink family, and it blooms from February to May (CNPS 2019). It is endemic to California, and its current range includes the Inner North Coast Ranges and the Central Valley (CNPS 2019, Jepson Flora Project 2019). It typically grows in meadows and seeps and marshes and swamps (CNPS 2019). The microhabitat for long-styled sand-

spurry includes alkaline soil (CDFW 2019). Threats to this species include development, habitat alteration, agriculture, and hydrological alterations (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to long-styled sand-spurrey to: *Less than Significant with Mitigation Incorporated*.

#### Suisun Marsh aster (Symphyotrichum lentum)

Suisun Marsh aster has a CRPR of 1B.2, but it is not listed under FESA or CESA. This species is a perennial rhizomatous herb in the sunflower family, and it blooms from April through November (CNPS 2019). It is endemic to California, and its current range includes the southern Sacramento Valley, Central Coast, and San Francisco Bay Area (CNPS 2019; Jepson Flora Project 2019). It typically grows in brackish and freshwater marshes and swamps (CNPS 2019). Suisun Marsh aster is most often seen along sloughs with Phragmites, Scirpus, Rubus, and Typha (CDFW 2019). Suisun Marsh aster is threatened by marsh habitat alteration and loss, erosion, herbicide application, and non-native plants. (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-18, and MM BIO-19 would reduce potential impacts to Suisun marsh aster to: *Less than Significant with Mitigation Incorporated*.

#### Wright's trichocoronis (Trichocoronis wrightii var. wrightii)

Wright's trichocoronis has a CRPR of 2B.1, but it is not listed under FESA or CESA. This species is an annual herb in the sunflower family, and it blooms from May through September (CNPS 2019). The current range of this species in California includes the Central Valley and San Jacinto Valley (CNPS 2019; Jepson Flora Project 2019). It is presumed extirpated from Colusa, San Joaquin, and Sutter counties. It typically grows in alkaline soils within meadows and seeps, marshes and swamps, riparian forest, and vernal pools (CNPS 2019). The microhabitat for Wright's trichocoronis includes mud flats of vernal lakes, drying river beds, and alkali meadows (CDFW 2019). Wright's trichocoronis is threatened by agriculture and urbanization (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to Wright's trichocoronis to: *Less than Significant with Mitigation Incorporated*.

#### Saline clover (Trifolium hydrophilum)

Saline clover has a CRPR of 1B.2, but it is not listed under FESA or CESA. This species is an annual herb in the legume family, and it blooms from April through June (CNPS 2019). It is endemic to California, and its current range includes the Sacramento Valley, northwestern San Joaquin Valley, Central Coast, San Francisco Bay Area, and South Coast Ranges (CNPS 2019; Jepson Flora Project 2019). It typically grows in marshes and swamps, vernal pools, and mesic, alkaline sites within valley and foothill grassland (CNPS 2019). Saline clover is threatened by development, trampling, road construction, and vehicles (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-1b, MM BIO-12, MM BIO-18, and MM BIO-19 would reduce potential impacts to saline clover to: *Less than Significant with Mitigation Incorporated*.

#### Caper-fruited tropidocarpum (Tropidocarpum capparideum)

Caper-fruited tropidocarpum has a CRPR of 1B.1, but it is not listed under FESA or CESA. This species is an annual herb in the mustard family, and it blooms from March through April (CNPS 2019). It is endemic to California, and its current range includes the northwestern San Joaquin Valley and Outer South Coast Ranges (CNPS 2019; Jepson Flora Project 2019). It is presumed extirpated from Alameda, Contra Costa, Glenn, Santa Clara, and San Joaquin counties. It typically grows in valley and foothill grassland (CNPS 2019). The microhabitat for caper-fruited tropidocarpum includes alkaline clay soils (CDFW 2019). Caper-fruited tropidocarpum is threatened by grazing, military activities, trampling, and non-native plants (CNPS 2019). This species has moderate potential to occur within the Study Area based on the presence of potentially suitable habitat.

Implementation of Mitigation Measures MM BIO-18, and MM BIO-19 would reduce potential impacts to caper-fruited tropidocarpum to: *Less than Significant with Mitigation Incorporated*.

#### b) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, or regulations or by the California Department of Fish and Wildlife or the U.S. Fish and Wildlife Service?

Less than Significant with Mitigation Incorporated. Fifteen sensitive natural communities were identified as having the potential to occur within the Study Area based on review of the CNDDB (CDFW 2019). These include: alkali meadow, alkali seep, northern claypan vernal pool, northern hardpan vernal pool, valley needlegrass grassland, cismontane alkali marsh, coastal and valley freshwater marsh, coastal brackish marsh, elderberry savanna, Great Valley cottonwood riparian forest, Great Valley mixed riparian forest, Great Valley valley oak riparian

forest, sycamore alluvial woodland, valley sink scrub, and valley oak woodland. Further discussion of these habitat types as they relate to potential Impact Areas can be found in the species-specific discussions above.

Due to the pervasive presence of invasive species throughout the Delta and the disturbed nature of the proposed project sites, the project is not likely to result in the spread of invasive plant species between locations. Furthermore, all vehicles and equipment related to the project will remain on existing public and private roads until entering disturbed project sites, pristine native habitats will not be traversed by equipment, and emergent marsh, and vernal pool habitats will be avoided.

Implementation of Mitigation Measures MM BIO-12, for mitigation of potential impacts to vernal pool invertebrates, and MM BIO-1b, for mitigation of potential impacts to wetlands, would reduce potential impacts to alkali meadow, alkali seep, northern claypan vernal pool, northern hardpan vernal pool, cismontane alkali marsh, coastal and valley freshwater marsh, coastal brackish marsh, and valley sink scrub habitats to: *Less than Significant with Mitigation Incorporated*.

Implementation of Mitigation Measure MM BIO-13, for mitigation of potential impacts to Valley Elderberry Longhorn Beetle, would reduce potential impacts to elderberry savanna to: *Less than Significant with Mitigation Incorporated*.

Implementation of Mitigation Measure MM BIO-19, for mitigation of potential impacts to special-status plants as a result of minor vegetation removal, would reduce potential impacts to Great Valley cottonwood riparian forest, Great Valley mixed riparian forest, Great Valley oak riparian forest, sycamore alluvial woodland, and valley oak woodland to: *Less than Significant with Mitigation Incorporated*.

The Proposed Project would have the potential to minimally impact valley needlegrass grassland. Given the small and temporary footprint of each Impact Area, potential impacts to valley needlegrass grassland would be *Less than Significant*.

Therefore, the Proposed Project is not expected to have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies or regulations or by CDFW or the USFWS.

#### c) Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?

*No impact.* The Proposed Project would not have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act because the Proposed Project would not subject wetlands to filling, removal, hydrological interruption or other means of adverse effect. As stated in the project description, evaluation of conditions at each on-land soil investigation Impact Area

will be conducted by qualified wetland delineators. If aquatic resources meeting the Corps definition of wetlands are observed within on-land soil investigation sites, those sites will be relocated outside of the boundaries of aquatic resources. Previously verified pre-jurisdictional determinations Existing Preliminary Jurisdictional Determinations will be utilized during mapping and field visits to ensure that the Proposed Project would avoid any areas that, as determined by a wetland specialist, may require a Wetland Delineation meet the Corps definition of wetlands. MM BIO 1b and MM BIO-12 reiterate the avoidance component presented in the project description. -

# d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?

Less than Significant with Mitigation Incorporated. The Proposed Project would not be expected to substantially interfere with the movement of any native or resident fish species, because the activities conducted overwater would be isolated in area and duration, and would not block, alter or degrade any of the waterways that these species are using for movement or migrations. Additionally, based on previous studies, overwater soil investigations will produce sound pressure levels (SEL) of no more than 120 dB to 146 dB (Illingsworth and Rocklin 2013), which are below the accepted threshold for causing either behavioral changes (>183 dB) or injury (>203 dB) to fishes (Popper and Hawkins 2019; NMFS noise assessment spreadsheet) in the vicinity.

Implementation of Mitigation Measure MM HYD-1 would reduce potential impacts to water quality to *Less than Significant with Mitigation Incorporated* (see Section 3.10, Hydrology and Water Quality). Additionally, implementation of Mitigation Measure MM BIO-14 would limit overwater work to only within the appropriate fish work window (August 1-October 31) when sensitive life stages of migratory fish would be less likely to occur in the Study Area.

The Proposed Project would not be expected to substantially interfere with established native resident or migratory corridors or interfere with the use of wildlife nursery sites, because of the limited duration and scope of each Impact Area. Additionally, the implementation of Mitigation Measures MM AES-2 and MM BIO-1 would ensure that migrating animals do not become entrapped or harmed and that no work be conducted outside of daylight hours and no artificial light sources, which could disturb nocturnal wildlife, would be used.

With the implementation of Mitigation Measures MM HYD-1, MM AES-2, MM BIO-14, and MM BIO-1 potential impacts to the movement of native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or native wildlife nursery sites would be reduced to: *Less than Significant with Mitigation Incorporated.* 

# e) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?

*No Impact.* The Study Area overlaps six counties, each of which has a county general plan outlining goals and strategies for conservation of ecologically significant lands, wetlands, plant and wildlife habitat; protection of rare, threatened and endangered species of fish, wildlife and plants, significant plant communities, and other resources which stand out as unique because of their scarcity, scientific value, aesthetic quality or cultural significance; and encouragement of the preservation and restoration of the natural characteristics of each county.

The Proposed Project would not conflict with the policies and strategies outlined in the 2030 County Wide General Plan for Yolo County (Yolo County 2009), the Contra Costa County General Plan 2005-2020 (CCCDCD 2005), the San Joaquin County General Plan Policy Document (Mintierharnish Planning Consultants 2016), the East County Area Plan: A Portion of the Alameda County General Plan (ACCDAPD 1994), the Solano County General Plan (Solano County 2008) and the Sacramento County General Plan of 2005 – 2030 (Sacramento County 2011).

While there would be no impact regarding local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinances, implementation of Mitigation Measure MM AES-1, MM AES-2, MM BIO-1 through 20, MM HYD-1 and MM HAZ-1 through 4 would further avoid, minimize and/or reduce the potential for impacts.

#### f) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?

*Less than Significant Impact.* The Study Area overlaps four Habitat Conservation Plans (HCP) and one Habitat Conservation Strategy:

- South Sacramento Habitat Conservation Plan (SSHCP) (County of Sacramento et al. 2018),
- (San Joaquin County Multi-Species Habitat Conservation and Open Space Plan (SJMSCP) (San Joaquin County 2000),
- Yolo County NHP (ICF 2018),
- East Alameda County Conservation Strategy (ICF 2010),

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- East Contra Costa County Habitat Conservation Plan (East Contra Costa County Habitat Conservancy 2006), and
- Solano Multispecies Habitat Conservation Plan (LSA 2012).

The portion of the Study Area that overlaps the SSHCP would be the northeastern edge and includes Planning Unit 6 (County of Sacramento et al. 2018). The goal of the Plan is to provide streamlined, predictable federal and state permitting processes while creating a Preserve System to protect habitat, open space, and agricultural lands. Covered activities as defined by the SSHCP include urban development, mining, rural transportation projects, recycled water projects, covered activities in preserve setbacks, covered activities in stream setbacks, and covered activities in the Preserve System and Laguna Creek Wildlife Corridor. The Proposed Project would be a series of discreet soil investigations, would fully avoid any covered species or habitat and would not conflict with applicable avoidance and minimization measures, therefore it would not conflict with the SSHCP.

The portion of the Study Area that overlaps the SJMSCP is the Primary Zone for the Delta section. The goal of the Plan is to balance the conservation of open space and the need to convert open space to other uses while providing long-term management for biological resources, preserving land-owner rights, protecting the agricultural economy and accommodating population growth. The plan does not consider geotechnical or soil surveys to be site disturbing activities (San Joaquin County 2000) provided the sampling does not alter the hydrology of any wetland or alter the continuing occupation by any species of fish, wildlife or plant. The Proposed Project would be a series of discreet soil investigations, would fully avoid any wetland resources and would not alter species site occupations, therefore it would not conflict with the SJMSCP.

The portion of the Study area that overlaps with the Yolo County NHP would be in the eastern edge and includes planning units 21 (West Sacramento) and 15 (South Yolo Basin). The goal of the Yolo County HCP is to provide ESA permits and associate mitigation for development and infrastructure projects for the 50-year life of the document. Covered activities as defined by the HCP include urban or rural development, infrastructure, utilities, agricultural development, open space, aggregate mining, operations and maintenance, conservation strategy implementation and neighboring landowner protection. These activities are generally understood to have ground-disturbing effects, require vegetation management or have indirect effects on listed species. The Proposed Project would not conflict with the Yolo County HCP because ground-disturbing effects would be limited and temporary in nature, and vegetation management would be minimal.

The portion of the Study Area that overlaps with the East Alameda County Conservation Strategy is the northeastern tip and includes Conservation Zone 7. The goal of the East Alameda County Conservation Strategy is to provide baseline biological resource and conservation priority inventories that can be used during project planning and permitting. As an informational program that seeks to help project proponents with permitting processes, the Proposed Project would not conflict with the goals outlined.

The portion of the Study Area that overlaps with the East Contra Costa County HCP would be in the southeast edge and includes Acquisition Analysis Zones 6d and 6e. The purpose of the East Contra Costa HCP is to protect and enhance the functions and ecological diversity of eastern Contra Costa County, by establishing guidelines to avoid, minimize, and mitigate, impacts on covered species and their habitats and wetlands within the region, while addressing the needs for urban expansion, infrastructure construction and ongoing operations and maintenance activities. The HCP seeks to obtain authorizations for take of covered species for covered activities. Geotechnical or soil investigation activities are not within the defined covered activities for the HCP. The Proposed Project would not conflict with the East Contra Costa County HCP because ground-disturbing effects would be limited and temporary in nature, and vegetation management would be minimal.

The portion of the Study Area that overlaps with the Solano Multispecies Habitat Conservation Plan is in the southeastern edge of the Plan area north of Rio Vista and is encompassed by Covered Activity Zone 3. The goals of the Solano Multispecies HCP are to preserve endangered species and habitats, maintain biodiversity, and allow for a healthy economy, private property rights and ongoing maintenance and operations. The activities planned within the Study Area are not included within the covered activities listed for Zone 3 within the HCP. The Proposed Project would not conflict with the Solano Multispecies Habitat Conservation Plan because ground-disturbing effects would be limited and temporary in nature, and vegetation management would be minimal.

While the Proposed Project would have a less than significant impact in regards to conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan, implementation of Mitigation Measures AES-1, MM AES-2, MM BIO-1 through 20, MM HYD-1 and MM HAZ-1 through 4 would further avoid, minimize and/or reduce the potential for impacts.

### 3.5 Cultural Resources

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less-than- Significant Impact	No Impact
a) Would the project cause a substantial adverse change in the significance of a historical resource pursuant to Section 15064.5?		$\boxtimes$		
b) Would the project cause a substantial adverse change in the significance of an archaeological resource pursuant to Section 15064.5?		$\boxtimes$		
c) Would the project disturb any human remains, including those interred outside of dedicated cemeteries?				

### 3.5.1 Environmental Setting

The archaeological record in the region of this Study Area is part of the established chronology of the Central Valley region of California, which includes the Sacramento Valley, San Joaquin Valley, and the Sacramento-San Joaquin Delta. Prehistoric resources that have been identified and located thus far in the Delta sub-region date back to as early as 8550 calibrated (cal) years Before Christ (B.C.). While there is potential for resources to exist dating to 11550 cal B.C. or earlier, archaeological deposits having these dates would be associated with landforms that have either been destroyed by natural processes or are deposited under more recent alluvial deposits (Rosenthal et al. 2007; Rosenthal and Meyer 2004). More frequently uncovered in the Study Area sub region are deposits associated with the Middle and Upper Archaic through the Emergent Period (5550 cal B.C. – European Contact).

Areas along waterways, especially rivers, floodplains, and alluvial fans, and highelevation points near these features, are highly sensitive for cultural deposits due to a long-standing tendency to rely on waterways as a water source, food source, and as a convenient transportation route (be it travel on land or water). High elevation points along these waterways are common locations of prehistoric mounds and middens, which are complex deposits of cultural materials and organic matter, sometimes including human burials and occupation features that can be found subsurface as deep as 11 feet (3.5 meters) depending on the age, soil deposition pattern, and length of occupation (Rosenthal et al. 2007). This is particularly important to note as mounds were densely located along major waterways according to early-twentieth century documentation (one mound every 2-3 miles (3.2 to 4.8 kilometers)) (Schenck and Dawson 1929). Many of these were disturbed or obscured by agricultural development, levee construction, and erosion (Rosenthal et al. 2007), but this does not mean the cultural material is not still present within these areas.

Historical-to-modern aged artificial fills and cuts (including levees, sloughs, canals, and dredge spoils) are not easy to predict for buried deposits as prehistoric material was frequently ignored before federal regulations were established to protect archaeological material. During construction of these features, archaeological sites of any age, including prehistoric mounds, were frequently disturbed via cuts, used as artificial fill for structures such as levees, or were completely buried underneath artificial fill. There is little way to predict the likelihood of encountering deposits within these features without some form of explicit geoarchaeological testing, as they cannot be predicted for with currently available process-based models (Meyer and Rosenthal 2007).

There is a moderate to high potential for encountering surface and buried deposits from the historic era (post-European contact, but especially since circa. 1850) throughout the Study Area (Rosenthal and Meyer 2004; Meyer and Rosenthal 2007; Meyer and Rosenthal 2008; Reynolds 2012). This material is the most likely to be well preserved and closest to the surface, though sometimes can extend quite deep due to features such as historically sealed wells and privies. Historic-era resources are likely to be encountered no matter the geological age, especially in the Study Area, as historical maps for these areas indicate structures, trails/wagon roads, and properties dating back to at least 1850 (BLM 2019; USGS 2019). Historic era cultural resources also include levees, railroads, roads, and other built environment structures older than 50 years that are within the Study Area for this Proposed Project, such as Levee Unit 115.

This Proposed Project also requires consideration of the underwater archaeological record due to overwater boring activity. The rivers were used for transportation both prehistorically and historically within the region, and the Sacramento River has one of the better researched histories for maritime activity. Tule balsa boats, dugout canoes, and reed balsa boats were used for activities such as fishing along the lower Sacramento River by Patwin, Nisenan, and Miwok tribes respectively (CSLC 1988). European ships started exploring up the Sacramento River as early as 1772, and regular traffic along the river became established in 1839 with the founding of Sacramento by John Sutter and the development of surrounding settlements and

Soil Investigations for Data Collection in the Delta Initial Study/Proposed Mitigated Negative Declaration ranches (CSLC 1988). There are at least 100 historic shipwrecks known from archival research that occurred in the Sacramento River between Sacramento City and Sherman Island alone. Many of these have not been relocated, with only rough estimations as to their locations established by the Shipwreck Database and previous research by the California State Lands Commission (CSLC 1988; CSLC 2019); however, some historical shipwrecks have been encountered during previous projects, and locations of these have been recorded in the California Historical Resources Information System (CHRIS). The potential for encountering historical material is higher than for prehistoric within submerged contexts due to a tendency of poor preservation of organic material in water.

#### 3.5.1.1 Regulatory Setting

Cultural resources include any artifact, object, building, structure, site, shipwreck, area, or place that is historical and/or archaeological in nature. State laws and regulations providing the definitions, protections, and management of cultural resources relevant to this Proposed Project include:

- California Environmental Quality Act, Pub. Resources Code, sections 21083.2 and 21084.1
- California Environmental Quality Act, CEQA Guidelines section 15064.5
- California Public Resources Code sections 5020.1, 5024 et seq. and 5097.98
- California Health and Safety Code sections 7050.5(b)and 7050.5(c)

#### 3.5.1.2 Methods and Cultural Resource Inventory Findings

For the purposes of the Cultural Resources Review, each individual Impact Area was assessed with a 60-foot (18 meter) radius buffer (i.e. 120-foot (36 meter) diameter buffer) for equipment staging and accessibility. Geophysical Lines were assessed using a 20-foot buffer for the same purposes. Previous studies and recorded cultural resources within a 0.25-mile radius buffer were searched for and examined in addition to the Impact Area to help evaluate the potential sensitivity for cultural resources within the proposed Study Area.

CHRIS record searches from the Northwest Information Center (NWIC), North Central Information Center (NCIC), and the Central California Information Center (CCaIC) were conducted to identify all previously recorded cultural resources and any resources listed in or eligible for listing in the California Register of Historical Resources and/or the National Register of Historic Places. A Native American Heritage Commission (NAHC) Sacred Lands File search request for the Study Area was also made and found 3 of the quadrangles within the Study Area as having Sacred Lands on file. A search of the Office of Coast Survey's Automated Wreck and Obstruction Information System (AWOIS) was additionally conducted to locate any potential underwater cultural resources as part of the survey effort (Office of Coast Survey 2018). Previously conducted geoarchaeological sensitivity studies covering the Study Area (Rosenthal and Meyer 2004; Meyer and Rosenthal 2007; Meyer and Rosenthal 2008; Reynolds 2012), producing maps and data on the likelihood of encountering buried deposits based on local geology, soil deposition processes, landforms, and radiocarbon data were reviewed. Also examined were historical maps (BLM 2019; USGS 2019) and aerial photography (NETR 2019). Finally, information on previous pedestrian surveys within the Study Area was examined from CHRIS data and DWR projects recorded in the Cultural Resources Section's Geodatabase.

Only approximately 22% of the Impact Areas have previous field studies (including survey coverage, subsurface testing, and/or excavations) reported that we know of at this time. Of the areas previously studied, there are nine previously recorded cultural resources within the Study Area, three of which have not been previously evaluated for eligibility as a historical resource for the California Register of Historic Resources (CRHR). Two of these have been provided recommendations for ineligibility based on an examination of past studies and information about the resource. No previously identified cultural resources, including those potentially eligible as historic properties, are located within the Impact Areas for the overwater boring locations. In addition, no locations from the AWOIS are located within those Impact Areas. Table 5 summarizes all previously recorded cultural resources within the study area.

P-39-004492 is the only previously recorded resource that has both built environment and archaeological components. The resource was not officially evaluated but was suggested to have potential eligibility for the CRHR under Criteria 1, 2, and 4 in 2003 (Kelley and Huster 2003). The report suggested that the potential for data under criteria 3 would have been located near the farmhouse structures, outside of this project's Study Area. Unfortunately, all built environment components of the site, except for the levees along the borders of the site, were removed as part of preparation for housing development by 2006 according to the site record. This was confirmed by examining aerial photography from 2005 and 2009 (NETR 2019). The site record additionally noted that test trenches had been excavated by LSA Associates, Inc., in 2006, and that only recent materials had been found. Based on this information, the site is lacking in the necessary integrity that could make it eligible under Criteria 1-4 for both the built environment and archaeological components. Therefore, this site is recommended ineligible for CRHR.

P-07-004730 was previously evaluated as ineligible for the NRHP (Germano 2005) and the evaluation was concurred on by the Office of Historic Preservation in 2006. The ineligibility evaluation for the NRHP for P-07-004730 provides enough information to justify a recommendation that the resource should also be evaluated as ineligible for CRHR.

P-57-000132 is previously unevaluated because, in studies where it has been within the project area, cultural resource specialists tend to concur that the oak tree groves and associated natural habitat are not possible to define as either an archaeological or historical resource (Peirce 2017; Scher et al. 2018). Though the valley oaks may technically be old enough to count as historic in age, they are naturally occurring groves. Thus, this resource is considered ineligible for CRHR. However, this does not

Soil Investigations for Data Collection in the Delta Initial Study/Proposed Mitigated Negative Declaration preclude this resource from being considered a Tribal Cultural Resource as valley oaks were considered important resources, including for food and for construction, by various tribes (Anderson 2005).

For the purposes of this study, P-57-000596, which is located within the Study Area and has not been evaluated, is assumed to be eligible for the California Register of Historic Resources (CRHR) and a historical resource under CEQA. Those resources that have either been previously recommended as historical resources or listed as historical resources for CRHR are also treated as historical resources within this study. Thus, there are five previously recorded historical resources within the study area: P-07-004698, P-34-001497, P-34-002102, P-34-002143, and P-57-000596.

#### Table 6: Cultural Resources within Study Area

Resource Number	Resource Type	Resource Description	Eligibility for California Register of Historic Resources
P-07-004698	Historic	DFD Facilities - Forebay, Levee, Gates, etc.	Recommended eligible under Criteria 1 and 3 (ICF 2013)
P-07-004730	Historic	Canal	Recommended ineligible
P-34-001497 (CA-SAC- 1092H)	Historic	Railroad (Walnut Grove Branch - So. Pacific Railroad)	Listed eligible under Criteria 1 and 3
P-34-002102	Historic	vegetation/ landscaping/ ranch	Listed eligible by keeper of property under Criteria 2 and 3
P-34-002143	Historic	Levee Unit 115	Recommended ineligible as stand-alone resource, eligible under Criterion 1 as district component (Prince- Buitenhuys et al. 2019;pages 24-25)
P-39-004492	Historic	Farmhouse, associated structures, and levee	Unevaluated, recommended ineligible (NETR 2019; site record; Kelley and Huster 2003)
P-48-000787	Historic	Levee	Recommended ineligible (Sikes and Arrington 2012)

P-57-000132	N/A	Naturally occurring valley oak groves and riparian habitat	Unevaluated (Recommended ineligible) (Peirce 2017; Scher et al. 2018)
P-57-000596	Historic	Tree Rows	Unevaluated

#### 3.5.2 Discussion

## a) Would this project cause a substantial adverse change in the significance of a historical resource pursuant to section 15064.5?

Less than Significant with Mitigation Incorporated. The Proposed Project as designed would not cause a substantial adverse change in the significance of a historical resource pursuant to Section 15064.5 of the CEQA guidelines. Of the locations in the Study Area previously studied, amounting to approximately 22% of the Study Area, the majority of the locations have no known historical resources. There are five previously recorded historical resources (P-07-004698, P-34-001497, P-34-002102, P-34-002143, P-57-000596) that overlap with 34 Impact Areas. Of these 34 Impact Areas, 31 are boring units and three are CPT units. The CPT units overlap with P-34-001497 and P-39-004492 exclusively.

Impact Areas that would be located on top of or near a levee feature would have no substantial adverse change the resource, and due to the limited nature of the Proposed Project activities, important aspects of a levee's or railroad alignment's integrity or characteristics that depends on environmental factors around the feature (specifically categories of setting, feeling, location, and design) would not be significantly damaged.

No soil exploration would occur on top of recorded structures/features or in a spot that would impact structural integrity of those resources, and incorporation of mitigation measure MM BIO-1 ensures that no trees would be damaged. For known recorded historical resources, as well as the remaining 78% of the Study Area that has not undergone previous field studies, incorporation of mitigation measures MM CUL-1, CUL-2, CUL-3, and CUL-4 (below) would further reduce potential effects to previously unidentified historical resources to a less than significant level.

#### MM CUL-1:

- a. All Impact Area would be reviewed by a qualified archaeologist to evaluate the potential for impacts, if any, to cultural resources.
- b. Locations that have no previous survey coverage must be surveyed by, or under the direct supervision of a qualified archaeologist prior to the start of any ground disturbing activities.

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- c. If the archaeologist observes cultural or potential tribal cultural resources within the Impact Area or associated resource buffer as identified by a qualified archaeologist, the location will be shifted the minimum distance necessary to reduce the potential for significant cultural resource impacts without significantly increasing potential impacts to other resources.
- d. A tribal representative from the consulting tribes will be invited to participate in the pre-activity field visits and archaeological surveys in Impact Areas specified as an area of interest/concern during consultation by that consulting tribe/tribes.
- e. Consulting tribes will be informed of any potential tribal cultural resources located within the study area specified as an area of interest/concern by a consulting tribe/tribes.
- f. If a suitable location cannot be determined within adjacent areas, then the soil investigation at that location would not be conducted.

#### MM CUL-2:

- a. Should any unexpected cultural resources be exposed during project activities, all work would immediately stop in the immediate vicinity (e.g. 100 feet (30 meters)) of the find until it can be evaluated by a qualified archaeologist and an appropriate plan of action can be determined in consultation with the State Office of Historic Preservation, as necessary.
- b. If the resource is associated with Native American contexts or is a potential Tribal Cultural Resource and is within a region specified as an area of interest/concern by a consulting tribe/tribes, the appropriate consulting tribal entity/entities will be contacted and consulted with to produce an appropriate plan of action.

#### MM CUL-3:

Should human remains be discovered during the course of project activities, all work would stop immediately in the vicinity (e.g. 100 feet (30 meters)) of the finds until they can be verified. The coroner would be contacted in accordance with Health and Safety Code section 7050.5(b). Protocol and requirements outlined in Health and Safety Code sections 7050.5(b) and 7050.5(c) as well as Public Resources Code section 5097.98 would be followed.

#### MM CUL-4:

Cultural sensitivity training will be provided for the environmental monitors and individuals conducting the field activities and geological analysis to ensure awareness about cultural resources, including identification of and proper protocol for handling any unexpected finds.

Most overwater boring locations have not been previously surveyed (only two of 57 have been subject to underwater remote sensing survey; ICF 2012; Panamerican Consultants 2010). As the boring locations are underwater, a pedestrian survey of the Area of Potential Effect (APE) is unfeasible, but pre-activity site visits as discussed in MM-CUL-1 will still be conducted near the water on land to evaluate possibilities based on what is visible from the land. This, along with underwater hazard surveys planned as part of the project description, will provide sufficient field coverage for cultural resources avoidance for overwater areas that have not been previously examined. This is because they will identify any signs of structures, shipwrecks, objects, or other forms of obstructions underwater and allow the boring location to be adjusted within the APE to avoid hitting the obstruction.

For previously undiscovered historical resources that may be located subsurface, MM CUL-2 through MM CUL-4 will provide training to those that will be present during the soil investigations activities at the locations that have been cleared by MM-CUL-1 and will aid in identification and prevention of substantial impacts to any sub-surface previously undiscovered resources that may appear during boring and CPT activities. Geophysical studies that do not involve any soil penetration would not be at risk of damaging any sub-surface deposits.

## b) Would this project cause a substantial adverse change in the significance of an archaeological resource pursuant to Section 15064.5?

Less than Significant with Mitigation Incorporated. The Proposed Project as designed would not cause a substantial adverse change in the significance of an archaeological resource pursuant to CEQA Guidelines section 15064.5. There are no known previously recorded archaeological resources within the Study Area. Incorporation of mitigation measure MM CUL-1 would further reduce potential impacts to less than significant for any unique archeological resources not currently recorded. MM CUL-2 through MM CUL-4 will provide training to those that will be present during the soil investigations activities at the locations that have been cleared by MM-CUL-1 and will aid in identification and prevention of substantial impacts to any previously undiscovered unique archaeological resources that may appear during boring and CPT activities. Geophysical studies that do not involve any soil penetration will not be at risk of damaging any sub-surface deposits.

# c) Would this project disturb any human remains, including those interred outside of formal cemeteries?

Less than Significant with Mitigation Incorporated. No known locations of human remains are located within the Study Area. The Proposed Project would not disturb any human remains with known locations, including those interred outside of formal cemeteries. Incorporation of MM CUL-1 through AMM CUL-4 would ensure that any potential impacts to known and previously undiscovered human remains would be reduced to less than significant.

### 3.6 Energy

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Would the project result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during Project construction or operation?				
<ul> <li>b) Would the project conflict with or obstruct a state or local plan for renewable energy or energy efficiency?</li> </ul>				

### 3.6.1 Environmental Setting

Energy systems in California include electricity from renewable and non-renewable sources, natural gas, petroleum, and other fuels. The production of electricity requires the consumption or conversion of energy resources, including natural gas, coal, hydropower, nuclear, and renewable sources such as wind, solar, geothermal, and biomass/ cogeneration, into energy. Energy production and energy use both result in the depletion of nonrenewable resources (e.g., oil, natural gas, coal, etc.) and emission of pollutants.

According to the California Energy Commission, gasoline remains the dominant fuel within the transportation sector, with diesel fuel and aviation fuels following. In 2016, California consumed approximately 15 billion gallons of gasoline and approximately 3.35 billion gallons of diesel fuel. An increasing amount of electricity is being used for transportation energy, which is chiefly attributed to the acceleration of light-duty plug-in electric vehicles. In 2016, transportation in California consisting of light-duty vehicles, medium/heavy-duty vehicles, trolleys, and rail transit consumed approximately 1.53 million megawatt hours (CEC 2017).

The California Air Resources Board's (CARB) On-Road Heavy-Duty Diesel Vehicles (Truck and Bus) Regulation requires diesel trucks that operate in California to be upgraded to reduce emissions. Lighter and older heavier trucks must be replaced starting in 2015. By 2023 nearly all trucks would have 2010 model year engines or

equivalent. In 2020, only vehicles compliant with the Truck and Bus regulation will be eligible for registration in California (CARB 2019). The In-Use Off-Road Diesel Vehicle Regulation is intended to reduce emissions from in-use, off-road, heavy-duty diesel vehicles in California by impose limits on idling, requiring all vehicles to be reported to CARB, restrict the addition of older vehicles into fleets, and require fleets to reduce emissions by retiring, replacing, or repowering older engines, or installing exhaust retrofits. The In-Use Off-Road Diesel Vehicle Regulation would subsequently help to improve fuel efficiency and reduce GHG emissions.

#### 3.6.2 Discussion

# a) Would the project result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?

Less than Significant Impact. The Proposed Project involves soil investigations and would consume energy in the form of gasoline and diesel fuel through the operation of drill rigs, heavy off-road equipment, trucks, worker traffic, and barge or drill ship usage during project activities. There is no operational energy use associated with the Proposed Project. Consumption of energy resources would be temporary, localized, and would cease upon the completion of activities. Additionally, vehicles used for Proposed Project activities would be required to comply with all federal and state efficiency standards. The temporary nature of the Proposed Project ensures project activities would be a less than significant impact regarding wasteful, inefficient, or unnecessary consumption of energy resources, implementation of Mitigation Measure MM GHG-1 would further avoid, minimize and/or reduce the potential for impacts.

# b) Would the project conflict with or obstruct a state or local plan for renewable energy or energy efficiency?

*No impact.* The Proposed Project would not conflict with or obstruct a state or local plan for renewable energy or energy efficiency. Proposed Project activities would employ efficient vehicles in compliance with CARB standards, is temporary in nature, and would not include generating or altering an existing energy source. Therefore, the Proposed Project would have no impact as it would not conflict with or obstruct a state or local plan for renewable energy or energy efficiency.

## 3.7 Geology and Soils

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<ul> <li>a) Would the project directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving:</li> </ul>				
<ul> <li>i) Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? (Refer to California Geological Survey Special Publication 42.)</li> </ul>				
ii) Strong seismic ground shaking?			$\boxtimes$	
iii) Seismic-related ground failure, including liquefaction?				$\square$
iv) Landslides?				
c) Would the project result in substantial soil erosion or the loss of topsoil?				

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
c) Would the project be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the Proposed Project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse?				
<ul> <li>d) Would the project be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994, as updated), creating substantial direct or indirect risks to life or property?</li> </ul>				
<ul> <li>e) Would the project have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?</li> </ul>				
<ul> <li>f) Would the project directly or indirectly destroy a unique paleontological resource or site or unique geological feature?</li> </ul>				

### 3.7.1 Environmental Setting

The Study Area consists of on-land and overwater Impact Areas distributed across six counties: Alameda, Contra Costa, Sacramento, San Joaquin, Solano and Yolo Counties. The California Geologic Survey of California Department of Conservation has determined the Impact Areas within Contra Costa, Sacramento, San Joaquin, Solano and Yolo Counties to be mostly composed of quaternary deposits of alluvium, lake,

playa and terrace deposits that are both consolidated and semi-consolidated throughout the Central Valley. In Alameda County, we can expect the soil to both have characteristics of quaternary deposits listed above and Mesozoic sedimentary and metasedimentary rocks, specifically, upper cretaceous sandstone, shale and conglomerate rock material (DOC 2010b).

Based on available web soil surveys and the vast distribution of the Impact Areas we can generalize that the surface soils will likely consist of alternating layers of silts, clays, loams and sand with some gravels which are underlain by either sedimentary rock or quaternary deposits (USDA 2019).

An "active" fault is one that shows displacement within the last 11,000 years and, therefore, is considered more likely to generate a future earthquake than a fault that shows no sign of recent rupture. The California Geologic Survey has mapped various active and inactive faults in the region. There are several active faults located within or surrounding all six counties overlapping the Study Area: Antioch, Calaveras, Cleveland Hills, Concord, Greenville-Marsh Creek, Hayward, San Andreas, San Joaquin and Sierra Nevada Faults. There is a generally low to moderate liquefaction potential at and around several Impact Areas.

#### 3.7.2 Discussion

- a) Would the project directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving:
  - i) Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? (Refer to California Geological Survey Special Publication 42.)

Less than Significant Impact. As with the entire San Francisco Bay Area, the southern Impact Areas are subject to strong ground motion resulting from earthquakes on nearby faults. No Impact Areas are within a currently designated Alquist-Priolo Earthquake Fault Zone (DOC 2015a). Additionally, the footprint of each Impact Area is small and temporary. Additionally, the limited nature of the Proposed Project minimizes potential adverse impacts related to ruptures of known earthquake faults. While there would be a less than significant impact, implementation of Mitigation Measures MM AES-1 and MM AGR-1 would further avoid, minimize and/or reduce the potential for impacts.

#### ii) Strong seismic ground shaking?

Less than Significant Impact. The Impact Areas are in a seismically active region that has historically been affected by strong seismic ground shaking. Ground shaking is a general term referring to all aspects of motion of the earth's surface resulting from an earthquake and is normally the major cause of damage in

Soil Investigations for Data Collection in the Delta Initial Study/Proposed Mitigated Negative Declaration seismic events. The extent of ground shaking associated with an earthquake depends on the magnitude and intensity of the earthquake, distance from the epicenter, and local geologic conditions. Major active faults in the region that could cause ground shaking at the Impact Areas include Antioch, Calaveras, Cleveland Hills, Concord, Greenville-Marsh Creek, Hayward, San Andreas, San Joaquin and Sierra Nevada Faults. The closest active fault is the Greenville-Marsh Creek Fault, which is located 9 miles southwest of the most southern Impact Area. The most recent seismic event occurred in January of 1980 when two earthquakes of Richter magnitude 5.5 and 5.8 occurred along this fault (McJunkin and Ragsdale 1980). The Impact Areas are small, work would be temporary, and not anticipated to cause enough ground disturbance to result in strong seismic shaking. While there would be a less than significant impact, implementation of Mitigation Measures MM AES-1 and AGR-1 would further avoid, minimize and/or reduce the potential for impacts.

#### iii) Seismic-related ground failure, including liquefaction?

*No Impact.* Liquefaction is the transformation of saturated, loose, fine-grained sediment to a fluid-like state because of earthquake shaking or other rapid loading. Soils most susceptible to liquefaction are loose to medium dense, saturated sands, silty sands, sandy silts, non-plastic silts and gravels with poor drainage, or those capped by or containing seams of impermeable sediment. According to the USGS Susceptibility Map of the San Francisco Bay Area, the proposed activities are in regions designated as a low to moderate risk of liquefaction (ABAG 2018, DOC 2010b).

Although no historic examples of seismically-induced levee failure in the Delta have been documented, the USGS notes that the levees have not been subjected to strong shaking. According to the USGS, "Levees were either smaller or nonexistent in 1906 when the region was strongly shaken by the great San Francisco earthquake (USGS 1999). However, due to recent earthquake activity in 1980 on the Greenville-Marsh Creek Fault which resulted in no liquefaction, and the California Department of Conservation (DOC) Seismic Hazards Reports available via the DOC website which shows that there have not been any reported liquefaction within the vicinity of the Project Boundary in areas identified as landslide or liquefaction zones (DOC 2020), and the limited footprint of each soil exploration, ground failure, including liquefaction and levee failure, is not expected to occur.

While there would be no impact, implementation of Mitigation Measures MM AES-1 and AGR-1 would further avoid, minimize and/or reduce the potential for impacts.

#### iv) Landslides?

*No impact.* Seismically induced landslides and other slope failures are common occurrences during or soon after earthquakes in areas with significant ground slopes. Geotechnical investigation record information did not identify landslides as

a potential hazard in the Impact Areas. The Impact Areas are not located in areas susceptible to landslide risk and there are no mapped areas of landslide deposits larger than 200 feet (DOC 2015b). The criteria used to delineate the relative hazard areas included the nature of the geologic materials underlying the surface, the steepness of slopes, the presence or absence of visible slope failures, and the presence or absence of active forces that could cause failures. The Impact Areas are in relatively flat areas, which do not have a potential for landslide. Therefore, the Proposed Project would have no impact.

#### b) Would the project result in substantial soil erosion or the loss of topsoil?

Less than Significant Impact. The footprint of each Impact Area is small (only includes the soil investigation site itself and the area required for parking for field personnel), temporary, and would not involve significant alterations to the topsoil (only the soil borehole/CPT hole itself would affect topsoil). While there would be a less than significant impact to soil erosion or the loss of top soil, implementation of Mitigation Measures MM AES-1 and AGR-1 would further avoid, minimize and/or reduce the potential for impacts.

## c) Would the project be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in onor off-site landslide, lateral spreading, subsidence, liquefaction, or collapse?

*No Impact.* DWR geologists considered the suitability of the geologic units for soil investigation in their siting of proposed Impact Areas. If the soil is deemed unstable by a geologist during the reconnaissance site visits required as part of the Proposed Project, or at any time thereafter, the Impact Area will be moved to decrease potential of on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse. Because the Proposed Project requires avoidance of these types of risks/impacts, no impact is anticipated as a result of the Proposed Project.

# d) Would the project be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994, as updated), creating substantial direct or indirect risks to life or property?

*No Impact.* Expansion and contraction of volume can occur when expansive soils undergo alternating cycles of wetting (swelling) and drying (shrinking). During these cycles, the volume of the soil changes. Expansive soils are common throughout California and can cause damage to foundations and slabs unless properly treated during construction. The Proposed Project does not include the construction of any structures that, when built on expansive soils, may result in direct or indirect risk to life or property. While there would be no impact, implementation of Mitigation Measures MM AES-1 and AGR-1 would further avoid, minimize and/or reduce the potential for impacts.

# e) Would the project have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?

*No impact.* Septic tanks and alternative wastewater disposal systems would not be installed on the Impact Areas. Therefore, no impact is anticipated as a result of the Proposed Project.

# f) Would the project directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?

*No impact.* There are no known unique paleontological resources or sites or unique geologic features within the Impact Areas that would be directly or indirectly destroyed during work or from work completed. While there are no current maps that can be referenced to confirm the presence or absence of unique paleontological resources or sites or unique geologic features, based upon the small footprint of the rigs, including that these rigs are typically deployed on existing anthropological features (roads, levees, barges, etc), no impact is anticipated (Pers Comm. Margaret Janes 2019). Therefore, no impact is anticipated as a result of the Proposed Project.

### 3.8 Greenhouse Gas Emissions

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Would the project generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?				
b) Would the project conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?				

### 3.8.1 Environmental Setting

In May 2012, DWR adopted the DWR Climate Action Plan-Phase I: Greenhouse Gas Emissions Reduction Plan (GGERP), which details DWR's efforts to reduce its greenhouse gas (GHG) emissions consistent with Executive Order S-3-05 and the Global Warming Solutions Act of 2006 (Assembly Bill 32). DWR also adopted the Initial Study/Negative Declaration prepared for the GGERP in accordance with the CEQA Guidelines review and public process. The GGERP (DWR 2012) provides estimates of historical (back to 1990), current, and future GHG emissions related to operations, construction, maintenance, and business practices (e.g. building-related energy use). The GGERP specifies aggressive 2020 and 2050 emission reduction goals and identifies a list of GHG emissions reduction measures to achieve these goals.

DWR specifically prepared its GGERP as a "Plan for the Reduction of Greenhouse Gas Emissions" to meet the requirements of CEQA Guidelines section 15183.5. That section provides that such a document, which must meet certain specified requirements, "may be used in the cumulative impacts analysis of later projects." Because global climate change, by its very nature, is a global cumulative impact, an individual project's compliance with a qualifying GHG Reduction Plan may suffice to mitigate the project's incremental contribution to that cumulative impact to a level that is not "cumulatively considerable." (See CEQA Guidelines, § 15064, subd. (h)(3). More specifically, "later project-specific environmental documents may tier from and/or incorporate by

reference" the "programmatic review" conducted for the GHG emissions reduction plan. "An environmental document that relies on a greenhouse gas reduction plan for a cumulative impacts analysis must identify those requirements specified in the plan that apply to the project, and, if those requirements are not otherwise binding and enforceable, incorporate those requirements as mitigation measures applicable to the project." (CEQA Guidelines § 15183.5, subd. (b)(2).)

Section 12 of the GGERP outlines the steps that each DWR project will take to demonstrate consistency with the GGERP. These steps include:

- a. Analysis of GHG emissions from construction of the Proposed Project,
- b. Determination that the construction emissions from the Proposed Project do not exceed the levels of construction emissions analyzed in the GGERP,
- c. Incorporation of DWR's project level GHG emissions reduction strategies into the design of the Proposed Project,
- d. Determination that the Proposed Project does not conflict with DWR's ability to implement any of the "Specific Action" GHG emissions reduction measures identified in the GGERP, and
- e. Determination that the Proposed Project would not add electricity demands to the State Water Project system that could alter DWR's emissions reduction trajectory in such a way as to impede its ability to meet its emissions reduction goals.

Consistent with these requirements, a GGERP Consistency Determination Checklist is attached as Appendix B, documenting that the Proposed Project has met each of the required elements.

### 3.8.2 Discussion

# a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?

Less than Significant. GHG emissions for the Proposed Project have been calculated to be 6,203.2 mtCO<sub>2e</sub> (Appendix B). Based on the analysis provided in the GGERP and the demonstration that the Proposed Project is consistent with the GGERP (as shown in the attached Consistency Determination Checklist), DWR as the lead agency has determined that the Proposed Project's incremental contribution to the cumulative impact of increasing atmospheric levels of GHGs is less than cumulatively considerable; therefore, impacts due to Proposed Project activities would be less than significant.

# b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?

Less than Significant with Mitigation Incorporated. The State CEQA Guidelines require environmental analyses to evaluate both the level of GHG emissions associated with a project and the project's consistency with an applicable plan, policy, or regulation adopted for the purpose of reducing GHG emissions.

DWR has developed a GGERP (DWR 2012) to guide its efforts in reducing GHG emissions. The GHG emissions reduction measures proposed in the GGERP were developed for the purpose of reducing emissions of GHGs in California as directed by Executive Order S-3-05 and Assembly Bill 32. DWR has established the following GHG Emissions Reduction Goals:

- Reduce GHG emissions from DWR activities by 50% below 1990 levels by 2020; and
- Reduce GHG emissions from DWR activities by 80% below 1990 levels by 2050.

Pre-construction and Final Design BMPs from the GGERP are designed to ensure that individual projects are evaluated, and their unique characteristics taken into consideration when determining if specific equipment, procedures, or material requirements are feasible and efficacious for reducing GHG emissions from the project. By incorporating the Pre-construction and Final Design BMPs, the Proposed Project conforms to, and would not conflict with, applicable plans, policies, or regulations adopted for the purpose of reducing GHG emissions; therefore, there would be no impact. All variances from the GGERP were approved by the DWR CEQA Climate Change Committee (Appendix B).

All applicable pre-construction and final design BMPs from the GGERP, with variances as noted above, were incorporated as mitigation measures into this document. Mitigation Measure MM GHG-1 would ensure that any impacts would be reduced to less than significant with mitigation incorporation.

#### MM GHG-1:

- a. Evaluate project characteristics, including location, project work flow, site conditions, and equipment performance requirements, to determine whether specifications of the use of equipment with repowered engines, electric drive trains, or other high efficiency technologies are appropriate and feasible for the project or specific elements of the project.
- b. Minimize idling time by requiring that equipment be shut down after five minutes when not in use (as required by the State airborne toxics control

Soil Investigations for Data Collection in the Delta Initial Study/Proposed Mitigated Negative Declaration measure [Title 13, section 2485 of the California Code of Regulations]). This requirement will be enforced by the environmental monitor.

- c. Maintain all soil investigation equipment in proper working condition and perform all preventative maintenance. Required maintenance includes compliance with all manufacturer's recommendations, proper upkeep and replacement of filters and mufflers, and maintenance of all engine and emissions systems in proper operating condition.
- d. Implement tire inflation program on jobsite to ensure that equipment tires are correctly inflated. Check tire inflation when equipment arrives on-site and every two weeks for equipment that remains on-site. Check vehicles used for hauling materials off-site weekly for correct tire inflation.
- e. Encourage carpools or shuttle vans for worker commutes as feasible.

### 3.9 Hazards and Hazardous Materials

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<ul> <li>a) Would the project create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?</li> </ul>				
b) Would the project create a significant hazard to the public or the environment through reasonably foreseeable upset and/or accident conditions involving the release of hazardous materials into the environment?				
c) Would the project emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				
<ul> <li>d) Would the project be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?</li> </ul>				

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<ul> <li>e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the Proposed Project result in a safety hazard or excessive noise for people residing or working in the Proposed Project area?</li> </ul>				
<ul> <li>f) Would the project impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?</li> </ul>				
<ul> <li>g) Would the project expose people or structures, either directly or indirectly, to a significant risk of loss, injury, or death involving wildland fires?</li> </ul>				

### 3.9.1 Environmental Setting

This section addresses issues related to environmental hazards and hazardous materials in the Study Area. The Proposed Project activities require the use of minor amounts of hazardous materials, typically in the form of fuel, oil, and lubricants for equipment. Hazards include accidental spills of hazardous materials, the presence of existing subsurface contamination, the risk of wildfire, and aircraft safety. If encountered, contaminated soil can pose a health and safety threat to workers or the public.

#### 3.9.2 Discussion

# a. Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?

Less than Significant Impact with Mitigation Incorporated. The Proposed Project would not require extensive or on-going use of acutely hazardous materials or substances. Proposed Project activities would require limited transport, storage, and use of equipment and materials, and routine transport of vehicles that use hazardous materials (e.g. motor oil, gasoline, diesel), as well as limited disposal of hazardous materials. In addition, contractors that handle hazardous materials are required to have a Hazardous Materials Plan that describes the hazardous materials they use, and how the materials will be properly stored, used, transported, and disposed of. In addition, proper spill management, including response plans and spill kits, would be implemented and maintained onsite, as is currently required by DWR. None of the Proposed Project components would generate new sources of hazardous materials.

The potential for impacts due to hazards and hazardous materials will be reduced to less than significant with the incorporation of Mitigation Measures BIO-1, regarding removal of refuse, MM-HAZ 1 and BMM-HAZ 2 regarding development of a Hazardous Materials Plan and a Spill Prevention and Response Plan.

#### MM HAZ-1:

- a. A Plan(s) (often a contractor's safety plan) with a section on Hazardous Materials shall be written and kept on site that describes the hazardous materials used during project activities, and how the materials will be properly stored, used, transported, and disposed of. The Plan will be shared with local fire and emergency personnel and their mutual aid districts. All hazardous materials shall be properly labeled and be recycled properly or disposed of at a properly licensed disposal facility.
- b. The contractor shall contact the local fire agency and the local CUPA for any site-specific requirements regarding hazardous materials or hazardous waste containment or handling.
- c. If hazardous materials, such as oil, batteries or paint cans, are encountered in the Impact Area, the contractor(s) shall carefully remove and dispose of them according to the Safety Plan and Spill Prevention and Response Plan. All hazardous materials will be disposed of at a properly licensed disposal facility.
- d. Contact of chemicals with precipitation shall be minimized by storing chemicals in watertight containers or in a storage shed (completely enclosed), with appropriate secondary containment to prevent any spillage or leakage.

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- e. Quantities of toxic materials, such as equipment fuels and lubricants, shall be stored with secondary containment that is capable of containing 110% of the primary container(s).
- f. Petroleum products, chemicals, fuels, lubricants, and non-storm drainage water or water contaminated with the aforementioned materials shall not contact soil and not be allowed to enter surface waters or the storm drainage system. All lubricants used downhole shall be non-petroleum based pursuant to common industry practice.
- g. All toxic materials, including waste disposal containers, shall be covered when they are not in use, and located as far away as possible from a direct connection to the storm drainage system or surface water.
- h. Sanitation facilities (e.g., portable toilets) shall be sited in a manner that avoids any direct connection to the storm drainage system or receiving water.
- i. Sanitation facilities shall be regularly cleaned and/or replaced and inspected daily for leaks and spills.

#### MM HAZ-2:

A Plan(s) (often a contractor's safety plan) with a section on Spill Prevention and Response Plan shall be developed by the Contractor and submitted to DWR before any ground-disturbing activities in order to prevent the accidental release of chemicals, fuels, lubricants, and non-storm drainage water (including untreated wastewater) into channels. The Plan will be shared with local fire and emergency personnel and their mutual aid districts. The following measures shall be included in the Plan:

- a. All field personnel shall be appropriately trained in spill prevention, hazardous material control, and cleanup of accidental spills.
- b. Equipment and materials for cleanup of spills will be available on site and spills and leaks shall be cleaned up immediately and disposed of according to guidelines stated in the Spill Prevention and Response Plan.
- c. Field personnel shall ensure that hazardous materials are properly handled, and natural resources are protected by all reasonable means, including compliance with Code of Federal Regulations (CFR) containment measures for tanks containing hazardous materials (see 40 CFR Section 264.175).

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- d. Spill prevention kits shall always be in close proximity when using hazardous materials (e.g., at crew trucks and other logical locations). All field personnel shall be advised of these locations.
- e. Field personnel shall routinely inspect the work site to verify that spill prevention and response measures are properly implemented and maintained.
- f. Field personnel will routinely inspect the work site to verify that the Spill Prevention and Response Plan is properly implemented and maintained. Staff will notify contractors immediately if there is a noncompliance issue and will require immediate correction of any noncompliant behavior.
- g. Absorbent materials will be used on small spills located on impervious surface rather than hosing down the spill; wash waters shall not discharge to the storm drainage system or surface waters. For small spills on pervious surfaces such as soils, wet materials will be excavated and properly disposed rather than burying it. The absorbent materials will be collected and disposed of properly and promptly.

As defined in 40 CFR 110, a federal reportable spill of petroleum products is the spilled quantity that:

- Violates applicable water quality standards;
- Causes a film or sheen on, or discoloration of, the water surface or adjoining shoreline; or
- Causes a sludge or emulsion to be deposited beneath the surface of the water or adjoining shorelines.
- h. If a spill is reportable, the contractor will notify the DWR staff, and the DWR staff will take action to contact the appropriate safety and cleanup crews to ensure that the Spill Prevention and Response Plan is followed. A written description of reportable releases must be submitted to the Regional Board and the California Department of Toxic Substances Control (DTSC). This submittal must contain a description of the release, including the type of material and an estimate of the amount spilled, the date of the release, an

explanation of why the spill occurred, and a description of the steps taken to prevent and control future releases. The releases will be documented on a spill report form.

i. If a significant spill has occurred, and results determine that project activities have adversely affected surface water or groundwater quality, a detailed analysis will be performed to the specifications of DTSC to identify the likely cause of contamination. This analysis will include recommendations for reducing or eliminating the source or mechanisms of contamination. Based on this analysis, the DWR or contractors will select and implement measures to control contamination, with a performance standard that surface, and groundwater quality must be returned to baseline conditions. These measures will be subject to approval by the DWR, DTSC, and the Regional Board.

# b. Create a significant hazard to the public or the environment through reasonably foreseeable upset and/or accident conditions involving the release of hazardous materials into the environment?

Less than Significant Impact with Mitigation Incorporated. The Proposed Project would require the use of vehicles and equipment that may have a slight potential for accidentally spilling oil or fuel. The previously noted Hazardous Materials Plan would include procedures for responding to accidental releases. To reduce potential impacts to less than significant, Proposed Project activities would incorporate Mitigation Measures MM HAZ-1, MM HAZ-2 and MM HAZ-3 which would be employed to prevent stockpiling and an accidental release or spill from occurring and containing an accidental release or spill if it did occur.

#### MM HAZ-3:

- a. Stockpiling materials, portable equipment, vehicles, and supplies, including chemicals, will be restricted to areas adjacent to the drill or CPT rig, and not adjacent or within riparian and wetlands areas or other sensitive habitats
- b. Stockpiling materials, portable equipment, vehicles, and supplies, including chemicals, will be restricted to docks or within the drill barge or ship.

# c. Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?

*No Impact.* There are no schools within one-quarter mile of an Impact Area and only one school, Oak Ridge National Laboratory, Geographic Information Sciences and Technology Group, within one half mile of any Impact Area. Since significant quantities of hazardous materials would not be used during Proposed Project activities, no impacts to existing or proposed schools are anticipated to occur. While there would be no impact, implementation of Mitigation Measures MM HAZ-1, MM HAZ-2, and PUB-1 would further avoid, minimize and/or reduce the potential for impacts.

# d. Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code §65962.5 and, as a result, would it create a significant hazard to the public or the environment?

*No Impact.* The Impact Areas are not included on any lists of hazardous materials sites maintained by the State Water Resources Control Board or the Department of Toxic Substances Control that are compiled pursuant to Government Code Section 65962.5. Thus, Proposed Project activities would not create a significant hazard to the public or the environment and therefore no impacts would occur.

#### e. For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the project area?

Less Than Significant Impact. The Study Area is within two miles of the Byron Airport. The Byron Airport is a public-use airport located approximately one-half mile west of the nearest Impact Area. The Proposed Project's temporary features are largely below the ground surface and would not pose a safety hazard to airport use. The Contra Costa County Airport Land Use Compatibility Plan (Schutt Moen Associates 2000) describes all Byron Airport compatibility polices that will be adhered to, to ensure safety hazards are addressed within the plan area. In addition, the Proposed Project would not involve any aircraft or helicopter uses for soil investigation activities or operations.

Proposed Project activities are expected to create minor noise of brief duration from the operation of vehicles and drill rigs associated with Proposed Project activities, that will combine with ongoing regional activities, such as traffic along State Route 4 and Byron Highway, possible rail operations of the Union Pacific Mococo line, existing air traffic from the Byron Airport, and distant industrial operations. The maximum noise from truck-mounted drill rigs and CPT rigs is 120 dba at the rig. The maximum noise from seismic geophysical surveys is 70 dba at 7 meters. While equipment is working, ambient noise levels will increase slightly. Existing activities in the area currently generate the same or more noise than would be expected from the activities of the Proposed Project. While there would be a less than significant impact, implementation of Mitigation Measures MM NOI-1, AES-2, and MM PUB 1 would further avoid, minimize and/or reduce the potential for impacts.

## f. Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?

Less Than Significant Impact. During the Proposed Project period, emergency response routes and plans would not be impacted by Proposed Project activities at the Impact Areas. Proposed Project activities conducted would be of limited size and duration. While there would be a less than significant impact on the implementation of or physically interfering with an adopted emergency response plan or evacuation plan, implementation of Mitigation Measure MM PUB-1 would further avoid, minimize and/or reduce the potential for impacts.

## g. Expose people or structures, either directly or indirectly, to a significant risk of loss, injury, or death involving wildland fires?

Less Than Significant Impact. The California Department of Forestry and Fire Protection (CalFire) has created a severity system to rank fire hazards and examine wildland fire potential across the state. These zones found on CalFire maps account for the speed and intensity of potential fire, ability of embers to spread and multiply, loading of fuel, topographic conditions, and local climate (e.g. temperature and likelihood of strong winds). In total, there are three CalFire designations for fire hazards, which are moderate, high, and very high. Typically, homes that are located within high or very high CalFire severity zones are considered lacking in adequate wildland or structural fire protection. CalFire has designated the Study Area as being near a moderate or high threat of fire (CalFire 2017), however, the Proposed Project itself is not likely to cause any risk of fire due to the nature of the activity. While this would be a less than significant impact, implementation of Mitigation Measures MM BIO-1 and MM HAZ-4 would further avoid, minimize and/or reduce the potential for impacts.

#### MM HAZ-4:

- a. The contractor would develop a fire protection and prevention plan which incorporates fire safety measures on all equipment with the potential to create a fire hazard.
- b. The plan would ensure that fire suppression equipment is onsite and that all employees have received appropriate fire safety training.
- c. The Plan will be shared with local fire and emergency personnel and their mutual aid districts.

## 3.10 Hydrology and Water Quality

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Would the project violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or groundwater quality?				
<ul> <li>b) Would the project substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the Proposed Project may impede sustainable groundwater management of the basin?</li> </ul>				
<ul> <li>c) Would the project substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or through the addition of impervious surfaces, in a manner which would: <ul> <li>a. result in substantial erosion or siltation on- or off-site?</li> <li>b. Substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or offsite?</li> <li>c. Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff; or</li> </ul> </li> </ul>				

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<ul> <li>d) Would the project in flood hazard, tsunami, or seiche zones, risk release of pollutants due to Proposed Project inundation?</li> </ul>				
e) Would the project conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?			$\boxtimes$	

### 3.10.1 Environmental Setting

The Proposed Project will have on-land as well as over-water soil explorations. The Study Area stretches over a large area spanning Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo Counties, with most of the borings being along rivers, such as the False River, Old River, Sacramento River, San Joaquin River, and a few sloughs and canals. All the Impact Areas are in or near agricultural lands with a few Impact Areas that have suburban areas nearby within the Study Area. DWR will obtain and comply with a 401 Water Quality Certification from the State Water Resources Control Board to ensure compliance with all applicable water quality standards, limitations, and restrictions.

All the proposed Impact Areas are in the Sacramento and San Joaquin River Basins, which are under the jurisdiction of the Regional Central Valley Water Board. DWR Bulletin 118-80 identifies 63 groundwater basins in the Sacramento watershed area and 39 groundwater basins in the San Joaquin watershed area. There are additional areas not identified in the DWR Bulletin with groundwaters that have beneficial uses in the Sacramento and San Joaquin watershed areas. Groundwater levels vary from 20 feet at Grand Island to 200 feet at Hood near Merritt Island (DWR 2019).

### 3.10.2 Discussion

# a) Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or groundwater quality?

*No Impact.* The Proposed Project would not violate water quality standards, waste discharge requirements, or degrade surface and groundwater quality. Bentonite drilling fluids are considered to have very little toxicity and are the industry standard used in accordance with California regulations (Water Well Standards, DWR 74-81

and 74-90). The casing of the drill apparatus is smaller than most piers and would not impede water flow. The drilling rods, samplers, and other down-hole equipment pass through the inside of the casing, which separates them from the water. While there would be no impact regarding violation of water quality standards or waste discharge requirements or degrading surface or groundwater quality, implementation of Mitigation Measures MM HYD-1, MM BIO-2, MM AES-1, and MM AGR-1 would further avoid, minimize and/or reduce the potential for impacts.

#### MM HYD-1:

- a. All fueling and maintenance of vehicles or other equipment for on-land soil investigation activities shall occur on established private access roads, or in designated staging areas at least 50 feet (15 meters) away from any on-site water feature. Fueling and maintenance activities will be conducted sufficiently away from public roadways to ensure safety of workers and the public. Secondary containment for fuel and gas tanks will be used to prevent spills from entering any water features.
- b. Absorbent materials will be available on-site. Any accidental leaks or spills will be immediately cleaned up per the procedures identified in the contractors Spill Prevention and Response Plan, and the equipment will not be able to return to the project area until it has been repaired sufficiently to prevent further leaks or spills.
- c. For overwater soil investigations positive barriers consisting of hay waddles and/or other suitable type of spill-stoppage materials will be placed around the work area on the barge and ship decks.
- d. Discarded soil samples, cuttings, and excess drilling fluids will be kept in a closed system, to prevent spillage of the drilling fluid and will be disposed of off-site at an appropriate landfill.
- e. All over-water work will include the use of conductor casings to confine the drill fluid and cuttings to the drill hole and the operating deck of the barge or drill ship and prevent any inadvertent spillage into the water. Soil samples will be collected from within the conductor casing. The casing will remain in place until the bore hole is complete and has been filled in, to minimize sediment disturbance of the slough or river bottom.
- f. During overwater soil investigations a qualified environmental monitor will watch for colored plumes (an indication that drilling fluid or other material is entering the water and may affect water quality). If found, activities will cease until appropriate corrective measures have been completed or it has been determined that the environment will not be harmed.

b) Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such the project may impede sustainable groundwater management of the basin?

*No impact.* The Proposed Project would not decrease groundwater supplies or interfere substantially with groundwater recharge because no water would be pumped from any on- or off-site groundwater sources for the Proposed Project, and no changes would be made to the permeability of surfaces as a result of the work. Although the Proposed Project could bore up to 200 feet (61 meters) below the slough or river bottom and into the groundwater basin, the boreholes would be backfilled with cement-bentonite grout in accordance with California regulations and industry standards (Water Well Standards, DWR 74-81 and 74-90), therefore no impact on groundwater supplies, recharge or sustainable management, would occur from the Proposed Project.

c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or through the addition of impervious surfaces in a manner which would:

#### a. result in substantial on- or off-site erosion or siltation?

*No Impact.* Ground disturbance due to the Proposed Project only includes the boreholes or CPT holes, and is temporary. Over-water borings would be separated from the water, fully contained within the casing. Therefore, it would not result in substantial on- or off-site erosion or siltation. While there would be no impact, implementation of Mitigation Measure MM AES-1 and MM AGR-1 would further avoid, minimize and/or reduce the potential for impacts.

## b. substantially increase the rate or amount of surface runoff in a manner which would result in on- or off-site flooding?

*No impact.* The Proposed Project would not substantially increase the rate or amount of surface runoff in a manner which would result in on- or off-site flooding because soil investigation activities are minimal in ground disturbance area and are temporary in nature. Soil investigation activities would not require the addition of significant areas of impervious surface therefore no impacts to rates or amount of runoff would occur.

# c. create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?

*No impact.* The Proposed Project would not create or contribute to runoff water or provide additional sources of polluted runoff because no additional sources runoff would be generated by the Proposed Project. Bentonite drilling fluids are considered to have very little toxicity and are the industry standard used in accordance with California regulations (Water Well Standards, DWR 74-81 and 74-90), and would be fully contained within the casing. While there would be no impact, implementation of Mitigation Measures MM HYD-1, MM HAZ-1, and MM HAZ-2 would further avoid, minimize and/or reduce the potential for impacts.

# d) In flood hazard, tsunami, or seiche zones, risk release of pollutants due to Proposed Project inundation?

*No impact.* The Proposed Project is not located within a tsunami or seiche zone and would not affect the existing risk of flood hazard, seiche, tsunami or release of pollutants and would not increase populations located with an area subject to these risks.

# e) Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?

Less than Significant Impact. The Proposed Project would not conflict with or obstruct implementation of a water quality control plan, including the Bay-Delta Water Quality Control Plan or a sustainable groundwater management plan because Proposed Project activities are limited in scope and duration. Additionally, DWR will obtain and comply with a 401 Water Quality Certification from the State Water Resources Control Board to ensure compliance with all applicable water quality standards, limitations, and restrictions. While there would be a less than significant impact, implementation of Mitigation Measures MM HYD-1, MM HAZ-1, and MM HAZ-2 would further avoid, minimize and/or reduce the potential for impacts.

### 3.11 Land Use and Planning

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Would the project physically divide an established community?				
<ul> <li>b) Would the project cause significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?</li> </ul>				

#### 3.11.1 Environmental Setting

The Study Area includes portions of Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo counties. Land use zoning codes in the Study Area allow a variety of uses including agriculture, outdoor recreation, wildlife habitat, public facilities, and limited areas for commercial, industrial, and rural residential development (Delta Protection Commission 2010).

#### 3.11.2 Discussion

#### a) Physically divide an established community?

*No impact.* The Proposed Project work would be temporary in nature and limited to soil investigations which would not alter or change the existing land use and would not divide an established community. Therefore, there would be no impact.

# b) Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?

*No impact.* Consistent with our project description, the Proposed Project work would be temporary in nature and limited to soil exploration which would not alter or change the existing land use and would not conflict with any land use plan, policy or regulation. Therefore, there would be no impact.

### 3.12 Mineral Resources

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<ul> <li>a) Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?</li> </ul>				
<ul> <li>b) Result in the loss of availability of a locally important mineral resource recovery site delineated on a local general plan, specific plan, or other land use plan?</li> </ul>				

### 3.12.1 Environmental Setting

In order to protect valuable mineral resources, present in California, State Legislature adopted the Surface Mining and Reclamation Act (SMARA). This Act implements the "classification-designation" process that is intended to inform local agencies of mineral resource significance, their locations within County jurisdiction and to potentially aide in local land-use decisions. The Proposed Project footprint extends through six counties, general plans from these counties were used to determine mineral resource locations and correlated policies under local agency jurisdiction.

The Yolo, Sacramento and San Joaquin County General Plans indicate no known mineral resource deposits within Proposed Project Impact Areas of the three counties; however, there is potential overlap with natural gas fields. The proposed Impact Area may also overlap with mineral resource deposits in Solano County; however, limited available data makes the mineral resource significance unknown. Review of the Contra Costa and Alameda County General Plans indicates that locations of proposed soil investigations would be outside areas of known mineral resource deposits or natural gas fields in these counties.

### 3.12.2 Discussion

## a) Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?

Less Than Significant. According to the California Department of Conservation Division of Mines; no mining operations are known to be present within the project area. However, due to lack of data in Solano County, there is potential for the Impact Areas of the project footprint to be located over significant mineral resource deposits. Natural gas is also a potential occurrence under Impact Areas located in regions of Yolo, Sacramento and San Joaquin County. Soil investigations are the best way to gain complete understanding of subsurface geology and mineral resource deposits; the geotechnical studies for the Proposed Project will provide incidental benefits in the form of increased data collection and geological understanding. Due to there being no interruptions of existing mining operations or potential future mining opportunities in the Impact Areas, the Proposed Project will not result in loss of available known significant mineral resources.

## b) Result in the loss of availability of a locally important mineral resource recovery site delineated on a local general plan, specific plan, or other land use plan?

Less Than Significant. As explained in the environmental setting and answer (a) above there is potential for significant mineral resource deposits in Solano County, but this is uncertain due to lack of historical investigations in the area. Additionally, there are known natural gas regions in Yolo, Sacramento and San Joaquin County that have the potential to overlap with the Impact Areas for the Proposed Project. However, the activities of the Proposed Project consist of soil investigations that would result in a minimal disturbance area for each soil investigation site and site would be returned to as close to pre-activity conditions as possible. Therefore, no impact to locally important mineral resources are anticipated due to the Proposed Project.

### 3.13 Noise

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<ul> <li>a) Would the project result in generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or in other applicable local, state, or federal standards?</li> </ul>				
<ul> <li>b) Would the project result in generation of excessive ground borne vibration or ground borne noise levels?</li> </ul>			$\boxtimes$	
c) For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?				

### 3.13.1 Environmental Setting

The Study Area includes portions of Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo Counties. The following section describes noise sources for each county, compiled from the Delta Plan Amendments Program Environmental Impact Report (Delta Stewardship Council 2017).

### 3.13.1.1 Alameda County

Stationary noise sources include agricultural operations, a school, and the C.W. "Bill" Jones Pumping Plant. Mobile sources include the following:

- Traffic noise along the corridors of Byron-Bethany Road and Interstate 580
- Aircraft from the Byron Airport
- Motorized boats in the Bethany Reservoir

Vibration sources include construction equipment and traffic on rough roads.

### 3.13.1.2 Contra Costa County

Stationary noise sources include agricultural operations, parks and school playing fields, landscape maintenance, marinas and boat harbors, and commercial and industrial sources. Commercial and industrial sources include heating and cooling equipment, natural gas compression stations, and heavy equipment use. Mobile sources include the following:

- Traffic noise along the corridors of SR-4 and SR-160
- Rail operations for freight and passenger traffic
- Aircraft from the Byron Airport and Buchanan Field
- Motorized boats along the San Joaquin River

Vibration sources include construction equipment, steel-wheeled trains, heavy industrial facilities, and traffic on rough roads.

### 3.13.1.3 Sacramento County

Mobile noise sources include agricultural operations, parks and school playing fields, landscape maintenance, and commercial and industrial sources. Commercial and industrial sources include heating and cooling equipment, natural gas compression stations, and heavy equipment use. Transportation noise sources include the following:

- Traffic along the corridors of Interstate 5 (I-5) and Interstate 80 (I-80), U.S. Highway 50 (US 50), and State Route (SR) 160
- Rail operations for freight and passenger traffic
- Aircraft associated with the Sacramento International Airport, Sacramento Executive Airport, Franklin Field Airport, and Borges-Clarksburg Airport
- Motorized boats along the Sacramento River

Vibration sources include construction equipment, steel-wheeled trains, and traffic on rough roads.

### 3.13.1.4 San Joaquin County

Stationary noise sources include agricultural operations, parks and school playing fields, landscape maintenance, marinas and boat harbors, and commercial and industrial sources. Commercial and industrial sources include heating and cooling equipment, natural gas compression stations, and heavy equipment use. Transportation noise sources include the following:

- Traffic along the corridors of I-5, SR-4, and SR-12
- Rail operations for freight and passenger traffic
- Aircraft from the Stockton Metropolitan Airport, Kingdon Airpark, Lodi Airport, Lodi Airpark, Tracy Municipal Airport, and New Jerusalem Airport
- Motorized boats along the San Joaquin River
- Port of Stockton shipping and good distribution activities

Vibration sources include construction equipment, steel-wheeled trains, and traffic on rough roads.

### 3.13.1.5 Solano County

Stationary noise sources in the county include agricultural operations, parks and school playing fields, landscape maintenance, marinas and boat harbors, and commercial and industrial sources. Commercial and industrial sources include heating and cooling equipment, natural gas compression stations, and heavy on-site equipment use. Transportation noise sources include the following:

- Traffic noise along the corridors of Interstate 680, SR-84, SR-113, SR-160, and SR-12
- Rail operations for freight and passenger traffic
- Aircraft from the Rio Vista Municipal Airport, Travis Air Force Base, and Nut Tree Airport
- Motorized boats along the Sacramento River

Vibration sources include construction equipment, steel-wheeled trains, and traffic on rough roads.

### 3.13.1.6 Yolo County

Stationary noise sources include agricultural operations, parks and school playing fields, landscape maintenance, marinas and boat harbors, and commercial and industrial sources. Commercial and industrial sources include heating and cooling equipment, natural gas compression stations, and heavy equipment use. Transportation noise sources include the following:

- Traffic noise along the corridors of I-5, I-80, and SR-84
- Rail operations for freight and passenger traffic

- Aircraft from the Sacramento International Airport and Bourges-Clarksburg Airport
- Motorized boats along the Sacramento River

Vibration sources include construction equipment, steel-wheeled trains, and traffic on rough roads.

### 3.13.2 Discussion

a) Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project excess of standards established in the local general plan or noise ordinance, or in other applicable local, state, or federal standards?

Less than Significant Impact. Noise from the geotechnical drilling equipment is generally comparable to the noise produced by diesel trucks. The maximum noise from truck-mounted drill rigs and CPT rigs is 120 dBA at the rig. The maximum noise from seismic geophysical surveys is 70 dba at 7 meters. While equipment is working, ambient noise levels will increase slightly. Short-term impacts resulting from the Proposed Project include increased localized noise level and small vibrations created primarily from the drill rig engine and short durations from the Standard Penetration Tests. The noise produced during SPT sampling would be approximately 79-84 dBA for the drill rig at 50 feet from the source; with intermittent noise between 80-90 dBA for SPT sampling drives at 50 feet from the source. These values for noise produced are from the United States Department of Transportation Federal Highway Administration Construction Noise Handbook (USDOT 2006). As a reference, this sound level is equivalent to the range of the average dB for a gas lawnmower at 100 feet (70) dB to gas lawnmower at 3 feet (90 dB) (WADOT 2019). This would represent a similar level of sound as many of the ambient sound producing elements of the project area including motorized boats (limited to 88 dB to 90 dB in California; USCG ) along the river, agricultural vehicles (85 dB at idle to 100 dB when operating for a tractor (Smith 2011)) and traffic noise on main roadways (59 dB to 79 dB depending upon number of cars travelling at 40- 55 mph) (WADOT 2019). DWR is not subject to local zoning ordinances, however local zoning ordinances provide an example of suitable thresholds to consider for the activities of the Proposed Project. Within Sacramento, San Joaquin, and Alameda counties construction is exempt from county noise standards as long as the work occurs during the daytime hours, which vary by county (Sacramento County) Ordinance 6.68.090; San Joaquin County Development Title Sec 9-1025.9; Alameda County Ordinance 4-10.5(10)). Contra Costa County Ordinance Code and Yolo County Ordinance Code do not have a specific construction noise ordinance. Solano County does have a specific noise ordinance (Solano County Ordinance 28.1-50) that essentially limits construction noise to 20 dBA above 55 dBA, or ambient noise whichever is higher, for more than 2 minutes or 90dBA at the property line of the receptor. While noise from the Proposed Project would result in slight localized increases it would less than significant because it would be consistent with ambient

noise from the range of existing activities, Proposed Project activities would not occur within 100 ft of potential sensitive receptors by maintaining this buffer from residences and small buildings (MM AES-1), and work would be limited to daytime hours (MM AES-2). Implementation of NOI-1 (mufflers would be appropriately tuned and utilized) would further avoid, minimize and/or reduce the potential for impacts.

MM NOI-1:

All equipment will be properly tuned and shall utilize appropriate mufflers.

### b) Generation of excessive ground borne vibration or ground borne noise levels?

Less than Significant Impact. The vibrations from on-land truck mounted drill rigs and CPT rigs are minimal and vibrations are typically not detectable by people outside of the immediate area. Vibrations from the EnviroVibe Minibuggy vehicle are relatively small, but mild vibrations can typically be felt by people within approximately 50 feet (15 meters) of the EnviroVibe Minibuggy; at 100 feet (30 meters), vibrations are typically not detectible by people. The levels of vibration are much smaller than vibrations required to induce damage in buildings and infrastructure.

Vibrations from over-water soil boring explorations are minimal. The Shelby tube and piston samplers are collected by hydraulic pressure. No vibrations are produced from pushing tube samples. The Pitcher Barrel samples drills into the ground using rotary techniques (soil coring) producing no more vibrations than boring drilling. Therefore, potential impacts from the generation of ground borne vibration or noise levels would be less than significant.

c) For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?

Less Than Significant Impact. There are 20 soil investigation sites within two miles of the Byron Airport. The Byron Airport is a public-use airport located approximately one-half mile west of nearest Impact Area. The maximum noise from the closest soil investigation site which is located adjacent to Byron highway is 120 dba at the rig. The landscape surrounding the Impact Areas is considered open space with physical barriers such as hills that would dampen the noise level as it travels away from its source. Additionally, the noise would not be considerably different than that of the vehicle traffic at Byron highway. Therefore, the Proposed Project would not expose people residing or working in the vicinity of the Impact Areas to excessive noise levels, resulting in less than significant impacts.

### 3.14 Population and Housing

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Would the project induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?				
<ul> <li>b) Would the project displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?</li> </ul>				

### 3.14.1 Environmental Setting

The Proposed Project locations are found within Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo Counties.

### 3.14.1.1 Alameda County

The California Department of Finance estimated that the population for Alameda County is approximately 1,669,301 people, with approximately 605,977 housing units (Department of Finance 2019) throughout the 14 incorporated cities as well as the six unincorporated communities and rural areas throughout the 813 square miles of the County (Alameda County 2018).

### 3.14.1.2 Contra Costa County

The western and northern communities of Contra Costa County are highly industrialized, while the inland areas contain a variety of urban, suburban/residential, commercial, light industrial and agricultural uses (CCCDCD 2005). The 2019 population

estimate by the California Department of Finance indicates that Contra Costa County is home to approximately 1,155,879 residents, with approximately 416,062 housing units (Department of Finance 2019).

### 3.14.1.3 Sacramento County

Sacramento County covers approximately 990 square miles and has seven incorporated cities: Sacramento, Elk Grove, Citrus Heights, Folsom, Galt, Isleton, and Rancho Cordova. Sacramento County also contains a number of mature communities in the unincorporated area. Sacramento County is unique in that they have a large percentage of residents who live in the county, but not within the boundary of any of the seven incorporated cities (Sacramento County 2011). The California Department of Finance 2019 population estimate for Sacramento County is approximately 1,546,174 people, with approximately 574,449 housing units (Department of Finance 2019).

### 3.14.1.4 San Joaquin County

The California Department of Finance estimates that the 2019 population for San Joaquin County is approximately 770,385 people, with approximately 246,521 housing units (Department of Finance 2019). Approximately 80 percent of the San Joaquin County's population resides in the cities, and of this number, almost 54 percent are in Stockton (San Joaquin County 2015).

### 3.14.1.5 Solano County

Solano County encompasses approximately 910 square miles (830 square miles of land and 80 square miles of water). Approximately 128 square miles of the county, or 14 percent of the total land area, lies within seven incorporated cities: Benicia, Dixon, Fairfield, Rio Vista, Suisun City, Vacaville, and Vallejo (Solano County 2008). The 2019 population estimate by the California Department of Finance indicates that Solano County is home to approximately 441,307 residents, with approximately 159,586 housing units (Department of Finance 2019).

### 3.14.1.6 Yolo County

Yolo County includes the cities of Davis, West Sacramento, Winters and Woodland and 621,224 acres of unincorporated area. The unincorporated area contains several communities, including Capay, Clarksburg, Dunnigan, Esparto, Guinda, Knights Landing, Madison, Monument Hills, Rumsey, Yolo and Zamora (Yolo County 2009). The California Department of Finance estimates that the 2019 population of Yolo County is approximately 222,581 people, with approximately 77,679 housing units (Department of Finance 2019).

### 3.14.2 Discussion

#### a) Would the project induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?

*No impact.* The Proposed Project does not include proposing new homes or businesses, nor would it require adding roads or other infrastructure in association with the activities. Impact Areas are mostly located on or adjacent to roads and road shoulders in disturbed areas and the Proposed Project activities are minor and short in duration. For up to 15 days at each site, a limited amount of additional people and vehicles would be present in the Impact Area. Soil investigation crews would not be required to relocate to the Impact Area, and therefore would not require new homes or businesses in the area. The additional vehicles on each Impact Area would not require extensions of roads or other infrastructure. Therefore, the Proposed Project activities would not induce population growth in the area, either directly or indirectly.

### b) Would the project displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?

*No impact.* The Proposed Project activities would be temporary, discreet work that has a small footprint at each Impact Area and would not require infrastructure. Occasionally there may need to have additional people at the Impact Areas but for standard CPT and boring field practices there would likely be six or fewer people on site regularly. Not all vehicles would be necessary for every site. Drilling locations are mostly located on or adjacent to roads and road shoulders in disturbed areas, which would not require the displacement of existing people or housing. Therefore, the Proposed Project activities do not have the potential to displace existing people or housing.

### 3.15 Public Services

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a. Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, or the need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times, or other performance objectives for any of the public services including:				
Fire protection?			$\boxtimes$	
Police Protection?				
Schools?				
Parks?				
Other public facilities?				

### 3.15.1 Environmental Setting

The Proposed Project locations are found within Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo Counties.

### 3.15.1.1 Law Enforcement

Law enforcement services in unincorporated areas are provided by county sheriff's offices. The county sheriff's offices typically administer county jails, the coroner's office, and the Office of Emergency Services. Incorporated cities have their own police departments that provide law enforcement. Services provided by police departments typically include response to calls, investigations, surveillance, and routine patrols. The California Highway Patrol (CHP) is the primary law enforcement agency for state highways and roads. Services provided by the CHP include law enforcement, traffic control, accident investigation, and the management of hazardous materials spills. The California Department of Fish and Wildlife is responsible for enforcing laws related to hunting and fishing (Delta Stewardship Council 2017).

### 3.15.1.2 Fire Protection and Emergency Medical Services

Cities, counties, and special districts provide emergency medical rescue and fire protection services. Some agencies provide advanced life support via fire department ambulances, paramedic squads, and/or by the placement of firefighter/paramedics on fire engines. Many fire districts, fire departments, and county sheriff's offices also maintain special squads or response units for handling water rescues. Medical-related emergencies constitute the majority of calls to which fire districts receive and respond, and fire suppression makes up the minority. Portions of outlying areas may also be protected by the State Department of Forestry and Fire Protection. Fire facilities are located strategically to achieve targeted response times. Factors that affect response times include circulation, development, geographic distance, and population growth. Response time goals are shorter in urban locations compared to rural areas (Delta Stewardship Council 2017).

Emergency medical services include emergency dispatch (911), ambulances, and hospitals and medical care services. Dispatch for fire and medical response is becoming increasingly regionalized and specialized, and some fire departments are involved in regional fire dispatch. Chance of survival is related to how quickly a patient receives medical attention, particularly in situations where a patient has stopped breathing or is having a heart attack. The Center for Public Safety Excellence, formerly named the Commission on Fire Accreditation International, recommends a 50-second dispatch time at least 90 percent of the time. Additional time is factored in for response once dispatch communicates the emergency to the responder. Ambulance response time standards in individual communities are based on the urban or rural character. Ambulance response times typically allow several additional minutes in rural areas compared to urban areas. Ambulance services are provided by the local fire districts or are contracted through private companies. Fire departments are equipped to provide first responder services, including basic life support and, in some cases, advanced life support, until an ambulance service arrives. Private ambulance companies obtain operating permits to provide advanced life support and ambulance transport services within a region (Delta Stewardship Council 2017).

### 3.15.1.3 Hospitals

Hospitals located within the Delta counties include St. Joseph's Medical Center, Dameron Hospital, San Joaquin General Hospital, Sutter Delta Medical Center, Sutter Tracy Community Hospital, Lodi Memorial Hospital, Kaiser Foundation Hospitals, Methodist Hospital of Sacramento, Sutter Davis Hospital, Sutter Memorial Hospital, and Mercy General Hospital.

### 3.15.1.4 Public Schools

Services within the public-school districts range from preschool through high school levels, including traditional, alternative, and charter schools (Delta Stewardship Council 2017). Proposed Project activities will occur within or in close proximity to multiple school districts in the Delta counties, including Washington Unified School District, River Delta Joint Unified School District, Elk Grove Unified School District, Dixon Unified School District, Davis Joint Unified School District, New Hope Elementary School District, Galt Joint Union High School District, Lodi Unified School District, Tracy Unified School District, Oakley Union Elementary School District, Byron Union Elementary School District, Knightsen Elementary School District, Liberty Union High School District, Lincoln Unified School District, Mountain House Elementary School District, and Lammersville Joint Unified School District.

### 3.15.1.5 Libraries

Each county provides public library services to its residents, often in coordination with cities. Public libraries typically are funded by local property taxes, state funds, library fines and fees, grants, and donations. In addition to traditional services, county libraries increasingly provide additional community services such as adult literacy programs, mobile book services, children's programs, and internet access. Demand for library services is affected by population growth and demographic changes (Delta Stewardship Council 2017).

### 3.15.1.6 Parks

The Delta contains numerous parks, wildlife areas, ecological reserves, and open spaces. Some of these areas within or in close proximity to the Proposed Project area includes Delta Meadows, Stone Lakes National Wildlife Refuge, Cosumnes River Preserve, Brannon Island State Recreation Area, Franks Tract State Recreation Area, Vic Fazio Yolo Wildlife Area, and small public parks located within communities.

### 3.15.2 Discussion

a) Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, or the need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times, or other performance objectives for any of the public services:

### Fire protection?

Less than Significant Impact. Proposed Project activities are minor (requiring limited amounts of additional people and vehicles on site) and short in duration (up to 15 days per site). Proposed Project activities would not increase the demand on fire protection services, either due to an increased worker population or due to Proposed Project-related hazards. During the Proposed Project period, emergency response routes and plans would not be impacted by Proposed Project activities at each site. While a small subset of proposed soil investigation sites along Highway 160 may require flaggers or temporary lane closures, the Proposed Project would not require any road \closures. The Proposed Project would not significantly impair or interfere with emergency access, including any emergency response or evacuation routes. Service ratios, response times, and other performance objectives will not be significantly impacted during Proposed Project activities as it relates to fire protection. While there would be a Less Than Significant impact to fire protection, implementation of Mitigation Measures MM PUB-1 and TRANS-1 would further avoid, minimize and/or reduce the potential for impacts.

### MM PUB-1

- a. A Plan(s) (often Contractor's safety plan) with a section on Fire Protection and Prevention will be submitted to DWR for review and approval which incorporates fire safety measures on all equipment with the potential to create a fire hazard.
- b. The contractor will prepare a Safety Plan in accordance with the DWR protocols.

### **Police protection?**

*No Impact.* Proposed Project activities are minor (requiring limited amounts of additional people and vehicles on site) and short in duration (up to 15 days per site). During the Proposed Project period, emergency response routes and plans would not be impacted by Proposed Project activities at the site. While a small subset of proposed soil investigation sites along Highway 160 may require flaggers or temporary lane closures, the Proposed Project would not require any road or land closures. The Proposed Project would not significantly impair or interfere with

emergency access, including any emergency response or evacuation routes. Service ratios, response times, and other performance objectives will not be significantly impacted during Proposed Project activities as it relates to police protection.

Proposed Project activities would not increase the demand on police protection services, either due to an increased worker population or due to Proposed Project-related hazards and would therefore not result in impacts which would require new or additional police protection. While there would be no impact to police protection, implementation of Mitigation Measures MM PUB-1 and TRANS-1 would further avoid, minimize and/or reduce the potential for impacts.

### Schools?

*No impact.* Proposed Project activities are minor and short in duration and will not impact service ratios or any other performance objective for schools within the Proposed Project area. Additionally, as discussed above in the Population and Housing Section, Proposed Project activities will not induce any population growth that would necessitate building new schools. Therefore, the Proposed Project activities would not result in impacts which would require new or additional schools.

### Parks?

*No impact.* While some Proposed Project activities will occur within or in close proximity to parks, wildlife areas, ecological reserves, and open spaces, drilling locations are mostly located on or adjacent to roads and road shoulders in disturbed areas, and will only require limited amounts of additional people and vehicles at each site. Because Proposed Project activities are minor and short in duration (up to 15 days per site), disturbances to these areas will be minimal and the Proposed Project activities which would require new or additional parks.

### Other public facilities?

*No impact.* Due to the nature of Proposed Project activities (minor and occurring over a short duration of time), service ratios and other performance objectives will not be impacted during Proposed Project activities as it relates to other public facilities, including those such as hospitals and libraries. Proposed Project activities would not increase the demand on public facilities, either due to an increased worker population or due to Proposed Project-related hazards. The Proposed Project activities would not result in impacts which would require new or additional public facilities.

### 3.16 Recreation

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Would the project increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?				
<ul> <li>b) Would the project include recreational facilities or require the construction or expansion of recreational facilities that might have an adverse physical effect on the environment?</li> </ul>				

### 3.16.1 Environmental Setting

The Delta and Suisun Marsh region is a one-of-a-kind place whose mix of land and water offers diverse and authentic recreation opportunities. While privately-owned farmland is off-limits to the public, publicly-managed lands and waterways, including parks, boating facilities, some levees, and some road rights-of-way, support diverse recreation activities. Recreation opportunities include fishing, boating along miles of navigable waterways; bird watching, other nature activities, and hunting; enjoying region restaurants, campgrounds, picnic areas, and historic buildings; and events that draw visitors to taste local produce and wine and learn about this unique place (California State Parks 2011).

### 3.16.2 Discussion

a) Increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?

*No impact.* The Proposed Project area is currently used for recreational activities such as boating, water skiing, fishing and other land-based activities as described

above. However, Proposed Project impacts are minor in scope and short term in duration so soil investigation activities will not significantly impair public access to these waterways or recreational facilities. Barge operations will be coordinated with the United States Coast Guard and will not impede boat traffic. The Proposed Project work would not increase the use of use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated. Therefore, the Proposed Project would have no impact on use of existing parks and recreational facilities.

## b) Include recreational facilities or require the construction or expansion of recreational facilities that might have an adverse physical effect on the environment?

*No impact.* The Proposed Project is limited to soil investigations which would be limited in scope and temporary in nature. Proposed Project activities do not include construction or expansion of recreational facilities; therefore, Proposed Project activities would not require the construction or expansion of recreational facilities.

### 3.17 Transportation

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Would the project conflict with a program, plan, ordinance or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?				
<ul> <li>b) Would the project conflict or be inconsistent with CEQA Guidelines section 15064.3 subdivision (b)?</li> </ul>				
c) Would the project substantially increase hazards due to geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?				
d) Would the project result in inadequate emergency access?				

### 3.17.1 Environmental Setting

The Study Area includes parts of Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo Counties within the Right-of-Way on local farm roads, county roads, and Caltrans highways. Alameda County, Contra Costa County, Sacramento County, San Joaquin County, Solano County, Yolo County, and Caltrans have regulatory authority over the transportation network in the Study Area. The counties establish regulations for unincorporated areas of the county and Caltrans has jurisdiction over the state highway system. The Impact Areas in the Study Area include the Right-of-Way of local farm roads on private property, county roads, and Caltrans highways.

Local traffic is subject to the policies and regulations of each county. Under Streets and Highways Code Section 1460-1470 County Road Commissioners may issue written permits authorizing making an opening or excavation for any purpose in any county

highway, place, change, or renew an encroachment. The road commissioner may also require a satisfactory bond be paid. In the Study Area, Impact Areas associated with transportation under county jurisdiction that could be affected by the Proposed Project include:

- Contra Costa County Road Byron Highway;
- Sacramento County Road Lambert Road;
- San Joaquin County Roads W Walnut Grove Road, and N Staten Island Road; and.
- Yolo County Roads Clarksburg Road, and N Courtland Road.

Caltrans is responsible for planning, designing, constructing, operating, and maintaining all state-owned roadways throughout the state. Federal highway standards are implemented in California by Caltrans. Caltrans has jurisdiction over State highways and sets maximum load limits for trucks and safety requirements for oversized vehicles that operate on highways. Caltrans requires a traffic analysis be conducted depending on the number of trips conducted at different levels of service conditions. DWR will coordinate with Caltrans to satisfy these requirements. In the Study Area, Impact Areas under Caltrans jurisdiction that could be affected by the Proposed Project include: State Route 160, State Route 4, State Route 104 - Twin Cities Road, State Route 220, and State Route 84.

CEQA Guidelines Section 15064.3 establishes a new method for analyzing certain transportation impacts created by a project. Under the new requirements, circulation impacts must be analyzed based on vehicle miles traveled ("VMT"). VMT "refers to the amount and distance of automobile travel attributable to a Proposed Project. Other relevant considerations may include the effects of the Proposed Project on transit and non-motorized travel." (CEQA Guidelines, section 15064.3, subd. (a).) With this update to the CEQA guidelines, the Proposed Project's potential "effect on automobile delay shall not constitute a significant environmental impact." Each Lead Agency is responsible for establishing their own thresholds of significance and may elect to be governed by the provisions of this section immediately or wait until the July 1, 2020 deadline.

While the General Plans for Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo Counties outline goals and policies that include reduction of VMTs, they have not yet adopted VMT standards pursuant to Section 15064.3 of the CEQA guidelines.

### 3.17.2 Discussion

## a) Conflict with a program, plan, ordinance or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?

Less than Significant Impact. The Proposed Project consists of soil ingestions, which are temporary in nature and would not permanently alter the circulation system, including transit, roadway, bicycle, and pedestrian facilities, or alter the use of these facilities. The Proposed Project does not conflict with local VMT standards, as the

counties which the Study Area is located have not yet adopted these standards. During operation of the drilling equipment there will be multiple vehicles on site which may delay traffic or cause traffic congestion. However, temporary congestion and/or lane closures would not conflict with any applicable plans, programs, ordinances, or policies. While this would be a less than significant impact, implementation of MM BIO-1, MM GHG-1, and MM TRANS-1 would further avoid, minimize and/or reduce the potential for impacts.

#### MM TRANS-1

- a. Appropriate traffic controls will be implemented, based on the conditions at each soil investigation site, according to standards set by Caltrans and counties. Flaggers may be used during ingress and egress of boring equipment and work crews to allow flow of traffic while maintaining safety measures for the crew, especially if these activities occur in areas of heavy traffic or reduced visibility. Lane closures will be implemented when soil investigation sites are within or immediately adjacent to public roadways and will employ safety measures such as advance warning areas and flaggers, as prescribed by Caltrans and county regulations. Public notifications will be made in coordination with Caltrans, counties, CHP, and other entities. Traffic controls and lane closures will consider access for emergency services and be coordinated through the encroachment permit processes implemented by Caltrans and counties, with CHP coordination as required.
- b. Parking on public roads and thoroughfares by crew vehicles will be avoided to the maximum extent practicable to allow for the flow of traffic to continue.
- c. No public roads, waterways or land access will be closed.
- d. For overwater sites, the project area shall be a no-wake zone, with boats not exceeding 5 mph within 500 feet (152 meters) of the work area.

## b) Would the Proposed Project conflict or be inconsistent with CEQA Guidelines section 15064.3 subdivision (b)?

*No impact.* The Proposed Project is temporary in nature and is not considered a "land use project" or "transportation project", and therefore will not alter the land use and subsequently generate additional sustained amounts of VMT. Section 15064.3, subdivision (a), states, "For the purposes of this section, 'vehicle miles traveled' refers to the amount and distance of automobile travel attributable to a project." The term "automobile" refers to on-road passenger vehicles, specifically cars and light trucks (Office of Planning and Research 2018).

Proposed Project activities equate to only a limited number of trips per day at any specific soil investigation location while field activities are occurring. Because of this

small number of trips and the temporary nature of the activity, the Proposed Project would not result in a significant increase in VMT. Both DWR and the counties in which the Proposed Project is located have not yet elected to be governed by the VMT provision of Section 15064.3, so there is currently no VMT standards to compare VMTs of the Proposed Project. The Proposed Project does not conflict with CEQA Guidelines section 15064.3 subdivision (b); therefore, there is no impact due to the Proposed Project.

## c) Substantially increase hazards due to geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?

*No impact:* The Proposed Project does not include any changes to the existing roadway. No sharp curves, dangerous intersection, or incompatible uses will result from this Proposed Project; therefore, there will be no impact.

### d) Result in inadequate emergency access?

Less than Significant Impact. Traffic delays may occur due to soil investigation related activities. In case of an emergency, or if an emergency vehicle needs to pass, easily moved equipment will be moved immediately to maintain emergency vehicle access. On major roads, one full lane will be available at all times for emergency vehicles. Emergency service providers will be notified of soil investigation activities along roads that may cause delays. The Proposed Project would not close access to any access roads and would not result in the redesign or alteration of any public roadways, nor would emergency access be blocked. While there would be a less than significant impact to emergency access, implementation of Mitigation Measures MM HAZ-3, MM GHG-1, MM TRANS-1 and MM TRANS-2 would further avoid, minimize and/or reduce the potential for impacts.

### 3.18 Tribal Cultural Resources

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and that is:				
a) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code 5020.1 (k), or				
<ul> <li>b) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth in subdivision (c) of Public Resources Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe.</li> </ul>				

### 3.18.1 Environmental Setting

The Study Area includes regions inhabited traditionally by multiple California Native American Tribes. Ethnographic literature from the late nineteenth and early twentieth century writes that the Delta Yokuts, Nisenan, Miwok, Northern Valley Yokuts, and Patwin/Wintun occupied territories within the Study Area (Kroeber 1925; Kroeber 1929; Wilson and Towne 1978; Johnson 1978; Levy 1978b; Wallace 1978). The Delta Yokuts occupied an area along the lower course of the San Joaquin River from its confluence with the Merced River east of Newman to the delta sloughs north of Stockton (Golla 2011:153), within Northern Valley Yokuts territory. The Ohlone/Costanoan were reported in the ethnographic literature as originally residing nearby to the west and southwest of the Study Area region (Kroeber 1925; Levy 1978a) but are also relevant to the Study Area. Modern descendants of tribes connected to the Study Area are members of various tribal organizations and were reached out to for the initial study for this Proposed Project (see methodology below).

Fundamental limitations to the ethnographic record highlight the importance of tribal consultation in identifying tribal cultural resources. Ethnographically reported boundaries between tribes are one version of territories, and many areas had multiple claimants, such as parts of the Sacramento River Delta where different Miwok and Yokuts groups laid claim in different interviews (Latta 1977:80). It is also important to remember that groups had multiple tribes belonging to them (Kroeber 1925; Latta 1977), and that divisions between groups weren't as clear cut as presented in published studies, as many tribes shared different practices, including rituals (such as the Kuksu Cult), trade networks, and food ways (Kroeber 1925; Heizer 1978). The categories as laid out are heavily based on linguistic relationships, who was available and willing to be interviewed, and the ethnographer's individual discretion and understanding. These interviews occurred at a time after Missionization, Mexican occupation, and decades of United States occupation, all of which impacted many California Native Americans and tribes and changed the landscape and knowledge base (Heizer 1978; Field 1992). Archaeologically, people moved and interacted with other tribes regularly and tribal boundaries were not as firm or static as portraved in the ethnographic studies from the late nineteenth/early twentieth century. Mobility and large spheres of interaction are evidenced by, among other things, traded artifactual material, cultural patterns crossing ethnographically defined boundaries, and ancient DNA studies (Monroe 2014; Milliken et al. 2007; Rosenthal et al. 2007). Many modern tribes have been working to preserve and revitalize their language and culture and teach it to the younger generations (e.g. Field 1992; Johnson 2019; Yoche Dehe Wintun Nation 2019). Thus, it is important to recognize the primacy of modern tribes in telling their own history and recognizing their own tribal cultural resources. Additional information and references on California Native American Tribes within the Study Area is provided in the confidential Cultural Resources Inventory Report prepared for this project.

Cultural resources, as discussed in the Cultural Resources Section of this IS/MND, may be tribal cultural resources. This includes historical resources as defined in Public Resources Code Section 5024.1 and 15064.5, unique archaeological resources as

defined by Public Resources Code 21083.2, and non-unique archaeological resources (e.g. isolated finds or common resource types). As is discussed in the Cultural Resources Section of this document, the Study Area is particularly sensitive for cultural resources because areas along waterways are a frequent location for archaeological sites, including prehistoric mounds, middens, occupation sites, and human burials. In the ethnographic literature, villages were located along the major rivers and creeks within the Study Area, and the area around them were used for gathering, hunting, and fishing (Kroeber 1925; Kroeber 1929; Wilson and Towne 1978; Johnson 1978; Levy 1978b; Wallace 1978). Some villages also had ritual centers such as dance halls, and villages also were used for mourning and burial in some traditions (Kroeber 1925; Kroeber 1929; Wilson and Towne 1978; Johnson 1978; Levy 1978b; Wallace 1978). Artificial fill-and-cut structures such as levees commonly were built through and of materials from cultural sites because archaeological material was frequently ignored before federal regulations were developed to protect these resources (Rosenthal et al. 2007; Meyer and Rosenthal 2007). Therefore, the Study Area is generally highly sensitive for potential tribal cultural resources in the same way it is highly sensitive for cultural resources (refer to Section 3.5 Cultural Resources).

Tribal cultural resources can also refer to places or cultural landscapes. Mt. Diablo is an excellent example of a place and landscape of significance to multiple tribes within the Study Area. Multiple accounts refer to Mt. Diablo as the location where, among other things, figures from creation narratives were from, a spiritually significant location related to spirits and the land of the dead, and a place where dogs came from (Ortiz 1989). Multiple accounts refer to the mountain as a "powerful" or "sacred" location (Ortiz 1989). Given this, the mountain itself is a "sacred place" and tribal cultural resource. Viewsheds of the mountain can sometimes also be considered tribal cultural resources as Mt. Diablo is a prominent figure on the landscape.

### 3.18.1.1 Regulatory Setting

Tribal cultural resources include any site, feature, place, sacred place, object, or cultural landscape with cultural value to a California Native American Tribe. These must be listed or eligible for listing in the California Register of Historical Resources (CRHR) or in a local register of historical resources, or else be determined by the CEQA lead agency as a significant resource pursuant to state laws and regulations. Key state laws and regulations provide for the definition, protection, and management of tribal cultural resources. Those that are relevant to this Proposed Project include:

- California Assembly Bill No. 52 (AB-52)
- California Environmental Quality Act, Public Resources Code, sections 21073, 21074, 21080.3.1, 21080.3.2, 21082.3, 21084.2, and 21084.3; CEQA Guidelines, section 15064.5
- Public Resources Code sections 5020.1, 5024.1, 5097.94, and 5097.98
- Health and Safety Code section 7050.5(b) and 7050.5(c)
- California Native American Graves Protection and Repatriation Act (Health and Safety Code Division 7, Part 2, Chapter 5; sections 8010-8030)

### 3.18.1.2 Methods and Consultation Results

A Native American Heritage Commission (NAHC) Sacred Lands File search request for the Study Area was made, resulting in 3 of the quadrangles within the Study Area being found to have Sacred Lands on file. A Native American Tribal Contact list was provided with 21 different individuals from tribes in the region. Tribes that have previously requested consultation under AB-52 with DWR with interest in the Study Area were additionally reached out to pursuant to AB-52. The tribes sent letters were the Amah Mutsun Tribal Band of Mission San Juan Bautista, Colfax-Todd Valley Consolidated Tribe, Buena Vista Rancheria of Me-Wuk Indians Cortina Rancheria – Kletsel Dehe Band of Wintun Indians, California Valley Miwok Tribe, Costanoan Rumsen Carmel Tribe, California Valley Miwok Tribe, Indian Canyon Mutsun Band of Costanoan, Ione Band of Miwok Indians, Muwekma Ohlone Indian Tribe of the SF Bay Area, The Ohlone Indian Tribe, Nashville Enterprise Miwok-Maidu-Nishinam Tribe, Tsi Akim Maidu, Shingle Springs Band of Miwok Indians, United Auburn Indian Community (UAIC), The Confederated Villages of Lisjan, Wilton Rancheria, and the Yoha Dehe Wintun Nation. Tribes sent letters under AB-52 were the Yocha Dehe Wintun Nation, UAIC, Wilton Rancheria, and the Ione Band of Miwok Indians. All finalized letters were sent August 29, 2019. Follow up communication by phone and/or email was sent on September 20<sup>th</sup> and 23<sup>rd</sup> for all individuals written to on the contact list. Written responses requesting consultation were received from 5 tribes, and 2 additional tribes provided comments over follow-up phone calls in September. Of the five tribes requesting consultation, Wilton Rancheria, UAIC, and the Ione Band of Miwok Indians were further consulted with under AB52 and the California Valley Miwok Tribe, Shingle Springs Rancheria, and Northern Valley Yokuts Tribe were consulted with under DWR's Tribal Engagement Policy.

AB52 consultation with the UAIC was closed by email on January 9, 2020, while consultation with the Ione Band of Miwok Indians was closed by email on June 23, 2020. In a letter sent via email on June 30, 2020, Wilton Rancheria closed consultation citing Public Resources Code Section 21080.3.2 (b)(2), "A party, acting in good faith and after reasonable effort, concluded that mutual agreement cannot be reached". DWR is committed to continuing to coordinate with Wilton Rancheria and all consulting tribes through our Department's Tribal Engagement Policy and implementation of the proposed mitigation measures.

California Historical Resources Information System (CHRIS) record searches from the Northwest Information Center (NWIC), North Central Information Center (NCIC), and the Central California Information Center (CCaIC) were conducted to identify all previously recorded cultural resources and any resources listed in or eligible for listing in the California Register of Historical Resources and/or the National Register of Historic Places. Previously conducted geoarchaeological sensitivity studies covering the

Proposed Project region (Rosenthal and Meyer 2004; Meyer and Rosenthal 2007; Meyer and Rosenthal 2008; Reynolds 2012), producing maps and data on the likelihood of encountering buried deposits based on local geology, soil deposition processes, landforms, and radiocarbon data were reviewed. Also examined were historical maps (BLM 2019; USGS 2019) and aerial photography (NETR 2019). Finally, information on previous pedestrian surveys within the Study Area was examined from CHRIS data and DWR Proposed Projects recorded in the Cultural Resources Section's Geodatabase. Approximately 22% of the planned locations for soil explorations have previous field studies (including survey coverage, subsurface testing, and/or excavations) reported that are known at this time (refer to Section 3.5 Cultural Resources for summary of findings).

As a result, multiple tribal cultural resources were identified within the region of the Study Area, with two within the Study Area according to GIS maps and multiple being within a quarter mile. The tribe expressed that these locations need confirmation via survey work and requested that the pre-activity site visits and associated cultural survey as outlined in MM-CUL-1 be conducted and findings reported to them before activities start. In accordance with MM-CUL-1, should the resources be confirmed the locations of the soil investigations will be moved or not conducted in order to avoid any impacts to the resources. Information specifying the location, nature, or use of these areas is not provided in this IS/MND do to the confidential nature of tribal cultural resources submitted by the tribe through the consultation process (Public Resources Code Section 21082.3(c)(1)).

Multiple tribes expressed that they could not specify any particular tribal cultural resource locations due to the fact they have not had physical access to much of the Study Area previously and/or do not have the location of cultural resources that are potential tribal resources. Given this, some tribes requested to be able to coordinate visiting the soil exploration locations during the pre-activity field visits when the archaeological survey is occurring, or else be informed of the results of the surveys after they occur. Additionally, concerns were expressed related to soil explorations that occur within levees, and requests were made to be contacted in case resources were identified during survey, monitoring, or sampling. Cultural sensitivity training was also requested for the Proposed Project.

A request for tribal monitors to be present anytime an archaeological or environmental monitor is present was also made. This project would not, however, have archaeological or tribal monitors for the actual soil exploration activities. Monitoring for cultural and tribal cultural resources is only effective when the project is occurring adjacent or on the location of a resource that has been previously identified and the monitor is able to prevent the resource from being disturbed, and/or when it is possible for the monitor to effectively observe the soil being removed from the earth during an activity likely to produce a substantial impact to a previously unidentified cultural or tribal cultural resource in the subsurface. In this case, the existing project design and mitigation

measures render monitoring ineffective for prevention of significant damage to resources. The reasons for this are as follows:

- 1. Resource identification efforts on the surface during pre-activity site visits would be guiding avoidance for any resources identifiable on the surface and will be moving or removing soil exploration units in order to prevent disturbances to cultural resources or potential cultural resources. This is in accordance with mitigation measure MM-CUL-1.
- 2. A CPT does not extract any soil, though it does penetrate the ground. A monitor monitoring for cultural material at a CPT location would not be able to identify any subsurface resources despite the soil disturbance. The diameter of a CPT (1" to 2") is smaller in size than any soil disturbance archaeological testing methodology would create in testing for subsurface deposits, and therefore CPTs are less impact to a site than testing for the presence or absence of subsurface archaeological deposits. Given this, the soil disturbance from a CPT is would not produce a significant impact to previously unidentified subsurface deposits.
- 3. Boring units do extract soil, but the diameter of a bore-hole (maximum 8") and a core sample is significantly smaller than what is created during subsurface archaeological testing for the presence or absence of resources. Standard sampling methods include Standard Penetration Tests which produce a core with an approximate diameter of 1.5", Modified California Sampler produces a core with an approximate maximum diameter of 2.5", Pitcher Barrel Samplers produce a core with an approximate maximum diameter of 3", and Shelby tube style samplers (i.e. 101mm Geobarrel and 134mm Geobarrel shelly tubes) with an approximate range in core diameter between 2" to 5".
  - a. Many of these cores would not be processed in such a way that would allow the soil of the core to be examined immediately after soil extraction. As such, a monitor would be unlikely to have the opportunity to examine a core.
  - b. These core sizes are not large enough to produce a notable disturbance to subsurface archaeological deposits. The risk of substantial impacts to a previously unknown subsurface deposit, given the size of the boreholes, is extremely low. Given the low risks of substantial subsurface impacts and small sizes of these cores, an archaeological monitor or tribal monitor during the boring activities would not be warranted.
  - c. In the event a core is processed in such a way that the soil would be viewable while in the field, cultural sensitivity training for the environmental monitor and the field crew would be designed to aid in the identification of cultural material that could come out of the core (e.g., lithics and organic material less than 5" in maximum width within the geological time lens between the late Pleistocene and modern surface).

4. In the unlikely event a potential tribal cultural resource is identified through archaeological surveys or during field activities, the material would be reported to the consulting tribe with interest in the area and a plan would be made in consultation with the consulting tribe/tribes, in accordance with MM-CUL-2. In the case of human remains, MM-CUL-3 would be followed.

During consultation, discussion was also had about investigations, data on Delta geology may support a tribes understanding of historic landscapes, the depths of soils with potential to hold cultural and potential tribal cultural resources, and information on potential tribal cultural resources located throughout the Proposed Project Study Area. Providing data from the soil investigations would help tribes better identify tribal cultural resources for future projects within the study area region while causing non-significant impacts to tribal cultural resources and potential tribal cultural resources within the study area.

### 3.18.2 Discussion

Would the Proposed Project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and that is?

- a) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code 5020.1 (k), or
- b) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth in subdivision (c) of Public Resources Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe.

Less than Significant with Mitigation Incorporated. The primary challenge for tribal cultural resources within the study area is that, though we have some information regarding the location of potential tribal cultural resources and know the study area is within a region highly sensitive for them, there has not been survey coverage to substantiate their locations. The subsurface footprint of the Impact Areas for CPTs and boring locations is minimal, but the potential for disturbances on the surface due to staging and activity related to set up on the surface for each location is higher. If possible, any impacts to any tribal cultural resources as defined above should be avoided. MM-CUL-1 has thus been designed to help avoid any project activities occurring on or in close proximity to any potential tribal cultural resources that are

identifiable on the surface, with the goal of avoiding both the surface deposit and providing a buffer to help avoid areas with high likelihood of subsurface deposits.

MM-CUL-2 and MM-CUL-3 are established for the unlikely event that previously unidentified subsurface deposits are discovered. As discussed in section 3.18.1.2, the risk for significant impact to tribal cultural resources and potential tribal cultural resources is extremely low due to the size of the boreholes, core samples, and CPTs, and the way these activities are conducted. However, to ensure that in moments where resources from the subsurface soils with potential cultural sensitivity are analyzed or visually examinable, MM-CUL-4 (Cultural Sensitivity Training) is in place to ensure those with stop work authority or those conducting analysis will be able to stop and implement MM-CUL-2 and/or MM-CUL-3 as appropriate.

Mitigation Measures as discussed in Section 3.5 address concerns for Tribal cultural resources.

### 3.19 Utilities and Service Systems

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Would the project require or result in the relocation or construction of new or expanded water, wastewater treatment or storm drainage, electric power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects?				
<ul> <li>b) Would the project have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years?</li> </ul>				
c) Would the project result in a determination by the wastewater treatment provider that serves or may serve the project that it has adequate capacity to serve the project's projected demand, in addition to the provider's existing commitments?				
<ul> <li>d) Would the project generate solid waste in excess of state or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?</li> </ul>				

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
e) Would the project comply with federal, state, and local management and reduction statutes and regulations related to solid waste?				

### 3.19.1 Environmental Setting

### 3.19.1.1 Wastewater Collection and Treatment Systems

Wastewater collection and treatment services in the Study Area are provided by cities, counties, and special districts. Wastewater treatment facilities with collection systems typically are located in urban areas. In some rural areas where sewer service is unavailable, residents and businesses dispose of wastewater in on-site septic systems. Treatment plants for individual nonindustrial developments also exist in some areas to treat localized wastewater from mobile home parks, apartment complexes, and resorts. Municipal sewer systems consist of sewer collection pipelines, treatment facilities, and outfall structures or disposal systems. Secondary or tertiary treated effluents are typically discharged into rivers, streams, creeks, and sloughs. Methods of land disposal include evaporation/percolation ponds or application to irrigated agricultural lands. Recycled effluent is also used for industrial purposes or agricultural irrigation during the summer months. In some cases, municipalities may provide wastewater collection infrastructure and services that discharge to regional facilities owned and operated by another municipality (Delta Stewardship Council 2017).

Wastewater treatment facilities located near Impact Areas include the Discovery Bay Wastewater Treatment Facility, White Slough Wastewater Treatment Facility, Courtland Wastewater Treatment Facility, Isleton Wastewater Treatment Facility, and Rio Vista Wastewater Treatment Facility.

### 3.19.1.2 Water Supply and Distribution Systems

Water service providers in the Study Area include cities and counties, special districts, and private utilities. Water service providers range in size from those with a few service connections to those with thousands of connections. Most water service providers obtain their water from surface water, groundwater, or a combination of these sources. The amount of water available to these service providers is defined by water rights,

water contract agreements, groundwater pumping limitations, and the infrastructure required to treat, pump, and deliver water (Delta Stewardship Council 2017)

### 3.19.1.3 Solid Waste Management

Counties and cities are responsible for solid waste management planning, administration, and facility approval. Local enforcement agencies, authorized under the California Integrated Waste Management Act, are responsible for permitting of solid waste facilities. In locations that do not have an authorized local enforcement agency, solid waste facility permitting is under the jurisdiction of the state agency CalRecycle. Many municipalities enter into franchise agreements with private waste management businesses. Oversight of solid waste disposal facilities is conducted in cooperation with private collection and disposal businesses and other local and regional public agencies. The planning and operation of solid waste management facilities often is coordinated regionally because some communities do not have landfill sites within their boundaries, making it necessary to haul waste to an out-of-county/city facility for disposal. These communities utilize transfer stations and recycling facilities that are a component of local waste management solutions (Delta Stewardship Council 2017).

Resource recovery (recycling, composting, and waste-to-energy) is implemented to comply with state diversion regulations, to extend the life of landfills, to reduce environmental impacts of solid waste disposal, and to reuse resources. Resource recovery activities are commonly subject to performance measures and requirements in local Integrated Waste Management Plans (Delta Stewardship Council 2017).

Each county within the Proposed Project area contains solid waste facilities, including the Yolo County Central Landfill, Kiefer Landfill, Keller Canyon Landfill, Altamont Landfill & Resource Recovery Facility, Corral Hollow Landfill, and Lovelace Materials Recovery Facility and Transfer Station.

### 3.19.1.4 Electricity and Natural Gas

Energy providers within the Study Area include electric utility districts and natural gas companies. The existing energy utilities to the counties in the Study Area includes aboveground and underground electric transmission and distribution lines, power poles, and gas lines, including those from Pacific Gas and Electric Company (PG&E), Sacramento Municipal Utility District (SMUD), Transmission Agency of Northern California (TANC), and Western Area Power Administration (WAPA).

### 3.19.1.5 Communications

Regarding telecommunications, underground fiber trunk lines feed switching equipment, and overhead lines and poles supply individual service units. The communication lines typically are aligned parallel to the roadways and traverse roadways to supply the individual service units. Cable markers indicating underground cabling are located in some areas parallel to roadways. A network of telephone companies, cellular communication companies, and cable companies also serves the region. New service to specific sites is provided on a case-by-case basis (United States Bureau of Reclamation 2009).

### 3.19.2 Discussion

#### a) Require or result in the relocation or construction of new or expanded water, wastewater treatment or storm drainage, electric power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects?

*No Impact.* Proposed Project activities are minor and short in duration (up to 15 days per site), and do not require a change in utility or service systems. Wastewater services for soil investigation crews would be provided by temporary portable facilities, and the Proposed Project will not require relocation or construction of new water or wastewater treatment facilities. The Proposed Project will also not require the relocation or construction of new stormwater drainage facilities. The Proposed Project will not violate water discharge requirements or degrade surface water quality (see the Hydrology and Water Quality section, for more information on applicable MM-HYD-1 for water quality). Proposed Project activities will not interfere with any electric power, natural gas, or telecommunication facilities. While there would be no impact on the above utilities, implementation MM-UTI-1 would further avoid, minimize and/or reduce the potential for impacts.

MM UTI-1

A field reconnaissance, marking or staking the exploration site, and calling Underground Service Alert (USA) for utility clearance will be conducted by qualified personnel for each planned soil exploration location. Based upon the information gathered, sites will be adjusted to ensure no utilities are impacted.

## b) Have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years?

*No impact.* Due to the minor and temporary nature of the soil exploration activities, the Proposed Project will not change the availability of existing water supplies. If needed, potable water supply needs are anticipated to be met with non-municipal water sources without any need for new water supply entitlements. Additionally, any potable water demand would be temporary and limited to the short duration of Proposed Project activities at each soil exploration site. Therefore, the Proposed Project activities would have no impact on existing water supplies available to serve the Proposed Project.

## c) Result in a determination by the wastewater treatment provider that serves or may serve the Proposed Project that it has adequate capacity to serve the

## Proposed Project's Proposed Projected demand, in addition to the provider's existing commitments?

*No impact.* The Proposed Project activities are minor and temporary and would not impact the service of wastewater treatment providers in the Study Area. Wastewater services for soil investigation crews would be provided by temporary portable facilities, and the Proposed Project will not require relocation or construction of new water or wastewater treatment facilities. The Proposed Project will not result in a determination by the wastewater treatment providers for inadequate capacity.

## d) Generate solid waste in excess of state or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?

*No impact.* Proposed Project activities are minor and the small amount of solid waste that could be generated at each Impact Area would not adversely affect the capacity of available landfills in the Proposed Project area. Based on the capacity of the landfills in the region, and the waste diversion requirements set forth by the State of California, the Proposed Project would not generate solid waste in excess of state or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals.

### e) Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?

*No impact.* All cuttings and excess drilling fluid will be contained in drums, large containers, or vacuum trucks, and disposed of offsite at an appropriate landfill. Recirculation tanks (55-gallon storage drums) will be used to settle drill cuttings from drilling fluid. Discarded soil samples will also be placed in the storage drums. Drums would be stored on site at designated staging areas outside of environmentally sensitive areas for up to 4 weeks for environmental testing prior to landfill disposal. See Hazards & Hazardous Materials section for more information. Additionally, Proposed Project activities are minor and the disposal of the small amount of solid waste that could be generated at each Impact Area would comply with federal, state, and local management and reduction statuses and regulations related to solid waste. Therefore, there would be no impact.

### 3.20 Wildfire

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Would the project substantially impair an adopted emergency response plan or emergency evacuation plan?				
b) Would the project, due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose Proposed Project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?				
c) Would the project require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?				
d) Would the project expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?				

### 3.20.1 Environmental Setting

In California wildfire protection jurisdictions are separated and overseen by three areas of government: Local, State and Federal. Majority of the Impact Areas in Contra Costa, Sacramento, San Joaquin, Solano and Yolo County are in portions of their respective county's that are considered to be Local Responsibility Areas (LRA). Some of the Southern Proposed Project sites located in Alameda County are in State Responsibility Areas (SRA). Lastly, a few Proposed Project sites located in small regions Sacramento County and others in the Northern West portion of Alameda County are in Federal Responsibility Areas (FRA), (CalFire 2008).

LRA, SRA and FRA have each determined Fire Hazard Severity Zones (FHSZ) within each county, the zone classification is based on a multitude of factors: fire behavior models using vegetation density, adjacent wildland areas, and distance to wildland areas, another factor being the probability of a fire threatening nearby structures. The Proposed Project locations in Contra Costa, Sacramento, San Joaquin, Solano and Yolo County Counties all have FHSZ of low to no severity zones in their LRA and FRA, where the Proposed Project sites are proposed to take place. However, in the SRA portions of Alameda County the FHSZ is of moderate severity and in LRA portions of the county the Proposed Project locations are in areas of no severity (CalFire 2008).

### 3.20.2 Discussion

## a) Substantially impair an adopted emergency response plan or emergency evacuation plan?

Less than Significant Impact. Strategic Fire Protection Planning prioritizes areas called wildland urban interfaces (WUI) where fire risks are not only a threat to areas of natural resources but also to "at risk communities" where large scale wildland fires may occur, posing a significant threat to life and property, these areas are known as wildland urban interfaces (CalFire 2014, USFS 2007).

There are only a few Proposed Project sites within a wildland urban interface, these few sites reside in Contra Costa County and Sacramento County (ArcGIS 2010). These counties abide by Local and State Responsibility procedures to ensure a minimum of wildfire protection is met. Both Contra Costa and Sacramento counties have Community Wildfire Protection Plans (CWPPs) which include measures to reduce the risk of wildfire and reference emergency operations/evacuation planning.

The Proposed Project will not impact public roads or highways, no complete road closures will take place, and soil investigation activities will not result in emergency vehicles or law enforcement delays. Additionally, safety and emergency response services will be covered in the Proposed Project's Job Hazard Assessment daily to ensure safe mobility while on the Proposed Project site and evacuation if necessary. The Proposed Project work will not hinder Contra Costa or Sacramento counties' ability to implement their CWPPs. While there would be a less than significant

impact on an adopted emergency response plan or emergency evacuation plan, implementation of Mitigation Measures MM-PUB-1 and HAZ-2 would further avoid, minimize and/or reduce the potential for impacts.

#### b) Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose Proposed Project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?

Less than Significant with Mitigation Incorporated. There are tall, dry grasses surrounding some of the Impact Areas, the machinery and vehicles actively working on the Impact Areas have the potential to exacerbate wildfire risks. Mitigation Measure MM PUB-1 ensures that a plan will be prepared which incorporates fire safety measures, as well as a Safety Plan, and incorporation of these plans would include county specific emergency response considerations plans which would reduce the Proposed Project wildfire risk to less than significant.

# c) Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?

*No impact.* The Proposed Project does not require the installation or maintenance of associated infrastructure (roads, fuel breaks, emergency water sources, powerlines or other utilities). Therefore, Proposed Project activities would have no impact on exacerbating wildfire risk or resulting in temporary or ongoing impacts to the environment.

## d) Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?

*No impact.* This Proposed Project would not alter the current runoff regime and drainage of the Impact Areas, nor would it impact people or structures in a way that could pose significant risks through downslope or downstream flooding or landslides as a result of runoff, post-fire slope instability, or drainage changes. Therefore, no impact would occur as a result of the Proposed Project.

## 3.21 Mandatory Findings of Significance

ENVIRONMENTAL ISSUES	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less-than- Significant Impact	No Impact
a. Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?				
<ul> <li>b. Does the project have impacts that are individually limited but cumulatively considerable? ("Cumulatively considerable" meant that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of the other current projects and the effects of probable future projects)?</li> </ul>				
c. Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?				

## 3.21.1 Environmental Setting

This Initial Study was prepared to assess the potential effects of the Proposed Project on the environment and significance of those effects. Due to the short term and temporary nature of the activities that comprise the Proposed Project, many potential significant impacts would be avoided or mitigated to less than significant with mitigation incorporated.

With the implementation of Mitigation Measures and the Mitigation Monitoring and Reporting Plan (MMRP), potential impacts to biological resources, cultural resources, greenhouse gas emissions, hazards and hazardous materials, tribal cultural resources, and wildfire resources from the Proposed Project would be avoided or reduced to less than significant with mitigation incorporated. The Proposed Project would result in no impacts to agricultural and forestry, land use and planning, population and housing, recreation, and utilities/service systems. Potential impacts to aesthetics, air quality, energy, geology and soils, hydrology and water quality, mineral resources, noise, public services, and transportation from the Proposed Project would be less than significant.

## 3.21.2 Discussion

a) Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?

Less than Significant with Mitigation Incorporated. As discussed in this Initial Study, the Proposed Project has the potential to impact biological resources, cultural resources, and tribal cultural resources but with the implementation of Mitigation Measures and the MMRP, the Proposed Project would not have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory.

b) Does the project have impacts that are individually limited but cumulatively considerable? ("Cumulatively considerable" meant that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of the other current projects and the effects of probable future projects)?

Less than Significant with Mitigation Incorporated. Cumulative effects include the effects of future State, tribal, local, or private actions that are reasonably certain to occur in the Study Area are considered in this study. Future federal actions that are

unrelated to the Project are not considered in this section because they require separate consultation pursuant to section 7 of the Endangered Species Act (ESA).

Non-federal actions that are reasonably certain to occur in the Study Area include: (1) on-going non-Federal water diversions for irrigated agriculture and managed wetlands; (2) State and/or local levee maintenance activities; (3) stormwater and/or irrigation discharges; (4) point and non-point source pollution; (5) oil and gas produce discharges; (6) invasive species introductions; and, (7) climate change.

Related projects and cumulative impacts of those projects discussed below. In many instances, no impacts or less-than-significant cumulative impacts would occur because the impacts of the Proposed Project would be short-term and localized. In other cases, significant cumulative impacts would not occur because the Proposed Project with the implementation of the Mitigation Measures and the MMRP, those impacts would be avoided or reduced. In other cases, they would have beneficial impacts on resources because a number of projects are being proposed to improve aquatic resources in the Delta.

The Proposed Project would result in short-term temporary impacts that would mainly be limited to the Impact Area. While impacts to resource areas such as air quality and greenhouse gas emissions would contribute to more regional impacts, these impacts would not be cumulatively considerable because of the relative size of the proposed project.

Impacts to aesthetics, air quality, biological resources, cultural resources, energy, geology and soils, greenhouse gas emissions, hazards and hazardous materials, hydrology and water quality, mineral resources, noise, public services, transportation, tribal cultural resources, and wildfire have been determined to be less than significant or less than significant with mitigation incorporated and would not be cumulatively considerable. Therefore, cumulative impacts would be less than significant with mitigation incorporated.

## 3.21.2.1 Non-Federal Water Diversions

There are a number of unscreened non-Federal water diversions within the Study Area. Depending on the size, location, and period of operation, these unscreened diversions are believed to entrain various life stages of aquatic species, including listed salmonids and Delta Smelt. The results of a study conducted by Nobriga et al. (2008) suggest that entrainment of many Delta Smelt is not likely. In general, the littoral location and low-flow operational characteristics of these diversions are thought to reduce the risk of entraining Delta Smelt.

### 3.21.2.2 State and Local Levee Maintenance Activities

Levee maintenance activities by State and local entities within the Study Area are expected to continue and may include regular maintenance activities including mowing, disking, vegetation control, dredging of agricultural ditches and riprap repairs above the waterline. Additional anticipated State maintenance activities include:

Department of Water Resources- Routine Maintenance of Delta Levees Program Setback Levee Habitats

A Notice of Exemption (NOE) was filed on September 19, 2019 to cover routine maintenance of the southwest sides of Sherman (RD341) and Twitchell (RD 1601) Islands, located in Sacramento County. Anticipated work includes the control of non-native invasive plants and replanting with natives for fish, wildlife and recreation benefits.

# Department of Water Resources- Environmental Permitting for Operations and Maintenance (EPOM)

DWR conducts operation and maintenance of multiple facilities of the federal flood control project within the Central Valley of CA. DWR conducts on-going maintenance activities on levees, channels, and appurtenant structures that are part of the Sacramento River Flood Control Project (SRFCP). DWR prepared the EIR to implement mandated maintenance activities associated with maintaining the proper functioning of flood control facilities in accordance with their original design. Maintenance work is sporadic and varies in location and timing. Most of the EPOM work is north of the proposed Study Area but it is possible that some work will occur in the northern portion of Study Area in Sacramento County.

The Environmental Impact Report (EIR) for EPOM was filed on September 19, 2017. The EIR was finalized and Notice of Determination (NOD) was filed on January 5, 2018.

## 3.21.2.3 Point and Non-Point Source Pollution

Adverse effects to designated critical habitat for Delta Smelt, Central Valley spring-run Chinook Salmon and Central Valley steelhead and proposed critical habitat for the Southern DPS Green Sturgeon may result from point and non-point source pollution (i.e. stormwater and/or irrigation discharges) which change the balance of important habitat constituents (i.e. salinity, turbidity, and water temperature, etc.) within the Study Area.

## 3.21.2.4 Oil and Gas Product Discharges

The introduction of contaminants from oil and gasoline product discharges as a result of on-going commercial and private shipping and boating within the Study Area is expected to continue. Implicated as potential stressors to aquatic species, these contaminants may adversely affect reproductive success and/or survival.

## 3.21.2.5 Invasive Species

Invasive species introductions are also expected to continue although it is difficult to predict the types of species introduced and the magnitude of the effects. Adverse effects from these introductions may include changes in water quality (i.e. turbidity), reductions in food supply, competition for space, and predation.

### 3.21.2.6 Climate Change

Global warming and climate change is an issue that has become more prominent over the past decade and one that certainly warrants consideration in the long-run. It has been predicted that global warming will increase Central Valley ambient air temperatures by 2°C to 7°C by the end of this century. Such an increase is anticipated to have a profound effect on Central Valley run-off and local hydrology. Within the Delta, anticipated effects are expected to include changes in seasonal flow patterns and increased water levels (as a result of general sea level rise). While difficult to predict, it is anticipated that such events will affect the distribution, and possibly even the abundance, of many aquatic species currently occupying the Delta seasonally or yearround.

### 3.21.2.7 Projects

Department of Water Resources- Lookout Slough

The Lookout Slough Tidal Habitat Restoration and Flood Improvement Project is proposed to help satisfy DWR's obligation to restore 8,000 acres of tidal marsh per the 2008 United States Fish and Wildlife Service (USFWS) Biological Opinion (BiOp) and the 2009 National Marine Fisheries Service (NMFS) BiOp, and to increase flood storage and conveyance, increase the resiliency of levees, and reduce flood risk within the Yolo Bypass. The proposed project site would be located in to the south of Duck Slough, to the west of Shag Slough, to the east of Cache Slough and to the south of Liberty Island Road. The propose project would be located near the Liberty Island Ecological Reserve, Liberty Island Conservation Bank, and Little Hastings Island Conservation Bank.

An Environmental Impact Statement/Environmental Impact Report (EIS/EIR) for this project is currently under development.

Department of Water Resources- Prospect Island Tidal Habitat Restoration Project This project proposes to restore tidal action to 1,528 acres on the currently flooded Prospect Island in the Sacramento River Delta to improve productivity for Delta Smelt and salmonid species. This tidal habitat restoration project is located in Solano County. Project activities include clearing and invasive species control; excavation of tidal slough channels; removal of a portion of an internal cross levee; placement of excavated soils into remnant agricultural ditches and newly constructed berms and benches; dredging of the spur channel between Miner Slough and the southern portion of the site; limited planting and revegetation; and excavation of two levee breaches to establish tidal connectivity with Miner Slough.

The EIR for this project was filed on March 1, 2019. A NOD was filed on August 19, 2019.

Department of Water Resources- 2017 Storm Damage DWR Rehabilitation (SDDR) - Phases 4 and 5 Repair Sites

The proposed project would address non-emergency levee erosion repair sites (Phases 4 and 5) identified for repair in 2019 and 2020. This work is a follow on to the 2017 Storm Damage DWR Emergency Rehabilitation Program that rehabilitated emergency levee erosion repair sites (Phases 1 through 3) in 2017 and 2018.

The proposed project includes a total of 30 repair sites located in Yolo, Sutter, Tehama, Butte, Colusa, Glenn, San Joaquin, and Sacramento counties. Some of the SDDR projects are located outside of the proposed Study Area but it is possible that some work will occur along the Sacramento River and tributaries and within Sacramento and San Joaquin counties. The proposed project would repair and rehabilitate levees at the 30 locations using a variety of construction equipment, requiring different design considerations based on levee conditions. Construction activities would take place at each site throughout the summer/fall of 2019 or 2020. Each levee repair would require approximately 2 to 4 weeks of active construction and at least three sites would be repaired concurrently, with up to nine sites being repaired at the same time, based on limitations of hauling, air quality permitting, and other potential permit restrictions by responsible agencies.

The IS/MND for this project was filed on April 24, 2019. A NOD was filed on August 19, 2019.

Department of Water Resources- Sherman and Twitchell Islands Fish Screen Project DWR proposes to place five self-cleaning, retractable fish screen at the waterslide termini of five DWR-owned intake siphons located on Sherman Island and Twitchell Island in order to reduce potential entrainment of Delta Smelt and other fish species by agricultural diversions on state-owned lands. Each installation will require modification of the existing intake siphon to accommodate attachment of the self-cleaning fish screen, construction of a structural steel access walkway, generator-powered winch retrieval track, and additional steel piles to support the structure. This project is located south of Rio Vista along Highway 160 on Sherman and Twitchell Islands in Sacramento County.

The IS/MND for this project was filed on March 3, 2016. A NOD was filed on April 15, 2016.

# Department of Water Resources- Long-Term Operations of the State Water Project (SWP)

Under the proposed project, the SWP would continue to be operated to provide flood control and water supply for agricultural, municipal, industrial, recreational, and environmental purposes consistent with applicable legal requirements. SWP operations also would continue to be closely coordinated with the federal Central Valley Project (CVP), including the Coordinated Operating Agreements (COAs) with the US Bureau of Reclamation, and operational requirements from the ongoing re-initiation of Endangered

Species Act (ESA) consultation on coordinated long-term CVP and SWP operations. This proposed project crosses multiple county lines, including, but not limited to, Sacramento, Solano, Yolo and San Joaquin counties.

#### A Notice of Preparation (NOP) for an EIR was filed on August 19, 2019.

#### Department of Water Resources- Temporary Barriers Project (TBP)

The TBP refers to the annual installation, maintenance, and removal of up to four rock barriers in the channels of the southern portion of the Sacramento-San Joaquin Delta near the cities of Tracy and Lathrop in San Joaquin County, California. These barriers have been installed annually (with the exception of a few years) since 1991, and are designed to act as flow control structures, "trapping" tidal waters behind them following a high tide in order to improve water levels and circulation for local south Delta farmers. The TBP is anticipated to continue through water year 2022 and potentially further into the future.

All of the barriers are typically installed during the period between March and November each year. Three of the barriers (one each at Old River near Tracy, Middle River and Grant Line Canal) facilitate pumping by agricultural water diversions for irrigation purposes. A fourth barrier, the Head of Old River barrier, blocks migratory movements through the Old River channel and directs juvenile and adult anadromous fish species migration through the San Joaquin River corridor. None of the barriers can be constructed when ambient flows in the San Joaquin River exceed 5,000 cubic feet per second (cfs) as measured at the Vernalis monitoring station, as high flows can displace the rock barriers and create extremely hazardous and unsafe working conditions.

#### Department of Water Resources- Salmon Protection Tech Study

The purpose of the proposed Salmon Protection Technology Study (SPTS) project would be to construct and operate barriers at Delta junctions with known lower survival salmonid migratory pathways, study other emerging salmonid barrier technologies and collect salmonid survival and behavioral data.

Locations under consideration would include Georgiana Slough, Steamboat Slough, and Sutter Slough within Sacramento, Solano and/or San Joaquin counties. Work would be expected to occur for five years, annually, between 2020 and 2025.

As a result of the 2009 NMFS BiOp, the SWP and CVP operations must comply with Reasonable and Prudent Alternative (RPA) Action IV.1.3 to reduce diversion of juvenile salmonids into the central and south Delta. Currently, the presence of endangered salmon species in the south Delta require significant SWP and CVP operations curtailments. The SPTS project would provide the best available science and engineering for the final implementation of Salmon Survival Engineering Solutions Phase III.

Department of Water Resources- Bethany Dams Improvement Project To ensure the long-term safety and operations of the State Water Project, DWR will conduct additional vegetation removal in the drainage ditches at Dams 1 and 2, remove accumulated sediment blocking the culvert in the drainage ditch at Dam 3, repair existing rodent burrow damage on the dam faces, establish a long-term, sustainable program of effective rodent control to reduce or eliminate further burrowing within the dam embankments, and perform annual maintenance to repair new rodent burrow damage at the four Bethany Reservoir Dams. This project is located near Tracy, California in Alameda County.

The IS/MND for this project was filed on August 13, 2018. A NOD was filed on September 18, 2019.

#### Department of Water Resources- Old Banks Landfill Cap Project

DWR is proposing to conduct the Old Banks Landfill Cap Project to cap the Old Banks Landfill (also known as the Harvey O. Banks Pumping Plant Landfill) in order to address concerns related to Landfill debris exposure raised by the Contra Costa County Health Department (CCCHD). This proposed project is located approximately 9 miles northwest of the city of Tracy and 12 miles northeast of the city of Livermore in Contra Costa County.

Landfill debris concerns would be addressed by DWR by confining the Landfill materials and preventing the Landfill contents from being exposed by rodent activities, as well as improving surface drainage, and minimizing future maintenance. Project activities include clearing existing vegetation, removing the upper 2 to 4 inches of topsoil of the Landfill crown, grading the existing Landfill crown by adding fill soil materials in localized areas in order to bring the site to grade, placing a commercially available rodent control barrier material, placing a 1-foot thick surface layer on top of the rodent control fill fabric to protect it, and returning the project site to near pre-project conditions by hydroseeding.

A Notice of Completion (NOC) for an IS/MND was filed on October 25, 2019.

#### U.S. Bureau of Reclamation- Reinitiation of Consultation on the Coordinated Long-Term Operation of the Central Valley Project

Under the proposed project, the U.S. Bureau of Reclamation prepared an Environmental Impact Statement to analyze potential modifications to the continued long-term operation of the Central Valley Project (CVP), for its authorized purposes, in a coordinated manner with the SWP, for its authorized purposes. This EIS evaluates alternatives to maximize water supply deliveries and optimizes marketable power generation consistent with applicable laws, contractual obligations, and agreements and to augment operational flexibility by addressing the status of listed species. This proposed project crosses multiple county lines, including, but not limited to, Sacramento, Solano, Yolo, Contra Costa, Alameda, and San Joaquin counties.

Public review for the Draft EIS closed on August 26, 2019.

## c) Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?

Less than Significant with Mitigation Incorporated. Potential impacts from the Proposed Project would be short-term, temporary and localized and with the implementation of Mitigation Measures and the MMRP, there would be no substantial direct or indirect adverse environmental impacts to humans.

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Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
Amphibians							
California tiger salamander	Ambystoma californiense	FT/ST	CDFW_WL- Watch List   IUCN_VU- Vulnerable	Cismontane woodland   Meadow & seep   Riparian woodland   Valley & foothill grassland   Vernal pool   Wetland	Need underground refuges, especially ground squirrel burrows, and vernal pools or other seasonal water sources for breeding.	High	Suitable upland and aquatic habitat may be present and several of the Impact Areas in Contra Costa and Alameda Counties are within 5 miles of recorded occurrences.
foothill yellow- legged frog	Rana boylii	-/CT	BLM_S- Sensitive   CDFW_SSC- Species of Special Concern   IUCN_NT- Near Threatened   USFS_S- Sensitive	Aquatic   Chaparral   Cismontane woodland   Coastal scrub   Klamath/North coast flowing waters   Lower montane coniferous forest   Meadow & seep   Riparian forest   Riparian woodland	Partly-shaded, shallow streams and riffles with a rocky substrate in a variety of habitats. Needs at least some cobble-sized substrate for egg-laying. Needs at least 15 weeks to attain metamorphosis.	None	No suitable habitat is present in the vicinity of the Study Area, and there are no reported occurrences within 5 miles.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
				Sacramento/San Joaquin flowing waters Aquatic   Artificial flowing waters	Lowlands and		
California red-legged frog	Rana draytonii	FT/-	CDFW_SSC- Specias of Special Concern   IUCN_VU- Vulnerable	Artificial standing waters   Freshwater marsh   Marsh & swamp   Riparian forest   Riparian scrub   Riparian woodland   Sacramento/San Joaquin flowing waters   Sacramento/San Joaquin standing waters   South coast flowing waters   South coast standing waters   Wetland	foothills in or near permanent sources of deep water with dense, shrubby or emergent riparian vegetation. Requires 11-20 weeks of permanent water for larval development. Must have access to estivation habitat.	High	Suitable upland and aquatic habitat may be present, and several of the Impact Areas in Contra Costa and Alameda Counties are within 5 miles of recorded occurrences.
western spadefoot	Spea hammondii	-/-	BLM_S- Sensitive   CDFW_SSC- Species of Special Concern	Cismontane woodland   Coastal scrub   Valley & foothill grassland   Vernal pool   Wetland	Occurs primarily in grassland habitats but can be found in valley-foothill hardwood	Moderate	Suitable habitat may be present, the Study Area is within the range of

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
			IUCN_NT- Near Threatened		woodlands. Vernal pools are essential for breeding and egg-laying.		the species, and multiple recent documents occurrences are near the Study Area.
Reptiles							
California legless lizard	Anniella pulchra	-/-	CDFW_SSC- Species of Special Concern   USFS_S- Sensitive	Chaparral   Coastal dunes   Coastal scrub	Sandy or loose loamy soils under sparse vegetation. Soil moisture is essential. They prefer soils with a high moisture content.	Low	Marginally suitable habitat may be present, the southern portion of the Study Area is within the range, and several of the Impact Areas in Contra Costa County are within 5 miles of recorded occurrences.
California glossy snake	Arizona elegans occidentalis	-/-	CDFW_SSC- Species of Special Concern	Open desert   Grasslands   Shrublands	Patchily distributed from the eastern portion of San	Moderate	The Study Area is within the range of the species,

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
				Chaparral   Woodlands	Francisco Bay, southern San Joaquin Valley, the Coast, Transverse and Peninsular ranges, south to Baja California. Uses a range of scrub and grassland habitats, often with loose or sandy soils.		there is suitable habitat within the Study Area, and several occurrences nearby West and South of the Study Area.
western pond turtle	Emys marmorata	-/-	BLM_S- Sensitive   CDFW_SSC- Species of Special Concern   IUCN_VU- Vulnerable   USFS_S- Sensitive	Aquatic   Artificial flowing waters   Klamath/North coast flowing waters   Klamath/North coast standing waters   Marsh & swamp   Sacramento/San Joaquin flowing waters   Sacramento/San Joaquin standing waters   Wetland	A thoroughly aquatic turtle of ponds, marshes, rivers, streams and irrigation ditches, usually with aquatic vegetation, below 6000 ft elevation. Needs basking sites and suitable (sandy banks or grassy open fields) upland habitat up	High	There are many known occurrences within the Study Area.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
					to 0.5 km from water.		
San Joaquin coachwhip	Masticophis flagellum ruddocki	-/-	CDFW_SSC- Species of Special Concern	Chenopod scrub   Valley & foothill grassland	Open, dry habitats with little or no tree cover. Found in valley grassland and saltbush scrub in the San Joaquin Valley. Needs mammal burrows for refuge and oviposition sites.	Moderate	The Study Area is within the range of the species and there is potentially suitable habitat present, however the nearest known occurrences are over 5 miles away.
Alameda whipsnake	Masticophis lateralis euryxanthus	FT/ST		Chaparral   Cismontane woodland   Coastal scrub   Valley & foothill grassland	Typically found in chaparral and scrub habitats but will also use adjacent grassland, oak savanna and woodland habitats. Mostly south-facing slopes and ravines, with rock	None	There is no suitable habitat in the Study Area, and the nearest known occurrences are over 3 miles away.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
coast horned lizard	Phrynosoma blainvillii	-/-	BLM_S- Sensitive   CDFW_SSC- Species of Special Concern   IUCN_LC- Least Concern	Chaparral   Cismontane woodland   Coastal bluff scrub   Coastal scrub   Desert wash   Pinon & juniper woodlands   Riparian scrub   Riparian woodland   Valley & foothill grassland	outcrops, deep crevices or abundant rodent burrows, where shrubs form a vegetative mosaic with oak trees and grasses. Frequents a wide variety of habitats, most common in lowlands along sandy washes with scattered low bushes. Open areas for sunning, bushes for cover, patches of loose soil for burial, and abundant supply of ants and other insects.	Low	The Study Area is within the range of the species, marginally suitable habitat may be present, and several of the Impact Areas in Contra Costa County are within 2.5 miles of recorded occurrences.
giant garter snake	Thamnophis gigas	FT/ST	IUCN_VU- Vulnerable	Marsh & swamp   Riparian scrub   Wetland	Prefers freshwater marsh and low gradient	High	The project is within the range of the

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
					streams. Has		species,
					adapted to		suitable
					drainage canals		habitat is
					and irrigation		present, and
					ditches. This is		there are
					the most aquatic		known
					of the garter		occurrences
					snakes in		within the
					California.		footprint of
							the proposed
							activities.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
Birds							
Cooper's hawk	Accipiter cooperii	-/-	CDFW_WL- Watch List   IUCN_LC- Least Concern	Cismontane woodland   Riparian forest   Riparian woodland   Upper montane coniferous forest	Woodland, chiefly of open, interrupted or marginal type. Nest sites mainly in riparian growths of deciduous trees, as in canyon bottoms on river flood- plains; also, live oaks.	Moderate	Suitable habitat exists throughout much of the Study Area.
tricolored blackbird	Agelaius tricolor	-/ST	BLM_S- Sensitive   CDFW_SSC- Species of Special Concern   IUCN_EN- Endangered   NABCI_RWL- Red Watch List   USFWS_BCC- Birds of	Freshwater marsh   Marsh & swamp   Swamp   Wetland	Highly colonial species, most numerous in Central Valley & vicinity. Largely endemic to California. Requires open water, protected nesting substrate, and foraging area	Moderate	Suitable habitat exists within the Study Area, and several recorded occurrences are located near the Study Area. Wintering birds and a few individuals have been

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
			Conservation Concern		with insect prey within a few km of the colony.		observed during breeding season, but no nesting colonies have been identified within 1/4 mile of the Study Area.
grasshopper sparrow	Ammodramus savannarum	-/-	CDFW_SSC- Species of Special Concern   IUCN_LC- Least Concern	Valley & foothill grassland	Dense grasslands on rolling hills, lowland plains, in valleys and on hillsides on lower mountain slopes. Favors native grasslands with a mix of grasses, forbs and scattered shrubs. Loosely colonial when nesting.	Low	Minimal suitable nesting habitat is present within the Study Area. Species has been observed rarely in the winter, although the Study Area is not within 5 miles of the known occurrences.
Lesser sandhill crane	Antigone canadensis canadensis	-/-	CDFW_SSC- Species of	Wetlands	Forages in harvested corn fields, winter	High	Suitable habitat present for foraging

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
			Special Concern		wheat, irrigated pastures, alfalfa fields, and fallow fields. Roosts in open shallowly flooded fields and wetlands.		and roosting, and they have been observed regularly in the winter within the Study Area.
Greater sandhill crane	Antigone canadensis tabida	-/-	CDFW_FP- Fully Protected	Wetlands	Forages in harvested corn fields, winter wheat, irrigated pastures, alfalfa fields, and fallow fields. Roosts in open shallowly flooded fields and wetlands.	High	Suitable habitat present for foraging and roosting, and they have been observed regularly in the winter within the Study Area.
golden eagle	Aquila chrysaetos	-/-	BLM_S- Sensitive   CDF_S- Sensitive   CDFW_FP- Fully Protected   CDFW_WL- Watch List   IUCN_LC-	Broadleaved upland forest   Cismontane woodland   Coastal prairie   Great Basin grassland   Great Basin	Rolling foothills, mountain areas, sage- juniper flats, and desert. Cliff-walled canyons provide nesting habitat in most parts of range;	Moderate	Suitable foraging habitat exists in the Study area and Golden Eagle are regularly observed foraging. Suitable nest

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
			Least Concern USFWS_BCC- Birds of Conservation Concern	scrub   Lower montane coniferous forest   Pinon & juniper woodlands   Upper montane coniferous forest   Valley & foothill grassland	also, large trees in open areas.		trees are present, but no nesting has been recorded within 1 mile of the Study Area.
great egret	Ardea alba	-/-	CDF_S- Sensitive   IUCN_LC- Least Concern	Brackish marsh   Estuary   Freshwater marsh   Marsh & swamp   Riparian forest   Wetland	Colonial nester in large trees. Rookery sites located near marshes, tide- flats, irrigated pastures, and margins of rivers and lakes.	High	Suitable habitat exists within the Study Area, and several recorded occurrences are located nearby.
great blue heron	Ardea herodias	-/-	CDF_S- Sensitive   IUCN_LC- Least Concern	Brackish marsh   Estuary   Freshwater	Colonial nester in tall trees, cliffsides, and sequestered	High	Suitable habitat exists within the Study Area,

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
				marsh   Marsh & swamp   Riparian forest   Wetland	spots on marshes. Rookery sites close to foraging areas: marshes, lake margins, tide- flats, rivers, streams, wet meadows.		and several recorded occurrences are located nearby.
short-eared owl	Asio flammeus	-/-	CDFW_SSC- Species of Special Concern   IUCN_LC- Least Concern	Great Basin grassland   Marsh & swamp   Meadow & seep   Valley & foothill grassland   Wetland	Found in swamp lands, both fresh and salt; lowland meadows; irrigated alfalfa fields. Tule patches/tall grass needed for nesting/daytime seclusion. Nests on dry ground in depression concealed in vegetation.	Moderate	Species has been observed at several locations throughout the Delta. If borings are located away from wetlands, no suitable nesting habitat in the Impact Areas.
burrowing owl	Athene cunicularia	-/-	BLM_S- Sensitive	Coastal prairie	Open, dry annual or	High	Several recorded

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
			CDFW_SSC- Species of Special Concern   IUCN_LC- Least Concern USFWS_BCC- Birds of Conservation Concern	Coastal scrub   Great Basin grassland   Great Basin scrub   Mojave Desert scrub   Sonoran desert scrub   Valley & foothill grassland	perennial grasslands, deserts, and scrublands characterized by low-growing vegetation. Subterranean nester, dependent upon burrowing mammals, such as California ground squirrel.		occurrences are located nearby, and suitable habitat exists within the Study Area.
ferruginous hawk	Buteo regalis	-/-	CDFW_WL- Watch List   IUCN_LC- Least Concern   USFWS_BCC- Birds of Conservation Concern	Great Basin grassland   Great Basin scrub   Pinon & juniper woodlands   Valley & foothill grassland	Open grasslands, sagebrush flats, desert scrub, low foothills and fringes of pinyon and juniper habitats. Eats mostly lagomorphs, ground squirrels, and mice. Population trends may	Moderate	Several documented occurrences of over-wintering birds occur within 0.5 to 3 miles of several of the Impact Areas, and they are observed regularly in the winter, but do not nest in CA

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					follow lagomorph population cycles.		
Swainson's hawk	Buteo swainsoni	-/ST	BLM_S- Sensitive   IUCN_LC- Least Concern   USFWS_BCC- Birds of Conservation Concern	Great Basin grassland   Riparian forest   Riparian woodland   Valley & foothill grassland	Breeds in grasslands with scattered trees, juniper-sage flats, riparian areas, savannahs, & agricultural or ranch lands with groves or lines of trees. Requires adjacent suitable foraging areas with rodent populations.	High	Suitable nesting and foraging habitat found throughout the Study Area. There are known occurrences within the Study Area.
western snowy plover	Charadrius alexandrinus nivosus	FT/-	CDFW_SSC- Special Concern   NABCI_RWL- Red Watch List	Great Basin standing waters   Sand shore   Wetland	Sandy beaches, salt pond levees & shores of large alkali lakes. Needs sandy, gravelly or	None	The Study Area is not within 5 miles of the known occurrences, and no suitable habitat is

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
			USFWS_BCC- Birds of Conservation Concern		friable soils for nesting.		located within Study Area.
mountain plover	Charadrius montanus	-/-	BLM_S- Sensitive   CDFW_SSC- Species of Special Concern   IUCN_NT- Near Threatened   NABCI_RWL- Red Watch List   USFWS_BCC- Birds of Conservation Concern	Chenopod scrub   Valley & foothill grassland	Short grasslands, freshly plowed fields, newly sprouting grain fields, & sometimes sod farms. Short vegetation, bare ground, and flat topography. Prefers grazed areas and areas with burrowing rodents.	Low	Winter records are located within 4.6 miles of the Study Area and minimal suitable habitat is present in the footprint; Species does not breed in CA.
northern harrier	Circus hudsonius	-/-	CDFW_SSC- Species of Special Concern   IUCN_LC- Least Concern	Coastal scrub   Great Basin grassland   Marsh & swamp   Riparian scrub	Coastal salt & freshwater marsh. Nest and forage in grasslands, from salt grass in desert sink to	High	There are known occurrences within the Study area. Suitable nesting and foraging

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
				Valley & foothill grassland   Wetland	mountain cienagas. Nests on ground in shrubby vegetation, usually at marsh edge; nest built of a large mound of sticks in wet areas.		habitat found throughout the Study Area.
western yellow-billed cuckoo	Coccyzus americanus occidentalis	FT/SE	BLM_S- Sensitive   NABCI_RWL- Red Watch List   USFS_S- Sensitive   USFWS_BCC- Birds of Conservation Concern	Riparian forest	Riparian forest nester, along the broad, lower flood- bottoms of larger river systems. Nests in riparian jungles of willow, often mixed with cottonwoods, with lower story of blackberry, nettles, or wild grape.	Low	There are known occurrences within the Study Area, and there is minimal suitable migratory habitat is present and species has been observed during migration.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
							Minimal habitat of suitable patch size for nesting, and species has not been recorded breeding in the vicinity in recent history.
snowy egret	Egretta thula	-/-	IUCN_LC- Least Concern	Marsh & swamp   Meadow & seep   Riparian forest   Riparian woodland   Wetland	Colonial nester, with nest sites situated in protected beds of dense tules. Rookery sites situated close to foraging areas: marshes, tidal- flats, streams, wet meadows, and borders of lakes.	High	Several recorded occurrences are located near Impact Areas, and suitable habitat exists within the Study Area.
white-tailed kite	Elanus leucurus	-/-	BLM_S- Sensitive   CDFW_FP-	Cismontane woodland   Marsh &	Rolling foothills and valley margins with	Moderate	Several recorded occurrences

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
			Fully Protected   IUCN_LC- Least Concern	swamp   Riparian woodland   Valley & foothill grassland   Wetland	scattered oaks & river bottomlands or marshes next to deciduous woodland. Open grasslands, meadows, or marshes for foraging close to isolated, dense-topped trees for nesting and perching.		are located near Impact Areas, and suitable habitat exists within the Study Area.
California horned lark	Eremophila alpestris actia	-/-	CDFW_WL- Watch List   IUCN_LC- Least Concern	Marine intertidal & splash zone communities   Meadow & seep	Coastal regions, chiefly from Sonoma County to San Diego County. Also, main part of San Joaquin Valley and east to foothills. Short-grass prairie, "bald" hills, mountain	Moderate	Several of the proposed on- land Impact Areas in Contra Costa County are within 1-2 miles of recorded occurrences, and potentially suitable habitat

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					meadows, open coastal plains, fallow grain fields, alkali flats.		may be present.
Yellow- Breasted Chat	lcteria virens	-/-	CDFW_SSC- Species of Special Concern  USFWS BCC- Bird of Conservation Concern	Riparian woodland	San Joaquin Delta in dense riparian understory with willow, blackberry and wild grape.	High	Suitable habitat is present and has been observed in riparian thickets and in- channel islands throughout the Sacramento- San Joaquin Delta.
merlin	Falco columbarius	-/-	CDFW_WL- Watch List   IUCN_LC- Least Concern	Estuary   Great Basin grassland   Valley & foothill grassland	Seacoast, tidal estuaries, open woodlands, savannahs, edges of grasslands & deserts, farms & ranches. Clumps of trees	Low	Suitable foraging habitat is present in the Study Area, but species has been observed foraging and several

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					or windbreaks are required for roosting in open country.		recorded occurrences are located near Impact Areas.
prairie falcon	Falco mexicanus	-/-	CDFW_WL- Watch List   IUCN_LC- Least Concern   USFWS_BCC- Birds of Conservation Concern	Great Basin grassland   Great Basin scrub   Mojave Desert scrub   Sonoran Desert scrub   Valley & foothill grassland	Inhabits dry, open terrain, either level or hilly. Breeding sites located on cliffs. Forages far afield, even to marshlands and ocean shores.	Low	No suitable nesting habitat is located in the Study Area, but species has been observed foraging.
American peregrine falcon	Falco peregrinus anatum	FD/SD	CDF_S- Sensitive   CDFW_FP- Fully Protected   USFWS_BCC- Birds of Conservation Concern		Near wetlands, lakes, rivers, or other water; on cliffs, banks, dunes, mounds; also, human-made structures. Nest consists of a scrape or a depression or	Low	No suitable nesting habitat is located in the Study Area, but species has been observed foraging. One recorded occurrence is within 2.5 miles of Impact

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					ledge in an open site.		Areas, on the Rio Vista Bridge.
saltmarsh common yellowthroat	Geothlypis trichas sinuosa	-/-	CDFW_SSC- Species of Special Concern   USFWS_BCC- Birds of Conservation Concern	Marsh & swamp	Resident of the San Francisco Bay region, in fresh and salt water marshes. Requires thick, continuous cover down to water surface for foraging; tall grasses, tule patches, willows for nesting.	None	The Study Area is not within the range of the species.
loggerhead shrike	Lanius Iudovicianus	-/-	CDFW_SSC- Species of Special Concern   IUCN_LC- Least Concern   USFWS_BCC- Birds of	Broadleaved upland forest   Desert wash   Joshua tree woodland   Mojave Desert scrub	Broken woodlands, savannah, pinyon-juniper, Joshua tree, and riparian woodlands, desert oases, scrub &	High	Several recorded occurrences are located near Impact Areas in Contra Costa and Alameda Counties, and

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
			Conservation Concern	Pinon & juniper woodlands   Riparian woodland   Sonoran Desert scrub	washes. Prefers open country for hunting, with perches for scanning, and fairly dense shrubs and brush for nesting.		suitable habitat exists within the Study Area.
California black rail	Laterallus jamaicensis coturniculus	-/ST	BLM_S- Sensitive   CDFW_FP- Fully Protected   IUCN_NT- Near Threatened   NABCI_RWL- Red Watch List   USFWS_BCC- Birds of Conservation Concern	Brackish marsh   Freshwater marsh   Marsh & swamp   Salt marsh   Wetland	Inhabits freshwater marshes, wet meadows and shallow margins of saltwater marshes bordering larger bays. Needs water depths of about 1 inch that do not fluctuate during the year and dense vegetation for nesting habitat.	Moderate	Several recorded occurrences are located near Impact Areas, and suitable habitat exists within the Study Area.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
song sparrow ("Modesto" population)	Melospiza melodia	-/-	CDFW_SSC- Species of Special Concern	Open Woodlands   Tidal marshes   Grasslands   Chaparral   Agricultural fields	Inhabits a wide variety of habitats, nests from on the ground to 15 feet, often near water.	High	Several recorded occurrences are located near Impact Areas, and suitable habitat exists within the Study Area.
Suisun song sparrow	Melospiza melodia maxillaris	-/-	CDFW_SSC- Species of Special Concern   USFWS_BCC- Birds of Conservation Concern	Marsh & swamp   Wetland	Resident of brackish-water marshes surrounding Suisun Bay. Inhabits cattails, tules and other sedges, and Salicornia; also known to frequent tangles bordering sloughs.	None	The Study Area is not within the range of the species.
black- crowned night heron	Nycticorax nycticorax	-/-	IUCN_LC- Least Concern	Marsh & swamp   Riparian forest	Colonial nester, usually in trees, occasionally in tule patches.	High	Suitable habitat exists within the Study Area,

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
				Riparian woodland   Wetland	Rookery sites located adjacent to foraging areas: lake margins, mud-bordered bays, marshy spots.		and several recorded occurrences are located near Impact Areas.
Osprey	Pandion haliatus	-/-	CDFW_WL- Watch List	Riparian forest   Lakes	Nest in snags, man-made structures or trees in open areas near water.	High	Suitable habitat is present, and the species has been observed foraging in the Study Area.
double- crested cormorant	Phalacrocorax auritus	-/-	CDFW_WL- Watch List   IUCN_LC- Least Concern	Riparian forest   Riparian scrub   Riparian woodland	Colonial nester on coastal cliffs, offshore islands, and along lake margins in the interior of the state. Nests along coast on sequestered islets, usually on ground with	High	Suitable habitat exists within the Study Area, and several recorded occurrences are located near Impact Areas.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					sloping surface, or in tall trees along lake margins.		
white-faced ibis	Plegadis chihi	-/-	CDFW_WL- Watch List   IUCN_LC- Least Concern	Marsh & swamp   Wetland	Shallow freshwater marsh. Dense tule thickets for nesting, interspersed with areas of shallow water for foraging.	Moderate	The species is regularly observed in the Delta year- round. Limited nesting habitat present and borings will be located outside of wetlands where nesting might occur.
purple martin	Progne subis	-/-	CDFW_SSC- Species of Special Concern   IUCN_LC- Least Concern	Broadleaved upland forest   Lower montane coniferous forest	Inhabits woodlands, low elevation coniferous forest of Douglas-fir, ponderosa pine, and Monterey pine. Nests in old	Low	Species has been observed rarely in the area, and minimal suitable nesting habitat is present within the Study Area.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					woodpecker cavities mostly; also, in human- made structures. Nest often located in tall, isolated tree/snag.		
California Ridgway's Rail	Rallus obsoletus obsoletus	FE/SE	CDFW_FP- Fully Protected	Brackish marsh   Marsh & swamp   Salt marsh   Wetland	Salt water and brackish marshes traversed by tidal sloughs in the vicinity of San Francisco Bay. Associated with abundant growths of pickleweed but feeds away from cover on invertebrates from mud- bottomed sloughs.	None	The Study Area is not within the range of the species.
bank swallow	Riparia riparia	-/ST	BLM_S- Sensitive	Riparian scrub	Colonial nester; primarily in	Low	No suitable nesting habitat

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
			IUCN_LC- Least Concern	Riparian woodland	riparian and other lowland habitats west of the desert. Requires vertical banks/cliffs with fine- textured/sandy soils near streams, rivers, lakes, ocean to dig nesting hole.		is present in the Study Area, but species has been observed foraging, especially during migration.
Yellow Warbler	Setophaga petechia	-/-	CDFW_SSC- Species of Special Concern   USFWS_BCC- Birds of Conservation Concern	Riparian forest   Riparian scrub   Riparian woodland	Riparian obligate uses willow and shrub thickets, and other riparian plant species.	Moderate	Suitable habitat is present, and species has been observed during migration in the vicinity of the Study Area.
California Least Tern	Sternula antillarum browni	FE/SE	CDFW_FP- Fully Protected	Alkali playa	Nests along the coast from San Francisco Bay south to	Low	No suitable nesting habitat and no known colonies, foraging birds

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					northern Baja California.		are rarely observed.
Least Bell's vireo	Vireo bellii pusillus	FE/SE	IUCN_NT- Near Threatened   NABCI_YWL- Yellow Watch List	Riparian forest   Riparian scrub   Riparian woodland	Summer resident of Southern California in low riparian in vicinity of water or in dry river bottoms; below 2000 ft. Nests placed along margins of bushes or on twigs projecting into pathways, usually willow, Baccharis, mesquite.	Moderate	Suitable habitat is present in the Study Area. Species formerly extirpated from the Central Valley, but recently species has been observed vocalizing during nesting season at Yolo Bypass WA, and Bradford Island . Breeding unconfirmed.
yellow- headed blackbird	Xanthocephalus xanthocephalus	-/-	CDFW_SSC- Species of Special Concern   IUCN_LC- Least Concern	Marsh & swamp   Wetland	Nests in freshwater emergent wetlands with dense vegetation and	Moderate	Suitable foraging habitat exists in the Study Area and the species is

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					deep water. Often along borders of lakes or ponds. Nests only where large insects such as Odonata are abundant, nesting timed with maximum emergence of aquatic insects.		regularly observed foraging in the winter. Minimal suitable nesting habitat is present in the Study Area, and nesting records are over 5 miles away.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
Fish							
Green sturgeon (southern DPS)	Acipenser medirostris	FT/-		Aquatic   Sacramento/San Joaquin flowing waters  Estuary	Anadromous. Spawns in Sacramento River, moves to estuary as juvenile, and out to ocean as adult.	High	Found within the waterways of the Study Area.
Sacramento perch	Archoplites interruptus	-/-	AFS_TH- Threatened   CDFW_SSC- Species of Special Concern	Aquatic   Sacramento/San Joaquin flowing waters   Sacramento/San Joaquin standing waters	Historically found in the sloughs, slow- moving rivers, and lakes of the Central Valley. Prefers warm water. Aquatic vegetation is essential for young. Tolerates wide range of physio- chemical water conditions.	Low	Potentially found within waterways of the Study Area.
Delta smelt	Hypomesus transpacificus	FT/SE	AFS_TH- Threatened	Aquatic   Estuary	Sacramento- San Joaquin	High	Found within the waterways

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
			IUCN_EN- Endangered		Delta. Seasonally in Suisun Bay, Carquinez Strait & San Pablo Bay. Seldom found at salinities > 10 ppt. Most often at salinities < 2ppt.		of the Study Area.
steelhead - Central Valley DPS	Oncorhynchus mykiss irideus pop. 11	FT/-	AFS_TH- Threatened	Aquatic   Sacramento/San Joaquin flowing waters		High	Found within the waterways of the Study Area.
chinook salmon - Central Valley spring-run ESU	Oncorhynchus tshawytscha pop. 6	FT/ST	AFS_TH- Threatened	Aquatic   Sacramento/San Joaquin flowing waters	Adult numbers depend on pool depth and volume, amount of cover, and proximity to gravel. Water temps >27 C are lethal to adults. Federal listing	High	Found within the waterways of the Study Area.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					refers to populations spawning in Sacramento River and tributaries.		
chinook salmon - Sacramento River winter-run ESU	Oncorhynchus tshawytscha pop. 7	FE/SE	AFS_EN- Endangered	Aquatic   Sacramento/San Joaquin flowing waters	Sacramento River below Keswick Dam. Spawns in the Sacramento River, but not in tributary streams. Requires clean, cold water, between 6 and 14 C, over gravel beds for spawning.	High	Found within the waterways of the Study Area.
Sacramento splittail	Pogonichthys macrolepidotus	-/-	AFS_VU- Vulnerable   CDFW_SSC- Species of Special Concern	Aquatic   Estuary   Freshwater marsh   Sacramento/San Joaquin flowing waters	Endemic to the lakes and rivers of the Central Valley, but now confined	High	Found within the waterways of the Study Area.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
longfin smelt	Spirinchus thaleichthys	FC/ST	IUCN_EN- Endangered	Aquatic   Estuary	to the Delta, Suisun Bay and associated marshes. Slow moving river sections, dead end sloughs. Requires flooded vegetation for spawning and foraging for young. Euryhaline, nektonic & anadromous. Found in open waters of estuaries, mostly in middle or bottom of water column. Prefer salinities of 15-30 ppt but	High	Found within the waterways of the Study Area.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					can be found in completely freshwater to almost pure seawater.		
eulachon	Thaleichthys pacificus	FT/-		Aquatic   Klamath/North coast flowing waters	Found in Klamath and Mad Rivers, Redwood Creek, and Smith River and Humboldt Bay tributaries. Spawn in lower reaches of coastal rivers with moderate water velocities and bottom of pea-sized gravel, sand, and woody debris.	Low	Potentially could migrate through waterways of the Study Area.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
Invertebrates							
Blennosperma vernal pool andrenid bee	Andrena blennospermatis	-/-		Vernal pool	This bee is oligolectic on vernal pool blennosperma. Bees nest in the uplands around vernal pools.	Low	Suitable habitat may be present, and the Study Area is within the range of the species, however the Study Area is not within 5 miles of recent known occurrences.
Antioch Dunes anthicid beetle	Anthicus antiochensis	-/-		Interior dunes	Usually found in bare unvegetated sand. Extirpated from Antioch Dunes, but found along the Sacramento River in Glenn, Tehema, Shasta, and Solono Counties and along the Feather River in Sutter County.	Low	Suitable habitat may be present within the Study Area, the project area is within the range and one reported occurrence is within 2 miles and a second is within 5 miles of the Study Area.
Sacramento anthicid beetle	Anthicus sacramento	-/-	IUCN_EN- Endangered	Interior dunes	Restricted to sand dune areas. Inhabit sand slipfaces among bamboo and willow but may not depend on presence of these plant species.	Low	Suitable habitat may be present within the Study Area, the project area is within the range and two reported occurrences are

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
							within 2 miles of Study Area.
Lange's metalmark butterfly	Apodemia mormo langei	FE/-	XERCES_CI- Critically Imperiled	Interior dunes	Inhabits stabilized dunes along the San Joaquin River. Endemic to Antioch Dunes, Contra Costa County. Primary host plant is <i>Eriogonum</i> <i>nudum var</i> <i>auriculatum</i> ; feeds on nectar of other wildflowers, as well as host plant.	None	There is potential for some suitable habitat to be within the Study Area, however the Study Area is outside of the current known range, which is limited to the Antioch Dunes.
Crotch bumble bee	Bombus crotchii	-/-	IUCN_EN- Endangered		Coastal California east to the Sierra- Cascade crest and south into Mexico. Food plant genera include Antirrhinum, Phacelia, Clarkia, Dendromecon, Eschscholzia, and Eriogonum.	Moderate	Suitable habitat may be present within the project area, and the Study Area is within the range, although the nearest known occurrence s are over 5 miles away.
western bumble bee	Bombus occidentalis	-/-	USFS_S- Sensitive		Found from Pacific Coast to the Colorado Rockies.	High	Potentially suitable habitat may be present,

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
			XERCES_IM- Imperiled		Select food plant genera: <i>Melilotus,</i> <i>Cirsium, Trifolium,</i> <i>Centaurea,</i> <i>Chrysothamnus,</i> <i>Eriogonum</i>		and the Study Area is within the species range, and two reported occurrences are within 2 miles and a third is within 5 miles of Impact Areas.
Conservancy fairy shrimp	Branchinecta conservatio	FE/-	IUCN_EN- Endangered	Valley & foothill grassland   Vernal pool   Wetland	Endemic to the grasslands of the northern two-thirds of the Central Valley; found in large, turbid pools. Inhabit astatic pools located in swales formed by old, braided alluvium; filled by winter/spring rains, last until June.	Moderate	Some suitable habitat could be present within the Study Area, and one reported occurrence is within 5 miles of the Study Area.
longhorn fairy shrimp	Branchinecta Iongiantenna	FE/-	IUCN_EN- Endangered	Valley & foothill grassland   Vernal pool   Wetland	Endemic to the eastern margin of the Central Coast mountains in seasonally astatic grassland vernal pools. Inhabit small, clear-water	Moderate	Some suitable habitat could be present within the Study Area, and two reported occurrences are within 5 miles of the Study Area.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					depressions in sandstone and clear-to-turbid clay/grass- bottomed pools in shallow swales.		
vernal pool fairy shrimp	Branchinecta lynchi	FT/-	IUCN_VU- Vulnerable	Valley & foothill grassland   Vernal pool   Wetland	Endemic to the grasslands of the Central Valley, Central Coast mountains, and South Coast mountains, in astatic rain-filled pools. Inhabit small, clear-water sandstone- depression pools and grassed swale, earth slump, or basalt-flow depression pools.	Moderate	Some suitable habitat could be present within the Study Area, and multiple occurrences have been reported within 0.5 miles of several of the Impact Areas.
midvalley fairy shrimp	Branchinecta mesovallensis	-/-		Vernal pool   Wetland	Found in vernal pools in Southeastern Sacramento, the southern Sierra foothills, San Joaquin Vernal pool region, and San	Moderate	Some suitable habitat could be present within the Study Area, and one reported occurrence is within 0.5 miles of Impact Areas.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					Joaquin, Madera, Merced and Fresno Counties.		
Sacramento Valley tiger beetle	Cicindela hirticollis abrupta	-/-		Sand shore	Sandy floodplain habitat in the Sacramento Valley. No beetles located during intensive 2001-2004 surveys. Requires fine to medium sand, terraced floodplains or low sandy water edge flats.	None	Thought to be extirpated. No suitable habitat could be present within the Study Area, and nearest occurrence is within 5 miles of the northern edge of the Study Area.
San Joaquin dune beetle	Coelus gracilis	-/-	BLM_S- Sensitive   IUCN_VU- Vulnerable	Interior dunes	Inhabits fossil dunes along the western edge of San Joaquin Valley; extirpated from Antioch Dunes (type locality) and is limited in current distribution of the western edge of the San Joaquin Valley. Inhabits sites containing sandy substrates.	None	The Study Area is outside to the known range of the species and there is no suitable habitat on site.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
valley elderberry longhorn beetle	Desmocerus californicus dimorphus	FT/-		Riparian scrub	Occurs only in the Central Valley of California, in association with blue elderberry ( <i>Sambucus</i> <i>mexicana</i> ). Prefers to lay eggs in elderberries 2-8 inches in diameter; some preference shown for "stressed" elderberries.	High	Suitable elderberry bushes may be present within the Study Area, and several reported occurrences are within 2 miles of the Study Area.
Antioch efferian robberfly	Efferia antiochi	-/-		Interior dunes	Known only from Antioch, Fresno and Scout Island in the San Joaquin River.	None	The Study Area is outside of the known range of this species.
Delta green ground beetle	Elaphrus viridis	FT/-	IUCN_CR- Critically Endangered	Vernal pool   Wetland	Restricted to the margins of vernal pools in the grassland area between Jepson Prairie and Travis AFB. Prefers the sandy mud substrate where it slopes gently into the water, with low-	None	The Study Area is outside of the known range of this species.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					growing vegetation, 25-100% cover.		
redheaded sphecid wasp	Eucerceris ruficeps	-/-		Interior dunes	Central California interior dunes. Nest in hard-packed sand utilizing abandoned halictine bee burrows.	None	While there are two reported occurrences from the 1950's, presumed extirpated, in the vicinity of the Study Area.
Bridges' coast range shoulderband	Helminthoglypta nickliniana bridgesi	-/-	IUCN_DD- Data Deficient	Valley & foothill grassland	Inhabits open hillsides of Alameda and Contra Costa counties. Tends to colonize under tall grasses and weeds.	None	Outside of known range.
Ricksecker's water scavenger beetle	Hydrochara rickseckeri	-/-		Aquatic   Sacramento/San Joaquin flowing waters   Sacramento/San Joaquin standing waters		Moderate	Suitable habitat is present in the Sacramento River, and there is a reported occurrence within 2 miles of the Study Area.
curved-foot hygrotus diving beetle	Hygrotus curvipes	-/-		Aquatic		Moderate	Suitable habitat may be present within the Study Area, and multiple reported

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
							occurrences are present within 2 miles of the Study Area.
Middlekauff's shieldback katydid	ldiostatus middlekauffi	-/-	IUCN_CR- Critically Endangered	Interior dunes	Only known from Contra Costa County and may be extirpated.	None	The Study Area is outside of the known range, and no suitable habitat is present.
vernal pool tadpole shrimp	Lepidurus packardi	FE/-	IUCN_EN- Endangered	Valley & foothill grassland   Vernal pool   Wetland	Inhabits vernal pools and swales in the Sacramento Valley containing clear to highly turbid water. Pools commonly found in grass-bottomed swales of unplowed grasslands. Some pools are mud- bottomed and highly turbid.	Moderate	Suitable habitat may be present within the Study Area, and multiple reported occurrences are present within 2 miles of the Study Area.
California linderiella	Linderiella occidentalis	-/-	IUCN_NT- Near Threatened	Vernal pool	Seasonal pools in unplowed grasslands with old alluvial soils underlain by hardpan or in sandstone depressions. Water	Moderate	Suitable habitat may be present within the Study Area, and multiple reported occurrences are present within 2

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					in the pools has very low alkalinity, conductivity, and total dissolved solids.		miles of the Study Area.
molestan blister beetle	Lytta molesta	-/-		Vernal pool   Wetland		Low	Suitable habitat may be present within the Study Area, and one reported occurrence is 5 miles from the Study Area.
Hurd's metapogon robberfly	Metapogon hurdi	-/-		Interior dunes		None	The Study Area is outside of the known range, and no suitable habitat is present.
Antioch multilid wasp	Myrmosula pacifica	-/-		Interior dunes		None	The Study Area is outside of the known range, and no suitable habitat is present.
Antioch andrenid bee	Perdita scitula antiochensis	-/-		Interior dunes	Known only from Antioch Dunes and Oakley. Visits flowers of <i>Eriogonum,</i> <i>Gutierrezia</i>	None	The Study Area is outside of the known range, and no suitable habitat is present.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Determination
					californica, Heterotheca grandiflora, Lessingia glandulifera.		
Antioch specid wasp	Philanthus nasalis	-/-		Interior dunes		None	The Study Area is outside of the known range, and no suitable habitat is present.
Antioch Dunes halcitid bee	Sphecodogastra antiochensis	-/-	XERCES_CI- Critically Imperiled	Interior dunes	Restricted to Antioch Dunes. Host plant is <i>Oenothera</i> <i>deltoides howellii</i> . This bee nests in the ground in stabilized sand dunes in open, xeric areas.	None	The Study Area is outside of the known range, and no suitable habitat is present.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
Santa Clara thorn-mint	Acanthomintha lanceolata	-/-/4.2		Chaparral (often serpentinite), Cismontane woodland, Coastal scrub	rocky. 80-1200m.	none	No habitat present, out of range.
large-flowered fiddleneck	Amsinckia grandiflora	FE/SE/ 1B.1		Cismontane woodland, Valley and foothill grassland	270-550m	moderate	Potentially suitable habitat present.
bent-flowered fiddleneck	Amsinckia Iunaris	-/- /1B.2		Coastal bluff scrub, Cismontane woodland, Valley and foothill grassland	3-500m	low	Potentially suitable habitat present, however out of known range.
California androsace	Androsace elongata ssp. acuta	-/-/4.2		Chaparral, Cismontane woodland, Coastal scrub, Meadows and seeps, Pinyon and juniper woodland, Valley and foothill grassland	150-1305m	moderate	Potentially suitable habitat.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
Mt. Diablo manzanita	Arctostaphylos auriculata	-/- /1B.3		Chaparral (sandstone), Cismontane woodland	135-650m	none	No habitat present.
Contra Costa manzanita	Arctostaphylos manzanita ssp. laevigata	-/- /1B.2		Chaparral (rocky)	430-1100m	none	No habitat present.
depauperate milk-vetch	Astragalus pauperculus	-/-/4.3		Chaparral, Cismontane woodland, Valley and foothill grassland	vernally mesic, volcanic. 60-1215m	low	Potentially suitable habitat present, Study Area is on edge of known range.
Ferris' milk- vetch	Astragalus tener var. ferrisiae	-/- /1B.1		Meadows and seeps (vernally mesic), Valley and foothill grassland (subalkaline flats)	2-75m	moderate	Potentially suitable habitat present.
alkali milk-vetch	Astragalus tener var. tener	-/- /1B.2		Playas, Valley and foothill grassland (adobe clay), Vernal pools	alkaline. 1-60m	moderate	Potentially suitable habitat present.
heartscale	Atriplex cordulata var. cordulata	-/- /1B.2		Chenopod scrub, Meadows and seeps, Valley and foothill	saline or alkaline. 0-560m	moderate	Potentially suitable habitat present.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
				grassland (sandy)			
crownscale	Atriplex coronata var. coronata	-/-/4.2		Chenopod scrub, Valley and foothill grassland, Vernal pools	alkaline, often clay. 1-590m	moderate	Potentially suitable habitat present.
Lost Hills crownscale	Atriplex coronata var. vallicola	-/- /1B.2		Chenopod scrub, Valley and foothill grassland, Vernal pools	alkaline. 50-635m	moderate	Potentially suitable habitat present.
brittlescale	Atriplex depressa	-/- /1B.2		Chenopod scrub, Meadows and seeps, Playas, Valley and foothill grassland, Vernal pools	alkaline, clay. 1- 320m	moderate	Potentially suitable habitat present.
lesser saltscale	Atriplex minuscula	-/- /1B.1		Chenopod scrub, Playas, Valley and foothill grassland	alkaline, sandy. 15- 200m	moderate	Potentially suitable habitat present.
vernal pool smallscale	Atriplex persistens	-/- /1B.2		Vernal pools (alkaline)	10-115m	low	Potentially suitable habitat present, however Study Area

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
							located on edge of range
big-scale balsamroot	Balsamorhiza macrolepis	-/- /1B.2		Chaparral, Cismontane woodland, Valley and foothill grassland	sometimes serpentinite. 45- 1555m	moderate	Potentially suitable habitat present.
big tarplant	Blepharizonia plumosa	-/- /1B.1		Valley and foothill grassland	Usually clay. 30- 505m	moderate	Potentially suitable habitat present.
watershield	Brasenia schreberi	-/- /2B.3		Marshes and swamps (freshwater)	30-2200m	moderate	Potentially suitable habitat present.
valley brodiaea	Brodiaea rosea ssp. vallicola	-/-/4.2		Valley and foothill grassland (swales), Vernal pools	Old alluvial terraces; silty, sandy, and gravelly loam. 10-335m	moderate	Potentially suitable habitat present.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
Brewer's calandrinia	Calandrinia breweri	-/-/4.2		Chaparral, Coastal scrub	sandy or loamy, disturbed sites and burns. 10-1220m	none	No habitat
Mt. Diablo fairy- lantern	Calochortus pulchellus	-/- /1B.2		Chaparral, Cismontane woodland, Riparian woodland, Valley and foothill grassland	30-840m	low	Suitable habitat present, however Study Area located on edge of range.
chaparral harebell	Campanula exigua	-/- /1B.2		Chaparral (rocky, usually serpentinite)	275 1250m	none	No habitat
bristly sedge	Carex comosa	-/- /2B.1		Coastal prairie, Marshes and swamps (lake margins), Valley and foothill grassland	0-625m	moderate	Potentially suitable habitat present.
Lemmon's jewelflower	Caulanthus Iemmonii	-/- /1B.2		Pinyon and juniper woodland, Valley and foothill grassland	80-1580m	moderate	Potentially suitable habitat present.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
Congdon's tarplant	Centromadia parryi ssp. congdonii	-/- /1B.1		Valley and foothill grassland (alkaline)	0-230m	moderate	Potentially suitable habitat present.
pappose tarplant	Centromadia parryi ssp. parryi	-/- /1B.2		Chaparral, Coastal prairie, Meadows and seeps, Marshes and swamps (coastal salt), Valley and foothill grassland (vernally mesic)	often alkaline. 0- 420m	moderate	Potentially suitable habitat present.
Parry's rough tarplant	Centromadia parryi ssp. rudis	-/-/4.2		Valley and foothill grassland, Vernal pools	alkaline, vernally mesic, seeps, sometimes roadsides. 0-100m	moderate	Potentially suitable habitat present.
Hispid salty bird's-beak	Chloropyron molle ssp. hispidum	-/- /1B.1		Meadows and seeps, Playas, Valley and foothill grassland	alkaline. 1-155m	moderate	Potentially suitable habitat present.
Soft salty bird's- beak	Chloropyron molle ssp. molle	FE/CR /1B.2		Marshes and swamps (coastal salt)	0-3m	low	Limited salt- marsh habitat present and the Study Area is located on the

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
							edge of the known range.
palmate-bracted salty bird's-beak	Chloropyron palmatum	FE/CE/ 1B.1		Chenopod scrub, Valley and foothill grassland	alkaline.05-155m	low	Potentially suitable habitat present, however the Study Area is located on the edge of the known range.
Bolander's water-hemlock	Cicuta maculata var. bolanderi	-/- /2B.1		Marshes and swamps Coastal, fresh or brackish water	0-200m	moderate	Potentially suitable habitat present.
slough thistle	Cirsium crassicaule	-/- /1B.1		Chenopod scrub, Marshes and swamps (sloughs), Riparian scrub	3-100m	moderate	Potentially suitable habitat present.
small-flowered morning-glory	Convolvulus simulans	-/-/4.2		Chaparral (openings), Coastal scrub, Valley and foothill grassland	clay, serpentinite seeps.30-740m	low	Potentially suitable habitat present, however the Study Area is located on the edge of the known range.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
Hoover's cryptantha	Cryptantha hooveri	-/-/1A		Inland dunes, Valley and foothill grassland (sandy)	9-150m	moderate	Potentially suitable habitat present.
Peruvian dodder	Cuscuta obtusiflora var. glandulosa	-/- /2B.2		Marshes and swamps (freshwater)	15-280m	low	Potentially suitable habitat, however the Study Area is outside of the known range.
Livermore tarplant	Deinandra bacigalupii	- /CE/1B .1		Meadows and seeps (alkaline)	150-185m	moderate	Potentially suitable habitat present, within 100 m of Study Area.
Hospital Canyon larkspur	Delphinium californicum ssp. interius	-/- /1B.2		Chaparral (openings), Cismontane woodland (mesic), Coastal scrub	195-1095m	none	No habitat
recurved larkspur	Delphinium recurvatum	-/- /1B.2		Chenopod scrub, Cismontane woodland, Valley and foothill grassland	alkaline. 3-790m	moderate	Potentially suitable habitat present.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
dwarf downingia	Downingia pusilla	-/- /2B.2		Valley and foothill grassland (mesic), Vernal pools	1-445m	moderate	Potentially suitable habitat present, within 100 m of Study Area.
Antioch Dunes buckwheat	Eriogonum nudum var. psychicola	-/- /1B.1		Inland dunes	0-20m	none	No habitat
Mt. Diablo buckwheat	Eriogonum truncatum	-/- /1B.1		Chaparral, Coastal scrub, Valley and foothill grassland	sandy. 3-350m	low	Potentially suitable habitat present, however the Study Area is located on the edge of the known range.
Jepson's coyote thistle	Eryngium jepsonii	-/- /1B.2		Valley and foothill grassland, Vernal pools	clay. 3-300m	moderate	Potentially suitable habitat present.
Delta button- celery	Eryngium racemosum	- /CE/1B .1		Riparian scrub (vernally mesic clay depressions)	3-30m	moderate	Potentially suitable habitat present, within 100 m of Study Area.
spiny-sepaled button-celery	Eryngium spinosepalum	-/- /1B.2		Valley and foothill grassland, Vernal pools	80-975m	moderate	Potentially suitable habitat present.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
Contra Costa wallflower	Erysimum capitatum var. angustatum	FE/CE/ 1B.1		Inland dunes	3-20m	none	No habitat
diamond- petaled California poppy	Eschscholzia rhombipetala	-/- /1B.1		Valley and foothill grassland (alkaline, clay)	0-975m	moderate	Potentially suitable habitat present.
San Joaquin spearscale	Extriplex joaquinana	-/- /1B.2		Chenopod scrub, Meadows and seeps, Playas, Valley and foothill grassland	alkaline. 1-835m	moderate	Potentially suitable habitat present.
stinkbells	Fritillaria agrestis	-/-/4.2		Chaparral, Cismontane woodland, Pinyon and juniper woodland, Valley and foothill grassland	Clay, sometimes serpentinite. 10- 1555	low	Potentially suitable habitat present, however the Study Area is located on the edge of the known range.
fragrant fritillary	Fritillaria liliacea	-/- /1B.2		Cismontane woodland, Coastal prairie, Coastal scrub,	Often serpentinite. 3-410m	moderate	Potentially suitable habitat present.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
				Valley and foothill grassland			
adobe-lily	Fritillaria pluriflora	-/- /1B.2		Chaparral, Cismontane woodland, Valley and foothill grassland	often adobe. 60- 705m	none	No habitat
phlox-leaf serpentine bedstraw	Galium andrewsii ssp. gatense	-/-/4.2		Chaparral, Cismontane woodland, Lower montane coniferous forest	serpentinite, rocky. 150-1450m	none	No habitat
Boggs Lake hedge-hyssop	Gratiola heterosepala	- /CE/1B .2		Marshes and swamps (lake margins), Vernal pools	clay. 10-2375m	moderate	Potentially suitable habitat present.
Diablo helianthella	Helianthella castanea	-/- /1B.2		Broadleafed upland forest, Chaparral, Cismontane woodland, Coastal scrub, Riparian woodland, Valley and foothill grassland	Usually rocky, axonal soils. Often in partial shade. 60- 1300m	low	Marginally suitable habitat present.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
hogwallow starfish	Hesperevax caulescens	-/-/4.2		Valley and foothill grassland (mesic, clay), Vernal pools (shallow)	sometimes alkaline. 0-505m	moderate	Potentially suitable habitat present.
Brewer's western flax	Hesperolinon breweri	-/- /1B.2		Chaparral, Cismontane woodland, Valley and foothill grassland	usually serpentinite. 30-945m	low	Marginally suitable habitat present.
woolly rose- mallow	Hibiscus lasiocarpos var. occidentalis	-/- /1B.2		Marshes and swamps (freshwater)	Often in riprap on sides of levees. 0- 120m	moderate	Potentially suitable habitat present.
Carquinez goldenbush	Isocoma arguta	-/- /1B.1		Valley and foothill grassland (alkaline)	1-20m	low	Potentially suitable habitat present, however the Study Area is located on the edge of the known range.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
Northern California black walnut	Juglans hindsii	-/- /1B.1		Riparian forest, Riparian woodland	0-440m	moderate	Potentially suitable habitat present.
Contra Costa goldfields	Lasthenia conjugens	FE/- /1B.1		Cismontane woodland, Playas (alkaline), Valley and foothill grassland, Vernal pools	mesic. 0-470m	moderate	Potentially suitable habitat present.
Ferris' goldfields	Lasthenia ferrisiae	-/-/4.2		Vernal pools (alkaline, clay)	20-700m	moderate	Potentially suitable habitat present.
Coulter's goldfields	Lasthenia glabrata ssp. coulteri	-/- /1B.1		Marshes and swamps (coastal salt), Playas, Vernal pools	1-1220m	moderate	Potentially suitable habitat present.
Delta tule pea	Lathyrus jepsonii var. jepsonii	-/- /1B.2		Marshes and swamps	0-5m	high	Potentially suitable habitat present.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
				(freshwater and brackish)			
legenere	Legenere limosa	-/- /1B.1		Vernal pools	1-880m	moderate	Potentially suitable habitat present.
Heckard's pepper-grass	Lepidium latipes var. heckardii	-/- /1B.2		Valley and foothill grassland (alkaline flats)	2-200m	moderate	Potentially suitable habitat present.
Mason's lilaeopsis	Lilaeopsis masonii	- /CR/1B .1		Marshes and swamps (brackish or freshwater), Riparian scrub	0-10m	moderate	Potentially suitable habitat present.
Delta mudwort	Limosella australis	-/- /2B.1		Marshes and swamps (freshwater or brackish), Riparian scrub	Usually mud banks. 0-3m	moderate	Potentially suitable habitat present.
showy golden madia	Madia radiata	-/- /1B.1		Cismontane woodland, Valley and foothill grassland	25-1215m	moderate	Potentially suitable habitat present.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
Hall's bush- mallow	Malacothamnus hallii	-/- /1B.2		Chaparral, Coastal scrub	10-760m	none	No habitat
San Antonio Hills monardella	Monardella antonina ssp. antonina	-/-/3		Chaparral, Cismontane woodland	320-1000m	none	No habitat
little mousetail	Myosurus minimus ssp. apus	-/-/3.1		Valley and foothill grassland, Vernal pools (alkaline)	20-640m	moderate	Potentially suitable habitat present.
hoary navarretia	Navarretia eriocephala	-/-/4.3		Cismontane woodland, Valley and foothill grassland	vernally mesic. 105-400m	low	Potentially suitable habitat present, however the Study Area is located on the edge of the known range.
Tehama navarretia	Navarretia heterandra	-/-/4.3		Valley and foothill grassland (mesic), Vernal pools	30-1010m	low	Potentially suitable habitat present, however the Study Area is located on the

Common Name	Scientific Name	out of Other Stat		Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur	
							edge of the known range.	
Baker's navarretia	Navarretia leucocephala ssp. bakeri	-/- /1B.1		Cismontane woodland, Lower montane coniferous forest, Meadows and seeps, Valley and foothill grassland, Vernal pools	Mesic. 5-1740m	low	Potentially suitable habitat present, however the Study Area is located on the edge of the known range.	
adobe navarretia	Navarretia nigelliformis ssp. nigelliformis	-/-/4.2		Valley and foothill grassland vernally mesic, Vernal pools sometimes	clay, sometimes serpentinite. 100- 1000m	low	Potentially suitable habitat present, however the Study Area is located on the edge of the known range.	
shining navarretia	Navarretia nigelliformis ssp. radians	-/- /1B.2		Cismontane woodland, Valley and foothill grassland, Vernal pools	Sometimes clay. 65-1000m	moderate	Potentially suitable habitat present.	
prostrate vernal pool navarretia	Navarretia prostrata	-/- /1B.1		Coastal scrub, Meadows and seeps, Valley and foothill	Mesic. 3-1210m	low	Potentially suitable habitat present, however the Study Area is	

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
				grassland (alkaline), Vernal pools			located on the edge of the known range.
Colusa grass	Neostapfia colusana	FT/CE/ 1B.1		Vernal pools (adobe, large)	5-200m	low	Potentially suitable habitat present, however the Study Area is located on the edge of the known range.
Antioch Dunes evening- primrose	Oenothera deltoides ssp. howellii	FE/CE/ 1B.1		Inland dunes	0-30m	none	No habitat
slender Orcutt grass	Orcuttia tenuis	FT/CE/ 1B.1		Vernal pools	Often gravelly. 35- 1760m	moderate	Potentially suitable habitat present.
Sacramento Orcutt grass	Orcuttia viscida	FE/CE/ 1B.1		Vernal pools	30-100m	low	Potentially suitable habitat present, however the Study Area is located on the edge of the known range.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
bearded popcornflower	Plagiobothrys hystriculus	-/- /1B.1		Valley and foothill grassland (mesic), Vernal pools margins	often vernal swales. 0-274m	low	Potentially suitable habitat present, however the Study Area is located on the edge of the known range.
eel-grass pondweed	Potamogeton zosteriformis	-/- /2B.2		Marshes and swamps (assorted freshwater)	0-1860m	moderate	Potentially suitable habitat present.
California alkali grass	Puccinellia simplex	-/- /1B.2		Chenopod scrub, Meadows and seeps, Valley and foothill grassland, Vernal pools	Alkaline, vernally mesic; sinks, flats, and lake margins. 2-930m	moderate	Potentially suitable habitat present.
Sanford's arrowhead	Sagittaria sanfordii	-/- /1B.2		Marshes and swamps (assorted shallow freshwater)	0-650m	moderate	Potentially suitable habitat present.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
marsh skullcap	Scutellaria galericulata	-/- /2B.2		Lower montane coniferous forest, Meadows and seeps (mesic), Marshes and swamps	0-2100m	moderate	Potentially suitable habitat present.
side-flowering skullcap	Scutellaria lateriflora	-/- /2B.2		Meadows and seeps (mesic), Marshes and swamps	0-500m	moderate	Potentially suitable habitat present.
chaparral ragwort	Senecio aphanactis	-/- /2B.2		Chaparral, Cismontane woodland, Coastal scrub	sometimes alkaline.15-800m	none	No habitat
sweet marsh ragwort	Senecio hydrophiloides	-/-/4.2		Lower montane coniferous forest, Meadows and seeps	Mesic. 0-2800m	none	No habitat
Keck's checkerbloom	Sidalcea keckii	FE/- /1B.1		Cismontane woodland, Valley and foothill grassland	serpentinite, clay. 75-650m	low	Limited potentially suitable habitat present, and the Study Area is located on the edge of the known range.

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
long-styled sand-spurrey	Spergularia macrotheca var. longistyla	-/- /1B.2		Meadows and seeps, Marshes and swamps	Alkaline. 0-225	moderate	Potentially suitable habitat present.
Suisun Marsh aster	Symphyotrichu m lentum	-/- /1B.2		Marshes and swamps (brackish and freshwater)	0-3m	moderate	Potentially suitable habitat present.
Wright's trichocoronis	Trichocoronis wrightii var. wrightii	-/- /2B.1		Meadows and seeps, Marshes and swamps, Riparian forest, Vernal pools	alkaline. 5-435m	moderate	Potentially suitable habitat present.
saline clover	Trifolium hydrophilum	-/- /1B.2		Marshes and swamps, Valley and foothill grassland (mesic, alkaline), Vernal pools	0-300m	moderate	Potentially suitable habitat present.
caper-fruited tropidocarpum	Tropidocarpum capparideum	-/- /1B.1		Valley and foothill grassland (alkaline hills)	1-455m	moderate	Potentially suitable habitat present.
Crampton's tuctoria or Solano grass	Tuctoria mucronata	FE/CE/ 1B.1		Valley and foothill grassland (mesic), Vernal pools	5-10m	none	No habitat

Common Name	Scientific Name	Fed/ State/ CNPS	Other Status	Habitat	Micro Habitat	Potential to Occur	Justification for Potential to Occur
oval-leaved viburnum	Viburnum ellipticum	-/- /2B.3		Chaparral, Cismontane woodland, Lower montane coniferous forest	215-1400m	none	No habitat

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Appendix B: Air Quality and Greenhouse Gas (GHG) Analyses

Air Quality Total Exhaust Emissions, GHG Consistency Determination (CD), GHG Emissions Inventory and Calculation worksheet, and GGERP Pre-construction and Final Design BMPs

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TOTAL EXHAUST E											Total exhaust emissions per activity, per county										
VEHICLES	WORK DAYS	ROG	NOX	PM10	PM2.5	Alameda	ontra Cos	stSacra	mentGa	n Joaquir	Solano	Yolo		Total	A	lameda C	ontra Costa Sac	ramento S	San Joaquin	Solano	Yolo
On-Land 50' Borings										24				24	Percentage of	f exhaust e	emissions		1.0		
Drill Rigs - 50-foot deep borings	44	0.3	3.1	0.1	0.1										On-land 50 M	ax daily ex	haust emissions	6			
Water Truck	44	0.6	5.3	0.2	0.2										ROG				1.2		
Liftgate Truck	44	0.2	2.1	0.1	0.1										NOX				10.7		
Employee Vehicles	198	0.1	0.3	0.0	0.0										PM10				0.4		
Maximum Daily		1.2	10.7	0.4	0.4										PM2.5				0.4		
On-Land 125-150' Borings						3	2	2	1					26	Percentage	0.1	0.8	0.0			
Drill Rigs - 125- to 150-foot deep	104	0.3	3.1	0.1	0.1										On-land 125-1	150 Max da	aily exhaust emi	ssions			
Water Truck	104	0.6	5.3	0.2	0.2										ROG	0.1	1.1	0.0			
Liftgate Truck	104	0.2	2.1	0.1	0.1										NOX	1.3	9.6	0.4			
Employee Vehicles	442	0.2	0.9	0.0	0.0										PM10	0.0	0.4	0.0			
Maximum Daily		1.3	11.3	0.4	0.4										PM2.5	0.0	0.3	0.0			
On-Land 175-200' Borings							2	4	54.0	14	2	2	38	132	Percentage of	exhaus	0.2	0.4	0.1	0.0	0.3
Drill Rigs - 175- to 200-foot deep																					
borings	917	0.3	3.1	0.1	0.1										On-land 175-2	200 Max da	aily exhaust emi	ssions			
Water Truck		0.6	5.3	0.2	0.2										ROG		0.6	1.3	0.3	0.0	0.9
Tractor-Trailer Lowboy Truck	262	0.2	2.0	0.1	0.1										NOX		3.9	8.8	2.3	0.3	6.2
Liftgate Truck	917	0.2	2.1	0.1	0.1										PM10		0.1	0.2	0.1	0.0	0.2
Employee Vehicles	4002	2.0	9.0	0.1	0.1										PM2.5		0.1	0.2	0.1	0.0	0.2
Maximum Daily		3.3	21.4	0.6	0.5										an and a second of						
CPT Soundings							2	4	17	31	ć		15	88	Percentage of	fexhaus	0.3	0.2	0.4	0.0	0.2
CPT Truck	220	1.0	9.8	0.4	0.3										CPT Max dail	y exhaust	emissions				
Grout Truck	220	0.1	1.1	0.0	0.0										ROG		0.5	0.3	0.6	0.0	0.3
Tractor-Trailer Lowboy Truck	220	0.2	2.0	0.1	0.1										NOX		3.9	2.8	5.1	0.2	2.5
Employee Vehicles	800	0.3	1.6	0.0	0.0										PM10		0.1	0.1	0.2	0.0	0.1
Maximum Daily		1.7	14.4	0.5	0.4										PM2.5		0.1	0.1	0.2	0.0	0.1
Geophysical Survey						5				5				5	Percentage of	f exhaust e	missions		1.0		
Envirovibe Rig	35	0.4	4.0	0.3	0.3										Geophysical s	survey Max	daily exhaust e	missions			
Tractor-Trailer Lowboy Truck	2	0.2	2.0	0.1	0.1										ROG				0.7		
Employee Vehicles	255	0.1	0.5	0.0	0.0										NOX				6.4		
Maximum Daily		0.7	6.4	0.4	0.3										PM10				0.4		
		-													PM2.5				0.3		
Over Water Borings							1	0	7	23	(	3	11	57	Percentage	0.0	0.2	0.1	0.4	0.1	0.2
Hazard Survey Boat (<50 HP)	171	0.5	3.9	0.4	0.4											oring Max	daily exhaust er				
Drill Rig Barge/Tugboat or Ship	1.1.1	12.1		3.7	3.7										ROG		2.5	1.8	5.8	1.5	2.8
Worker Transport Boat	456	1.2	15.7	0.8	0.8										NOX		25.2	17.7	58.0	15.1	27.7
Employee Vehicles	1425	0.5	2.4	0.0	0.0										PM10		0.9	0.6	2.0	0.5	1.0
Maximum Daily		14.4		5.0	49										PM2.5		0.9	0.6	2.0	0.5	1.0

Based on:

Construction Equipment calculations based on Engine Emission Factors for 2020 from Sacramento Valley Air Quality Management District Road Employee Vehicles calculatitons based on EMFAC2017 (v1.0.2) Emissions Inventory for 2010 MDV at 35 MPH

_		Total exha	ust emissi	ons (pound	ds per day)
Location	Pollutant	YSAQMD	SMAQMD	BAAQMD	SJVAPCD
	ROG	1.3	1.7	2.3	2.8
	NOX	9.1	12.0	18.7	24.5
On-land	PM <sub>10</sub>	0.3	0.4	0.7	1.0
	PM <sub>2.5</sub>	0.2	0.3	0.6	0.9
	ROG	4.3	1.8	2.5	5.8
	NOX	42.9	17.7	25.2	58.0
Overwater	PM <sub>10</sub>	1.5	0.6	0.9	2.0
	PM <sub>2.5</sub>	1.5	0.6	0.9	2.0

# Greenhouse Gas(GHG) Emissions Reduction Plan Consistency Determination

## For Projects Using Contractors or Other Outside Labor

This form is to be used by DWR project managers to document a DWR CEQA project's consistency with the DWR Greenhouse Gas Emissions Reduction Plan. This form is to be used only when DWR is the Lead Agency and when contractors or outside labor and equipment are used to implement the project.

Additional Guidance on filling out this form can be found at: http://dwrclimatechange.water.ca.gov/guidance\_resources.cfm

The DWR Greenhouse Gas Emissions Reduction Plan can be accessed at: https://water.ca.gov/Programs/All-Programs/Climate-Change-Program/Climate-Action-Plan

Project Name:	Soil Investigations for Data Collection in the Delta
Environmental Document Type:	IS/MND
Manager's Name:	Carolyn Buckman
Manager's E-mail:	Carolyn.Buckman@water.ca.gov
Division:	Executive
Office, Branch, or Field Division:	Delta Conveyance

#### **Short Project Description:**

The proposed project consists of on-land and over water soil investigations, including 167 soil borings from 50 to 200 feet below ground surface, 103 cone-penetration tests from 50 to 200 feet below ground surface, and up to 5 geophysical survey investigation arrays. Soil investigation locations are spread throughout the area that has been identified as the potential study area for the Delta Conveyance. No ongoing operation or maintenance or emissions will be required post-project.

#### **Project GHG Emissions Summary:**

Total Construction Emissions	6,203.2	mtCO2e
Maximum Annual Construction Emissions	4,135.5	mtCO2e

All other emissions from the project not accounted for above will occur as ongoing operational, maintenance, or business activity emissions and therefore have already been accounted for and analyzed in the GGERP.

#### **Extraordinary Construction Project Determination:**

Do total project construction emissions exceed 25,000 mtCO2e for the entire construction phase or exceed 12,500 mtCO2e in any single year of construction?

No- Additional analysis not required

Yes - Project specific emissions mitigation measures have been included in the environmental analysis document for the project

Proj	oct GHG	Reduction Plan Checklist:
	•	
		ect Level GHG Emissions Reduction Measures have been incorporated into the design or
	implem	entation plan for the project. (Project Level GHG Emissions Reduction Measures)
		Or
	All feasi	ble Project Level GHG Emissions Reduction Measures have been incorporated into the
	design	or implementation plan for the project and Measures not incorporated have been listed
	and det	ermined not to apply to the proposed project (include as an attachment)
	Project	does not conflict with any of the Specific Action GHG Emissions Reduction Measures
	(Specifi	c Action GHG Emissions Reduction Measures)
		nentation of the project result in additional energy demands on the SWP system of 15 GWh/yr
orgr	eater? □ Yes	
16		
		ed Yes, attach a letter documenting that the project has consulted with the DWR SWP Power regarding the additional power requirements of the project.
Is the notw	ere subst ithstandir	antial evidence that the effects of the proposed project may be cumulatively considerable ng the proposed project's compliance with the requirements of the DWR GHG Reduction Plan?
	□ Yes	
If you GHG	u answere Emissio	ed Yes, the project is not eligible for streamlined analysis of GHG emissions using the DWR ns Reduction Plan. (See CEQA Guidelines, section 15183.5, subdivision (b)(2).)
docur	nentatior	information provided above and information provided in associated environmental n completed pursuant to the above referenced project, the DWR CEQA Climate Change s determined that:
		The entire proposed project is consistent with the DWR Greenhouse Gas Reduction Plan and the greenhouse gases emitted by the project are covered by the plan's analysis.
		The operational and maintenance phase of the project is consistent with the DWR Greenhouse Gas Reduction Plan and the greenhouse gases emitted by the project are covered by the plan's analysis. Emissions from the construction phase of the project are not covered by the DWR Greenhouse Gas Emissions Reduction Plan and will be mitigated as part of the project.
Proje	ct Manag	er Signature: Canelyn MM Date: 11/13/19
C4 A	oproval S	ignature: Jennifer Morales Date: 11/14/2019
Attac	hments:	
∎GH	G Emissior	Is Inventory List and Explanation of excluded Project level SWP Power and Risk Office GHG Emissions Reduction Measures Consultation Letter
Links: https://d	current wat	er.ca.gov/programs/icc/SitePages/Home.aspx
		v/Programs/All-Programs/Climate-Change-Program

1	Type of Equipment	Maximum Number per Day	Total Operation Days	Average Hours Per Day	Hours <sup>1</sup>	Fuel Consumption Per Hour (gal/hour) <sup>2</sup>	Total Fuel Consumption (gal. diesel)	CO2e/gal diesel <sup>3</sup>	Total CO <sub>2</sub> Equivalent Emissions (metric tons
2		ſ		On-Land 50					
	Drill Rigs - 50-foot deep borings	1	44	10		14.07	6,191	0.010	-
4	Water Truck	1		10		7.55	3,323	0.010	
5	Liftgate Truck	1	44	4		7.55	1,329	0.010	1
6				7.55308		1.0°			
7	Drill Rigs - 125- to 150-foot deep borings	1		10	1040	14.07	14,634	0.010	
8	Water Truck	1		10	1040	7.55	7,855	0.010	
_	Liftgate Truck	1	104	4	110	7.55	3,142	0.010	3
10				On-Land 175-2	00' Borings				
1000	Drill Rigs - 175- to 200-foot deep borings	1	917	10	9170	14.07	129,033	0.010	1,34
12	Water Truck	1	917	10	9170	7.55	69,262	0.010	72
13	Tractor-Trailer Lowboy Truck	1	262	2	524	12.35	6,472	0.010	6
14	Liftgate Truck	1	917	4	3668	7.55	27,705	0.010	28
15				CPT Sour	dings				
16	CPT Truck	1	220	10	2200	5		0.010	
17	Grout Truck	1	220	2	440	7.55	3,323	0.010	3:
18	Tractor-Trailer Lowboy Truck	1	220	2	440	12.35	5,434	0.010	50
19		145	N2 N	Geophysica	l Survey		81		
20	Envirovibe Rig	1	35	10	350	12.35	4,323	0.010	4
21	Tractor-Trailer Lowboy Truck	1	2	2	4	12.35	49	0.010	
22				Over Water	Borings				
	Hazard Survey Boat (<50 HP)	1	171	10	1710	19.86	33,961	0.010	353
	Drill Rig Barge/Tugboat or Ship	1	(A.C.C)	10	4560	43.50	198,360	0.010	2,06
25	Worker Transport Boat	1	456	4	1824	19.86	36,225	0.010	37
27	TOTAL <sup>1</sup> An 8-hour work day is assumed, <mark>unle</mark>						550,622		5,722
28 29 30	<sup>2</sup> California Air Resource Board Offroa <sup>3</sup> World Resources Institute-Mobile co	mbustion CO <sub>2</sub> e	emissions tool,	June 2003 Vers		ı-land estimates	; California Air Ré	esource Board 1999	Source Invent
-	Emissions from Transportation of					r			
	Average Number of Workers per Day	Total	Average	Total Miles	Average	Total Fuel	CO <sub>2</sub> e/gal	Total CO <sub>2</sub>	
		Number of	Distance	Travelled	Passenger	Consumption	Gasoline <sup>3</sup>	Equivalent	
		Workdays	Travelled		Vehicle Fue	(gal. gasoline)		Emissions (metric	
			(round trip)		Efficiency <sup>4</sup>			tons)	1
200326				I color I					
32 33				and 50' Boring					1
200325	1	0 198	60	and 50' Boring 118800 d 125-150' Bori	20.8	5711.5	0.009	51	

On-Land 175-200 Borings

**CPT Soundings** 

**Geophysical Survey** 

**Over Water Borings** 

4082040

720000

214200

1111500

20.8

20.8

20.8

20.8

196251.9

34615.4

10298.1

53437.5

0.009

0.009

0.009

0.009

60

60

60

60

1768

312

93

481

Project Activities for Soil Explorations - Inventory and Calculation of Greenhouse Gas Emissions

<sup>4</sup> United States Environmental Protection Agency. 2008. Light-Duty Automotive Technology and Fuel Economy Trends: 1975 45 through 2008. [EPA420-R-08-015]

17

15

14

13

4002

800

255

1425

37 38

39

40

41

42

43

44

Trip Type 48	Total Number of Trips	Average Trip Distance	Total Miles Travelled	Average Semi-truck Fuel Efficiency	Total Fuel Consumption (gal. diesel)	CO <sub>2</sub> e/gal Diesel <sup>3</sup>	Total CO <sub>2</sub> Equivalent Emissions (met tons)
49 Delivery			[ (	) 6	0		- C
50 Spoils				) 6	0	0.010	
51 TOTAL							
52 53 Construction Electric	ity Emissions						
	aty emissions	and t	mtCO2 <sub>e</sub> /	100 -			
		MWh of	MWh <sup>5</sup>	CO <sub>2</sub> e			
54		electricity	IVIVIN	emissions			
55 Electricity Needed			0.27	7 0			
56 <sup>5</sup> eGRID2010 Version 1.0	CAMX-WECC sub-region .				∎.à		
57							
58 Total Construction A	ctivity Emissions				6,203.2	(from lines 26, 44,	51, and 55)
59 Total Years of Const	ruction				1.5		
60 Expected Start Date	of Construction						
50							
51 Estimated Project Usefu	l life			1.5	Years		
52 Average Annual Total GHG Emissions				4,135.5	MT CO <sub>2</sub> equiva	lents	
52		53 Max. Year Construction GHG Emissions <sup>8</sup>					

55 <sup>e</sup>Emissions total from single year of construction when emissions peak (for multi-year construction projects)

NOTE: the Average Annual Total GHG Emissions is NOT the same value as the "Maximum Annual Emissions" (MAE) value that is required on the DWR GGERP Consistency Form for Projects Using Outside Labor and Equipment; The MAE is calculated to ensure that the project does not emit more than 12,500 mtCO2e in any given year

### **DWR Project Level GHG Emissions Reduction Measures**

The following list of Best Management Practices (BMPs) for DWR construction and maintenance activities are recommended to reduce GHG emissions from construction projects. All projects that rely on the GGERP must implement the BMPs as part of the project or explain why the measures that have not been incorporated do not apply to the project. Variances from the standard BMPs that have been requested for this project are described below.

**BMP 1.** Evaluate project characteristics, including location, project work flow, site conditions, and equipment performance requirements, to determine whether specifications of the use of equipment with repowered engines, electric drive trains, or other high efficiency technologies are appropriate and feasible for the project or specific elements of the project.

**BMP 2.** Evaluate the feasibility and efficacy of performing on-site material hauling with trucks equipped with on-road engines.

Variance requested: Material hauling is not required for the proposed soil investigations; therefore, this BMP does not apply.

**BMP 3.** Ensure that all feasible avenues have been explored for providing an electrical service drop to the construction site for temporary construction power. When generators must be used, use alternative fuels, such as propane or solar, to power generators to the maximum extent feasible.

Variance requested: Electrical service drops are not feasible for this project as work willbe conducted at each site for no more than 15 days; therefore, this BMP does not apply.

**BMP 4.** Evaluate the feasibility and efficacy of producing concrete on-site and specify that batch plants be set up on-site or as close to the site as possible.

Variance requested: Concrete production is not required for the proposed soil investigations; therefore, this BMP does not apply.

**BMP 5.** Evaluate the performance requirements for concrete used on the project and specify concrete mix designs that minimize GHG emissions from cement production and curing while preserving all required performance characteristics.

Variance requested: Concrete is not required for the proposed soil investigations. Cement-bentonite mixture used to grout boreholes conforms to industry standards.

**BMP 6.** Limit deliveries of materials and equipment to the site to off peak traffic congestion hours.

Variance requested: Proposed soil investigations do not require substantial deliveries of materials and equipment and all vehicles will be removed at the end of each workday; therefore, it is not feasible to limit deliveries to off peak hours.

**BMP 7.** Minimize idling time by requiring that equipment be shut down after five minutes when not in use (as required by the State airborne toxics control measure [Title 13, Section 2485 of the California Code of Regulations]). Provide clear signage that posts this requirement for workers at the entrances to the site and provide a plan for the enforcement of this requirement.

Variance requested: This BMP shall be provided as part of the contract, but posting at each site is not feasible as the project activities will take place over diverse locations.

**BMP 8.** Maintain all construction equipment in proper working condition and perform all preventative maintenance. Required maintenance includes compliance with all manufacturer's recommendations, proper upkeep and replacement of filters and mufflers, and maintenance of all engine and emissions systems in proper operating condition. Maintenance schedules shall be detailed in an Air Quality Control Plan prior to commencement of construction.

Variance requested: Because this is not a construction project, an Air Quality Control Plan is not required. All equipment will be maintained in proper working condition and preventative maintenance will be conducted as recommended.

**BMP 9.** Implement tire inflation program on jobsite to ensure that equipment tires are correctly inflated. Check tire inflation when equipment arrives on-site and every two weeks for equipment that remains on-site. Check vehicles used for hauling materials offsite weekly for correct tire inflation. Procedures for the tire inflation program shall be documented in an Air Quality Management Plan prior to commencement of construction.

Variance requested: Because this is not a construction project, an Air Quality Control Plan is not required. Tire inflation will be checked and corrected as needed.

**BMP 10.** Develop a project specific ride share program to encourage carpools, shuttle vans, transit passes and/or secure bicycle parking for construction worker commutes.

Variance requested: The proposed project locations are remote and spread over a wide geographic area; therefore, providing transit passes and bicycle parking would not be beneficial. Use of carpools and shuttle vans will be encouraged to the extent feasible.

**BMP 11.** Reduce electricity use in temporary construction offices by using high efficiency lighting and requiring that heating and cooling units be Energy Star compliant. Require that all contractors develop and implement procedures for turning off computers, lights, air conditioners, heaters, and other equipment each day at close of business.

Variance requested: Temporary construction offices will not be used for the proposed soil investigations; therefore, this BMP does not apply.

**BMP 12.** For deliveries to project sites where the haul distance exceeds 100 miles and a heavy duty class 7 or class 8 semi-truck or 53-foot or longer box type trailer is used for hauling, a SmartWay<sub>27</sub> certified truck will be used to the maximum extent feasible.

Variance requested: Vehicles of the type described above will not be needed for the proposed soil investigations; therefore, this BMP does not apply.

**BMP 13.** Minimize the amount of cement in concrete by specifying higher levels of cementitious material alternatives, larger aggregate, longer final set times, or lower maximum strength where appropriate.

Variance requested: Concrete is not required for the proposed soil investigations; therefore, this BMP does not apply.

**BMP 14.** Develop a project specific construction debris recycling and diversion program to achieve a documented 50% diversion of construction waste.

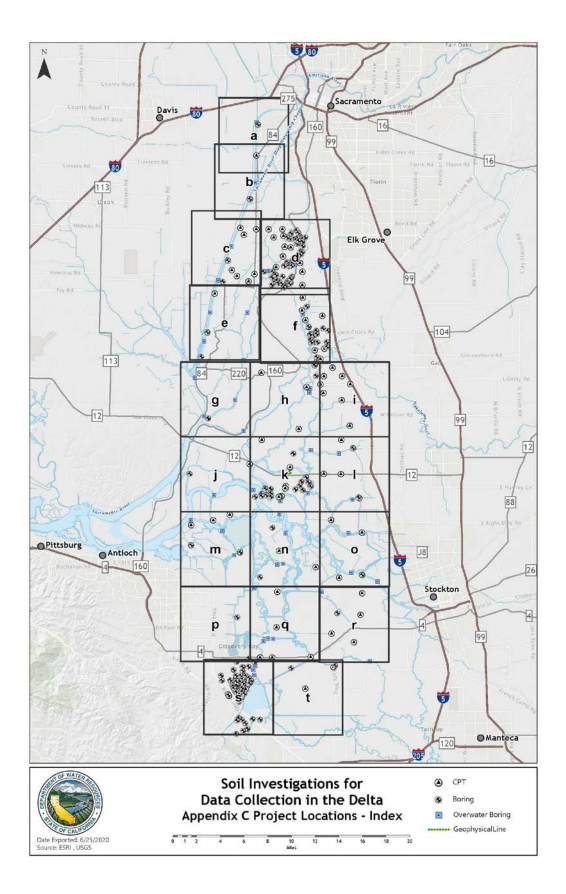
Variance requested: The proposed soil investigations are not expected to generate construction debris other than soil cuttings which must be disposed of at a landfill per environmental permitting requirements; therefore, this BMP does not apply.

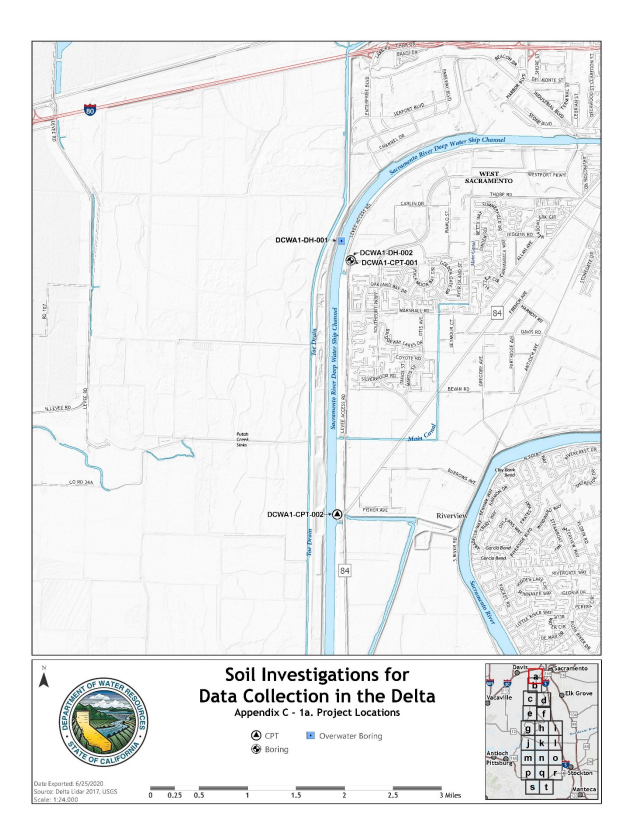
**BMP 15.** Evaluate the feasibility of restricting all material hauling on public roadways to off-peak traffic congestion hours. During construction scheduling and execution minimize, to the extent possible, uses of public roadways that would increase traffic congestion.

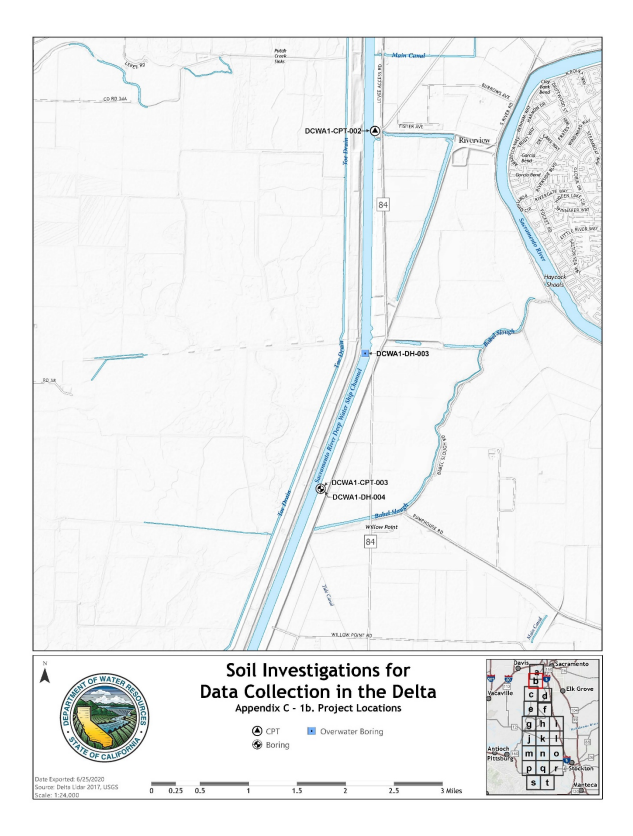
Variance requested: The proposed project will not require substantial material hauling and as the project location will change frequently, impacts to a particular public roadway will be insignificant and unlikely to increase traffic congestion; therefore, this BMP does not apply.

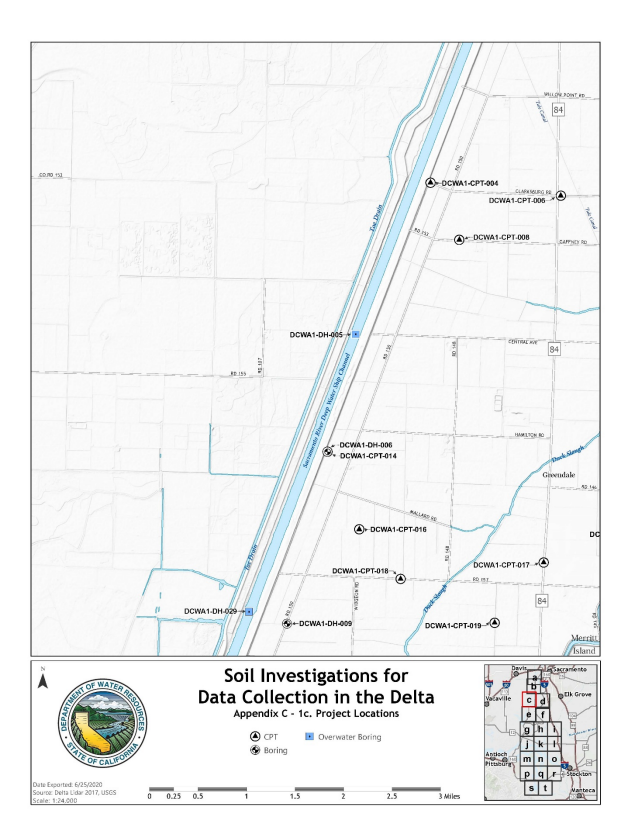
Appendix C: Detailed Maps of Impact Areas

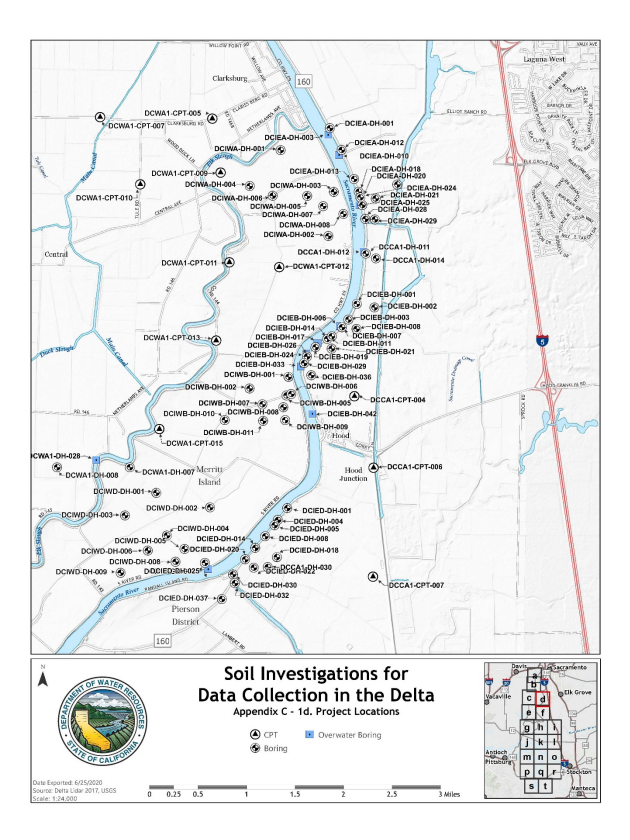
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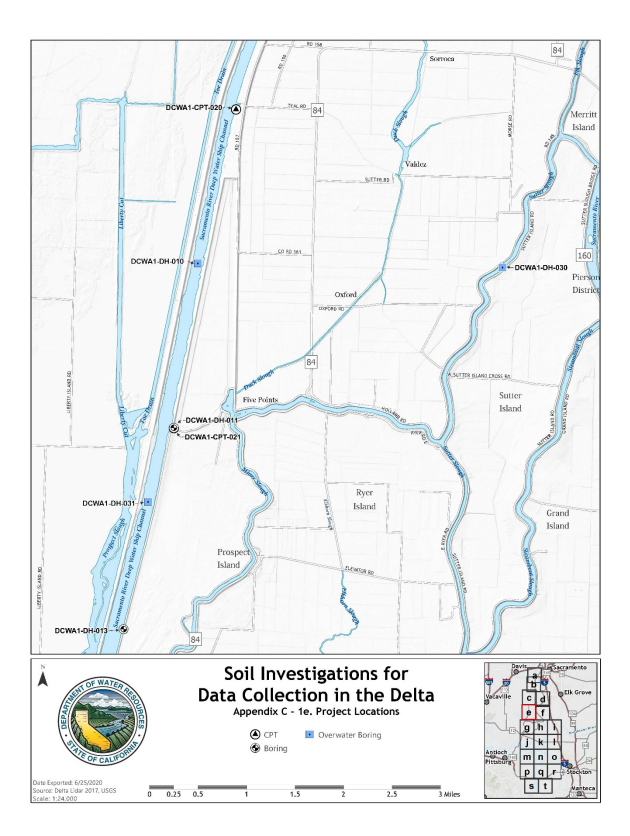


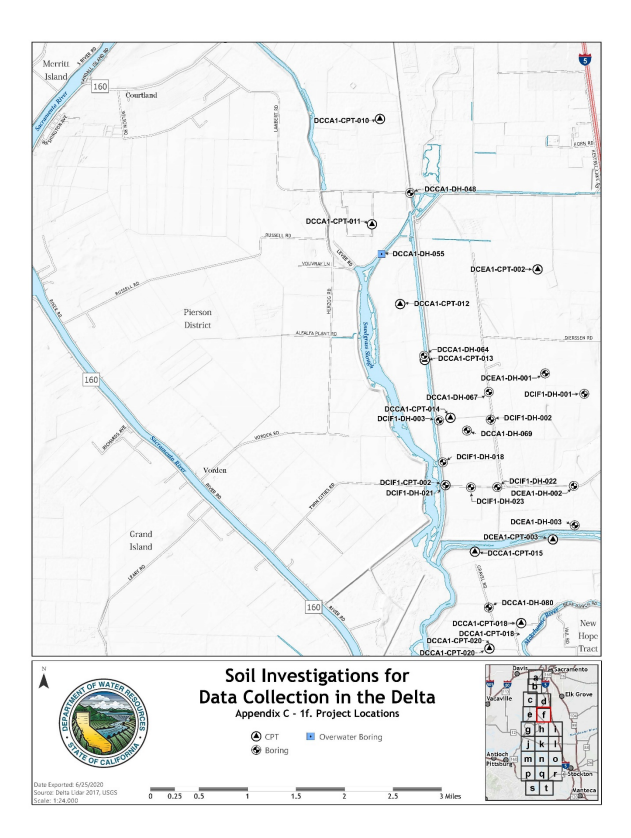


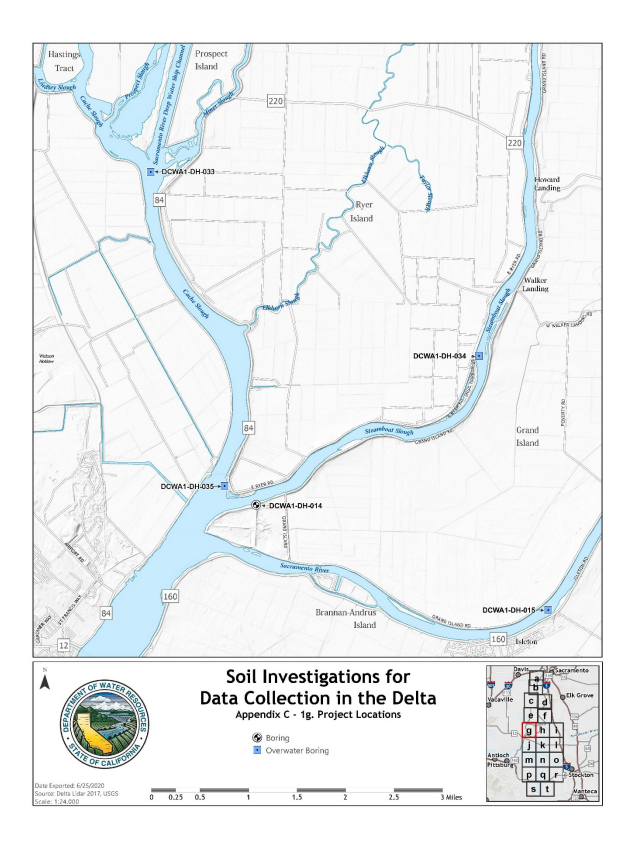


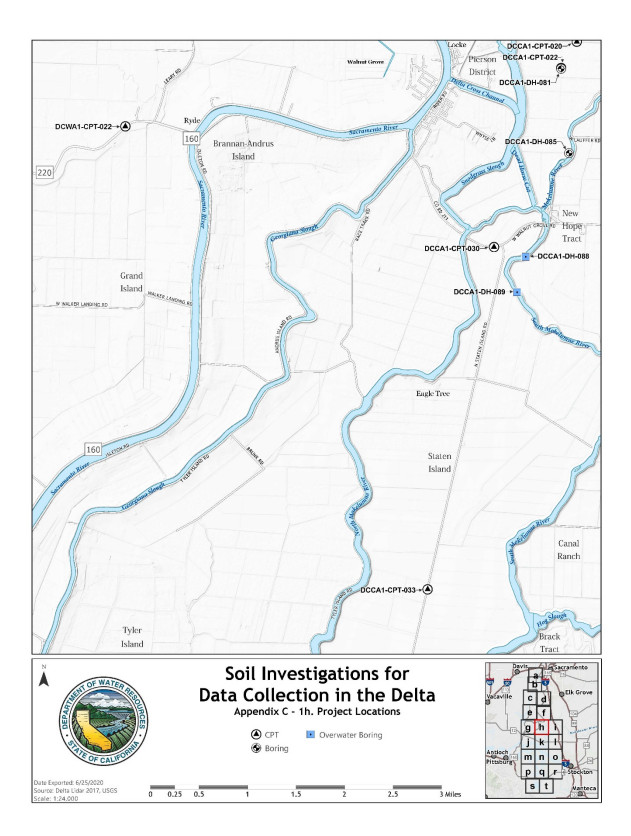


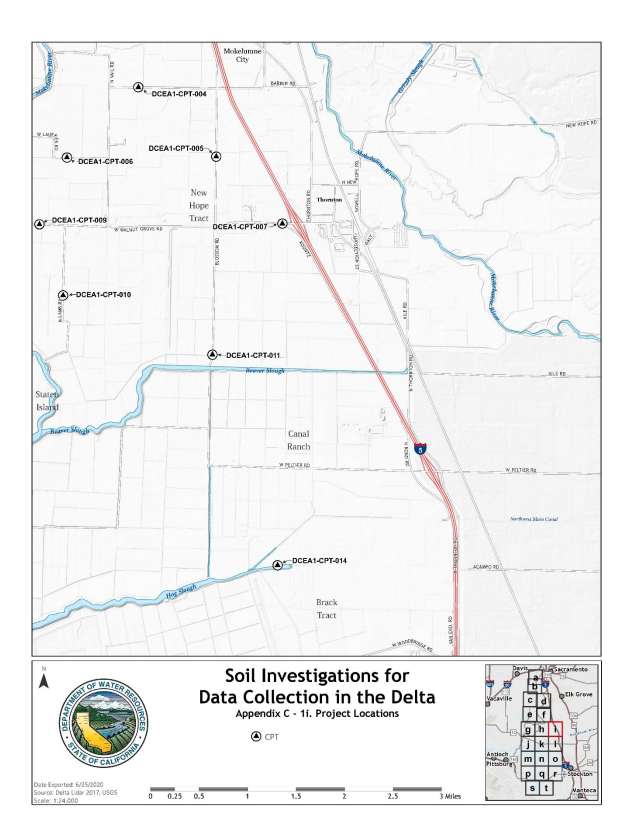


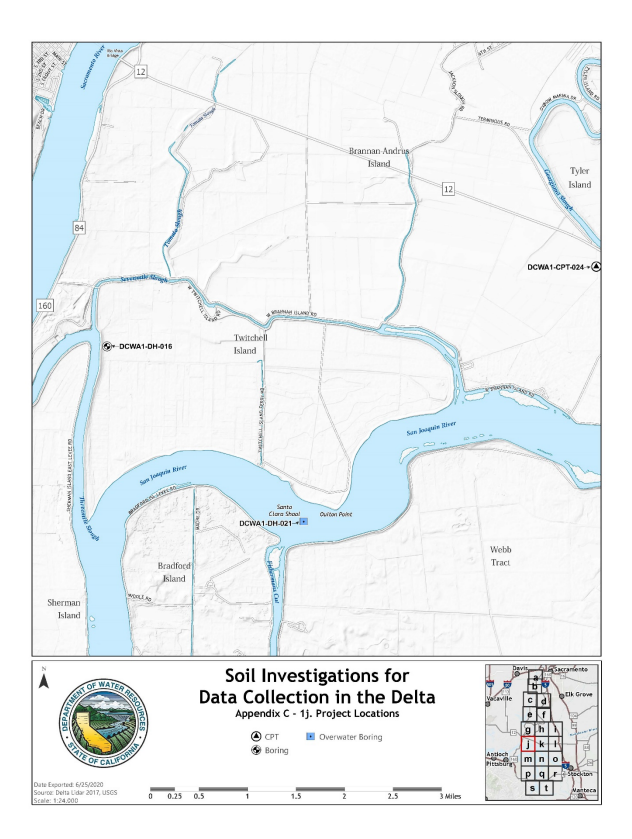


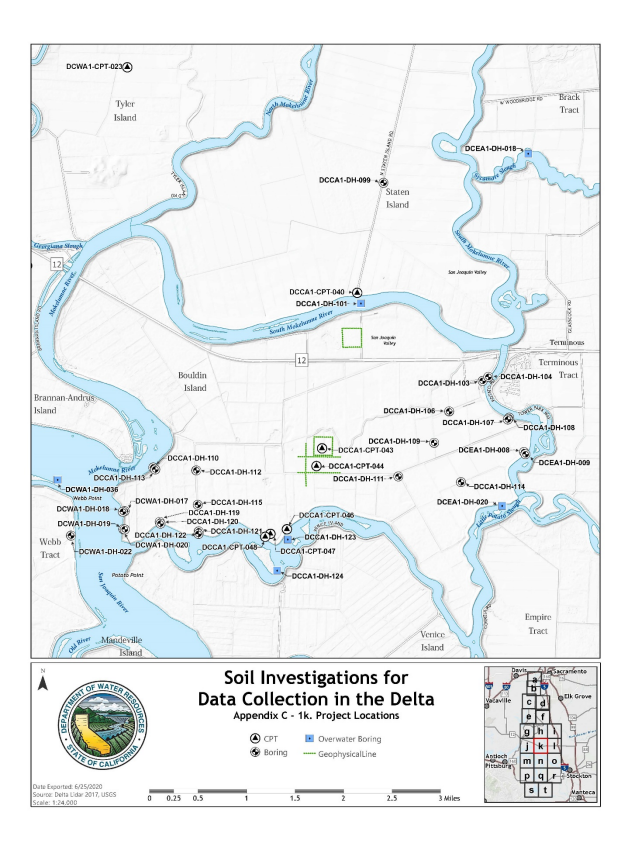




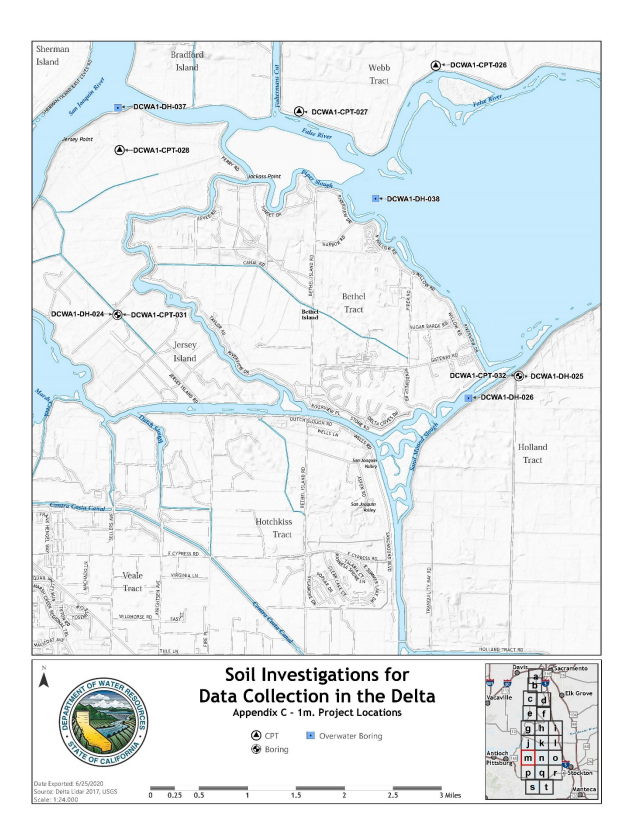


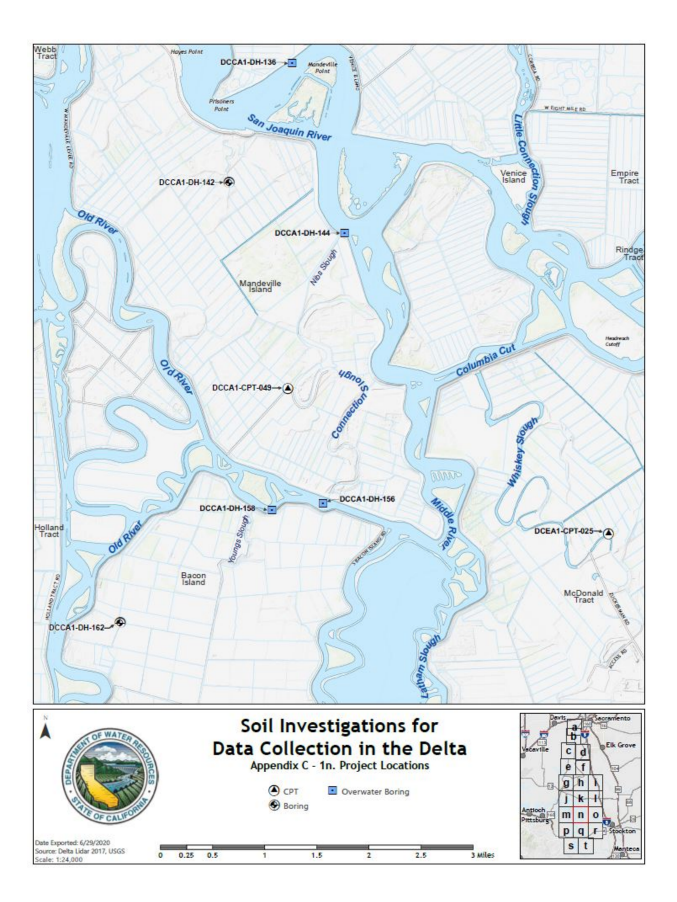


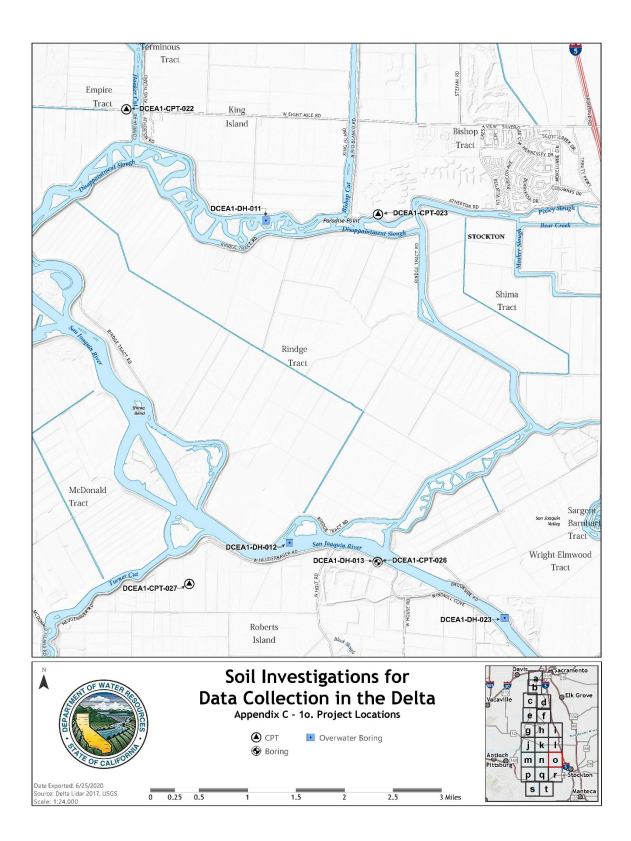


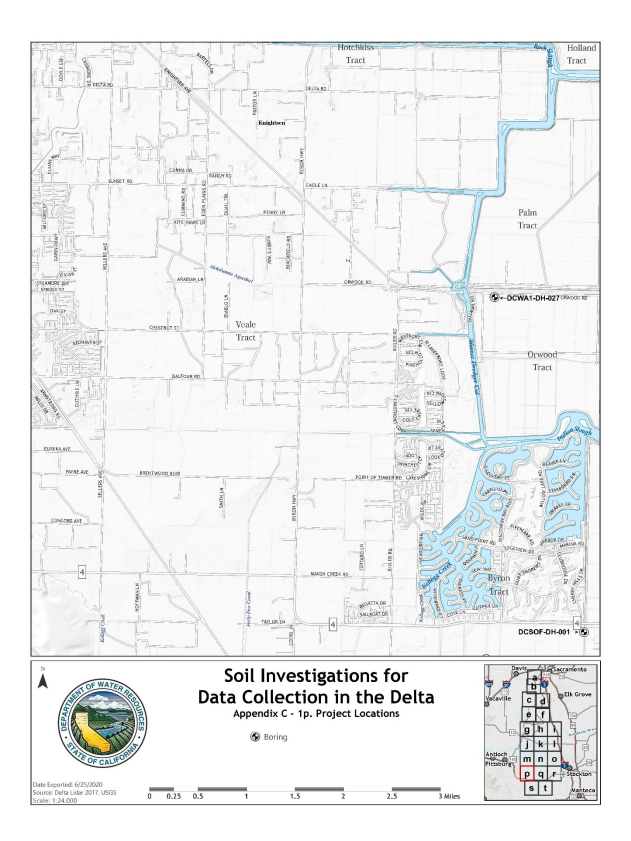


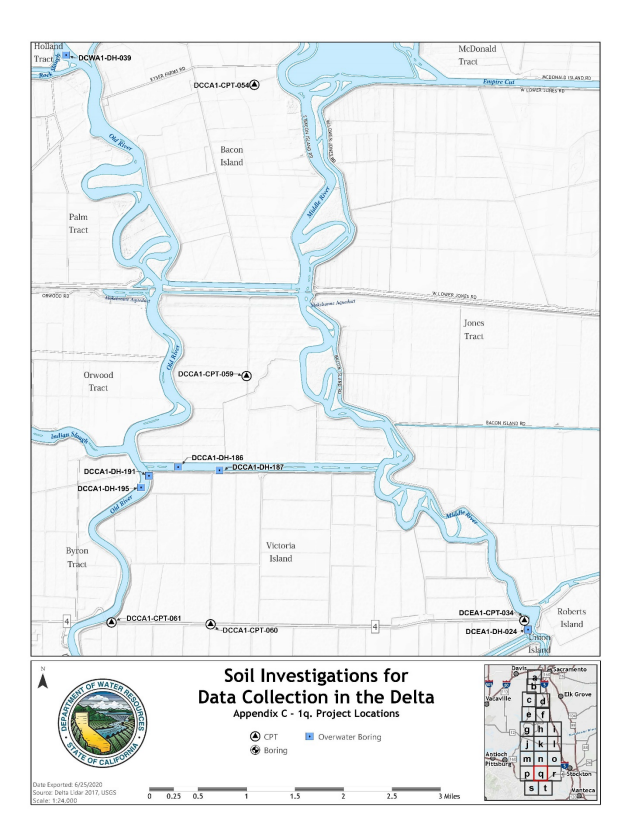


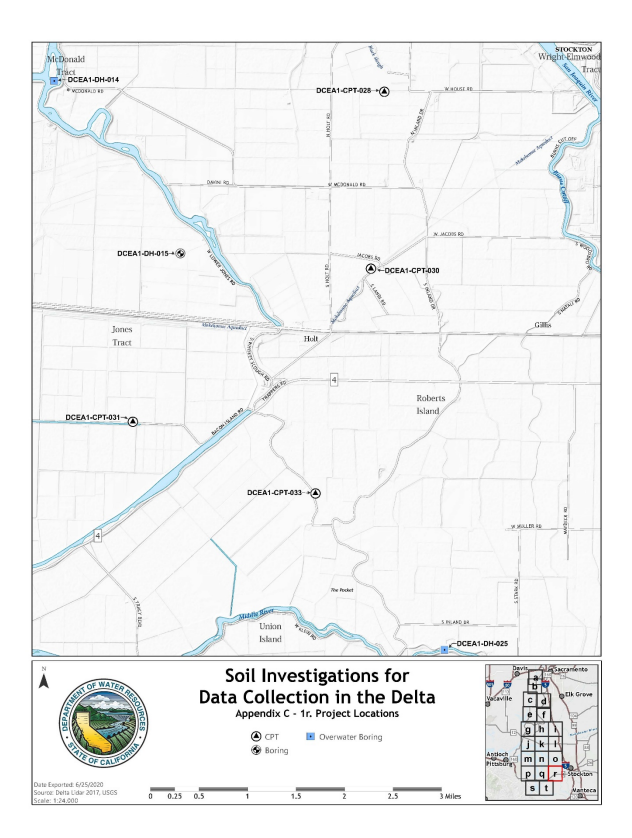


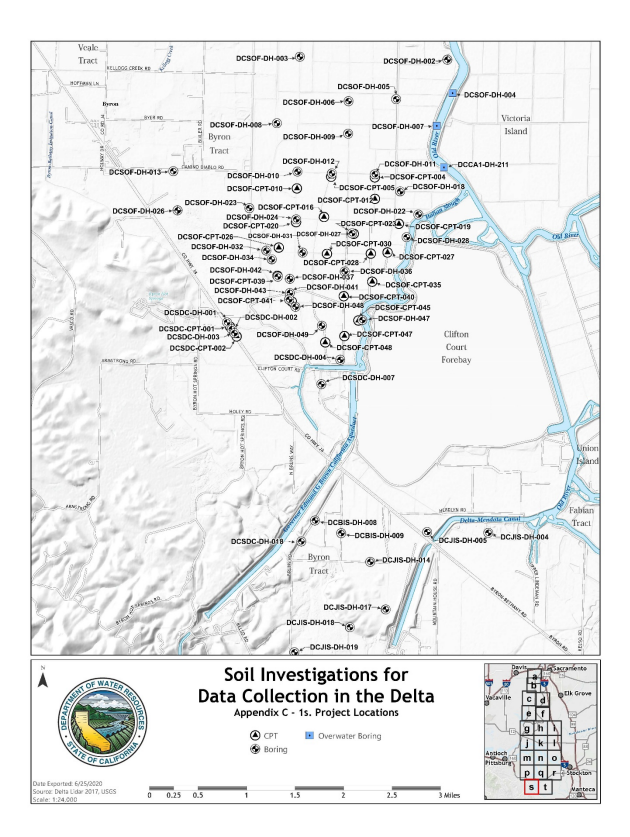


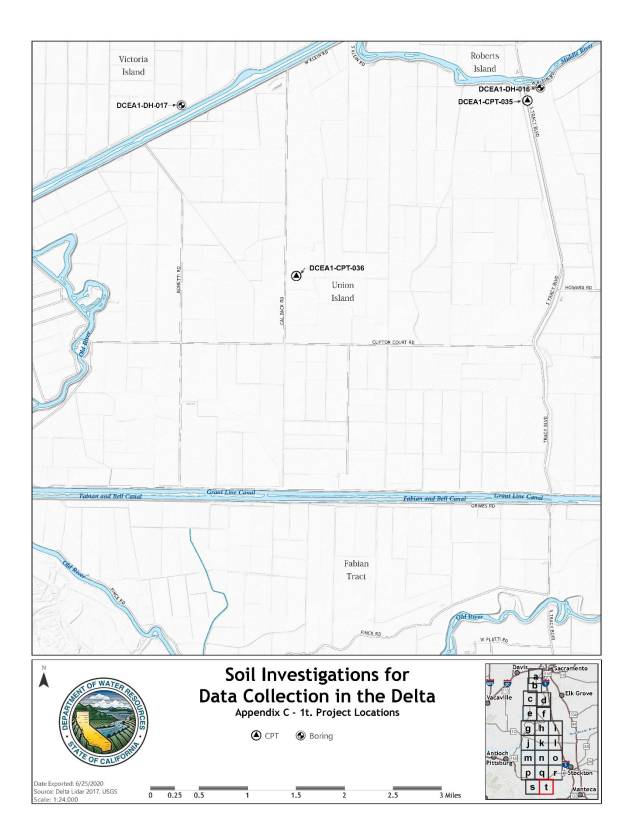












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Appendix D: Response to Comments (this page is intentionally left blank)

# Soil Investigations for Data Collection in the Delta Response to Comments on Draft Initial Study Mitigated Negative Declaration

July 2020



California Department of Water Resources 1416 Ninth Street Sacramento, CA 95814

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# PREAMBLE TO RESPONSES TO COMMENTS

This appendix contains every substantive comment received on the IS/MND and its response. Prior to deciding whether to adopt the MND and to approve the Proposed Project, DWR has considered each comment together with the IS/MND, pursuant to CEQA Guidelines, Section 15074, subdivision (b). Although not required, DWR has taken the additional step of responding to comments in order to promote transparency and responsiveness (see State CEQA Guidelines, Section 15073). With the same intent, DWR opted to extend the comment period, from the required 30 days for IS/MNDs submitted to the State Clearinghouse, to 56 days, closing on January 15, 2020 (State CEQA Guidelines, Section 15105, subdivision (b) and Section 15073, subdivision (a)). The agency has further opted to respond to comments received after the expiration of the comment period, although also not required under existing CEQA guidance on responding to comments even for environmental impact reports (EIRs) (see Citizens of Goleta Valley v. Board of Supervisors (1990) 52 Cal.3d 553, 567; see also Pub. Resources Code, Section 21091, subdivision (d)). The full content of the comment letters received is included verbatim in Table 1 and digital copies of the comment letters can be made available upon request. Where the letters received on the IS/MND have multiple comments, they are divided and numbered as separate comments.

## MASTER RESPONSE 1: No Significant Environmental Issue Raised in Comment

Several comments contain only background or introductory material, or statements of opposition to the Proposed Project or the potential, future Delta Conveyance Project (DCP). Even where an agency's environmental document is an EIR as opposed to an IS/MND, this type of comment does not raise any "significant environmental issue" that warrants a substantive response under existing CEQA requirements (see State CEQA Guidelines, Section 15088, subdivision (a); see also *Browning-Ferris Industries v. City Council* (1986) 181 Cal.App.3d 852, 862). Therefore, substantive responses are not given for these comments.

# MASTER RESPONSE 2: Proposed Project Is Independent from the Delta Conveyance Project

Several comments assert that the Proposed Project is not independent from the DCP and, therefore, DWR is improperly piecemealing by not evaluating the two projects together as one. "Piecemealing" occurs when a project is split into multiple segments, thereby not analyzing the "whole of the action," as is required under CEQA (State CEQA Guidelines, Section 15378, subdivision (a)). Piecemealing is not consistent with the requirements of CEQA because it has the potential to inaccurately minimize environmental impacts by "chopping a large project into many little ones" (*Bozung v.* 

Local Agency Formation Com. (1975) 13 Cal.3d 263, 283–284). Two prevailing legal tests have long been used by courts to determine piecemealing in a CEQA context: the test articulated by the California Supreme Court in *Laurel Heights Improvement Assn. v. Regents of the University of California* (1988) 47 Cal.3d 376, 396 [*Laurel Heights I*]; and the "independent utility" test first described by the court in *Del Mar Terrace Conservancy, Inc. v. City Council of the City of San Diego* (1992) 10 Cal.App.4th 712, 732–733. Although these legal tests have mainly been developed in connection with projects for which EIRs have been prepared, their logic makes them equally applicable to projects for which agencies have prepared IS/MNDs. As demonstrated below, the Proposed Project is not a piecemealed portion of the DCP.

#### No Piecemealing under the California Supreme Court Test

In *Laurel Heights I*, the California Supreme Court determined that a CEQA document "must include an analysis of the environmental effects of future expansion or other action if: (1) it is a reasonably foreseeable consequence of the initial project; and (2) the future expansion or action will be significant in that it will likely change the scope or nature of the initial project or its environmental effects" (*supra*, 47 Cal.3d at p. 396). Under this test, the Proposed Project is not the first phase of the DCP and need not be addressed within the same environmental document.

First, the DCP is not "a reasonably foreseeable consequence" of the Proposed Project. The Proposed Project is a short-term information and data gathering exercise that exists independent of any future water conveyance project. The information gathered by the Proposed Project can assist in informing and refining both the DCP EIR's project description and the alternatives to the proposed DCP. While not required for the DCP, using this information in this way is expected to result in better impact analysis, more meaningful environmental review, and a more appropriate range of alternatives-not an artificial minimization of significant impacts, as is the concern with piecemealing (see Bozung v. Local Agency Formation Com., supra, 13 Cal.3d at pp. 283–284; see also Stopthemillenniumhollywood.com v. City of Los Angeles (2019) 39 Cal.App.5th 1, 17--20 [requiring a project be defined with enough particularity for the public and decisionmakers to meaningfully understand its components and impacts]). Further, the Proposed Project does not "legally compel" any DCP project-level planning, adoption, or implementation (see Banning Ranch Conservancy v. City of Newport Beach (2012) 211 Cal.App.4th 1209, 1223 [Banning Ranch]; and State CEQA Guidelines, Section 15126.6, subdivision (a)). Any water conveyance facilities constructed and operated under the DCP are being "contemplated," but they remain speculative pending a series of decisions, actions, and phases to occur separate and apart from the Proposed Project, (i.e., project planning and development, independent CEQA review, certification of CEQA document, project approval, project funding, property acquisition, project implementation). Indeed, implementation of the Proposed Project could assist DWR in determining in the DCP EIR that the DCP should not be approved. Additionally, it is entirely possible that the information gathered for the Proposed Project could be used

for nothing other than furthering the existing data and information that DWR collects regarding the Delta region, or it could be used for various other future design considerations, including levee stability. Under these circumstances, CEQA does not require that the current MND for a comparatively modest and temporary information-gathering project be expanded into a full EIR for a dramatically larger and permanent major infrastructure project.

Moreover, although the Proposed Project does not presume completion of the DCP, the evaluation of the proposed DCP will proceed regardless of the Proposed Project-it must. The Delta Reform Act provides that one of the state's objectives for the Delta is to "[i]mprove the water conveyance system" for California. (Wat. Code Section 85020(f).) Consistent with this objective, the State must "upgrade Delta infrastructure" to ensure water supply quantity and quality (Draft IS/MND, p. 1). As stated by Governor Newsom, "[w]e need to protect our water supply...and meet the needs of cities and farms," and "moderniz[ing] our water infrastructure" is the only solution (DWR, State Initiates State Initiates Environmental Review for Proposed Delta Conveyance Project, Begins Public Scoping (Jan. 15, 2020), available online at https://water.ca.gov/News/News-Releases/2020/Delta-Conveyance-NOP). The proposed DCP, and its predecessor projects (the former Bay Delta Conservation Plan [BDCP] /California [CA] WaterFix Project), was conceptualized well prior to the Proposed Project and its eventual approval and implementation is neither dependent nor conditioned on the Proposed Project. No causal connection is created between the Proposed Project and DCP approval merely because the Project offers information to assist DWR in ascertaining feasible alternative conveyance routes. The primary connection between the two projects, aside from informational, is one of simple practicality-the Proposed Project will save DWR time and taxpayers money by providing information that will allow the agency to fine tune the description of the proposed DCP and its feasible EIR alternatives.

Commenters have suggested that the current MND should treat the DCP as part of the proposed Project because, under the second element of the two-part *Laurel Heights* piecemealing test, including the DCP within the proposed Project would "change the scope or nature" of the Proposed Project or its environmental effects. This suggestion misapplies the *Laurel Heights* piecemealing test, in which the causation element, discussed above, is the first and key element. Under the test, a CEQA document "must include an analysis of the environmental effects of future expansion or other action if: (1) it is a reasonably foreseeable *consequence* of the initial project; *and* (2) the future expansion or action will be significant in that it will likely change the scope or nature of the *initial* project or its environmental effects." Here, the lack of causation renders the second part of the two-part test superfluous. As explained above, implementation of the proposed Project will not necessitate or render inevitable a decision by DWR to proceed with the DCP. Any policy decision to proceed with the DCP will be wholly independent of the proposed information gathering project and will be based on a myriad of other

factors, including analysis in a separate CEQA document and a balancing of competing interests. This is so even though the information to be obtained from the Proposed project is relevant to the DCP and can contribute to a better EIR for the DCP. In short, even if inclusion of the DCP would expand the scope of the "initial project," there would still be no piecemealing in the absence of causation.

Regardless, it is the nature of the proposed Project that the DCP, coming later in time, would not "change the scope or nature of the *initial* project or its environmental effects." The work conducted under the Proposed Project largely will be completed by the time the DCP is approved and implemented—there will be limited to no overlap. Any data gathering that might not have not occurred upon DCP approval would be completed as described in the IS/MND, and therefore would not exceed the scope and nature of the current project description (see *Banning Ranch, supra*, 211 Cal.App.4th at p. 1225 [a physical increase in the initial project constitutes a change in scope and nature]).

This piecemealing assessment is consistent with conclusions reached by the Sacramento Superior Court in its decision in *Central Delta Water Agency, et al. v. Cal. Dept. Water Resources* (Nov. 2, 2011, 34-2010-80000698). There, the court found against piecemealing claims made in response to an IS/MND that was prepared by DWR in 2010 for a comparable geotechnical project that was similarly proposed to gather data and information for use in planning alternative alignments for the previous Delta water conveyance project. The court explicitly held that the two projects "need not be analyzed together" because the latter "cannot be characterized as a foreseeable consequence" of the former and that "neither [the] scope nor [the] environmental effects" of the information gathering project "will change with the development of" the water conveyance project. The court used the same reasoning and reached the same conclusions as DWR has here.

## No Piecemealing under the "Independent Utility" Test

The Proposed Project also withstands piecemealing scrutiny under the "independent utility" test. This test asks whether a project has an independent utility that justifies its separate analysis and approval, even if it is arguably part of a larger scheme (*Del Mar Terrace Conservancy, Inc. v. City Council of the City of San Diego* (1992) 10 Cal.App.4th 712, 732–733). This independent utility should serve a useful purpose, regardless of whether future activity is approved and implemented, thereby demonstrating that a future project is not a consequence of the initial project (see *Aptos Council v. County of Santa Cruz* (2017) 10 Cal.App.5th 266, 280, fn. 3).

Here, the Proposed Project serves the fundamental and useful purpose of information gathering, as described above, so that DWR may fulfill its duty to "use its best efforts to find out and disclose all that it reasonably can" (State CEQA Guidelines, Section 15144, quoted in *Banning Ranch*, *supra*, 2 Cal.5th at p. 938). Indeed, a principal purpose of the

Proposed Project is to "inform the design...and development" of the DCP and its upcoming environmental review process with high quality geological information that will lead to better future environmental analysis and better ultimate decision-making (Draft IS/MND, p.1). This principal purpose differs from that of the proposed DCP, which would be to implement a water conveyance project. When the "principal purpose for [a proposed] project" differs from the "principal purpose" of a future project, and wherein the Proposed project "does not 'depend on' construction of the [future project]," the Proposed project is considered "a separate project" and therefore independent CEQA review "does not constitute illegal 'piecemealing'" (*Communities for a Better Environment v. City of Richmond* (2010) 184 Cal.App.4th 70, 101). (Here, even if the DCP is never constructed, and there is no certainty that it will be, the Proposed Project will move forward and any information gathered would be used by DWR for some other useful endeavor (see above for more detail on other uses for project information). And, as stated above, even if the Proposed Project were not implemented, the DCP would move forward, thereby differentiating not just their purposes but also their functions.

The Proposed Project and DCP are independent endeavors that may be part of a larger scheme to ultimately provide information to support the potential approval of actions to provide reliable water to the State but are not "integral parts of the same project" (*Sierra Club v. West Side Irrigation Dist.* (2005) 128 Cal.App.4th 690, 698). One can, and does, exist without the other, albeit their coexistence will save time and money for the State and taxpayers. Additionally, any decision made by DWR in a prior CEQA document to include exploratory drilling as part of a larger water conveyance project "is not determinative, or even probative, of whether [such drilling activity] is part of a single larger project that must be considered in a [single CEQA document]" (*Paulek v. Department of Water Resources* (2014) 231 Cal.App.4th 35, 48). DWR's intent is to refine environmental review to best utilize the resources of the State.

#### **Conclusion**

As "a question of law," piecemealing is determined based on the undisputed facts on the record (*Tuolumne County Citizens for Responsible Growth, Inc. v. City of Sonora* (2007) 155 Cal.App.4th 1214, 1224). Here, the facts demonstrate that the Proposed Project and the potential, future DCP have different purposes, timelines, approvals, and implementation, allowing them to properly undergo separate CEQA review. These projects may be somewhat related, but they are not interdependent, and, therefore, not piecemealed by utilizing separate CEQA analysis. By arguing that DWR may not pursue the Proposed Project independent of the future DCP project, commenters are essentially attacking DWR for its efforts to ensure that the future EIR for the proposed DCP will be as solid and informative as possible, and that any future conveyance project will be well-designed in light of the realities of the subsurface conditions in the Delta.

#### MASTER RESPONSE 3: IS/MND Is an Appropriate Informational Document

Several comments declare that the IS/MND provides an inadequate level of detail and therefore fails as an informational document. CEQA requires that a negative declaration contain a "brief description of the project"; the project location "preferably shown on a map"; the name of the project proponent; a proposed finding of no significant effect on the environment with a brief description of reasons why; the completed initial study; and mitigation measures, "if any" (State CEQA Guidelines, Section 15071 and Section 15371). As with all CEQA documents, an IS/MND should "[i]nform governmental decision makers and the public about the potential, significant environmental effects of proposed activities" and require any feasible project changes, such as mitigation measures, to reduce or eliminate those effects (*Id.*, Section 15002, subdivision (a)).

The Draft IS/MND satisfies all of these requirements. It includes 247 total pages, with an 18-page project description, 192 pages of technical environmental analysis, 38 mitigation measures, five locational maps, and two technical appendices. It also contains the name of the Project proponent (DWR) and a determination that "there will not be a significant effect" on the environmental because mitigation measures "will be implemented as part of the Proposed Project" (Draft IS/MND, pp. I, iii). The content of, and detail within, the IS/MND meets and exceeds CEQA requirements.

Lighthouse Field Beach Rescue v. City of Santa Cruz, (2005) 131 Cal.App.4th 1170, is instructive in this regard. In Lighthouse, the lead agency's initial study was found to be informationally inadequate because it "failed to consider the whole of the project," which ultimately resulted in inadequate analysis (Id., at p. 1200). In that case, the lead agency failed entirely to consider an integral component of a general plan amendment that would allow for an increase in unleashed dogs in public spaces (Id.). By not acknowledging this likely increase, the initial study could not properly analyze the full potential environmental effects of those revisions-effects which were repeatedly and contentiously pointed out by the public and experts. Here, the IS/MND does not suffer from the same affliction. The environmental analysis assumes full implementation of the Proposed Project, which in turn presents the maximum amount of activity that would be conducted to provide "appropriate coverage" at its "maximum total duration" using the maximum amount of equipment (Draft IS/MND, p. 4)-a conservative approach that was honed after years of agency experience conducting this exact type of work. As a result of this conservative approach, the IS/MND analyzes more than simply the "whole of the project." Unlike the document in *Lighthouse*, the IS/MND looks above and beyond what is likely to actually occur into what could possibly occur in the most extreme of circumstances.

The amount of detail presented in the 18-page project description and the 192-page environmental analysis provides ample "'material necessary [for] informed decisionmaking and informed public participation" (*Lighthouse Field Beach Rescue v. City of Santa Cruz*, supra, at p. 1202). Despite assertions made in some comments, it

fulfills all informational and content requirements of CEQA for negative declarations and thus fulfills the primary CEQA directive that "decisions be informed" while maintaining its efficiency as an IS/MND, not an EIR, (State CEQA Guidelines, Section 15003, subdivision (j)). For example, Comment 8 suggests that maps in the IS/MND showing individual investigation locations are not detailed enough-too "high altitude"- and thereby preclude a "detailed and meaningful description and analysis." The IS/MND intentionally presents each investigation location on four separate, full-page maps in a manner that identifies their individual locations, their proximity to one another, and their regional orientation (Draft IS/MND, pp. 5–8). This was done purposefully to properly illustrate the spatial "distribution of the various types of...investigations," so as to fully inform decision makers and the public, but also to maintain compliance with CEQA directives for brevity in MND project descriptions (Id., p. 4; State CEQA Guidelines, Section 15071, subdivision (a)). This use of maps is just one example of how the IS/MND adheres to CEQA standards. Each comment questioning the adequacy of the IS/MND is specifically addressed, as warranted, in its respective response with reference to this master response and the legal authority herein.

As demonstrated, the IS/MND is a thorough document as measured by all statutory, regulatory, and court standards. In an effort to be responsive to commenter concerns, DWR has made a few revisions to the Final IS/MND to clarify, enhance, and correct information presented in the Draft (see State CEQA Guidelines, Section 15073.5). For example, additional locational maps have been added in a new appendix to provide a more detailed view of investigation locations, although such material was made available to the public during the comment period (see Response to Comment 8). Other select revisions have been made to mitigation measures to make minor corrections and include additional units of measurement, documentation procedures, consistent terminology, specific conformity and professional standards, and secondary safety procedures. These revisions and corrections are not substantial or necessary to reduce impacts to a less-than-significant level; they serve to clarify information by, for example, providing metric system units (see AES-1, AGR-1, AIR-1, BIO-3 to BIO-13, BIO-15 to BIO-18, CUL-2 to CUL-3, HYD-1, and TRANS-1), and enhance existing effectiveness by, for example, adding specific other regulatory requirements (see HAZ-2) (see State CEQA Guidelines, Section 15073.5, subdivision (b)). Because none of these revisions or corrections are necessary to avoid potentially significant effects, they are not "substantial" and therefore recirculation of the IS/MND is not required (Id., subdivision (c)).

In addition to this IS/MND document, DWR will prepare and adopt a mitigation, monitoring, and reporting plan (MMRP) upon Project approval (see Master Response 4).

#### **MASTER RESPONSE 4: EIR Is Not Warranted**

Several comments assert that an EIR must be prepared for the Proposed Project, along with an accompanying MMRP, on their theory that not all impacts can be reduced to a less-than-significant level, as concluded in the IS/MND, or that other potentially significant impacts exist that were not properly considered. CEQA requires lead agencies to use "a negative declaration when a project...will not have a significant effect on the environment" (State CEQA Guidelines, Section 15006, subdivision (e)). However, if an agency is confronted with substantial evidence, in light of the whole record, that a "project may have a significant effect on the environment," then an EIR "shall be prepared" (Public resources Code, Section 21010, subdivision (d); State CEQA Guidelines, Section 15064, subdivision (f)(1)). Any legal challenge to the adoption of an IS/MND on these grounds must make a "fair argument" that a significant environmental impact may occur (*Lighthouse Field Beach Rescue v. City of Santa Cruz* (2005) 131 Cal.App.4th 1170, 1181).

There is no "reasonable possibility" that a significant environmental impact would occur through implementation of the Proposed Project, including adopted mitigation, as is supported in the responses to comments (*Pocket Protectors v. City of Sacramento* (2004) 124 Cal.App.4th 903, 927). Analysis in the IS/MND confirms this conclusion. Each potentially significant environmental impact will clearly be mitigated to a less-than-significant level by one or more of the 38 mitigation measures presented in the IS/MND so that it will not present "a substantial, or potentially substantial, adverse change" on the physical environment (State CEQA Guidelines, Section 15382; see also Public Resources Code, Section 21080, subdivision (c)(2)). Any modest, isolated environmental impacts that may occur as a result of the Proposed Project would be incremental and not substantially adverse, and thus would not trigger the preparation of an EIR.

For example, Comment 221 suggests that noise from underwater geotechnical drilling "could be a potential significant impact on aquatic species," despite mitigation measures and project design. However, scientific evidence shows that, while Project-related noise may cause some minor temporary change in the behavior of individual fish, that nonlethal change would not be substantially adverse to the species as a whole or to any discrete, self-sustaining population of fish and would not substantially reduce the number or restrict the range of a rare, threatened or endangered species. These types of impacts on fish populations, which go beyond effects on small numbers of individual fish, are where CEQA's concerns lie. (See CEQA Guidelines, § 15065, subd. (a)(1) [significant effect occurs where a proposed project may "substantially reduce the number or restrict the range of an endangered, rare or threatened species"; or "cause a fish ... population to drop below self-sustaining levels"]; see also Eureka Citizens for Responsible Government v. City of Eureka (2007) 147 Cal.App.4th 357, 376, guoting Mira Mar Mobile Community v. City of Oceanside (2004) 119 Cal.App.4th 477, 492 ["[u]nder CEQA, the question is whether a project will affect the environment [] in general, not whether a project will affect particular persons."). This is just one example

showing that the Proposed Project as mitigated would not have a significant effect on the environment. Each comment asserting otherwise is specifically addressed, as warranted, in its respective response with reference to this master response and the legal authority herein.

To ensure easy tracking of compliance, these mitigation measures will be included in the MMRP. The MMRP will assign specific project activities to individual measures, define who is responsible for implementation, and state the timeline for implementation. If DWR approves the Proposed Project, DWR will adopt the MMRP at that time (State CEQA Guidelines, Section 15074, subdivision (d)).

When discussing whether an EIR should be prepared for the Proposed Project, it is useful to note that the Project consists of up to 275 individual activities (see Draft IS/MND, p. 4), any one of which would likely be categorically exempt from CEQA review under either, or both, Sections 15304 (minor alterations to land) or 15306 (information collection) of the State CEQA Guidelines because of their negligible impact on the environment and public utility. The spatial and scheduling disparity amongst these individual activities ensures there will be no additivity of environmental effects, with no potential for synergy or considerable contribution to a significant cumulative effect. However, out of an abundance of consideration for public concerns, instead of employing a series of exemptions for this data collection, DWR opted to consolidate each investigatory action into one project to provide an opportunity for public review and comment. The result is this IS/MND, which is the suitable document for this type of low-to-no impact project activity that is otherwise eligible to forgo CEQA review (see State CEQA Guidelines, Section 15300).

Master Response 3 shows that the IS/MND is an appropriate informational CEQA document. The IS/MND does not require substantive revisions. Nor does the Proposed Project trigger the need for a comprehensive EIR.

## **MASTER RESPONSE 5: Consultation and Notification Was Appropriate**

Several comments insist that DWR failed to properly consult with responsible and trustee agencies throughout the CEQA process for this IS/MND because it did not consult with reclamation districts and counties within which portions of the Proposed Project will occur. Some of these comments also assert that notification to reclamation districts within the study area was improper.

CEQA requires a lead agency to "consult informally with all responsible agencies and all trustee agencies responsible for resources affected by the project to obtain the recommendations of those agencies as to whether an EIR or a negative declaration should be prepared" as soon as "a lead agency has determined that an initial study will be required for the project" (State CEQA Guidelines, Section 15063, subdivision (g)). It also requires specific notification protocol (Id., Sections 15072 and 15073). As

discussed in detail below, DWR's consultation and notification was appropriate because: (1) there are no responsible agencies with which to consult; (2) trustee agencies were properly consulted; and (3) no resources will be affected by the project such that consultation or notification of additional public agencies is required.

#### No Local Responsible Agencies Exist; Therefore No Additional Consultation Is Required

Responsible agencies are those that have responsibility for "carrying out or approving a project" because they have some "discretionary approval power over the project" (Public Resources Code, Section 21069; State CEQA Guidelines, Section 15381). DWR has understood from the onset that reclamation districts, counties, and flood protection control boards those do not possess any discretionary approval authority over the Proposed Project and, therefore, are not responsible agencies and need not be consulted (see State Clearinghouse [SCH] Summary Form for Electronic Document Submittal for SCH Number 2019119073, available at:

https://ceqanet.opr.ca.gov/2019119073/2 [omitting local agencies from the list of "responsible and trustee agencies"]). Any encroachment permits that might be necessary would be ministerial and constrained by the language in the relevant authorizing statute(s). DWR, as the proponent of a "sovereign activity of the State," is not subject to local land use regulations from which any such approval authority would derive----it is immune, as are its agents (see Town of Atherton v. Superior Court (1958) 159 Cal.App.2d 417, 428, citing to Hall v. Taft (1956) 47 Cal.2d 177, 183; see also Government Code, section 53091, subdivision (d), which suspends local ordinances for the purposes of locating of water transmission facilities; Lawler v. City of Redding (1992) 7 Cal.App.4th 778, 784, where the court affirmed that section 53091 recognizes "an intergovernmental immunity from [local agency] regulations;" State Water Code, Section 131 authorizing the DWR to "employ such assistance as may be necessary for the proper discharge of its duties"). Unless the Legislature expressly waives this immunity in a statute, which it has not done here, the general rule is that a local agency cannot regulate State activities (Del Norte Disposal, Inc. v. Department of Corrections (1994) 26 Cal.App.4th 1009, 1013).

This general rule, as it specifically pertains to soil investigation activities within the scope of the Proposed Project, has been upheld in a recent legal challenge wherein the court tentatively held that DWR is immune from county well ordinance requirements— see Master Response 6 for more detail on this issue (*County of Sacramento v. DWR* (Mar. 13, 2020, JCCP 4594) [tentative opn.]). Furthermore, the California Supreme Court determined that the State has the right to enter property and conduct "extensive investigatory testing and exploration" in consideration of "acquisition of that property for a public project," where the "public project" at issue was the prior water conveyance project and the "extensive investigatory testing and exploration" was the same geotechnical investigatory activity being proposed here (*Property Reserve, Inc. v. Superior Court* (2016) 1 Cal.5th 151, 184). The court found an "unquestioned need" for this geotechnical exploration to avoid "the ill-advised and premature" acquisition of

property. Such geotechnical activity is allowable on either public or private property, without landowner consent so long as a court order is obtained (Id., at p. 200–202).

Thus, DWR may both enter property and conduct exploratory drilling (as described in the Project's description) without obtaining permits from local agencies, as part and parcel of State authority and immunity when furthering public water projects. The "development of the water resources of the State is of vital concern," which is why the State was given the power by the Legislature "to determine in what way the water of the State...should be developed for the greatest public benefit" (State Water Code, Section 105). This reasoning is also why the Legislature specifically gave DWR the authority to both "[p]revent the disruption of water supplies derived from the [Delta]" and "[i]mprove the quality of [its] drinking water supplies," which is exactly what the Proposed Project purports to assist with (Id., Section 139.4). As a result of this lack of local agency authority, reclamation districts and counties cannot be considered "responsible agencies" under CEQA, and thereby, need not be consulted.

State sovereignty aside, counties have represented that drilling permits are ministerial and, therefore, do not impose the discretionary approval required for CEQA consultation. Likewise, no evidence has been presented that shows how any approval that might be given by a reclamation district for geotechnical work, as described in the Proposed Project, would be discretionary. But, even if such approvals were considered discretionary, they would not extend to work conducted by DWR for the Proposed Project. Reclamation districts are statutorily authorized to exercise control *only* over "reclamation works" that are "necessary for the unwatering, watering, or irrigation of district lands and other district operations" (State Water Code, Sections and 50652 and 50013). The Proposed Project is neither a reclamation works project nor one that is required for the purposes listed above—it is an information gathering exercise (see Master Response 2 for more detail on this point). Therefore, because no local responsible agencies exist for the Proposed Project, no consultation with these agencies is required.

## Trustee Agencies Were Properly Consulted

A trustee agency is a state agency "that has jurisdiction by law over natural resources affected by the project" (Public Resources Code, Section 21070; State CEQA Guidelines, Section 15386). Trustee agencies for the Proposed Project, as identified by Section 15386 of the State CEQA Guidelines, include the California Department of Fish and Wildlife (CDFW) and the State Lands Commission (SLC) (see Draft IS/MND, p. 2). DWR consulted with CDFW on several occasions during preparation of the IS/MND. DWR had previously consulted with the SLC and developed a coordination memorandum of understanding (MOU) for these types of activities. In addition, DWR consulted with the SLC after completion of the Draft IS/MND, pursuant to the long-standing coordination MOU between the two agencies. Therefore, proper trustee agency consultation occurred.

#### Notification Was Proper

A lead agency must "provide a notice of intent to adopt a negative declaration or mitigated negative declaration to the public, responsible agencies, trustee agencies, and the county clerk of each county within which the proposed project is located..." (State CEQA Guidelines, Section 15072, subdivision (a)). When this required notification is sent to responsible and trustee agencies or "other agencies with jurisdiction by law over resources affected by the project," the lead agency must attach a "copy of the proposed negative declaration or [MND] and the initial study..." (Id., Section 15073, subdivision (c)). DWR did just this. DWR sent notification of the NOI and proposed IS/MND, via a readily accessible web address, to thousands of individuals and organizations from November 15 through November 25, 2019, as well as posting notifications at 16 different locations throughout the study area. Recipients included trustee agencies, county clerks, tribes and tribal representatives, property owners, reclamation districts via membership, various stakeholders, the State Clearinghouse (see Id., Subdivisions (a), (b)), assorted federal agencies, historical societies, and each contact on DWR's master contact list that is comprised of more than 7,000 entries and includes any person, organization, or agency that has shown interest and signed up to be on any notification list associated with the larger water conveyance effort or any related projects, at any time in the last approximately 12 years. Reclamation districts within the study area received notification through their membership, made up of landowners within a district—all of whom were notified via regular mail on November 18, 2019. Further, any representative from a reclamation district who is on the master contact list also received notification. Therefore, proper notification occurred and, specifically, reclamation districts within the study area were adequately notified.

However, it should be noted that, although reclamation districts were notified, there is no CEQA mandate to do so in this instance because they are neither responsible agencies nor agencies "with jurisdiction by law over resources affected by the project," pursuant to State CEQA Guidelines, Section 15073, subdivision (c) and Section 15366. As stated above in this master response under the discussion on responsible agencies, reclamation district authority is statutorily constrained to "reclamation works," which consists largely of infrastructure related to "unwatering, watering, or irrigation of district lands" (State Water Code, Sections and 50652 and 50013). Thereby, reclamation districts cannot exercise legal jurisdiction (regulatory authority) over the natural resources within their borders—not by statute or through land ownership. Nor do they possess any discretionary, or other, permitting authority over the State's activities in this instance (see State CEQA Guidelines, Section 15366). Any notification of the IS/MND given to reclamation districts was done as a courtesy and by agency practice but not as a CEQA requirement.

## **Conclusion**

CEQA requires lead agencies to consult with responsible and trustee agencies during the preparation of an IS/MND if it is determined that any resources over which they have jurisdiction may be affected by a project. Here, reclamation districts and counties cannot be classified as responsible agencies as a matter of law because of State sovereignty, therefore consultation with those entities is not required, and all trustee agencies were properly consulted by DWR. Further, notification was properly sent pursuant to CEQA requirements.

# MASTER RESPONSE 6: Permits Not Required for Drilling Associated with the Proposed Project

Some comments insist that DWR must obtain permits from counties prior to conducting any drilling associated with the geotechnical investigation included as part of the Proposed Project. However, this assertion is inaccurate. As described in Master Response 5, DWR possesses sovereign immunity from local agency regulation, unless the Legislature expressly waives such immunity, which it has not done here. This immunity applies to the types of drilling activities contemplated under the proposed Project, which do not involve drilling for water, as tentatively determined through recent litigation (County of Sacramento v. DWR (Mar. 13, 2020, JCCP 4594) [tentative opn.]). In a suit against DWR, the County of Sacramento claimed that DWR must obtain a County permit and follow County water well ordinance requirements when conducting its geotechnical drilling. DWR argued, and the court has agreed thus far, that the State Water Code grants the agency sovereign immunity to conduct this work, which does not involve drilling water wells. Any expansion of a County water well ordinance to attempt to regulate this different type of drilling activity does not expand the scope of the limited waiver of sovereign immunity set forth in State Water Code, Section 13801, subdivision (c), that requires counties to create such an ordinance for water well standards only. Nor does it override the statutory language in Section 13755 that grants DWR its authority or the requirement for an express legislative waiver of that authority (see Del Norte Disposal, Inc. v. Department of Corrections (1994) 26 Cal.App.4th 1009, 1013). Furthermore, any evidence showing that other State agencies have, in the past, obtained County permits for their sovereign and immune work is not dispositive of what DWR must do now. If anything, it shows the lengths the State will go to courteously avoid conflict with local agencies, when it is reasonable to do so. Therefore, DWR need not obtain local permits for soil drilling, or other geotechnical activities associated with the Proposed Project. Notwithstanding a permit, DWR's drilling work, including mitigation conducted as part of the Proposed Project, is consistent with the substantive provisions of the County requirements.

Comment #	Letter	Comment	F
			PREAMBLE
			See Master Responses document
			Master Response 1: No Significant
			See Master Responses document
			Master Response 2: Proposed Pro
			Project
			See Master Responses document
			Master Response 3: IS/MND Is an /
			See Master Responses document
			Master Response 4: EIR Is Not Wa
			See Master Responses document
			Master Response 5: Consultation a
			See Master Responses document
			Master Response 6: Permits Not R
			Proposed Project
			See Master Responses document

# nt Environmental Issue Raised in Comment

oject Is Independent from Delta Conveyance

Appropriate Informational Document

arranted

and Notification Was Appropriate

Required for Drilling Associated with the

1	Joyce Berube	I am writing in OPPOSITION of the Single Tunnel Plan in any Form.	See Master Response 1 and Master R
		We Must discontinue our Attacks on the Natural Flow of all things, Especially Water. Rivers Estuaries and natural flows.	
		If there Truly is Any Shortage of Water for Central CA AG They and the POWER DISTRICTS must accept the blame.	
		The California Delta, along with the San Francisco, San Pablo, and Suisun bays, is the largest estuary on the Pacific Coast, and is home to over 750 plant and animal species.	
		The Delta supports vibrant commercial and recreational fisheries. Eighty percent of the state's commercial fishery species either live in or migrate through the Delta, including four Chinook salmon runs, sturgeon, and striped bass. Several earthquake faults run under or near the Delta, and seismic risk to the levees is a major concern. A massive earthquake could potentially cause multiple levee failures and draw salty water from San Francisco Bay deep into the Delta, jeopardizing the fresh water flows that much of California's population and agriculture depends on.	
		<ul> <li>#1) Ag can and should function utilizing water saving methods which are Available</li> <li>#2) Ag Should be limited as to the Varieties being planted.</li> <li>#3) Ag should be Cultivated for the Needs within their area of the country / world. No more planting for Corporate Ag and Overseas Buyers !! Why should a Central CA resident have to pay \$14# for almonds ????</li> <li>#4) It's all being pushed in a reversed economy. AG functioned well in the early 20th century here in CA</li> <li>#5 ) STOP THE OVER GROWTH AND CITY DEVELOPMENTS !! If this is So Necessary for AG, Non =-0- should go to cities and Housing areas !!</li> <li>#6 ) CA has lost Far Too Many wetlands ~ Rivers ~ and Habitats, which also means destroyed Riparian areas</li> </ul>	
		<ul> <li>#7) Fish ~ Wildlife ~ and Flora have been decimated by altered flows of our Rivers</li> <li>#8) The Smelt are Just a bottom of the food cycle indication of a Much Worse Tragedy in the making.</li> </ul>	
		ABANDON THE SITES RESERVOIR AND THE DELTA TUNNEL (S) ~ IT IS ANOTHER WASTE OF MY TAXPAYER DOLLARS !	

Response 2.

2	1. Unlawful Piecemealing/Segmentation.	See Master Response 2.
	At this point it is difficult to keep track of how many separate CEQA "soil investigation" projects DWR has embarked upon in furtherance of an isolated conveyance facility. I believe the instant IS/MND is at least the third in recent years. This pattern and practice of splitting up these soil investigations, as well as separating them from the underlying isolated conveyance facility they are being undertaken to support, constitutes unlawful "piecemealing" or "segmentation" of the "project" (hereinafter referred jointly as "piecemealing").	
	Under CEQA "'[p]roject' means the whole of an action, which has a potential for resulting in either a direct physical change in the environment, or a reasonably foreseeable indirect physical change in the environment" (Guidelines, § 15378, subd. (a), emphasis added.) As the court explains in Orinda Assn v. Board of Supervisors (1986) 182 Cal.App.3d 1145, at page 1171:	
	A public agency is not permitted to subdivide a single project into smaller individual sub- projects in order to avoid the responsibility of considering the environmental impact of the project as a whole. "The requirements of CEQA, 'cannot be avoided by chopping up proposed projects into bite-size pieces which, individually considered, might be found to have no significant effect on the environment or to be only ministerial.' [Citation.]" [Citation].	

3	Here DWR has unlawfully piecemealed the project on at least three (3) different levels all of See Master Response 2. which are squarely contrary to CEQA.
	a. Unlawful Separation of the Soil Investigations from the Underlying Tunnel Project.
	The true underlying project at issue is the development and implementation of a single tunnel Delta conveyance project (Tunnel Project). The IS/MND admits as much in its project description:
	The Department of Water Resources (DWR) plans to conduct soil investigations for the purposes of measuring physical properties of the soils, location of the groundwater table, and other typical geologic and geotechnical parameters that will be used to inform and evaluate alternatives, consistent with Executive Order N-10-19, for a proposed single tunnel Delta conveyance consistent with Governor Newsom's new approach to modernize Delta water conveyance.
	(IS/MND, p. ii.)
	To the extent the "planning, acquisition, development [or] operation[/implementation]" (Guidelines, § 15126) of the Tunnel Project requires soil investigations such as the instant investigations, which DWR alleges it indeed does, then those investigations are undeniably part of "the whole of an action" at issue, i.e., part of the development and implementation of the Tunnel Project. CEQA makes it clear that "[a]II phases of project planning, implementation, and operation must be considered in the initial study of the project." (Guidelines, § 15063, subd. (a)(1), emphasis added; see also, Guidelines, § 15126 ["All phases of a project must be considered when evaluating its impact on the environment: planning, acquisition, development, and operation"].) The "development" or "planning" phase of the Tunnel Project, and all activities included as part of those phases, must therefore be considered along with all of the other phases and all of the other activities associated with those phases.
	DWR's instant attempt to separate the soil investigations from the rest of the phases and activities associated with the Tunnel Project and assess their environmental impacts in isolation of those phases and activities is precisely the type of piecemealing that is squarely prohibited under CEQA.
	The fact that DWR may believe it needs various information to develop the Tunnel Project, and to prepare an comprehensive EIR for the Tunnel Project, does not mean it can extract various information gathering activities from the Tunnel Project as a whole and treat those activities in isolation from the rest of the Tunnel Project. Instead, DWR must follow one of the procedures which CEQA provides to address the situation, such as the instant one, where the development phase of the project includes activities that have the potential to result in direct or indirect physical changes to the environment. Those procedures include the use of a "staged," "programmatic," or "master" EIR. (See Guidelines, §§ 15167, 15168 & 15175, respectively.) (See e.g., Guidelines, § 15165 ["Where individual projects are, or a phased project is, to be undertaken and where the total undertaking comprises a project

with significant environmental effect, the lead agency shall prepare a single program EIR for the ultimate project as described in Section 15168"].)	
Those special types of EIRs are precisely designed to avoid the unlawful piecemealing which is taking place with the Tunnel Project. The hallmark of those types of EIRs is that they start out broad and allow for subsequent "tiering off" that broad EIR to focus on more site specific activities. Here, DWR is doing the exact opposite by starting out with an environmental document that focuses on very site specific activities, i.e., the soil investigations, which does not and cannot tier off any broader EIR for the Tunnel Project because there is no such broader EIR.	
DWR is simply mistaken to the extent it believes information from any of the proposed soil investigations is "necessary" in order to prepare a meaningful EIR for the Tunnel Project.	
To the extent any such information is necessary, not for the preparation of the EIR for the Tunnel Project, but, instead, is necessary for the "planning, acquisition, development [or] operation[/implementation]" (Guidelines, § 15126) of the Tunnel Project, then it is clear, as discussed above, that the gathering of that information is part of the "whole of the action" of the Tunnel Project and must be examined within the environmental document being prepared for the Tunnel Project "as a whole." (See also, Guidelines, § 15165 ["Where an individual project is a necessary precedent for action on a larger project with significant environmental effect, an EIR must address itself to the scope of the larger project"].)	
DWR must accordingly refrain from performing any activities associated with the planning, acquisition, development or operation/implementation of the Tunnel Project which have the potential to result in one or more individual or cumulative direct, or reasonably foreseeable indirect, potentially substantial adverse changes to the environment (which the instant soil investigations have as is evidenced by the need for a Mitigated Negative Declaration). Such activities must first be thoroughly discussed and analyzed as a whole in a broad based EIR for the Tunnel Project prior to being carried out. (See e.g., Guidelines 15004, subd. (b)(2) ["public agencies shall not undertake actions concerning the proposed public project that	
would have a significant adverse effect before completion of CEQA compliance"].)	

4	Water Agency & South Delta	On top of the above-described piecemealing, there is another level of unlawful piecemealing that is taking place. The instant soil investigations are only a portion of the totality of soil investigations for the Tunnel Project that are anticipated, and hence, reasonably foreseeable. For example, DWR's Final EIR/EIS for the prior Tunnel Project, i.e., the "BDCP/CA WaterFix Project," released back in 2016 (2016 Final EIR/EIS), anticipated and planned for the following: The proposed Phase 2a and 2b exploration on land will consist of approximately 1,500–1,550 exploration locations, including drilling boreholes and performing CPTs as well as conducting approximately 60 shallow test pit excavations (typically 4 feet wide, 12 feet long, and 12 feet deep) in soils to evaluate bearing capacity, physical properties of the sediments, location of the groundwater table, and other typical geologic and geotechnical parameters. (See Exhibit "A," p. 3-165.) The instant IS/MND's "on land" component "only" contemplates 167 soil borings, 103 cone penetration tests and five (5) noninvasive geophysical survey sites. (IS/MND, p. 4.) Hence, 1,550 minus 275 leaves 1,280 on land exploration locations entirely unaccounted for in the instant IS/MND. A similar disparity exists with "overwater" soil investigations. DWR's 2016 Final EIR/EIS anticipated and planned for "[a]pproximately 90–100 overwater geotechnical borings and CPTs " (2016 Final EIR/EIS, p. 3-166.) The instant IS/MND, on the other hand, states that "[o]verwater soil investigations will consist of 57 soil borings " (IS/MND, p. 4). Hence, 43 anticipated overwater soil investigations are entirely unaccounted for in the instant IS/MND. Additionally, DWR's 2016 Final EIR/EIS anticipated and planned for other types of soil investigations, including "approximately 60 shallow test pit excavations," "temporary pumping wells" and "piezometers." (Guidelines, § 15378, subd. (a), emphasis added.) As such, separating those additional future anticipated and planned for s	See Master Response 2. The explorate separate project under CEQA from the Geotechnical information collected via preliminary considerations of potential Master Response 2, and/or for final de project, as was contemplated in the pro- Project EIR/EIS, for which DWR has si of the Proposed Project does not precl geotechnical information collection in s approved project; however, this work v would either undergo separate CEQA CEQA review (see Master Response 4 contemplated, and for which the Proposed maller in scope than the former BDCF require less, if any, future geotechnical Master Response 2, an agency's decis at one time, does not mean that it mus those activities must be considered tog
		furtherance of the Tunnel Project constitute parts of "the whole of an action, which has a potential for resulting in either a direct physical change in the environment, or a reasonably foreseeable indirect physical change in the environment" (Guidelines, § 15378, subd. (a), emphasis added.) As such, separating those additional future anticipated and planned	

atory work evaluated in the IS/MND is a ne former BDCP/CA WaterFix Project. ria soil investigations can be used for both al alternatives, as described in the IS/MND and design and construction of an approved previously prepared BDCP/CA WaterFix since rescinded its approval. Implementation clude the potential need for future support of final design and construction of an would be considered a separate project that A review or be assessed for an exemption to e 4). To note, the DCP that is currently being posed Project may supply data, is significantly CP/CA WaterFix Project—and likely would cal information collection. Further, as noted in cision to include certain activity within an EIR ust do so every time; nor does it mean that ogether as part of the larger project.

(MPTO)." Is there a current version of such a plan for the instant soil investigations and/or	
the underlying Tunnel Project? If so, DWR must fully disclose it and discuss it in connection	
with the instant IS/MND. Also, as DWR is aware, DWR has a so-called "protocol" that it is	
following with respect to the currently pending soil investigations. That too, or an updated	
version, needs to be fully disclosed and discussed in the instant IS/MND.].	

5			See Master Response 2 and Respons
		Associated with the Tunnel Project.	
	& South Delta		
	water Agency	With the prior Tunnel Project, i.e., the BDCP/CA WaterFix Project, DWR embarked upon	
		extensive so-called "Field Studies" to gather various information in furtherance of the	
		"planning, acquisition, development [or] operation[/implementation]" of the BDCP/CA	
		WaterFix Project. (Guidelines, § 15126.) Such "Field Studies" included numerous activities including the following:	
		(1) geodetic aerial and ground mapping and surveying;	
		(2) utilities surveys;	
		(3) cultural resource studies including archaeological surveys and architectural and historic	
		resource evaluations;	
		(4) botanical surveys;	
		(5) fisheries studies including recreational, fisheries and hydrologic surveys;	
		(6) wildlife surveys including vernal pool, reptilian, amphibian, avian and mammal surveys;	
		(7) "after-survey" biological monitoring by a permitted biologist; and	
		(8) a "Phase 1 Environmental Site Assessment" to evaluate the study area for potential	
		environmental hazards or degradation caused by the release of hazardous materials.	
		Those Field Study activities were set forth in detail in DWR's proposed orders it filed in its	
		lawsuits against landowners wherein it sought court permission to perform these activities	
		against the landowners' will. (See "In re: Department of Water Resources Cases,"	
		Coordinated Action: JCCP 4594, San Joaquin County Superior Court.) Those Field Study	
		activities were separate and apart from the type of surveys discussed in the instant IS/MND	
		that are related to identifying suitable soil investigation sites.	
		Because DWR is continuing its pattern and practice of separating the underlying Tunnel	
		Project into "bite-size pieces" for purposes of CEQA analysis, it remains a mystery what	
		other Field Studies may be anticipated or planned for, or are reasonably foreseeable, that	
		DWR is wrongfully omitting from the instant IS/MND. As discussed below, CEQA imposes a	
		duty on DWR to describe and address any and all such Field Studies, and any and all other	
		anticipated or planned for, or reasonably foreseeable, components of the "planning,	
		acquisition, development [or] operation[/implementation]" of the Tunnel Project in a single	
		CEQA document. (Guidelines, § 15126.) CEQA does not tolerate such Field Studies or	
		other components being relegated to mysteries to the public and addressed separately under CEQA at some future time, if at all. [Footnote 2: In this regard, the CDWA is informed	
		and believes that DWR has been performing, and continues to perform, various "field study"	
		surveys and examinations in furtherance of the underlying Tunnel Project on Bouldin Island	
		and on Byron Tract (earthquake fault analysis). DWR would, of course, know exactly what	
		other such surveys or examinations are taking place, and CEQA mandates that it disclose	
		them and incorporate them into its review of the "whole of the action" at issue.]	
		· · · · · · · · · · · · · · · · · · ·	

onse to Comment 4.

6	Central Delta	2. The Instant Piecemealing Also Violates the Principles in Laurel Heights I.	See Master Response 2.
	Water Agency & South Delta		
		We hold that an EIR must include a analysis of the environmental effects of future expansion or other action if: (1) it is a reasonably foreseeable consequence of the initial project; and (2) the future expansion or action will be significant in that it will likely change the scope or nature of the initial project or its environmental effects.	
		According to DWR, the soil investigations are necessary for the development and implementation of the Tunnel Project. (See e.g., IS/MND, p. ii.) As a result, the outcome of those activities will help determine the nature and feasibility of some of the components of the Tunnel Project, namely the conveyance components (which include intake facilities, forebays, etc.). Accordingly, a "reasonably foreseeable consequence" of the soil investigations is that one or more conveyance components will be pursed by DWR and ultimately constructed and implemented. While there is no guarantee at this point that any particular conveyance component will ultimately be constructed and implemented, such a guarantee is not required. All that is required is that such construction and implementation be "reasonably foreseeable."	
		It is irrefutable that some type of an "isolated conveyance facility" is at least "reasonably foreseeable." For example, according to DWR, Governor Newsom has essentially already made up his mind (and hence made an unlawful pre-determination in advance of the CEQA process) that DWR should construct and operate a "single tunnel Delta conveyance" facility. (See IS/MND, p. ii; see also, p. 1 ["On February 12, 2019, Governor Newsom introduced a new approach to modernize Delta water conveyance, one which included the consideration of a new, single-tunnel project alternative (Executive Order N-10-19)"].) The only decisions left to be made are the details of such a tunnel, i.e., matters such as its precise location, size, operating parameters and the like, not whether a tunnel should be constructed at all. (See IS/MND, p. ii.)	
		Accordingly, if the instant soil investigations are necessary for the development and implementation of the Tunnel Project, then it is clear that the construction and implementation of such a tunnel is indeed a "reasonably foreseeable consequence" of those investigations. Without those investigations such a facility could not be approved, constructed or implemented.	
		The second prong of Laurel Heights I considers whether "the future expansion or action will be significant in that it will likely change the scope or nature of the initial project or its environmental effects." (Laurel Heights I, supra, 47 Cal.3d 376, 396.) This prong is even more obvious. There can be no question that including the construction and operation of a tunnel in the project description of the instant soil investigations "will likely change the scope or nature of the initial project or its environmental effects."	
		Accordingly, both prongs of Laurel Heights I are easily satisfied and, at a minimum, all	

	aspects of the planning, acquisition, development and operation/implementation of the Tunnel Project must be described, and their potential environmental impacts must be addressed together, in a single environmental document, which DWR has thus far failed to do.	
Water Agency & South Delta	<ul> <li>3. Inadequate Project Description.</li> <li>Related to the improper piecemealing is an overall and threshold failure to thoroughly explain what is the "whole of the action" that constitutes the underlying Tunnel Project, as well as what constitutes the entire "soil investigation" component of that project. As the court explains in Lighthouse Field Beach Rescue v. City of Santa Cruz (2005) 131 Cal.App.4th 1170, at page 1202:</li> <li>"Where an agency fails to provide an accurate project description, or fails to gather information and undertake an adequate environmental analysis in its initial study, a negative declaration is inappropriate. [Citation.]" [Citation.]</li> <li>Without a meaningful description of the "whole the action" being addressed, meaningful environmental review of that action is impossible. As discussed above, the instant IS/MND only contains parts of the much larger "soil investigation" component of the Tunnel Project that DWR has embarked upon, and the IS/MND essentially provides no discussion or description whatsoever about the primary component of the true underlying project, the Tunnel Project.</li> <li>The omission of this information is highly prejudicial and "subverts the purposes of CEQA [because] it omits material necessary to informed decisionmaking and informed public participation.' [Citation.]" (Lighthouse Field Beach Rescue v. City of Santa Cruz, supra, 131 Cal.App.4th 1170, 1202.)</li> </ul>	See Master Response 2.

	8	Water Agency & South Delta	The IS/MND's description of the proposed soil investigation sites is far too general to facilitate meaningful CEQA review. This constitutes a failure to adequately describe the project itself as well as a failure to analyze the project at a sufficient level of detail. Among other things, this lack of detail "subverts the purposes of CEQA [because] it omits material necessary to informed decisionmaking and informed public participation.' [Citation.]" (Lighthouse Field Beach Rescue v. City of Santa Cruz, supra, 131 Cal.App.4th 1170,	The Draft IS/MND presents each invest maps in a manner that identifies both th proximity to one another and their region These maps were intended to give the project within the context of the spatial appendix (Appendix C) with maps at a Final IS/MND.
			1202.) For example, the IS/MND provides a mere four (4) pages of extremely high altitude maps showing the locations of soil investigations. (IS/MND, pp. 5-8.) At that altitude, neither the decision makers nor the public can meaningfully consider and address the potentially significant impacts from those investigations.	Additionally, the specific soil investigati ARCGIS format, were made available u all interested parties throughout the ent December 19, 2020, with 27 days left in Conveyance webpage was updated to ARCGIS and KMZ files were available allow the reviewer to overlay the sites v
			Attached here as Exhibit "B," is an example of the types of maps that DWR provided to the Court when it sought the right to force its way onto lands to conduct prior soil investigations. With these zoomed-in maps one can begin to understand the surrounding location and, hence, the potentially significant impacts from the investigations. These zoomed-in maps also critically show the proposed temporary access routes that will be utilized.	referenced data, and zoom in to specifi The exhibits (maps) referenced in the c to a court in relation to a separate proje They were not included in any CEQA d required or warranted under CEQA.
			At a minimum this level of detail must be provided in the IS/MND and proposed access routes need to be disclosed and subjected to public review and comment. The IS/MND must then thoroughly describe the surrounding environment and circumstances for each soil investigation site, including nearby crops, utilities, including power lines, irrigation canals/pipes, drainage canals/pipes, public and private roadways, homes, buildings, agricultural or domestic wells, livestock, horses, terrestrial species and their habitat, cultural and historical resources, etc.	As discussed in Section 2.0 of the Fina existing roadways. Specific access on p negotiation with the landowner during a of a Proposed Project. See Response t permissions.
			All in all, the most basic CEQA requirement, i.e., a detailed and meaningful description and analysis of the proposed location and access route for each and every proposed soil investigation site, is entirely lacking in the IS/MND. The fact that there are 200 or more soil investigation sites does not mean the foregoing description and analysis can simply be omitted out of convenience because it is burdensome. Instead, that fact that DWR wants to perform so many soil investigation sites means DWR has considerably more work to do to properly describe and subject all of those sites to meaningful and legally adequate CEQA review.	CEQA does not require that an IS/MND evaluation, but it should include a discu- mitigation so as to inform decisionmake Guidelines, Section 15002, subdivision brevity in negative declarations—in the of a project's lack of significant effects ( Section 15371). The IS/MND considers conditions" and proposes mitigation me than significant, regardless of the final a assuming that a myriad of potential reso maximum amount of equipment would I This includes pre-activity site surveys a
L				See also Master Response 3.

restigation location on four separate, full-page h their individual locations as well as their gional orientation (see Draft IS/MND, pp. 58). he reviewer an appropriate overview of the ial environment. For clarification, an additional t a more detailed scale have been added to the

pation site geospatial information, in KMZ or le upon request to facilitate review by any and entire public review period and beyond. On ft in the public comment period, the Delta to ensure the wider public was aware that ble upon request. These geospatial data files es with aerial imagery, and other geospatially cific locations.

e comment contain material provided by DWR oject during litigation for a court-ordered entry. A document for that project. Nor are such maps

inal IS/MND, access would be limited to on private property, would be subject to g acquisition of entry permission upon approval se to Comment 29 for more detail on landowner

ND possess certainty or an exhaustive scussion of potential impacts and appropriate akers and the public (see State CEQA ion (a)). In fact, CEQA specifically calls for the project descriptions and in their description its (id., Section 15071, subdivision (a) and ders the available routes and "access measures to ensure impacts would be less al access routes determined, by conservatively resources may be encountered and a all be used (see Draft IS/MND, pp. 2, 4, 9). is among other things.

Water Ager & South De	<ul> <li>Ita S. The IS/MND Improperly Allows its Reconnaissance Team to Relocate Soil Investigation Sites at their Discretion.</li> <li>Sites at their Discretion.</li> <li>The IS/MND states at page 2, with emphasis added:</li> <li>Mapped locations are approximate, several days to several weeks prior to investigations, DWR and Delta Conveyance Design and Construction Authority (DCA) engineers, geologists, environmental scientists, and the cultural resource team will perform a reconnaissance level site visit. The Impact Area for any given soil location is considered the soil investigation site itself and the area required for parking for various field personnel. If the team observes utility, biological, cultural, or other resource concerns within the Impact Area or associated resource buffer, the location will be shifted the minimum distance necessary to reduce the potential for utilities, biological or cultural resource impacts to a less than significant level without increasing impacts to other resources. If a suitable location cannot be determined within adjacent areas, then the soil investigation at that location will not be conducted.</li> <li>One of the major deficiencies in this approach is that the IS/MND has provided no guidance or "performance standards" that DWR's reconnaissance team must follow when determining (1) whether there are any "resource concerns" at a particular site; and (2) if there are, whether a new location reduces impacts to a less than significant level without increasing impacts on other resources. With regard to the latter, for example, what constitutes reducing impacts to a less than significant level without increasing impacts to other resources?"</li> <li>As far as the CDWA can tell, the IS/MND provides zero guidance on these critical questions and, instead, improperly defers them to essentially the whims or one or more members of its reconnaissance team. This lack of mandated guidance violates CEQA in numerous respects including the overall failure to provide adequate and enforc</li></ul>	Very broad performance standards of for dealing with any and all "resource of desirable drilling sites – are not necess effects. For any particular potential site play, not just broad singular performant resource issues under singular standard dealing with all resource concerns. Not perfect drilling site. More complex calcond Even for an EIR, as opposed to a mitig description must contain only "sufficient impacts but need not include "extensive 15124). Here, the Project's description and avoidance techniques, gives suffice impacts, as evidenced by the 190+ pat However, to clarify and enhance the d Section 2.0, Proposed Project Description include more detail on these reconnaiss presented within Section 1.3 of the Dra- in Section 2.0, it is, and has been since avoid environmental resources entirely nature of this Project that DWR's team about how to completely avoid impacts avoidance is the primary performance
	As far as the CDWA can tell, the IS/MND provides zero guidance on these critical questions and, instead, improperly defers them to essentially the whims or one or more members of its reconnaissance team. This lack of mandated guidance violates CEQA in numerous respects including the overall failure to provide adequate and enforceable mitigation measures to reduce or avoid potentially significant impacts, as well as the improper deferral	include more detail on these reconnais presented within Section 1.3 of the Dra in Section 2.0, it is, and has been sinc avoid environmental resources entirely nature of this Project that DWR's team about how to completely avoid impacts
		Aerial imagery was utilized in determininvestigation sites to support avoidance described in the IS/MND (Draft IS/MNI proposed sites will be scouted by a site site locations and Impact Areas to avoid The reconnaissance survey team will a adequately evaluate the site on the gradjacent, and identify further survey not and environmental/cultural specialists
		wildlife biologist familiar with the local t with the local flora and wetlands, cultu region and its cultural resources (Nativ

Response 4.

the approach to ensuring minimization or e flexibility to move or eliminate impact areas connaissance surveys. The level of detail tion measures that have been proposed are s or reduce significant impacts to less than

of the kind recommended by the commenter – e concerns" that might arise and for identifying essary to avoid the occurrence of significant site, a number of considerations may come into ance standards capable of dealing with all dards. There is no one performance standard Nor is there a single standard describing the alculations are necessary.

tigated negative declaration, a project ent information" to evaluate environmental sive detail" (State CEQA Guidelines, Section on, inclusive of these reconnaissance surveys fficient detail to fully evaluate environmental bages of analysis presented in Chapter 3.0. document,

iption, has been revised in the Final IS/MND to aissance surveys, which were initially Draft IS/MND as project components. As stated nee the Project's inception, DWR's intent to ely, whenever possible. Indeed, it is the very am will make on-the-ground determinations cts to natural resources where possible. Thus, ce standard to be satisfied in most instances.

nination of the locations of the proposed soil nce of impacts to sensitive resources. As ND, p. 2 and Final IS/MND, Section 2.0), these site reconnaissance team that will choose final void potential hazards and sensitive resources. Il encompass the needed expertise to ground, identify resources that are present and needs. This team will be made up of engineers ts with expertise in the following disciplines: al fauna, botanist/ wetland specialist familiar tural resources specialist familiar with the tive American, archeological and historical),

geologist/geological engineer with an u (id.). Additionally, a representative from ensure that any stipulations set forth fo (see Final IS/MND, Section 2.0).
This team will use their knowledge and based upon existing conditions, to ensist significant impacts are avoided. Impler measures will further ensure that no significant work. Avoidance will occur whe Project work. Avoidance will occur whe limited nature of the work will result in it do not rise to the level of being potentia
The above-referenced reconnaissance Project and as such are environmental Performance standards, while sometim EIR, are not required for components of Section 15126.4, subdivision (a)(1)(B)) evaluate "the efficacy of the mitigation ( <i>Center for Biological Diversity v. Depa</i> Cal.App.5th 210, 239).
Nevertheless, here, there are a number specific performance standards include commitments that sites will be located to ensure a sufficient distance between that no impact to biological species will listed species and avoidance of wetlar defined under CWA) as well as no imp determined by a bevy of qualified profe Final IS/MND). Further, mitigation will e to as close to pre-activity conditions as

n understanding of the data goals of the project om the Real Estate office will be present to for the visit regarding access are followed

nd expertise to make professional judgements nsure that resources are protected and that lementation of the adopted mitigation significant impacts will occur as a result of there it can be achieved; in other instances, the n impacts that, either before or after mitigation, ntially significant.

ice surveys are an integral part of the Proposed tally analyzed throughout the IS/MND. times required for mitigation measures in an s of a project (see State CEQA Guidelines, B)). Performance standards are intended to on measures to be implemented in the future" epartment of Conservation (2019) 36

ber of mitigation measures that have resourceuded within them. These pertain to DWR's ed to avoid sensitive environmental resources, een drilling activities and sensitive resources so will occur (i.e., no "take" of FESA or CESA lands and other non-tidal aquatic features as npact to cultural resources and utilities, as ofessionals (see revised Section 2.0 in the ill ensure that areas of impact will be returned as possible (see MMs AES-1, AGR-1).

10	Water Agency & South Delta	Site Visits."	<b>.</b> .
			These site visits would average 5-6 sp 2; see also Final IS/MND, Section 2.0) area.
	10	Water Agency & South Delta	<ul> <li>Water Agency &amp; Site Visits."</li> <li>&amp; South Delta Water Agency</li> <li>As just discussed, the IS/MND states at page 2,</li> <li>Mapped locations are approximate, several days to several weeks prior to investigations, DWR and Delta Conveyance Design and Construction Authority (DCA) engineers, geologists, environmental scientists, and the cultural resource team will perform a reconnaissance level site visit.</li> <li>The IS/MND lacks an adequate description and discussion of what those reconnaissance level site visit.</li> <li>The IS/MND lacks an adequate description and discussion of what those reconnaissance level site visits will entail. For example, how many individuals will be involved; how many and what type of vehicles; what type of equipment and tools will be used; will there be any invasive activities, such as shallow digging; any extraction of vegetation; how many hours or days will these unspecified number of people be accessing the sites, etc.</li> <li>Thus far, the IS/MND fails to provide sufficient details of these site visits to enable the potential individual and cumulative environmental impacts from the site visits to be</li> </ul>

# nse to Comment 8 regarding level of detail

ially selected based upon the best available nce and potential value of information gained e the initial placement of the proposed drill naging, and searches of available resources storical, geological, cultural, and other tions, as identified in Section 1.3 of the Final access to the proposed soil investigation sites pon project approval.

initial physical visits to a proposed project sting conditions on the ground and determine nee level surveys are non-invasive, aside from cation, and would be conducted to "groundironmental review by identifying the potential lity of suitable habitat and locating any potential ee Draft IS/MND, p. 2 and Final IS/MND,

9, the surveys will be conducted by a team that to adequately evaluate the site on the ground, eds.

specialists, as indicated in the Draft IS/MND (p. .0), and would average one visit per impact

11	Central Delta	7. Failure to Consult With All Responsible and Trustee Agencies.	See Master Response 5.
		Guidelines section 15063, subdivision (g), provides:	
	Water Agency	Consultation. As soon as a lead agency has determined that an initial study will be required for the project, the lead agency shall consult informally with all responsible agencies and all trustee agencies responsible for resources affected by the project to obtain the recommendations of those agencies as to whether an EIR or a negative declaration should be prepared	
		"For the purposes of CEQA, the term 'responsible agency' includes all public agencies other than the lead agency which have discretionary approval power over the project." (Guidelines, §15381.)	
		a. Failure to Consult with Reclamation Districts.	
		The numerous local reclamation districts with levee systems in the vicinity of the proposed soil investigations constitute "responsible agencies" for purposes of CEQA. Reclamation districts are local public agencies governed by Water Code section 50000 et seq. Water Code section 50652 provides that "[t]he board [of trustees of reclamation districts] shall exercise general supervision and complete control over the construction, maintenance and operation of the reclamation works, and generally over the affairs of the district. "Reclamation works' means such public works and equipment as are necessary for the unwatering, watering, or irrigation of district lands and other district operations." (Wat. Code, § 50013.)	
		Accordingly, each reclamation district with levees (or any other reclamation works) in the vicinity of the proposed drilling has "discretionary approval power" over such drilling and, hence, constitutes a "responsible agency" for purposes of CEQA.	
		Attached hereto as Exhibit "C" is declaration, and attached hereto as "Attachment D" is a statement, from Christopher H. Neudeck, a Registered Civil Engineer in the State of California that has worked with the Delta Islands including flood control, drainage and irrigation for the past twenty-eight (28) years, and serves as the District Engineer for numerous reclamation districts throughout the Delta. In those declarations Mr. Neudeck explains the types of concerns and issues which reclamation districts must address in connection with the proposed soil investigations.	
		Given the obvious direct impacts on reclamation works as a result of the proposed soil investigations, from hauling equipment to and from the sites across reclamation district levees or drainage canal banks, to physically stationing and operating drilling and equipment directly on or near such levees or canal banks, it is completely unacceptable for DWR to bypass its mandatory duty to consult with reclamation districts "as soon as [it] determined that an initial study will be required for the project" pursuant to Guidelines section 15063, subdivision (g).	

Consultation and ultimate coordination with reclamation districts is not only necessary to avoid potentially substantial adverse impacts to reclamation works, and to avoid substantial interferences with levee patrolling and emergency flood fighting or levee repair, but also to avoid interference with the districts' routine operation and maintenance of its works, which includes the need to avoid interfering with non-emergency levee repair and rehabilitation. The suitability of haul routines, the wear and tear of the districts' levees and roadways from DWR's drilling rigs and other equipment, especially during the rainy season when the ground is soft and most vulnerable to significant wear and tear, and the provision of equipment, materials and a plan for controlling seepage, boils, piping, levee slumping or other adverse levee or drainage problems that may result from the activities, are all matters DWR must consult with districts on and for which DWR must ultimately obtain the districts' approval.
As noted in Mr. Neudeck's statement:
As it stands, DWR's proposed project suffers from an overall lack of any meaningful detail in terms of when and where such geotechnical activities will take place and, hence, what specific reclamation works DWR will be impacting during the performance of such activities, i.e., during the hauling of equipment to and from the sites, the stationing and operation of equipment at the sites, etc. If DWR had properly undertaken the mandatory consultation with reclamation districts required by section 15063, subdivision (g), there would have been an opportunity to discuss and set forth that detail for the benefit of everyone involved, not to mention the benefit to the CEQA process which was substantially thwarted in the absence of such detail.

12	Central Delta Water Agency	i. Seepage Concerns.	See Response to Comment 38 and Re
	& South Delta	With regard to the well-established and well-recognized concerns reclamation districts and all others with responsibilities over levees in the Delta have over "seepage," which Mr. Neudeck discusses in his above-referenced declaration and statement, enclosed herewith is additional information which discusses the problems and concerns associated with seepage.	The project as described is consistent standards and requires DWR, as part permission prior to Project implementa is found to be not injurious to the publi levee (see Final IS/MND, Section 1.2; Section 408 permission would not be o
		See for example, page 14 of "Analytical Study on Flood Induced Seepage Under River Levees" (a copy of which is attached hereto as Exhibit "E"), which provides:	levees would not occur, if the Propose through substantial soil erosion. Signifi the IS/MND accurately reflect this fact.
		"Whenever a levee is subjected to a differential hydrostatic head of water as a result of river stages higher than the surrounding land, seepage enters the pervious substratum through	
		the bed of the river and riverside borrow pits or the riverside top stratum or both, and creates an artesian head and hydraulic gradient in the sand stratum under the levee. This gradient causes a flow of seepage beneath the levee and the development of excess pressures landward thereof. If the hydrostatic pressure in the pervious substratum landward of the levee becomes greater than the submerged weight of the top stratum, the excess pressure will cause heaving of the top blanket, or will cause it to rupture at one or more weak spots with a resulting concentration of seepage flow in the form of sand boils.	levees will be backfilled/sealed in according Standards (Bulletins 74-81 & 74-90).
		"In nature, seepage usually concentrates along the landside toe of the levee, at thin or weak spots in the top stratum, and adjacent to clay-filled swales or channels. Where seepage is concentrated to the extent that turbulent flow is created, the flow will cause erosion in the top stratum and development of a channel down into the underlying silts and fine sands, which frequently exist immediately beneath the top stratum. As the channel increases in size or length, or both, a progressively greater concentration of seepage flows into it with a consequent greater tendency for erosion to progress beneath the levee.	Additionally, as clarified in the project of access, DWR would coordinate with pro- management agencies, on site specific IS/MND Section 2.0). See Response to permissions.
		"The amount of seepage and uplift hydrostatic pressure that may develop landward of a levee is related to the river stage, location of seepage entrance, thickness and perviousness of the substratum and of the landside top stratum, underground storage, and geological features. Other factors contributing to the activity of the sand boils caused by seepage and hydrostatic pressure are the degree of seepage concentration and the velocity of flow emerging from the boils."	
		See also, the Corps' publication entitled, "Performance of Levee Under seepage Controls; A Critical Review," attached hereto as Exhibit "F," which discusses the problems with "preferential" pathways through the soil which are often referred to as "defects" or "discontinuities" in the soil profile. (See e.g., ["There is considerable evidence that boil occurrence is often related to concentration of seepage at discontinuities and defects in the top [soil] blanket" [id., p. 14]; and "[soil] permeability [is] controlled by defects in the top [soil] blanket (cracks, root holes, fenceposts, etc.) rather than properties of intact soil" [id., p. 5].)	
		Additionally, see also the Corps' ER 1110-1-1807, entitled "Engineering and Design, Drilling in Earth Embankment Dams and Levees," discussed below and attached here to as Exhibit	

Response to Comment 39.

nt with US Army Corps of Engineers (USACE) rt of the project, to obtain Section 408 ntation, which will only be granted if the project blic interest or not impair the usefulness of the 2; see also 33 USC § 408, subdivision (a)). e granted, and therefore project activity on sed Project would impair a levee's usefulness nificance determinations in Section 3.7.2 (b) of ct.

on process that is included in the project ogram Plan (DPP) will be prepared for all onal levees. This DPP will address seepage to on criteria are met. All explorations within cordance with State of California Water Well .

ct description, during the acquisition of site property owners, including local land sific considerations at that time (see Final e to Comment 29 for more detail on landowner

	"G," which discusses, among other impacts, the potential for drilling on or near levees to create preferential seepage paths.	
	proposed soil investigations is one of many reasons why it is imperative that DWR consult with, and obtain the approval of, local reclamation districts who have the statutory responsibility to operate and maintain their respective levee and drainage systems, as well as the familiarity of the areas along their levees and drainage systems where seepage	
ater Agency		See Master Response 5 and Master 9, Response to Comment 10, and Re
/ater Agency	Mapped locations are approximate, several days to several weeks prior to investigations, DWR and Delta Conveyance Design and Construction Authority (DCA) engineers,	Any necessary encroachment permit as stated in Response to Comment 1 to accessing the site.
	reclamation district levees and perhaps over other reclamation facilities (e.g., drainage canals) and, hence, permission from the reclamation districts as well as from any underlying fee landowners and any tenants must be obtained. The incorporation of these reconnaissance visits is yet another reason why the proposed activities encroach within reclamation districts' statutory jurisdiction and/or their express or implied easements (or fee	
	b. Failure to Consult with Counties.	See Master Response 5 and Master
South Delta /ater Agency	agencies under CEQA that must be afforded the same treatment discussed above for reclamation districts. For example, among other potential permits, CDWA is informed and believes that DWR must obtain permits from the Counties to ensure among other things, that the borings do not contaminate, or create opportunities for contamination of, the	All explorations will be backfilled/seal Water Well Standards (Bulletins 74-8 IS/MND include the use of bentonite the cuttings to the surface. The drillin losses of drilling mud into the formati- bentonite grout is injected at the base the borehole and sealing the hole (se project ensures that groundwater will that would cause groundwater quality Section 3.10.2(a)).
		Section 3.10 of the IS/MND discusse finds that none exist.
	entral Delta ater Agency South Delta ater Agency entral Delta ater Agency South Delta ater Agency	create preferential seepage paths.         Finally, see Exhibit "J" which includes several photos of boils that have erupted from referential seepage paths as a result of borings.         Avoiding the exacerbation of the problems associated with seepage as a result of DWR's proposed soil investigations is one of many reasons why it is imperative that DWR consult with, and obtain the approval of, local reclamation districts who have the statutory responsibility to operate and maintain their respective levee and drainage systems, as well as the familiarity of the areas along their levees and drainage systems where seepage problems are of the greatest concern.         entral Delta       ii. Access to Levees and Lands to Conduct Reconnaissance Level Field Surveys.         As discussed above, the IS/MND states at page 2, ater Agency       Mapped locations are approximate, several days to several weeks prior to investigations, DWR and Delta Conveyance Design and Construction Authority (DCA) engineers, geologists, environmental scientists, and the cultural resource team will perform a reconnaissance level site visit.         Such reconnaissance site visits would appear to require foot and/or vehicle access over reclamation district levees and perhaps over other reclamation facilities (e.g., drainage canals) and, hence, permission from the reclamation districts se well as from any underlying fee landowners and any tenants must be obtained. The incorporation of these reconnaissance visits is yet another reason why the proposed activities encroach within reclamation districts' statutory jurisdiction and/or their express or implied easements (or fee interests, as the case may be) over their reclamation works and, therefore, qualify as "responsible agencies" with "discretionary approval power" over DWR's proposed activities.

er Response 6. See also Response to Comment Response to Comment 29.

nits, or specific access landowner permissions, t 12, would be sought from pertinent parties prior

er Response 6.

ealed in accordance with State of California 4-81 & 74-90). The methods outlined in this te clay to stabilize the boreholes and transport lling mud coats the borehole walls and prevents ation. At the completion of drilling, cementase of the boring, displacing the drilling mud from (see IS/MND, Section 2.2.1). In this way, the will not be contaminated by the borings in a way lity to be substantially degraded (see IS/MND,

ses potential impacts to groundwater quality and

15	Central Delta Water Agency	c. Failure to Properly Consult with Other Responsible and Trustee Agencies.	See Master Response 5.
	0,	As noted above, Guidelines section 15063, subdivision (g), provides:	
		Consultation. As soon as a lead agency has determined that an initial study will be required for the project, the lead agency shall consult informally with all responsible agencies and all trustee agencies responsible for resources affected by the project to obtain the recommendations of those agencies as to whether an EIR or a negative declaration should be prepared.	
		The IS/MND fails to include a statement that such consultation took place with "all responsible agencies and all trustee agencies" or that any such recommendations were obtained. Accordingly, without evidence to the contrary, the CDWA hereby alleges that DWR has failed to properly perform that consultation and obtain those recommendations.	
		DWR should set forth the date when it determined that an initial study will be required for the project and provide a list of all of such agencies it consulted with "as soon as" that determination was made. It should thereafter set forth any recommendations provided by those agencies.	

16	Central Delta	8. DWR Failed to Timely Provide a Copy of the Notice of Intent and IS/MND to All	See Master Response 5.
	Water Agency	Applicable Public Agencies.	
	& South Delta		
		While Guidelines section 15063, subdivision (g), requires early consultation with "all responsible agencies and all trustee agencies responsible for resources affected by the project" "[a]s soon as [DWR] determined that an initial study will be required for the project," after DWR has completed that initial study, DWR has the further mandatory obligation to send a copy of that initial study, along with the mitigated negative declaration and notice of intent, to all of those same agencies plus to a much broader category of public agencies, i.e., to "every other public agency with jurisdiction by law over resources affected by the project." (Guidelines, § 15073, subd. (c).)	
		As Guidelines section 15073, subdivision (c), explains:	
		A copy of the proposed negative declaration or mitigated negative declaration and the initial study shall be attached to the notice of intent to adopt the proposed declaration that is sent to every responsible agency and trustee agency concerned with the project and every other public agency with jurisdiction by law over resources affected by the project.	
		(Emphasis added.)[Footnote 3: Guidelines section 15087, subdivision (h): "Public agencies should compile listings of other agencies, particularly local agencies, which have jurisdiction by law and/or special expertise with respect to various projects and project locations. Such listings should be a guide in determining which agencies should be consulted with regard to a particular project."]	
		As with the public notice provisions discussed above regarding providing timely notice tothe public, "substantial rather than complete compliance with CEQA-mandated notice procedures [is] an abuse of discretion requiring vacating of the administrative decision." (Gilroy Citizens for Responsible Planning v. City of Gilroy (2006) 140 Cal.App.4th 911, 922-923.)	
		DWR should once again provide a list of all of such agencies it sent a copy of the IS/MND and Notice of Intent to and provide proof of when it sent those copies. CDWA is informed and believes DWR has failed to send copies, timely or otherwise, to all of such agencies, including, in particular, to all affected reclamation districts.	
		In the event DWR disagrees that reclamation districts constitute "responsible agencies," a reclamation district nevertheless clearly falls within the definition of a "public agency with jurisdiction by law over resources affected by the project," and, hence, DWR was required to timely send them copies of such documents per Guidelines section 15073, subdivision (c). (The time frame copies were required to be sent in order to provide them the mandatory 30 day review period was discussed above.)	
		Pursuant to Guidelines section 15379, "Public agency' includes any state agency, board, or commission and any local or regional agency, as defined in these guidelines." Pursuant to Guidelines section 15368 (with emphasis added): "Local agency" means any public agency	

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	other than a state agency, board, or commission. Local agency includes but is not limited to cities, counties, charter cities and counties, districts, school districts, special districts, redevelopment agencies, local agency formation commissions, and any board, commission, or organizational subdivision of a local agency when so designated by order or resolution of the governing legislative body of the local agency.	
	Guidelines section 15366 defines "jurisdiction by law" as follows (with emphasis added):	
	(a) 'Jurisdiction by law' means the authority of any public agency: (1) To grant a permit or other entitlement for use, (2) To provide funding for the project in question, or (3) To exercise authority over resources which may be affected by the project.	
	(b) A city or county will have jurisdiction by law with respect to a project when the city or county having primary jurisdiction over the area involved is: (1) The site of the project; (2) The area in which the major environmental effects will occur; and/or (3) The area in which reside those citizens most directly concerned by any such environmental effects."	
	Reclamation districts are local public entities, i.e., "special districts," which unquestionably have "the authority to exercise authority over resources which may be affected by the project." (Guidelines, § 15366.) As discussed above, Water Code section 50652 provides that "[t]he board [of trustees of reclamation districts] shall exercise general supervision and complete control over the construction, maintenance and operation of the reclamation works, and generally over the affairs of the district." And "[r]eclamation works' means such public works and equipment as are necessary for the unwatering, watering, or irrigation of district lands and other district operations." (Wat. Code, § 50013.)	
	It is irrefutable that numerous reclamation districts' levees, drainage facilities and/or other reclamation works "may be affected by the project." (Guidelines, § 15366.) Accordingly, DWR had a duty pursuant to Guidelines section 15073, subdivision (c), to timely send such districts copies of the IS/MND and Notice of Intent, which CDWA is informed and believes it failed to do. CDWA is also informed and believes DWR likewise failed to timely send copies of such documents to many other types of public agencies "with jurisdiction by law over resources affected by the project." (Guidelines, § 15073, subd. (c).) CDWA can only verify DWR's compliance with section 15073 after DWR fully discloses the agencies it send such documents to and when it sent them.	

17	9. There is Substantial Evidence to Support a Fair Argument that the Project May Have a Significant Effect on the Environment.	See Master Response 3 and Master F any specific deficiency in the IS/MND
	As the court explains in Lighthouse Field Beach Rescue v. City of Santa Cruz (2005) 131 Cal.App.4th 1170, at pages 1181-1182:	
	"The decisionmaking body [of the lead agency] shall adopt the proposed negative declaration only if it finds on the basis of the whole record before it (including the initial study and any comments received), that there is no substantial evidence that the project will have a significant effect on the environment" (Guidelines, § 15074, subd. (b).) "Prior to carrying out or approving a project for which a negative declaration has been adopted, the lead agency shall consider the negative declaration together with comments that were received and considered" (§ 21091, subd. (f); see Guidelines, § 15074, subd. (b).) The lead agency must prepare an EIR if it "is presented with a fair argument that a project may have a significant effect on the environment," even where it is also "presented with other substantial evidence that the project will not have a significant effect." (Guidelines, § 15064, subd. (f)(1); see §§ 21080, subd. (d), 21082.2, subd. (d), 21151, subd. (a); No Oil, Inc. v. City of Los Angeles (1974) 13 Cal.3d 68.) This is because "an EIR is the key to environmental protection under CEQA." ( Id. at p. 75.)	
	As the court explains in Natural Resources Defense Council v. Fish & Game Com. (1994) 28 Cal.App.4th 1104, at pages 1119-1120:	
	In No Oil, Inc. [v. City of Los Angeles (1974) 13 Cal.3d 68], the court defined the word "may," in the phrase "may have a significant effect," as a reasonable possibility." [Citations.] This definition was meant to impose a low threshold requirement for preparation of an EIR, calling for preparation whenever it could be "fairly argued" that the project may have a significant environmental effect. [Citations.]	
	Pursuant to Guidelines section 15382 "significant effect on the environment" means:	
	[A] substantial, or potentially substantial, adverse change in any of the physical minerals, flora, fauna, ambient noise, and objects of historic or aesthetic significance.	
	(Emphasis added.) Thus, the threshold is even further lowered by the fact that a "significant effect on the environment" includes changes that are merely "potentially" substantial as well as those that are in fact or "actually" substantial.	
	Guidelines section 15384, subdivision (a), further provides:	
	"Substantial evidence" as used in these guidelines means enough relevant information and reasonable inferences from this information that a fair argument can be made to support a conclusion, even though other conclusions might also be reached. Whether a fair argument can be made that the project may have a significant effect on the environment is to be determined by examining the whole record before the lead agency	

er Response 4. The comment does not point to ID that can be discussed in this response.

	Thus, when fleshed out, the requirement in Public Resources Code section 21064.5 that "there is no substantial evidence in light of the whole record before the public agency that the project, as revised, may have a significant effect on the environment," means that a "fair argument" cannot be made that the project, as revised, has the "reasonable possibility" of resulting in a "potentially substantial [] adverse [physical] change [to the environment]."	
	In the instant case, such a fair argument can be easily made and, as a result, additional mitigation measures must be imposed to eliminate that reasonable possibility of a	
	significant effect and the IS/MND must thereafter be recirculated pursuant to Guidelines section 15073.5 or an EIR must be prepared.	
18		See Response to Comment 12, Respo Comment 39.
	The "relevant information and reasonable inferences from th[at] information" (Guidelines, § 15384, subd. (a)) that supports such a reasonable possibility includes the above described and referenced information enclosed herewith regarding the "seepage" phenomenon that occurs throughout the Delta and, hence, throughout the areas where the proposed geotechnical activities will take place, as well as the above referenced declaration and statement from Christopher H. Neudeck, R.C.E. As Mr. Neudeck explains in its statement:	
	It is my opinion, for the reasons set forth herein, that DWR is incorrect and that its proposed project as modified may indeed result in a potentially substantial, adverse change to the environment. In particular, it is my opinion that there is a reasonable possibility that the proposed project as modified will substantially undermine the integrity of the levee systems which protect the Delta lands from flooding and substantially impair flood fighting capabilities, and, as a result, there is a reasonable possibility that the proposed project as modified will evee damage and cause potential levee failure. Additional mitigation measures are needed and should be adopted to minimize such undermining, impairment, damage and failure.	
	(See Exhibit "D," p. 2.)	

ponse to Comment 38, and Response to	

19	Central Delta	b. There is a Reasonable Possibility the Project Will Result in Cumulatively Considerable	See Master Response 2 and Response
	Water Agency	Impacts on Multiple Aspects of the Environment.	Comment 9 and Response to Commer
	& South Delta Water Agency	Guidelines section 15064, subdivision (h)(1), provides: When assessing whether a cumulative effect requires an EIR, the lead agency shall	Section 3.21.2 of the IS/MND contains effects, inclusive of twelve specific projactions/issues. This focused discussion
		consider whether the cumulative impact is significant and whether the effects of the project are cumulatively considerable. An EIR must be prepared if the cumulative impact may be significant and the project's incremental effect, though individually limited, is cumulatively considerable. "Cumulatively considerable" means that the incremental effects of an individual project are significant when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects.	considerations included in Section 3.3 Gas Emissions). According to CEQA g or more individual effects which, when location, are considerable and which c on the same resource.
		For starters, the IS/MND is deficient for failing to even identify all pertinent past, current and probably future projects. In terms of "past projects," the IS/MND makes no attempt to describe, much less discuss, all of the Field Study activities that have already taken place in furtherance of the Tunnel Project, including all of the overwater and landside geotechnical activities, and other Field Study activities that have thus far taken place over the last several years. For example, the IS/MND should include a complete description of the location of all prior borings, test pits, reconnaissance surveys, etc., i.e., all prior Field Study activities that impact any aspect of the environment from vehicle or foot traffic across lands within the Delta to digging bore holes and test pits, etc. All of that information is readily available, and there is simply no excuse for DWR to omit it from the IS/MND.	Past projects have been suggested as impacts, such as the prior geotechnica the former BDCP/CA WaterFix Project these geotechnical explorations, as the prior temporary impacts and the currer Response 4 for a discussion on the lac activities and the applicability of catego Guidelines, Section 15130, subdivision referenced were originally approved by authorization. As a result of delays due borings and 2 CPTs remain to be comp
		With respect to "current projects" the IS/MND should describe any other activities that are currently being conducted in furtherance of the Tunnel Project that impact the environment which it has, thus far, failed to do.	currently expires on November 30, 202 amongst these individual activities ens environmental effects, with no potentia a significant cumulative effect.
		With respect to "the effects of probable future projects," the most glaring "probable future project" is the Tunnel Project, yet, remarkably, the Tunnel Project is not even mentioned in the IS/MND's cumulative impact discussion. It is undisputed that construction and implementation, not to mention the mere planning and development, of the Tunnel Project will have potentially substantial adverse impacts on the environment (i.e., "significant effects," see Guidelines, § 15382). That fact is evidenced by the fact that an EIR is currently being prepared for the Tunnel Project. If the Tunnel Project did not have the potential to result in such impacts, then an EIR would neither be required nor pursued.	The proposed, future DCP, although be regulatory review that would require it has not been approved as a project, an expectation of a project at this time (St subdivision (b)(1)(A) and Section 1535 167 Cal.App.4th 1099, 1127 and South City and County of San Francisco (201
		Therefore, the instant IS/MND must evaluate whether "the incremental effects of [the instant hundreds of borings and other activities] are significant when viewed in connection with the effects of probable future projects [such as the Tunnel Project]." The IS/MND's main justification for finding the project will not have cumulative considerable impacts on air quality, water quality, levee stability, fishery resources, etc., appears to be because geotechnical activities are "short-term and localized." (See e.g., IS/MND, p. 207.) The only reason they are "short-term and localized" is because the geotechnical activities have been wrongfully separated from the rest of the Tunnel Project.	Response 2). Each project considered in Section 3.2 some stage of such formal regulatory r IS/MND's NOI was released. However, even if the DCP were fully re cumulative project, because of the national

nse to Comment 4. See also Response to nent 10 for details on reconnaissance surveys.

ns a seven-page discussion on cumulative rojects/activities and five general sion is in addition to other cumulative .3 (Air Quality) and Section 3.8 (Greenhouse A guidelines, a cumulative impacts refers to two en considered together at the same time and a compound or increase environmental impacts

as needed for inclusion in the cumulative ical explorations conducted in preparation for ect; however, it is not necessary to include there is no overlap in locations between these rent proposed soil explorations (see Master lack of additivity of individual exploration egorical exemptions; see also State CEQA ion (b)(2)). The prior geotechnical activities by DWR in 2010 under a separate project due to accessibility and litigation, up to 11 empleted in 2020 by court-ordered entry that 2020. The spatial and scheduling disparity nsures there will be no additivity of tial for synergy or considerable contribution to

being contemplated, is not in a stage of it be listed as a "probable future project[];" it and as such there is no foreseeable State CEQA Guidelines, Section 15130, 355; see also *Gray v. County of Madera* (2008) *uth of Market Community Action Network v.* 2019) 33 Cal.App.5th 321, 337; see also Master

3.21.2 as part of the cumulative setting was in y review or being implemented at the time the

realized and included in the IS/MND as a ature and design of the Proposed Project, the

be anything but "short term and localized" and the instant geotechnical activities are but one phase of the long term, region-wide, if not state-wide, impacts of the Tunnel Project. If, for example, all of the impairment to levee stability, interference with fishery resources, impacts on air quality, destruction of agricultural land and habitat that will result from the mere construction of the Tunnel Project's isolated conveyance facilities, not to mention the implementation of the Tunnel Project, are taken into consideration, it can be easily seen that the instant geotechnical activities are indeed cumulative considerable when viewed in	contribution of its exploratory activities considerable when viewed in concurre Importantly, it is physically impossible constructed and up and running durin only does DWR face a lengthy enviro permitting process before construction conveyance project; but, the construct consume multiple years.
The instant project's cumulative impacts in connection with the Tunnel Project would be entirely and properly taken into consideration if the instant project was not wrongfully piecemealed from the EIR that is currently underway for the Tunnel Project. But assuming arguendo that the piecemealing can be excused, the IS/MND's failure to meaningfully address the cumulative impacts of the instant project in light of the anticipated, reasonably foreseeable impacts from the Tunnel Project cannot be tolerated	

ies would be less than cumulatively rrence.

ble that a new Delta conveyance facility will be ring the time frame of the Proposed Project. Not ironmental review process and a lengthy tion could begin on a new one-tunnel ruction period for such a project would itself will

20	Central Delta	10. The IS/MND Fails to Demonstrate Why There is No Reasonable Possibility that the	All explorations will be backfilled/seal
		Proposed Borings Will Result in Potentially Substantial Groundwater Contamination.	Water Well Standards (Bulletins 74-8
	& South Delta		and bentonite sealing materials.
	Water Agency	The study entitled, "The Use of Ground Water Tracer During Well Installation," attached	
		hereto as Exhibit "H," explains how drilling fluid during the digging of a well can contaminate	The study attached to this comment (
		the groundwater. The IS/MND should thoroughly explain why there is no reasonable	a water well, drilled at a super-fund si
		possibility that the underlying groundwater will be contaminated by the drilling fluid from any	and conventional bailing techniques,
		one of the hundreds of proposed borings. Will the drilling fluid be analyzed for all possible	a fractured shale "aquifer" and how th
		contaminants? If so, how can the public verify that the fluid is contaminant free?	determine when they had adequately
			water quality sampling. The use of pro-
		Also, since the borings will remain unsealed for many days, the IS/MND should thoroughly	cuttings, as described in this study, w
		explain why various layers of groundwater will not be contaminated by other layers prior to	borehole fluids into the formation, as
		being "sealed." And how will DWR know if such contamination is taking place? Will DWR	the proposed boreholes addressed in
		sample the water quality at regular intervals as it digs the bores? If so, will it cease the	bentonite clay, to stabilize the boreho
		digging if it encounters contaminated water or will it keep on drilling and potentially	and therefore will not experience the
		transport those contaminants to uncontaminated layers of groundwater?	the Appendix H study. This is becaus
			and prevents losses of drilling mud in
		And what precautions will DWR be taking to ensure that the landside borings will not be	cement-bentonite grout is injected at
		constructed in a manner that allows surface contaminants to enter into the bore from	mud from the borehole and sealing th
		rainfall, surface spills, etc., and, thereafter potentially contaminate the groundwater?	contamination that would result in sub
			(see IS/MND, Section 3.10.2(a)). See
		With regard to the "sealing" of the bores after the drilling and sampling is complete, what	
		assurance does DWR have that the landside and waterside bores will indeed be sealed	Precautions being taken to ensure the
		strong enough and fully enough to prevent any Artesian or other water force to	open include: no work being conducte
		preferentially pass through the "seal"? In particular, what assurance, evidence, etc. does it	IS/MND section 3.4.2.1: MM BIO-2), i
		have that the proposed seals will actually seal the portions of the holes that pass through	plan/protocols (Final IS/MND section
		peat soils and other highly permeable soils?	overnight (Final IS/MND section 3.4.2
			discussed in, the IS/MND.
		What evidence does DWR have that the seals will not be undermined, crack, shift, etc. by	
		seismic forces, especially the portions of the seals that go through peat and other highly	Seals will not be undermined by seisr
		permeable soils?	sealing material required in Bulletins
			respectively.
		Finally, DWR has access to tremendous amounts of information, including detailed	
		mapping, regarding the locations of existing and abandoned wells within the scope of the	A review of available, public and conf
		instant soil investigations. That information was largely generated in connection with DWR	of interest was conducted that include
		and the USBR's petition to add new points of diversion for the so-called BDCP/WaterFix	solicited data from other public agence
		Tunnel Project. DWR has a CEQA duty to include such information, and meaningfully	were based upon data gaps identified
		analyze it, in the	include every piece of information abo
		instant IS/MND. Its failure to do so "subverts the purposes of CEQA [because] it omits	Response 3).
		material necessary to informed decisionmaking and informed public participation.'	Descrite second time and in this sec
		[Citation.]" (Lighthouse Field Beach Rescue v. City of Santa Cruz, supra, 131 Cal.App.4th	Despite assumptions made in this con
		1170, 1202.)	list of existing and abandoned wells in
			variety of scenarios and is conservati
			of possibilities, including the discover
			Further, any oil or gas wells would be
			conducted for the Proposed Project. I

aled in accordance with State of California 81 & 74-90) which requires the use of cement

"Attachment H") presents a discussion of how ite using water-based rotary drilling methods introduced limited volumes of drilling fluid into ne use of a tracer allowed the drillers to developed the well to allow for representative essurized water for drilling and flushing of ould be expected to result in dispersal of the drillers in the study experienced. However, this IS/MND utilize "drilling mud," containing ples and transport the cuttings to the surface, same dispersal of borehole fluids described in e the drilling mud coats the borehole walls to the formation. At the completion of drilling, the base of the boring, displacing the drilling he hole. As a result, there will be no ostantial degradation of groundwater quality e also Response to Comment 14.

hat no contaminants enter the boreholes while ted within 24 hours of rain events (Final implementation of a spill contamination a 3.9.2: MM HAZ-1), and covering of holes 2.1: MM BIO-1). All of these precautions are

mic forces because cement and bentonite 74-81 & 74-90 provide strength and flexibility,

fidential, information within areas and depths led the extent of DWR's geotechnical data and icies. The locations for the Proposed Project ed during that review. There is no CEQA duty to pout every aspect of the study area (see Master

omment, DWR does not possess an exhaustive in the study area. The IS/MND accounts for a tively designed, and mitigates, for a full range ery of wells (see Draft IS/MND, pp. 4, 14). e located below the depth of any drilling DWR will coordinate with land owners, through 39

			the process for acquisition of tempora Comment 29), to acquire additional in hazards, such as wells.
01	Control Dolto	- Dering Chandende	See also Master Response 4.
21	Water Agency	a. Boring Standards.	See Master Response 5 and Master I
	& South Delta	Presumably all on-land boring holes, and presumably all CPT holes [though the IS/MND needs to make that clear], "will be sealed using cement-bentonite grout in accordance with California regulations and industry standards (Water Well Standards, DWR 74-81 and 74-90)." (See e.g., IS/MND, p. 11.) While consultation with local reclamation districts, the Counties, as well as the USACE and CVFPB, must be performed in order to determine the most appropriate method to seal any borings or CPT holes on or near levees, or in locations that could affect levees, in order to avoid impairing the integrity of those levees the IS/MND must explain how compliance with the ultimate sealing method will be inspected and verified. Typically the Counties would inspect such work. Will DWR be obtaining permits from the Counties and be inspected by the Counties? If not, who will inspect DWR's work? Will DWR even be notifying the Counties of the ultimate locations of all of the borings and CPT sites? If not, why not?	Please see Response to Comment 12 Program Plan, and Response to Com
22	Central Delta Water Agency	11. Impacts to Nearby Levees and Drainage Systems.	Please see Response to Comment 12 Program Plan.
	& South Delta	The IS/MND is deficient in that it fails to even mention, much less demonstrate that an	
	Water Agency	adequate investigation and analysis has taken place regarding, the above-described seepage phenomenon and the potential for the instant project to exacerbate that phenomenon and to otherwise adversely impact the reclamation works of reclamation districts and other entities in charge of operating and maintaining reclamation works.	

prary entry permissions (see Response to I information to support avoidance of unrecorded

Response 6.

12 regarding the development of a Drilling omment 20 regarding sealing of boring holes.

12 regarding the development of a Drilling

23 Central Delta 12. Mitigation Monitoring Program.	See Master Response 4.
<ul> <li>Water Agency</li> <li>&amp; South Delta</li> <li>Public Resources Code section 21081.6 provides:</li> <li>Water Agency</li> <li>(a) When adopting a mitigated negative declaration pursuant to paragraph (2) of subdivision (c) of Section 21080, the following requirements shall apply: (1) The public agency shall adopt a reporting or monitoring program for the changes made to the project or conditions of project approval, adopted in order to mitigate or avoid significant effects on the environment. The reporting or monitoring program shall be designed to ensure compliance during project implementation.</li> <li>For the instant project DWR should fully explain the details of that program and how the public can verify that all of the various mitigation measures are being duly complied with, and enforce such compliance.</li> <li>Additionally, in the revised IS/MND, as well as in the ultimate reporting or monitoring program, DWR must make it clear which mitigation measures apply to which activities. This is especially true when it comes to the so-called "pre-construction" surveys and other mitigation measures apply to overwater borings versus landside borings, and which apply to the rest of the authorized activities, should be clearly laid out in a table, checklist or otherwise, so that the public can, once again, meaningfully verify that the measures are being duly complied with.</li> <li>Finally, as touched upon above, the precise nature of the so-called "pre-construction" surveys must be fully laid out, not only to evaluate whether such activities might themselves have the potential to individually or cumulatively result in potentially substantial adverse impacts, but also, to simply verify that all the required surveys have been duly performed prior to the performance of the various activities. As it stands, those surveys are far too vaguely defined.</li> </ul>	Pre-construction(pre-ground disturbing specific and are detailed in the mitigat follow protocols that have been establ Department of Fish and Wildlife, the U other scientific organizations with spec also Response to Comment 8.

bing activity) surveys often are site and species gation measures. These surveys generally ablished by agencies including the California e United States Fish and Wildlife Service, and pecific expertise with the noted species. See

24	Central Delta	13. Federal Permitting Requirements.	The USFWS wetland mapper is not in
		a. USACE Section 404 Permit.	from a 404 standpoint, and as such th
	& South Delta		not preclude the determination that w
	Water Agency	Section 404 of the Clean Water Act (CWA) establishes a program to regulate the discharge	Per the Data Limitations, Exclusions and Pred
		of dredged or fill material into "waters of the United States," including "wetlands." The	Inventory Wetlands Mapper, "The Service's of
		IS/MND presumably intends to comply with section 404 with respect to the "over-water"	is to produce reconnaissance level information
		sites, but with regard to the "on-land" sites, the IS/MND states, at page v: "All on-land soil	The maps are prepared from the analysis of l
		investigation Impact Areas will be located outside of wetlands as defined in the Corps of	on vegetation, visible hydrology and geograp
		Engineers Wetlands Delineation Manual (USACE 1987)." (See also, IS/MND, p. 131 ["The	imagery; thus, detailed on-the-ground inspec
		Proposed Project would fully avoid any wetland resources"].)	wetland boundaries or classification establish
		Pursuant to the U.S. Fish and Wildlife Service's on-line "Wetlands Mapper," substantial	The accuracy of image interpretation depend
		areas where DWR intends to perform on-land soil investigations are designated as	image analysts, the amount and quality of th
		wetlands, mostly as classification code "Pf" ("Palustrine Farmed"). (See https://www.fws.gov/wetlands/data/Mapper.html)	verification work conducted. Metadata shou
		Thtps://www.tws.gov/wetlands/data/mapper.tittin/	imagery used and any mapping problems.
		According to the USFWS:	Wetlands or other mapped features may have
			work. There may be occasional differences ir
		Farmed wetlands occur where the soil surface has been mechanically or physically altered for production of crops, but where hydrophytes would become reestablished if the farming	information depicted on the map and the ac
		were discontinued. Farmed wetlands should be classified as Palustrine-Farmed. Cultivated	It also notes that "The wetlands displayed or
		cranberry bogs may be classified Palustrine-Farmed or Palustrine Scrub-Shrub Wetland-	using a biological definition of a wetland. Fee
		Farmed.	jurisdiction over wetlands may define and de
			in this inventory. There is no attempt, in eith
		(Ibid.)	the limits of proprietary jurisdiction of any Fe
			geographical scope of the regulatory program
		In light of this designation of wetlands within the proposed on-land investigation sites, the	Reconnaissance-level surveys will ensure no
		IS/MND must correct its statement that "[a]II on-land soil investigation Impact Areas will be	site locations. See Response to Comment 9 a
		located outside of wetlands as defined in the Corps of Engineers Wetlands Delineation Manual (USACE 1987)." Moreover, because DWR's on-land soil investigations include	surveys. Section 2.0, Proposed Project Descri
		extracting and filling-in hundreds of holes, as well as injecting drilling fluids into those holes,	clarification on these surveys, specifically sta
		compliance with section 404 for the on-land investigations within these designated wetlands	
		appears required. The IS/MND should therefore thoroughly explain the extent designated	of project design, implementation of MM BI
		wetlands will be impacted and how DWR intends to avoid impacts to those wetlands and	wetlands occur.
		otherwise comply with section 404.	See Master Response 4 for more informatior
			MMRP.
			As stated in the Draft IS/MND, the Proposed
			Nationwide Permit, which DWR is in the prod
			USACE to comply with Section 106 of the Na
			Endangered Species Act.

intended for the scale of determining wetlands the presence of Palustrine Farmed land does vetlands can and will be avoided.

ecautions cited by the USFWS's National Wetlands s objective of mapping wetlands and deepwater habitats tion on the location, type and size of these resources. f high-altitude imagery. Wetlands are identified based aphy. A margin of error is inherent in the use of ection of any particular site may result in revision of the ished through image analysis.

nds on the quality of the imagery, the experience of the the collateral data and the amount of ground truth uld be consulted to determine the date of the source

ave changed since the date of the imagery and/or field in polygon boundaries or classifications between the actual conditions on site."

on the Wetlands Mapper show wetland type and extent ederal, state, and local regulatory agencies with describe wetlands in a different manner than that used ther the design or products of this inventory, to define Federal, state, or local government or to establish the ams of government agencies."

o impacts to wetlands by avoiding them when choosing and Response to Comment 10 for more detail on these cription, of the Final IS/MND has been revised to include tating that Impact Areas will be located outside of etermined by a qualified wetland delineator. As a result BIO-1(b) is not necessary to ensure that no impacts to

on on the adequacy of mitigation measures and the

d Project will require a Section 404, Clean Water Act, ocess of obtaining (see p. 2). This permit requires the lational Historic Preservation Act and Section 7 of the

25	Water Agency & South Delta	<ul> <li>b. USACE Section 408 Permit.</li> <li>Even on the IS/MND's high-altitude depictions of the locations of the proposed on-land and overwater borings, it can be readily seen that many of those investigation sites are on or near numerous "project levees" under the USACE's jurisdiction. Strangely, in the IS/MND there appears to be no mention of section 408 permits and no discussion or maps of levees under the USACE's jurisdiction. Nor is there any mention of how DWR intends to comply with section 408, and, more importantly, how DWR will ensure that matters such as the integrity of those levees are not adversely impacted by those investigations.</li> <li>Among other requirements, the USACE has detailed policies and requirements for drilling into its levees that DWR must comply with, including the preparation of a detailed "Drilling Program Plan" that must be approved by the USACE before any drilling takes place. (See e.g., ER 1110-1-1807, entitled "Engineering and Design, Drilling in Earth Embankment Dams and Levees," attached here to as Exhibit "G.")</li> </ul>	Section 14 of the Rivers and Harbors A codified in 33 USC 408 (Section 408), p upon the recommendation of the Chief entities for the permanent or temporary Engineers (USACE) Civil Works project entity other than the Corp that builds up otherwise affects the usefulness, or the USACE project. Through the Central Valley Flood Prote sponsor of the Proposed Project, the U within Section 408 jurisdiction as part o Comment 12 for more details on Sectio explorations within levees will be backfi California Water Well Standards (Bullet
		Moreover, as explained on page 1 of ER 1110-1-1807: Drilling into, in close proximity to, or through embankment dams and levees and their foundations may pose significant risk to the structures.	Section 1.2 of the IS/MND, Regulatory been updated with this information on S
		The USACE goes on to list the numerous ways such drilling can pose significant risks to the integrity of its levees including the following:	
		– "While using water and drilling mud as the circulating medium [which DWR intends to do via the IS/MND], there have been similar reports of erosion and/or hydraulic fracturing of the embankment or foundation materials."	
		– "Conversely, there have been cases where heave, borehole collapse and significant disturbance have occurred while drilling in granular materials below the groundwater level. This typically has been the result of not using a proper drilling fluid to balance the water pressures in the soil or using high energy systems that induce heave in order to evacuate the cuttings. There is a delicate balance between too much induced fluid pressure that will cause hydraulic fracture and not enough fluid pressure that will result in borehole instability, heave, or significant sample disturbance."	
		– "Other potential damaging effects include: creating preferential seepage paths due to improper backfilling, inadequate protection of embankment from drilling fluids during foundation rock coring, erosion and widening of cracks, and inadvertently clogging filters or drains with drilling fluid or grout."	
		– "All drilling and associated activities that use fluid or other circulation or stabilization media need to be evaluated for the potential to hydraulically fracture the embankment or foundation. These activities include but are not limited to the use of drilling fluids, backfilling borings after completion, backfill grouting of instrumentation, backfill grouting of casings, water testing for permeability, piezometer rehabilitation, etc. The risk will vary with the	

s Appropriation Act of 1899, as amended, and b), provides that the Secretary of the Army may, ief of Engineers, grant permission to other ary alteration or use of any U.S. Army Corps of ject. An alteration refers to any action by any s upon, alters, improves, moves, occupies, or the structural or ecological integrity of a

otection Board (CVFPB), the non-federal a USACE will be consulted regarding locations rt of the Proposed Project. See Response to ction 408 and a DPP. Furthermore, all ckfilled/sealed in accordance with State of illetins 74-81 & 74-90).

bry Requirements, Permits, and Approvals, has on Section 408 permission.

		selected methods and the site conditions. Every drilling operation must be well thought out and must have benefits of successful completion that confidently outweigh the risk of potential negative impacts. The following paragraphs describe the general concerns associated with each type of potential damage."	
		(ld., pp. 1-2.)	
		Notwithstanding this common and well-established recognition of impacts to levee integrity, the IS/MND does not even mention the possibility that its soil investigations may adversely impact the integrity of the levees DWR intends to bore through, or bore in the immediate vicinity of, much less does the IS/MND provide any discussion or analysis of how DWR intends to reduce those potential impacts to a level of insignificance.	
		Needless to say, this is completely unacceptable from a public safety and public responsibility perspective, not to mention completely inadequate under CEQA.	
26	Water Agency & South Delta Water Agency	<ul> <li>14. State Permitting Requirements and/or Consultations.</li> <li>a. Central Valley Flood Protection Board.</li> <li>Because of the obvious concerns over potential impacts to levee integrity. DWR must also</li> </ul>	Designated Floodway (DF) that has h
			Section 1.2 of the Final IS/MND, Reg Approvals, has been updated with thi encroachment permits that may be re CalTrans for working within or near th permits or permissions that may be re limitations presented in 23 CCR Sect
	26	Water Agency & South Delta Water Agency	<ul> <li>and must have benefits of successful completion that confidently outweigh the risk of potential negative impacts. The following paragraphs describe the general concerns associated with each type of potential damage."         <ul> <li>(Id., pp. 1-2.)</li> <li>Notwithstanding this common and well-established recognition of impacts to levee integrity, the IS/MND does not even mention the possibility that its soil investigations may adversely impact the integrity of the levees DWR intends to bore through, or bore in the immediate vicinity of, much less does the IS/MND provide any discussion or analysis of how DWR intends to reduce those potential impacts to a level of insignificance.</li> </ul> </li> <li>26 Central Delta 14. State Permitting Requirements and/or Consultations.         <ul> <li>Water Agency</li> <li>&amp; South Delta</li> <li>a. Central Valley Flood Protection Board.</li> </ul> </li> <li>Because of the obvious concerns over potential impacts to levee integrity, DWR must also duly consult with, and obtain formal encroachment permits if required, with the CVFPB, which is responsible for overseeing activities potentially impacting the levees under its jurisdiction, including numerous levees impacted by the instant soil investigations.</li> </ul>

/ be required for the Proposed Project (see Draft bermits that might be necessary would be anguage in the relevant authorizing statute(s). non-federal sponsor for the Section 408 process in 30 feet of any Regulated Stream or s been adopted by the CVFPB and may be et of those features. A list of CVFPB Regulated s can be found in CCR, Title 23, Section 112,

provals from the CVFPB prior to implementation CVFPB's jurisdiction.

egulatory Requirements, Permits, and this information for this and other specific required, including encroachment permits from their right-of-ways and any encroachment required by reclamation districts pursuant to ection 108.

27		b. The California Water Commission.	See Master Response 2 regarding wl
	Water Agency & South Delta Water Agency	"There is in the Department of Water Resources the California Water Commission [hereinafter "Water Commission"]." (Wat. Code, § 150.) The Water Commission "consists of nine members who are appointed by the Governor subject to the confirmation of the Senate ," and the membership is intended "to afford representation on the commission of all parts of the state so far as it is practicable." (Wat. Code, § 152.)	the Delta Conveyance Project. The S Delta Project itself is not subject to ar Water Commission.
		The Water Commission plays a critical role in the workings of DWR, and its broad representation provides essential oversight for the decisions and actions of the director of DWR. (See Wat. Code, §120.) Section 161 mandates that the Water Commission "shall confer with, advise, and make recommendations to the director with respect to any matters and subjects under his jurisdiction." (Emphasis added.)	
		The CDWA is informed and believes that DWR has circumvented that mandatory oversight in connection with the underlying development and implementation of the Tunnel Project, as well as with all of the activities and phases associated therewith, including the instant geotechnical activities. In the absence of such consultation and oversight, the instant geotechnical activities are unauthorized and cannot proceed. If such consultation has occurred, the IS/MND should fully disclose and meaningfully describe the nature of that consultation and the Water Commission's recommendations.	
28	Water Agency & South Delta	12. The IS/MND Fails to Address Potential Environmental Impacts from the Discovery of Hazardous Contaminants at a Soil Investigation Site. The IS/MND must adequately describe the various environmental and other tests that it intends to perform at the soil investigation site, including a detailed list of all chemicals and other substances it is testing for. The IS/MND must also discuss the potential ramifications to the landowners current and prospective uses of its property should any tests indicate hazardous or other contaminates are found on the property, either on the surface of the property on with the boring or CPT holes. Such ramifications could have widespread impacts on the environment as a result of the cessation of current activities on the land to the designation of the land as a hazardous clean-up site, and everything in between. Thus far, the IS/MND fails to give any consideration to such potentially significant impacts.	Environmental testing as described in to obtain a profile of the soil removed transport and disposal. This informati upon request. The purpose of the Proposed Project in soil but to determine "geotechnical 1). Testing for such contaminants is in conducted to ensure that proper dispo- associated with the Proposed Project where it was determined that there we impacts, or less-than-significant impa hazardous materials (see id., pp. 154
			See also Master Response 3.

why the Proposed Project is independent from Soil Investigation for Data Collection in the any specific review or approval by the California

I in the Draft IS/MND (pp. 11, 201) is conducted ed during drilling operations to determine proper ation may be made available to the landowner

ct is not to test for environmental contaminants al properties of soil materials" (Draft IS/MND, p. s incidental to the primary work and would be sposal of the extracted soil occurs. All impacts ect are evaluated in Section 3.0 of the IS/MND, would be either no impacts, less-than-significant bacts with mitigation as a result of hazards and 54-161).

Γ	29	Central Delta	13. The IS/MND Fails to Address Potential Environmental Impacts on Lands used for	DWR will work with individual landow
l		Water Agency	Waterfowl Propagation.	prior to accessing properties for reco
l		& South Delta		work. These temporary entry permis
l		Water Agency	As DWR is fully aware, there are widespread areas within the Delta used for the	conditions that relate to specific land
l			Propagation of wildlife and waterfowl for hunting purposes. The proposed soil	disruptive activities on hunt days to a
l			investigations, have the potential to substantially interfere with that Propagation due to the	private lands. These terms and cond
l			presence of large and noisy drilling and CPT equipment, as well as the numerous	landowners for accessing their prope
l			passenger vehicles traveling to and from sites including the vehicles and site visits pursuant	any potential minor disturbance to ve
l			to the various reconnaissance surveys.	to landowners any unknown hazards
l				geotechnical work, such as any abar
l			Attached here to as Exhibit "I," is a declaration from Thomas M. Zuckerman attesting to the	
l			potential impacts to such Propagation.	Section 3.16.2 (a), on page 183-184
l				Project impacts are minor in scope a
l			Thus far the IS/MND makes no mention of impacts to lands that are used to propagate	activities will not significantly impair
l			wildlife and waterfowl for hunting purposes, much less adopt mitigate measures such as	facilities." The limited duration of act
l			work windows that avoid interference with such Propagation and hunting, that will reduce	that activities can be scheduled in su
l			those impacts to a level of insignificance.	activities. Further, all impacts to sense
L				mitigated to a less-than-significant le
l	30		15. Miscellaneous Comments.	As stated in the Final IS/MND in Sec
l		Water Agency		parcels on which the work is being c
l			The following are additional miscellaneous comments on the IS/MND:	MM HAZ-1 addresses the proper sto
l		• •	– IS/MND, p. 11: "Drums would be stored on site at designated staging areas outside of	labeling of all hazardous materials a
l			environmentally sensitive areas at any given soil investigation site for up to 4 weeks for	parcels on which the work is being c
l			environmental testing prior to landfill disposal." Why are these stored on site for up to 4	according to access agreements. All
l			weeks? Why not remove them after promptly after the soil investigations are complete?	used in accordance with applicable f
			Also, precisely what type of "environmental testing" will be performed, and where will it be performed, on site or off-site in a lab or other off-site facility?	disposed of at a properly licensed di
l				The duration of storage of up to 4 we
l				minimization of the number of trips the
l				areas to the ultimate disposal area b
l				transported in a single day.
l				
				See also Response to Comment 28
l				containing material will be stored for
l				of trips to pick up and dispose of the
ſ	31	Central Delta	- IS/MND, p. 11: "[U]p to 15 support passenger vehicles may be present" at on-land CPT	This is the maximum needed from th
l		Water Agency	sites. Is that a typo? Please explain why 15 passenger vehicles may be present at any one	the end of drilling activities, if drilling
			time. That seems extremely excessive, to say the least.	require personnel such as flaggers.
		Water Agency		would be 3 to 5. When preparing the
				environmental analysis, DWR took a
				maximum amount of activity that cou
				though the probability of such maxim
				for more detail.

wners to obtain temporary entry permissions onnaissance surveys and soil investigation ssions can include negotiated terms and d uses, including access restrictions to avoid avoid impacts to hunting on both public and ditions may also include compensation to erties to perform the soil investigation, including egetation, and would require DWR to disclose s or hazardous materials found during indoned, unpermitted wells.

4 of the Draft IS/MND, states, " ... Proposed and short term in duration so soil investigation public access to these waterways or recreation tivities within each discrete impact area ensures such a way as to avoid impacts to hunting nsitive habitat or special-status species will be evel (id., pp. 40-41).

ction 2.1.1, drilling waste will be confined to conducted. Additionally, in Section 3.9.2 (a), orage, usage, transportation, disposal, and and waste. Drilling waste will be confined to conducted in coordination with landowners I hazardous materials would be stored and federal, state, and local regulations, and isposal facility.

reeks is a time frame that allows for that would need to be made from the work by allowing for drums from multiple sites to be

for more information on this testing. Drums r up to four weeks to allow for the minimization ese materials over the life of the project. The beginning of reconnaissance surveys until g was on a roadway or location that would More often the average number of vehicles e project description and conducting a conservative approach by presenting the uld occur at any one investigation site, even num activity was low. See Master Response 3

	32		– IS/MND, p. 21: "Disturbance to the riverbank or levee banks [for overwater investigations]	
		• •	will be limited to the minimum necessary to complete the work." What type of disturbance is	
				consider any possibility that the river
		Water Agency		either for project activities such as ic
				This inference that riverbank or leve
				worst-case-scenario assumptions th
				conservative approach. See Mater F
	33		- IS/MND, p. 2: "Various encroachment permits, as needed." Please explain the nature and	See Master Response 3 and Respo
			extent of any such reasonably foreseeable permits.	
		& South Delta		
_		Water Agency		
	34	Central Delta		As stated in the Draft IS/MND, the P
				risk of flood hazard" (see p. 166).
				flood prone areas, this project will no
		Water Agency		conditions, in the potential for releas
				that would exacerbate existing flood
			the sites must be collect in drums and transported to special landfills due to their hazardous	
				HAZ 1 and HAZ-2 and associated pl
				Prevention and Response Plan, wou
				onsite would not result in any signific
	35			It is the responsibility of federal regu
		Water Agency		the issuance of any federal permits.
				compliance. They are different regul
		Water Agency		separate and apart from one anothe
_			investigations. As such, compliance with NEPA will be required for those investigations.	
	36			See Master Response 1.
		Water Agency		
			Please be informed that the South Delta Water Agency joins in these comments and they	
-	<b>a-</b>		are hereby also being submitted on its behalf.	
	37		[ATT 1: Bay Delta Conservation Plan/California WaterFix Final EIR/EIS, Chapter 3 excerpts	See Master Response 2 and Response
		Water Agency		
		& South Delta		
_		Water Agency		Os a Mastan Dasnasa o and Dasna
	38			See Master Response 2 and Response
		Water Agency		
		& South Delta		
_	20	Water Agency		
	39			See Response to Comment 4.
		• •	(May 1, 2009)]	
		& South Delta		
F	40	Water Agency		
	40			See Response to Comment 4.
		Water Agency		
		& South Delta		
		Water Agency		

tes were estimated, and will be eventually ee banks but this language was included to erbank or levee bank may need to be accessed dentification of hazards or resource surveys. ee bank disturbance might occur was part of the nat were made in accordance with DWR's Response 3 for more detail.

onse to Comment 26.

Proposed Project "would not affect the existing While much of the Delta does indeed lie within not result in an increase, from the baseline se of pollutants because it presents no factors d risks, and as such the determination of "no ner, the incorporation of mitigation measures blans, including but not limited to the Spill buld ensure that all hazardous materials handled icant environmental effects.

ulatory agencies to ensure NEPA compliance in . CEQA does not require reference to NEPA latory processes that are regularly conducted er.

onse to Comment 4.

onse to Comment 4.

41	Central Delta [ATT 5: ANALYTICAL STUDY ON FLOOD INDUCED SEEPAGE UNDER RIVER LEVEES Water Agency (Senda Ozkan, May 2003)] & South Delta Water Agency	See Master Response 1.
42	Central Delta [ATT 6: Performance of Levee Underseepage Controls: A Critical Review (US Army Corps Water Agency of Engineers, September 2002)] & South Delta Water Agency	See Master Response 1.
43	Central Delta [ATT 7: DRILLING IN EARTH EMBANKMENT DAMS AND LEVEES (US Army Corps of Water Agency Engineers, December 31, 2014)] & South Delta Water Agency	See Master Response 1.
44	Central Delta [ATT 8: The Use of Ground Water Tracer During Well Installation (US Environmental Water Agency Protection Agency)] & South Delta Water Agency	See Master Response 1.
45	Central Delta [ATT 9: Judicial Council Coordination Proceeding No. 4594 - Declaration of Thomas M. Water Agency Zuckerman in Support of Respondents' Memorandum in Opposition to DWR's Master & South Delta Amended Petition (December 16-17, 2010)] Water Agency	See Response to Comment 4.
46	Central Delta [ATT 10: R.D. No. 3 - Grand Island - Site Review of Boil Near Sacramento River Levee Water Agency (January 4, 1997)] & South Delta Water Agency	See Master Response 1.

47	Citizens Coalition for a Safe Community IS/MND is totally devoid of quantitative descriptions, impa comparisons (e.g., no miles nor acres even for dimensior 46 mile N-S X 12 mi E-W = 500sqm = 30,000ac). The draft IS/MND is not CEQA compliant and is incomple references documents not specifically available to the pu consideration in relationship to statements. The documer use of "discussions" of impacts and mitigations rather tha typical "assessment".	ing of Project Areas or Sites with te and inadequate with many blic for reviewing and t is generalized: as indicated by
48	Citizens The entire document is a small piece of the over Delta Co	
	Coalition for a Safe Communityavoid addressing how the findings of this Project works w planning and design for the overall Project, Delta Convey Piecemealing and requires to be incorporated into a Prog includes federal funding and use of/passage under/connection	ith and reflects the current ance. This MND represents: rammatic EIR/EIS, as the Project

a negative declaration, or even an EIR, provide eir project descriptions (see State CEQA tion 15124). Nevertheless, the IS/MND project ative measurements, such as boring diameter s that contain clear measurement parameters mental analysis presented in Section 3.0 presented in both quantitative and qualitative s, which is both commonplace and allowable delines, Section 15064, subdivision (b) and

metric units of measurement have been added ome additional information has been included in ely discuss staging areas.

ID have been maintained at DWR offices, mento, California (see Draft IS/MND, p. i), and ing the public comment period (with the ch are confidential and cannot be fully a Guidelines Section 15150, subdivision (b). be links were included in the IS/MND reference the internet, and pdfs of those references as were saved to ensure that they are not lost the future. All of this information was/is contacting DWR's designated contact person for in the IS/MND and on the NOI. Notably, the documents formally incorporated by reference bers of the public. (See CEQA Guidelines

49	Safe	The MND "discussions" border on technically juvenile for soils, geotechnical, geological, and geophysical perspectives. No indication is shown as to the preparers having any experience with soft-ground tunneling or deep excavations (shafts) and the geological context and conditions for tunneling through "muck", soft ground and wet. Many documents are not publicly available/accessible information either in appendices, internet, or specific files. References to Personal communications are totally inadequate and incomplete. References to unidentified "DWR Engineers consider" is totally inadequate and incomplete; such considerations must be quantitative and developed and can be "considered" for public review or acceptance. Providing "Web Accessed on xx/yy/zz" references does not provide information which is publicly access and specific to the referenced matter in the MND text. References must be provided in appendices by screen	The project analyzed in this IS/MND of excavation work, and as such the cor processes is not relevant. See Response to Comment 29 for inf Comment 128 for information on pers
		coping and with specific addresses with section/page/paragraph.	
50	Citizens Coalition for a Safe Community	There are no listings or mention of MND preparers, their employers, and their qualifications.	The IS/MND was prepared by DWR, a the Draft IS/MND. CEQA neither requinor staff qualifications (see Master Re transparency, a more detailed list of p that provides the name of individual D document.
51	Coalition for a Safe	MND does not define, compare, nor distinguish the titled "Soil", Geotechnical, and Geological Investigations Soil vs Alluvium vs Rock, although their importance is real, especially as the investigations can go to 200ft in soil.	Sections 2.1 and 2.2 of the IS/MND d which is up to a maximum of 200 feet discusses geology and soils and diffe and rock within the existing setting of impacts of that maximum boring dept requirements. See also Master Respo reason why including more detail is re a significant impact could occur to ge The intent of CEQA is for disclosure t background and as such should use p Section 15140). Information and discu directive in mind.
52	Coalition for a Safe Community	Geology and Mineral Resources Minerals includes more than sand and gravel but such is not indicated by the preparers total lack of knowledge, training, and experience regarding oil and gas. No specific references are provided to issues regarding active and abandoned production fields and active, idled, and abandoned wells and bore holes (e.g., uncompleted wells). Same with the soil "Investigation Scope" with limited geophysics surveying background and competence.	Any oil or gas wells would be located coordinate with land owners, through permissions, to acquire additional info

O does not include any tunneling or deep (shaft) omment regarding experience with these

nformation on references and Response to provide the provide the provided the provi

R, as the lead agency, as indicated on page I of quires that an IS/MND include a list of preparers Response 3). However, to promote f preparers has been added to the Final IS/MND DWR staff members who worked on the

describe the depth to which boring could occur, et as indicated in the comment. Section 3.7 ferentiates between soil, quaternary deposits, of the study area and fully analyzes any related pth. This level of detail satisfies CEQA ponse 3. Further, the comment neither gives a required nor provides substantial evidence that geology and soils as a result of boring.

e to the general public regardless of scientific e plain language (see State CEQA Guidelines, scussion were presented in the IS/MND with this

ed below the depth of the drilling. DWR will the process for acquisition of temporary entry formation to support avoidance of unrecorded

for more detail on wells.

53	Citizens Coalition for a Safe	Specific Comments with page/paragraph notation, both numerical 1/ix for those pages out of report numbering.	See Response to Comment 26 for inf Master Response 5 for information or
	Community	IS/MND fails to identify Reclamation Districts and/or Flood Control Districts who have jurisdiction for construction (drilling and exploration) activities on and near leveesfailed to identify the necessary encroachment permits from CalTrans for exploration activities on State highway right-of-ways.	
		Other Public Agencies whose Approvals are Required and MND 1.2 Regulatory Requirements, Permits and Approvals.	
		Provide all Local, State, and Federal Jurisdictions.	
		Provide listing and current status for all jurisdictions with 500ft of any proposed boring locations.	
54	Citizens Coalition for a Safe	The IS failed to identify that drilling permits are required from each county in which borings are proposed.	See Master Response 5 and Master I
	Community	Provide listing and current status of all prospective permits required for access, equipment/setups, operations, and remediation/closure of site.	
		Likewise, if DWR has been unable to reach an agreement with a specific county or counties regarding the need for drilling permits, this should be noted to inform the public since DWR is not exempt from securing drilling permits from each county's environmental health department.	
55	Citizens Coalition for a Safe Community	MM CUL-1 a and b.: Are "soil investigation locations" the same as "Impact Area"? Please clarify.	The terms "soil investigation locations cultural resources context. Language improve clarity.
56	Citizens Coalition for a Safe	MM TRANS-1: The IS/MND fails to acknowledge that trees grow on the banks of sections of the levees and often overhang the levee road. Drill rigs cannot raise their towers and become entangled in trees. Had this IS/MND provided better maps so that the drilling locations and Impact Area could be easily identified, this review could have offered	See Response to Comment 8 for info and Response to Comment 9 / Response reconnaissance surveys to be used to
	Community	recommendations for those Delta roadways with trees which impact the safety of drill rig operations.	Mitigation measure MM AES-1 ensure during exploration activities; and only during mobilization of equipment."
57	Citizens Coalition for a Safe Community	2.0 Proposed Project Description: This section is written so torturously as to be almost incomprehensible. Regarding Figures 2a, 2b and 2c – CEQA (15124 (a)) recommends that the project location be shown on a detailed map, preferably a topographic map. Typically project maps are shown on USGS 7.5 minute quadrangles (1:24000). USGS quadrangles typically provide enough detail for a reviewer to understand the project's location and potential environmental impacts. Unfortunately, DWR has chosen to provide maps with no topography and at such a large scale that very little detail project detail is available to the reviewer.	State CEQA Guidelines, Section 1512 for an EIR, not a negative declaration "topographical" map is a preference o Response 3 for more detail on applica declaration. See Response to Comme IS/MND.

information on encroachment permits. See also on local agency jurisdiction.

r Response 6.

ns" and "Impact Area" are equivalent in this ge has been standardized in the Final IS/MND to

formation on maps presented in the IS/MND sponse to Comment 10 for information on I to site final activity locations.

ures that "[n]o trees or vines will be removed nly minor disturbances to vegetation would occur

5124, includes project description requirements on, and, nevertheless, specifies that the use of a e only, and not a mandate. See Master licable CEQA requirements for a negative ment 8 for information on maps presented in the

58	Citizens Coalition for a Safe Community	2.1.4 On-Land Geophysical Survey Equipment: This section title implies that geophysical methods may be used in other locations than on land. Is this correct? Most seismic data acquisition programs can be safety conducted with 4 or 5 technicians. Why is it necessary for up to 14 support passenger vehicles to be present? This seems extreme and environmentally damaging. Will each vehicle carry only one person? Are these 8 to 10 person vans? Under what conditions would 14 support passenger vehicles be necessary? This section fails to describe geophysical equipment necessary used for TDEM, CVTFM or, ERT data acquisition. The last sentence in this section is confusing – if not an EnviroVibe Minibuggy, what? "EnviroVibe" is a trademark of Industrial Vehicles International. Has DWR made the decision that this is the only acceptable vibroseis equipment? This should be clarified because different seismic data acquisition equipment will have different operational and "foot print" characteristics.	approach to analysis.
59	Citizens Coalition for a Safe Community	Citizens oalition for a Safe Community 2.1.5 On-Land Geophysical Surveys Methods: Another tortuously written section. As shown in Figure 2b, there are 3 Impact Areas on Bouldin Island, not 5 as stated in this section; unless there are 5 Impact Areas, but map is at such a scale that it makes it impossible for an informed review. The last sentence of this section is confusing – is it a total of 21-days or a total of 105-days?	
			Two geophysical surveys will be cond Area for a total of ten geophysical sur- and Seismic Refraction/Reflection (Se three linear survey sites. Time Domain Total Field Magnetometer (CVTFM) te gridded survey sites.
			It will take approximately 2.5 weeks to technique. This time includes conduct sites or two gridded survey sites. Sepa employed simultaneously, but not at th complete all geophysical survey techn would be 10 weeks, or 2.5 months, as Section 2.1.5 of the Final IS/MND has better clarify the information presented

nd over-water locations. The locations that are nd to ensure clarity.

the text of the IS/MND represents the a roadway or location that would require rs. More often the average number of vehicles use 3 for more information on this conservative

nent, typically vehicles, utilized for geophysical tion 2.1.5 describes the methodology for the description of all of the geophysical surveys smitters. Section 2.1.4 has been revised in the equipment that could be used with various n of the EnviroVibe Minibuggy, which is the with a low impact seismic vibrator system, does c equipment or brands.

IS/MND, there are "five Impact Areas" that "are vey sites] approximately 2,300 feet long and ach approximately 1,000 feet by 1,000 feet; cted within a portion of the full grid measuring ows the areas considered for geophysical re gridded survey sites. A map labeled with the ided in Appendix C to further clarify this. See etail on maps in the IS/MND and Response to on of metric units of measurement in the Final

nducted at each geophysical survey Impact urveys. Electrical Resistivity Tomography (ERT) Seismic) techniques will be used at each of the ain Electromagnetic (TDEM) and Cesium Vaper techniques will be used at each of the two

to complete each geophysical survey cting the survey at each of three linear survey parate geophysical survey techniques may be the same site. As such, the total duration to nniques at all geophysical survey Impact Areas as stated in Table 1 of the Draft IS/MND. as been revised to include the above detail to ed in Table 1.

60	Citizens Coalition for a Safe Community	Time Domain Electromagnetic (TDEM) [Includes all geophysical methodologies]: This section is written as rudimentary primer, not to fully inform the reviewer of the proposed project objective. It would be helpful to understand the specific purpose of the TDEM survey. It can be assumed, but not stated, that the TDEM is used to identify subsurface geologic and ground water conditions to depths below the tunnel horizon. It can also be assumed that TDEM may provide data related to saline and freshwater aquifers. Likewise, the objective of using a CVTFM is not explained. It can be assumed that the objective is to identify buried metallic objects, including abandoned wells. However, the effectiveness of a CVTFM would be reduced by overhead powerlines and railroad tracks. The objective of using ERT may be to identify subsurface geologic and stratigraphic characteristics to be used in conjunction with other geophysical methods. For seismic surveys, please check the diameter of the geophones, "0.5 inches in diameter" seems extremely small, since most small geophones are about 1.25 inches in diameter. It is not clear from the project description if the seismic senor lines are 2,300 feet long, or if the entire seismic data acquisition line is 2,300 long. That is, typically the EnviroVibe unit would begin collecting data several hundred feet off the end of the sensor line (called walking or rolling on) and then would extend beyond the last sensor (called rolling or walking off). An informed reviewer will benefit from this project description.	As stated in Section 2.0 on page 4 of studies are to provide a more robust p subsurface conditions and identify and gas wells or unmarked utilities. The pl test program to determine if these nor use in other regions of the Delta, there borings or CPTs in certain areas. The portion of the geophone that wou inches in diameter not the entire geop See Response to Comment 59 for cla Master Response 2, Master Response

of the Draft IS/MND, the purpose of geophysical st preliminary interpretation of regional anomalous features such as abandoned oil and e planned geophysical surveys will be used as a noninvasive surveys are appropriate for future nereby reducing the potential need for soil

ould be inserted into the ground would be 0.5 ophone itself.

clarifications made to Section 2.1.5. See also nse 3, and Response to Comment 4.

Г				
	61	Citizens	More Specific Comments	See Master Response 2. Section 1.1 c
		Coalition for a	3-i/ lable	primary objectives—"to determine the
		Safe	The primary abjective (S) of the proposed project is to determine the composition location	properties of soil materials commonly
		Community	The primary objective[S} of the proposed project is to determine the composition, location, and geotechnical properties of soil materials commonly found in the Delta which would	the overall purpose of the project, which
			inform the design environmental analysis, and the development of alternatives for a	analysis, and development of alternativ
			potential Delta conveyance project and contribute to DWR's overall understanding of Delta	and contribute to DWR's overall under
			geology.	"location of the groundwater table" to c
				ii, 1). This level of detail is more than s
			Provide/Add depths and water content. (Provide in a revised and recirculated Programmatic	requires a far less detailed project des
			EIR/EIS with quantitative assessments, mitigations, and comparisons of alternatives (x10	Guidelines, Section 15124, subdivisior
			geophysical remote sensing surveys).	subdivision (a)). Indeed, nothing in CE
				agencies, in preparing NDs or MNDs,
			Define all primary and secondary objectives and basis for singularity for knowledge.	their proposed projects. See also Mast
			As these conditions and their engineering uses must be preject focus, provide the preject	The commenter demands that DWR p
			As these conditions and their engineering uses must be project focus, provide the project for which these characterizations are being done for and their costs being charged against.	responses to comments were required
				negative declaration. The commenter i
				comments in the interest of transparer
				respect to comments on EIRs, courts r
				comments and responses should not b
				project opponents. (City of Irvine v. Co
				558 ["the comment-and-response proc
				become an end in itself, simply a mean
				lead agency's staff to an onerous serie
				demands"].)

1 of the IS/MND clearly describes the Project's the composition, location, and geotechnical by found in the Delta." This objective supports hich is "to inform the design, environmental atives for a potential Delta conveyance project lerstanding of Delta geology," inclusive of the obtain such understanding (Draft IS/MND, pp. the sufficient for a negative declaration, which escription than that of an EIR (see State CEQA ion (b), compared to Section 15071, CEQA or the CEQA Guidelines require lead is, to identify any purpose or objectives behind aster Response 3.

provide certain information, as though ed for proposed projects requiring mitigated er is mistaken. DWR is providing responses to ency, not because they are required. Even with s recognize that the process of public at be just a series of "go fetch" demands by *County of Orange* (2015) 38 Cal.App.4th 526, ocess can also be abused. At its worst, it could eans by which project opponents can subject a ries of busywork requests and 'go fetch'

62	Citizens Coalition for a Safe Community	<ul> <li>4-ii/4 PROPOSED PROJECT DESCRIPTION: The Department of Water Resources (DWR) plans to conduct soil investigations for the purposes of measuring physical properties of the soils, location of the groundwater table, and other typical geologic and geotechnical parameters that will be used to inform and evaluate alternatives, consistent with Executive Order N-10-19, for a proposed single tunnel Delta conveyance (requiring a separate CEQA process) consistent with Governor Newsom's new approach to modernize Delta water conveyance.</li> <li>Define and differentiate "objective(s)" and "purposes"</li> </ul>	See Response to Comment 61 for infe objective and for a discussion as to w demand to this commenter. The information collected during the p Collection in the Delta project would b groundwater in the Study Area. Cone measurements of water pressure whic levels (see Draft IS/MND, pp. 4 and 1
		As a purpose of the Soil Investigation includes location of the groundwater table, the	All explorations will be backfilled/seale Water Well Standards (Bulletins 74-8 Water Quality, presents data and info basins, sub-basins, and aquifers withi the Sacramento and San Joaquin Riv
		Furthermore, the Delta is known to have several layered groundwater "tables" (aquifers) down to and beyond mentioned investigation depth of 200ft, and reference to a singular groundwater table clearly indicates the lack of technical competence on the part of the preparers.	the Sacramento watershed area and 3 Joaquin watershed area, identified in comprised of layers of aquifers. There DWR Bulletin with groundwaters that San Joaquin watershed areas. As cite
		No investigative groundwater elements are mentioned, and no testing methods are included in the boreholes, even to measure the groundwater surface depths, which may be above the boring casing heights (no mention is made regarding artesian flows). Provide details regarding the proposed "soils" program in the three-plus Priority Basins	groundwater locations and correspond http://wdl.water.ca.gov/waterdatalibra 20 feet at Grand Island to 200 feet at
		(FINA).	
63	Citizens Coalition for a Safe	https://water.ca.gov/Programs/State-Water-Project/Delta-Conveyance/Environmental-	See Response to Comment 8 for info Response 3.
	Community	Initial Study/proposed Mitigated Negative Declaration (IS/MND) for soil investigations in the Deltathis process will help DWRand provide analysis to support the environmental review process and inform potential project locations.	See Response to Comment 61 for a c information on demand to this comme
		GIS and Google Earth (kmz) files of the proposed soil investigations locations may be requested by emailing <u>Delta_Soil_ISMND@water.ca.gov</u> .	
		Provide relevant and appropriate GIS/Google Earth files in appendices to the revised MND for direct public access, review, and comments.	

nformation on the Project's purpose and why DWR need not provide information on

e proposed Soil Investigations for Data d be used to support the understanding of ne Penetration Tests (CPTs) will provide direct hich will be used to calculate the water table 13-14, for information on the use of CPTs).

aled in accordance with State of California -81 & 74-90). Section 3.10, Hydrology and formation on the applicable groundwater thin the proposed Impact Areas. These include River Basins and 63 groundwater sub-basins in d 39 groundwater sub-basins in the San in DWR Bulletin 118-80. All basins are ere are additional areas not identified in the at have beneficial uses in the Sacramento and sited in Section 3.10, the map of the onding level data (available at: <u>rary/) shows</u> that groundwater levels vary from at Hood near Merritt Island.

formation on IS/MND maps. See also Master

discussion as to why DWR need not provide nenter.

	64	Citizens Coalition for a Safe Community	<ul> <li>4-ii/5 The primary objective of the proposed soil investigation is to determine the composition, location, and geotechnical properties of soil materials, which are anticipated to be sand, silt</li> <li>Provide definitions and differences between purpose(s) and objective(s).</li> <li>Define "primary" and all others, secondary, tertiary, quaternary and provide selection and ranking process and criteria.</li> <li>Provide all objectives for "Groundwater" as part of the soil investigation as mentioned under Purposes but not objective.</li> <li>Provide listing of all "geotechnical properties" of soils.</li> <li>Provide a separate CEQA(/NEPA) process including purposes/needs and goals/objectives</li> </ul>	Specialized terms, such as "Impact And that the document is accessible for re accepted way, such as "purpose" and context requires it. See Response to Comment 61 for info objective. See also Master Response See Response to Comment 61 for a co information on demand to this comme
-	65	Coalition for a Safe	for DWC and for soils, geological/geotechnical, and seismological investigations. Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references. Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references, including: <u>http://onlinepubs.trb.org/Onlinepubs/hrbbulletin/28/28.pdf</u> Soil and Exploration Mapping, Highway Res. Brd. 1950 p.73-99	See Master Response 3 and Master F 47 for information on references. See Response to Comment 61 for a c information on demand to this comme
-	66	Citizens Coalition for a Safe Community	Development of Geophysical Methods of Subsurface Explorationof Highway Construction One objective for the overall project is levee/water supply safety, risk, and reliability which is not included in this "Soils" project and must be included in a geotechnical project is:	See Response to Comment 61 for info objective. The data collected by the P future design considerations, including for potential future uses of the data co Seismicity is discussed in detail in Se Response to Comment 88 for addition
L				l

Area," have been defined as needed to ensure review; terms that are used in the standard nd "feasible," are not further defined unless their

information on the Project's purpose and se 3 and Master Response 4.

a discussion as to why DWR need not provide nenter.

r Response 4. See also Response to Comment

a discussion as to why DWR need not provide nenter.

information on the Project's purpose and Proposed Project can be utilized for various ling levee stability. See also Master Response 2 collected.

Section 3.7.2 of the Final IS/MND. See ional discussions regarding seismicity.

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67	Citizens Coalition for a Safe Community	<ul> <li>5-iii/Table</li> <li>ENVIRONMENTAL CHECKLIST Aesthetics Agricultural and Forestry Air Quality</li> <li>X Biological Resources X Cultural Resources X Greenhouse Gas Emissions</li> <li>X Hazards &amp; Hazardous Materials (Spills and Encounters) X Tribal Cultural Resources</li> <li>X Wildfire</li> <li>X Mandatory Findings of Significance</li> <li>Geology Soils Hydrology/ Water Quality [Groundwater]</li> <li>Mineral Resources [natural thermogenic gases]</li> <li>Energy Land Use/ Planning Noise Population/ Housing Public Services</li> <li>Recreation Transportation Utilities/ Service Systems</li> <li>The proposed project directly involves the geology and soils, the groundwater under hydrology and surface water quality, and mineral resources (gas fields, wells, and subsurface debris and thereby these must be indicated as impacted with an X.</li> <li>Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible</li> </ul>	See Master Response 3 and Master
68	Citizens Coalition for a Safe Community	significant effect in this case because revisions in the project have been made that mitigate the potential impacts to a level that is less than significant.	See Response to comment 50 for info detail requested in the comment is no in the IS/MND. See also Master Response 3 and Ma
		A MITIGATED NEGATIVE DECLARATION will be prepared. No qualification or responsibilities and authority are provided for the signatory as an individual involved in the discretionary decision inferred by the "statement". Provide all state certifications, registrations, and licensing for the individual, authority for CEQA compliance, and other materials (resumes, org-chart, etc.) demonstrating the authority of the "I".	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

er Response 4.

## nformation on document preparers. The level of not required by CEQA or warranted for inclusion

Aaster Response 4.

69		6-Iv/1 MM AES-1: a. Each Impact Area will be returned to as close to pre-activity conditions as possible	While the aesthetic impacts discussed MM AES-1 ensures that Impact Areas conditions as possible, inclusive of lar
		As a proper noun, define and delineate each "impact area(s)".	measures has been enhanced in the way of pre- and post-activity still photo
		Define "as closeas possible" for each IA, not as "feasible" nor as "practical", and provide positive enforcement for such in the MMRP.	the performance standard.
		Provide pre-construction recorded video of site and provide for improvements to compensate for any impacts based on video records.	While mitigation measures were deve provide additional support for avoidar not just the resource area for which the mitigation measures associated with
		As AES-1 and AGR-1 are used as mitigation measures, by reference, for all other sectors, such references are not objective as other sectors have very difference impacts and require specific measures, rather than unjustified reference of mitigation for totally different impacts.	reduce redundancy and to provide ad
		(24/1 example: While there would be a less than significant impact to scenic resources, implementation of Mitigation Measure MM AES-1 would further avoid, minimize and/or reduce the potential for impacts.)	where there exists an "essential nexu prepared for one impact and a subse Section 15005, subdivision (a)(3); see Section 15126.4, subdivision(a)(4)(A)
		Review, revise, and remove such duplicative and repetitive insertions (>27 times) without justification and any basis for other environmental sectors and recirculate as a DEIR.	See also Master Response 3 and Ma
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	See Response to Comment 61 for a c information on demand to this comme
70	Citizens Coalition for a	6-iv/1 a. Each Impact Area will be returned to as close to pre-activity conditions as	See Response to Comment 69.
	Safe Community	Provide additions to mitigation by record/provide video recording of pre-operations conditions of all sites, provide copy to owner/resident and received written concordance.	See Response to Comment 61 for a c information on demand to this comme
71	Citizens Coalition for a Safe Community	6-iv/1 b. No building structures will be removed or disturbed. Soil investigation activities will occur at a distance greater than 100 feet from residences and small business operations. If fencing needs to be removed for access, it would be replaced in kind after the work is completed.	As stated in Section 2.0 of the final IS surfaces or creation of parking/storag See Response to Comment 8 for info
	Community	Provide protection for all improved surfaces, parking/storage pads or graveled area.	Response 3 and Master Response 4.
		Provide map/sat-images of each site and Impact area.	See Response to Comment 61 for a c information on demand to this comme
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

ed in Section 3.1.2 will be less than significant, as will be returned to as close to pre-activity landscaping and other features. This mitigation e Final IS/MND to include documentation by otos, so as to fully demonstrate effectuation of

veloped for specific resource areas, they often ance and minimization of other resources and they were developed. References to specific h other resource areas are regularly provided to additional support for significance fectly acceptable under CEQA, where the mage to the environment" through feasible estrain mitigation measures to one narrow use kus" between a mitigation measure initially sequent impact (State CEQA Guidelines, ee also Section 15021, subdivision (a)(1) and A)).

laster Response 4.

a discussion as to why DWR need not provide nenter.

a discussion as to why DWR need not provide nenter.

IS/MND, there will not be any improvements to age pads or graveled areas for this project.

formation on IS/MND maps. See also Master 4.

a discussion as to why DWR need not provide nenter.

72	Citizens Coalition for a Safe	6-iv/1 c. No trees or vines will be removed during exploration activities; and only minor disturbances to vegetation would occur during mobilization of equipment, if access requires removal of any vegetation, the landowner would be consulted first to minimize the	See Response to Comment 64 for an definitions.
	Community	impact to both vegetation and the landowner.	See Response to Comment 29 for de conditions to be negotiated with lando
		Provide definitions of all bolded items.	also Response to Comment 69, for in measures, and Response to Commen
		Provide landowner approved compensatory landscaping based on pre-impact video recording of sites.	See also Master Response 3 and Ma
		Provide 160ft separation from sensitive uses, same as later referenced to "50 meters".	See Response to Comment 61 for a c information on demand to this comme
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
73	Citizens Coalition for a Safe Community	6-iv/6 MM AGR-1: Any proposed soil investigation activities that occur on agricultural lands will be grouted in accordance with ASTM standards [=100% cementing from BOH] to five feet below the surface. The final five feet of topsoil will be replaced to return the Impact Area to as close to pre-activity conditions as possible.	Mitigation Measure AGR-1 has been exact grouting procedure for soil inve- agricultural lands. See Response to C revisions to the visual impact mitigation See also Master Response 3 and Ma
		Revise for grouting on surface disturbance.	See Response to Comment 61 for a c
		Provide grouting from bottom-of-hole to -5ft. Provide restoration based on video recording of site before impacts.	information on demand to this comme
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
74	Citizens Coalition for a Safe	7-v/2 b. All on-land soil investigation Impact Areas will be located outside of wetlands as defined in the Corps of Engineers Wetlands Delineation Manual (USACE 1987).	See Response to Comment 24 for inf
	Community	Since there are no maps and no delineations are provided for formal Impact Area(s), provide clear delineation of such wetlands in the Areas on all maps and located as to TS/Rg/Sec when mentioned in text. Provide specific pages/paragraphs within the 147 pgs. of the reference.	

an explanation on the use of terms and their

details on entry permissions and terms and adowners, including potential compensation. See information on visual impact mitigation nent 47 for the availability of IS/MND references Master Response 4.

a discussion as to why DWR need not provide nenter.

en revised in the Final IS/MND to clarify the vestigation activities that will occur on o Comment 69 for information on applicable ation measure. Master Response 4.

a discussion as to why DWR need not provide nenter.

nformation on wetlands.

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75		References to GIS and Google Earth requires a request and therefore does not meet the publicly accessible and available for CEQA documents. Withdraw, revise, and include	See Response to Comment 8 for info to Comment 24 for information on we
	Safe	details 1/1000 scale images, maps, or drawings showing Areas and/or site.	on wetlands avoidance. See also Ma
	Community	Provide more direct references and delineations to all wetlands in the Study Area, perhaps as an appendix.	See Response to Comment 61 for a information on demand to this comme
		As indicated by the use of "will", the MND has not located wetlands within the Study Area	
		and thereby cannot assessed as to whether wetlands shall be impacted or not. Provide revised investigation maps for all designated and delineated wetlands.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
76	Citizens	14-xii/1-3	The IS/MND has been revised for the
		a. When feasible, project activities shall be sited at least 50 meters from elderberry shrubs	measurement (see Response to Com
	Safe	with stem diameter greater than 1-inch.	64 for an explanation on the use of te
	Community	b. If activities must be conducted within 50 meters [165 ft] of an elderberry shrub, the	Comment 76 for use of conditional ve
		following measures will apply:	
		i. activities will be conducted outside of VELB flight season (March 1-July 31);	This mitigation measure includes acc
			is not feasible to maintain the buffer in
		ii. a biological monitor will be present to monitor all project activities at the site;	Feasibility would be based on the abi potentially increased impacts to other
		iii. all ground disturbing activities (boring, CPT, or vegetation removal) will be located at	
		least 6 meters [20 feet] from the dripline of the elderberry shrub; and high visibility fencing	The use of the terms "must," "shall," a
		or flagging will be installed to delineate the 6-meter avoidance buffer.	CEQA statutes and Guidelines, or use
			meaning. For example, will" and "sha
		Define feasible – specify at all times.	that, once adopted, must be impleme
			measures presented in the IS/MND w
		Do not mix metric and FPG units in the report without stating the equivalent. Revise and	MMRP. Other conditional future tense
		recirculate.	project activities because those action
		Define and differentiate use of must, shall, and will; replace "will" & "shall" with "must" throughout the document.	See also Master Response 3 and Ma
			See Response to Comment 61 for a c
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	information on demand to this comme

formation on IS/MND maps. See also Response vetlands mapping and Response to Comment 9 laster Response 3 and Master Response 4.

discussion as to why DWR need not provide nenter.

ne Final IS/MND to include metric units of omment 47). Also, see Response to Comment terms and their definitions and Response to versus committal language.

cceptable performance standards such that if it identified in part (a) then part (b) would apply. bility to move the site without resulting in er sensitive resources.

and "will" are often specifically prescribed by used in accordance with their contextual nall" are used in proposed mitigation measures nented. All commitments made in mitigation will be made fully enforceable through an ses of these words are utilized in description of ions are conditional upon project approval.

laster Response 4.

discussion as to why DWR need not provide nenter.

77	Citizens Coalition for a Safe Community	16-xiv/3 b. A qualified botanist will conduct a habitat assessment to determine whether the habitat is appropriate for special-status plantsWhen feasible based on scheduling and property access, the surveys will be conducted at proper times of year, ensuring that all plantsare identified to a level sufficient for determining rarity, and will be conducted using systematic field techniques in all habitats of the site Provide definition and consistent usage throughout for "qualified, "feasible", "sufficient", "leveldetermining", "rarity", and "systematic".	definitions.
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
78	Citizens Coalition for a Safe Community	16-xiv/4 c. Any special-status plant species present within 10 meters of an Impact Area will be flagged, or mapped using a GPS, for avoidance. A qualified botanist will establish an appropriate buffer. During field activities avoidance of the buffered area will be enforced by an environmental monitor to ensure that special-status plants are avoided to the maximum extent practicable. Provide all measurements in standard US units, FPG. Change wills to musts.	The IS/MND has been revised for the measurement (see Response to Com 64 for an explanation on the use of te Impact Areas are discussed and defin qualified environmental monitor is on and other regulatory agencies as app
		Define enforce, maximum, and feasible and practical and use throughout the document.	See also Master Response 3 and Ma
		Provide define/delineate Impact Areas, qualified environmental monitor. Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	See Response to Comment 61 for a cinformation on demand to this comme
79	Citizens Coalition for a Safe Community	18-xvi/5 MM GHG-1 a. Evaluate project characteristics,performance requirements, to determine whether specifications of the use of equipmentare appropriate and feasible for the project or specific elements of the project.	See Response to Comment 64 for an definitions. As stated in Section 3.8.1 of the IS/M
		Provide definitions and consistent usage throughout document for characteristics, performance, specifications, separable "elements", appropriate, and feasible. Include all aspects of the "Project" as mentioned in Figures 2 and 2a-2c: Delta	Proposed Project will be analyzed for ensure that they are kept to a less tha encompasses the entirety of the Prop
		Conveyance. Provide revised Programmatic EIR for Delta Conveyance with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate,	See also Response to Comment 8 fo Response 3 and Master Response 4. See Response to Comment 61 for a c
		publicly accessible appendices, glossaries, and references.	information on demand to this comme

an explanation on the use of terms and their

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he Final IS/MND to include metric units of perment 47). Also, see Response to Comment terms and their definitions.

fined in Section 2.0 of the Final IS/MND. A one who meets the qualification criteria of DWR pplicable.

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a discussion as to why DWR need not provide nenter.

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MND, GHG emissions from activities of the for and reduction strategies incorporated to than significant level of impact. This oposed Project.

for information on IS/MND maps and Master 4.

a discussion as to why DWR need not provide nenter.

80	Citizens Coalition for a	19-xvii/1 e. Encourage carpools or shuttle vans for worker commutes as feasible.	See Response to Comment 64 for an definitions.
	Safe	Define "encourage" and "as feasible".	
			Shuttles are commonly understood a
	Community	Dravida requirements and restrictions for shuttles for all impost areas	Shuttles are commonly understood a
		Provide requirements and restrictions for shuttles for all impact areas.	
			See also Master Response 3 and Ma
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local	
		agencies, circulate, and receive public comments with appropriate, publicly accessible	See Response to Comment 61 for a c
		appendices, glossaries, and references.	information on demand to this comme
81	Citizens	19-xvii MM HYD-1: a. All fueling and maintenance of vehicles or other equipment for on-	See Response to Comment 64 for an
	Coalition for a	land soil investigation activities shall occur on established roads, or in designated staging	definitions and Response to Commer
	Safe	areas at least 50 feet away from any on-site water feature. Secondary containment for fuel	versus committal language.
	Community	and gas tanks will be used to prevent spills from entering any water features.	vereue communar language.
	Community	and gas tanks will be used to prevent spills norr entering any water reatures.	See also Master Response 3 and Ma
		Provide definitions and consistent use throughout for All Established Designated and	
		Provide definitions and consistent use throughout for All, Established, Designated, and	The Code of Foderal Devulations (CI
		Secondary.	The Code of Federal Regulations (CF
			containing hazardous materials in ord
		Provide map of all fueling/maintenance areas and staging areas for all Area/project	or hazardous constituents to the envi
		activities.	These containment measures are ma
			when using portable tanks of hazardo
		Provide secondary containment of all elements of such sites for 110% of total storage and	HAZ-2 has been revised, for clarificat
		impermeable to 10\-15 cm/sec	regulatory requirements.
		Provide definition and consistent use throughout MND of "must", replace all "will"s and	See Response to Comment 61 for a
		"shall"s.	information on demand to this comme
		Provide Impervious Containment be extended to include fueling-designated staging area(s).	
		Provide revised Pregrammetic FID with stringent MMDD including reporting to all least	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local	
		agencies, circulate, and receive public comments with appropriate, publicly accessible	
		appendices, glossaries, and references.	

an explanation on the use of terms and their

as multi-person passenger vehicles.

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laster Response 4.

CFR), requires specific containment for tanks order to prevent the release of hazardous waste avironment (see 40 CFR Section 264.175). mandatory and will be adhered to by the DWR dous materials, as indicated in MM HYD-1.MM cation, to include specific mention of these

a discussion as to why DWR need not provide nenter.

82	Citizens Coalition for a Safe Community	21-xix [HYD] b. Absorbent materials will be available on-site. Any accidental leaks or spills will be immediately cleaned up per the procedures identified in the contractors Spill Prevention and Response Plan, and the equipment will not be able to return to the project area until it has been repaired sufficiently to prevent further leaks or spills.	As stated in MM HAZ-2 in Section 3.9 Response Plan will be prepared by th the plan can be found within Section 3 See Response to Comment 76 for inf materials, Response to Comment 64
		c. For overwater soil investigations positive barriers consisting of hay waddles and/or other suitable type of spill-stoppage materials will be placed around the work area on the barge and ship decks.	their definitions, and Response to Con conditional versus committal language See also Master Response 3 and Mar
		d. Discarded soil samples, cuttings, and excess drilling fluids will be kept in a closed system, to prevent spillage of the drilling fluid and will be disposed of off-site at an appropriate landfill.	See Response to Comment 61 for a c information on demand to this comme
		e. All over-water work will include the use of conductor casings to confine the drill fluid and cuttings to the drill hole and the operating deck of the barge or drill ship and prevent any inadvertent spillage into the water. Soil samples will be collected from within the conductor casing. The casing will remain in place until the bore hole is complete and has been filled in, to minimize sediment disturbance of the slough or river bottom.	
		f. During overwater soil investigations a qualified environmental monitor will watch for colored plumes (an indication that drilling fluid or other material is entering the water and may affect water quality). If found, activities will cease until appropriate corrective measures have been completed or it has been determined that the environment will not be harmed.	
		Provide required contents and example of Spill Prevention and Response Plan.	
		Provide water boom barrier for operations when moored/anchored.	
		Provide Secondary Containment with permeability of 10\-15 cm/sec must be required "on- board".	
		Define: will, shall, or must and revise all wills and shalls to MUST throughout document.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
83	Safe	MM NOI-1: All equipment will be properly tuned and shall utilize appropriate mufflers.	See Response to Comment 64 for an definitions and Response to Commer versus committal language.
	Community	Define and use consistently: Will, Shall, & Would, and replace all with Must.	See also Master Response 3 and Ma
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

3.9.2 (a) of the IS/MND, the Spill Prevention and the contractor; details of what will be included in n 3.9.2 (a).

information on containment of hazardous 64 for an explanation on the use of terms and Comment 76 for a discussion on the use of age.

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84	Citizens Coalition for a Safe Community	<ul> <li>21-xix/3</li> <li>If a significant spill has occurred, and results determine that project activities have adversely affected surface water or groundwater quality, a detailed analysis will be performed to the specifications of DTSC to identify the likely cause of contamination. This analysis will include recommendations for reducing or eliminating the source or mechanisms of contamination. Based on this analysis, the DWR or contractors will select and implement measures to control contamination, with a performance standard that surface, and groundwater quality must be returned to baseline conditions. These measures will be subject to approval by the DWR, DTSC, and the Regional Board.</li> </ul>	See Response to Comment 64 for an definitions and Response to Commen versus committal language. An environmental setting (baseline co analyzed, per CEQA guidelines, and c quantifications (see State CEQA Guid [applicable to EIRs]). See also Respon data. See also Master Response 3 and Mas
		Provide definition of "detailed", performed, and recommendations, and use throughout. Define & consistently use in MND: eliminate Will and Shall Use Only MUSTconditional vs certainty.	See Response to Comment 61 for a d
		<ul> <li>Provide required "baseline conditions" with quantified parameters.</li> <li>Provide required approval as part of the CEQA process.</li> <li>Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible</li> </ul>	
85	Citizens Coalition for a Safe Community	<ul> <li>appendices, glossaries, and references.</li> <li>21-xix/5 MM HAZ-4: a. The contractor would develop and submit a fire protection and prevention plan</li> <li>b. The plan would ensure that fire suppression equipment is onsite and that all employeestraining.</li> <li>xix/6 MM HYD-1: a. All fueling and maintenance of vehicles or other equipment for on-land soil investigation activities shall occur on established roads,Secondary containment for fuel and gas tanks will be used</li> <li>Define and provide definition and consistent usage of "would", "shall", and "will".</li> <li>Remove all conditionals: would, could, should etc. and provide required definitions and</li> </ul>	See Response to Comment 64 for an definitions and Response to Commen hazardous materials and on the use o See also Master Response 3 and Mas See Response to Comment 61 for a d information on demand to this comme
		consistent use. Require "secondary containment" with numerical definition of permeability 10\-15 cm/sec. Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

an explanation on the use of terms and their ent 76 for a discussion on the use of conditional

conditions) provided for all resource areas was d does not need to include specific lidelines, Section 15125, subdivision (a) oonse to Comment 47 on the use of quantitative

laster Response 4.

discussion as to why DWR need not provide nenter.

an explanation on the use of terms and their ent 76 for information on containment of e of conditional versus committal language.

laster Response 4.

86		22-xx/8 MM PUB-1: a. A Plan(s) (often Contractor's safety plan) with a section on Fire Protection and Prevention will be submitted to DWR for review and approval which	See Response to Comment 64 for an definitions.
	Safe	incorporates fire safety measures on all equipment with the potential to create a fire hazard	
	Community	b. The contractor will prepare a Safety Plan in accordance with the DWR protocols.	The Safety Plan will include all the elemensure, MM PUB-1, and will be pre
		As used in other mitigation measures add: The contractor must develop and provide to DWR".	for review.
			See also Master Response 3 and Ma
		Define Safety Plan and include all materials encountered during the operations, e.g.,	
		biogenic and thermogenic gases.	See Response to Comment 61 for a cinformation on demand to this comme
		Provide publicly accessible and defined pg/par/sec for references for DWR protocols.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible	
		appendices, glossaries, and references.	
87	Citizens	23-xxi Carrie Buckman	See Master Response 2. See also Ma
_		Date California Department of Water Resources, Delta Conveyance, Environmental	
	Safe	Program Manager	
	Community		
		Provide a date in order to make the document public and with authority.	
		Given, the authority of the Delta Conveyance Project stated here and elsewhere, the	
		current document must be considered as a direct plan within the Conveyance Program and therefore requires a Programmatic EIR, not a Project-Specific MND.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

elements and protocols described in the repared by the contractor and provided to DWR

Aaster Response 4.

a discussion as to why DWR need not provide menter.

Master Response 3 and Master Response 4.

88	Citizens Coalition for a Safe Community	<ul> <li>1/1 1.0 BACKGROUND The picturesque Sacramento-San Joaquin Delta (Delta)There is clear evidence of the vulnerabilities in the Delta posed by climate change and earthquake risk. As sea levels continue to rise will dramatically alter and harm water quality and supply both, locally, and for 27 million Californians across the state. Immediate action is needed to upgrade Delta infrastructure, ensuringis climate resilient and able to respond to these risks.</li> <li>Provide definitions/differentiations for "clear", "immediate", "respond", and "vulnerabilities" vs "risks" and provide quantitative bases.</li> <li>Provide Seismic/Earthquakes risks for Study Area. No mention of earthquake risk and timeliness, No mention of collapse of levees by seismic shaking rather than overtopping and groundwater percolation.</li> <li>Provide complete and adequate setting and assessments of geological responses to seismic shaking.</li> <li>Provide complete, adequate, and thorough seismic/earthquake risk assessment for the Delta facilities including surface levees and tunnel corridors.</li> <li>Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.</li> </ul>	See Response to Comment 64 for an definitions. As stated in Response to Comment 6 the Final IS/MND. The Final IS/MND s designated earthquake fault zone but shaking. It notes that major active fault shaking include the Antioch, Calavera Creek, Hayward, San Andreas, San J active fault is the Greenville-Marsh Cr of the most southern Impact Area. The be a less-than-significant impact from result of the Proposed Project becaus vicinity and the small and temporary r work on levees. As stated in Response to Comment 2 forces because all explorations will be California Water Well Standards (Bull bentonite sealing material required in flexibility, respectively. Regarding the Comment 109. There has been no substantial eviden Master Response 2 for why DCP tunn document. See also Master Response 3 and Mas See Response to Comment 61 for a comment for a comment 61 for a comment for a
89	Citizens	1/2 On February 12, 2019, Governor Newsom introduced a new approach to modernize	information on demand to this comme See Response to Comment 64 for an
09	Coalition for a Safe	Delta water conveyance, one which included the consideration of a new, single-tunnel project alternative (N-10-19).	definitions. See Master Response 2.
	Community	Define modernize and conveyance and relate to current proposed "Project", soils.	CEQA does not required that an IS/M Response 3. See also Master Respor
		Provide listing and scopes of Alternatives and their relationship to this Proposed Project for Soil Investigations. Figures show Delta Conveyance as proper noun and an established Project in DWR, provide technical and regulatory context for this Project and Conveyance.	See Response to Comment 61 for a c information on demand to this comme
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

t 66, seismicity is discussed in Section 3.7.2 of D states that the study area is not within a ut is within a known area at risk for earth faults in the region that could cause ground eras, Cleveland Hills, Concord, Greenville-Marsh n Joaquin and Sierra Nevada Faults. The closest Creek Fault, which is located 9 miles southwest The Final IS/MND further states that there would om any strong seismic ground shaking as a use of the lack of recent earthquakes in the y nature of the work, which includes project

20, seals will not be undermined by seismic be backfilled/sealed in accordance with State of ulletins 74-81 & 74-90). The cement and in Bulletins 74-81 & 74-90 provide strength and ne potential for levee failure, see Response to

ence presented to contest this finding. See nnel corridors need not be consider in this

laster Response 4.

discussion as to why DWR need not provide nenter.

an explanation on the use of terms and their

MND include project alternatives; see Master onse 4.

90	Citizens Coalition for a Safe Community	1/3 FollowingOrder N-10-19, the Department of Water Resources (DWR) is pursuing a new environmental review and planning process for a single tunnel solution to modernize water infrastructure in the Delta. To inform this future process, DWR is proposing soil investigations to gather data on the physical properties of the soils and other typical geologic and geotechnical parameters that will be used to inform and evaluate future alternatives for aDelta conveyance (requiring a separate California Environmental Quality Act (CEQA).	See Response to Comment 64 for an definitions. See also Master Response 2, Master See Response to Comment 61 for a c information on demand to this comme
		Define "inform", "future process" and "newprocess" (not connected to current process), "modernize" other than increase total flows to Clifton Forebay, and "other typical geologic and geotechnical parameters" in this soils investigation.	
		Define "Delta Conveyance" and "single tunnel solution"	
		Provide chemical and dynamic parameters for all investigations.	
		Define and differentiate between "future alternatives" and "solution".	
		The "Process" is now not in the distant "future", and the "Soil Investigation" is the technical basis for the alignment, depths, and physical designs of any tunnel alternative or the Project.	
		This "Soil Investigation" represents one of the typical steps in such a project and thereby forms only one piece in the pursuit through a typical engineering process. The entire Soil Investigation and current CEQA process is "piece-mealing" and requires merging with the other investigations for such a process and CEQA consideration through a typical "Programmatic EIR".	
		Define "Inform" and "evaluation" processes for future "alternatives".	
		Define alternatives of the Proposed Project.	
		Define "soil" vs geological, geotechnical, especially with regard to probable investigation depths of 200ft.	
		Proposed Project or Alternative requires consistency of project, objectives, assessments, and mitigations which are not provided.	
		Provide comparisons for single tunnel of 40+ft diam, compared to multiple tunnels of 25 <u>+</u> ft diameters and of 40+miles compared to multiple tunnels of 20+ mi.	
		As a "soil" investigation for a proposed project, the MND must consider the entire Project and all of the mitigation/compensation required of the entire Project effort.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible	

er Response 3, and Master Response 4.

			-
		appendices, glossaries, and references.	
91	Citizens Coalition for a Safe Community	<ul> <li>1/4 1.1 Purpose The primary objective of the proposed project is to determine the composition, location, and geotechnical properties of soil materials commonly found in the Delta which would inform the design, environmental analysis, and development of alternatives for a potential Delta conveyance project and contribute to DWR's overall understanding of Delta geology.</li> <li>inform DWR on how to construct a project</li> <li>avoiding, minimizing, or mitigating impacts to the surrounding residents and environmental impacts for analysis</li> <li>to modernize Delta water conveyance.</li> <li>Define the CEQA use of "purpose" and "objective" and provide the basis for only "singularity" of purpose and objective.</li> <li>Provide definition and differentiation between and "primary" and secondary objectives.</li> <li>Provide differentiation for understanding the Delta's soils and geology and how each relates to the proposed project and future Delta Conveyance/Single Tunnel alternative.</li> <li>Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.</li> </ul>	See Response to Comment 64 for an definitions, Response to Comment 61 and Response to Comment 88 for info See also Master Response 2, Master See Response to Comment 61 for a c information on demand to this comme

an explanation on the use of terms and their 61 for information on purpose and objectives, nformation on seismicity.

er Response 3, and Master Response 4.

92	Citizens Coalition for a Safe Community	3/Figure 1 Delta Conveyance Geotechnical Investigations [not Soil Investigations] in the Delta 5/Fig. 2 Study Area, less than total "Legal Delta" 6/Fig. 2A, 7/Fig. 2B, 8/Fig.2C	The use of the term "soil investigation easily interpreted context whereas ge related to subsurface and geologic co use consistent naming.
		Define and differentiate between Geotechnical and Soils investigation and provide schedule for each along with relationship to the Delta Conveyance, single tunnel alternative.	Right-of-way (ROW) referred to in the but rather public right of ways. This di so the figures have been revised to re
		Some borings and some CPT are within the "Right-Of-Way" and some are outside of the "ROW" for an unknown project, the Conveyance perhaps. Define ROW for what project or current	See Response to Comment 59 for cla project description in Section 2.0 of th surveys is to study different geophysic
		Geophysical surface surveys are sited only on central Bouldin Island with two general sites with three sets. Provide basis of this limited placement and lack of use elsewhere.	are best for use in the specific condition proposed in one specific area for com does not require that this IS/MND incl
		Geophysical surveys for "soils" have been used for >50 years in California and elsewhere. Provide review and listing of all geophysical soil surveys conducted in California 2000- 2020.	surveys that have been conducted in relevant data for the Proposed Projec
		Figure clearly show that the Proposed Project is a PART of the Delta Conveyance Project involving a corridor for a single tunnel from somewhere on the western side of the Forebay and without a northern limit other than Clarksburg road excepting for two out-of-ROW CPT sites between Jefferson and Clarksburg.	The Proposed Project is not a part of indicated in the Section 1.1 of the Fina proposed Project is to determine the of properties of soil materials commonly design, environmental analysis, and of Delta conveyance project and contribution
		Provide clear visual locations of current single tunnel right(s)-of-way and current sites for tunneling/relief/etc. shafts connected to the tunnel.	geology. Thus, potential Delta convey the proposed soil investigation location Response 3, and Master Response 4
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	See Response to Comment 61 for a c information on demand to this comme

on" was to provide the general public with an geotechnical is the technical term for studies conditions. The figures have been revised to

ne IS/MND do not refer to any other projects, distinction is not necessary for the IS/MND and remove that labeling.

clarification on survey area. As stated in the the IS/MND, the purpose of the geophysical sical survey techniques and determine which litions of Delta soil. Thus, the surveys are being omparison of the proposed techniques. CEQA include a comprehensive list of all geophysical in the state of California. Nor would it be ect.

of the proposed, future DCP. However, as inal IS/MND, the primary objective of the e composition, location, and geotechnical ily found in the Delta, which would inform the d development of alternatives for a potential ibute to DWR's overall understanding of Delta eyance corridors were considered in siting of tions. See also Master Response 2, Master 4.

93	Citizens	Project Description	Section 2.2 of the project description of
	Coalition for a Safe	4/3 2.0 The distribution of the various types of on-land soil investigations was determined	See Response to Comment 64 for an
	Community	to provide appropriate coverage to gain a preliminary understanding of the geological and	definitions and Response to Comment
		geotechnical conditions in the Study Area. An effort was made to distribute soil borings at	versus committal language.
		varying depths evenly throughout the Study Area; the location of CPTs was determined to	
		provide supplementary subsurface information to complement the soil borings. Geophysical	
		surveys can collect data to provide a more robust preliminary interpretation of regional subsurface conditions and identify anomalous features such as abandoned oil and gas	soils-related aspects of seismicity.
		wells or unmarked utilities. The planned geophysical surveys will be used as a test program	Within the Department of Conservation
		to determine if these noninvasive surveys are appropriate for future use in other regions of	of Oil, Gas, and Geothermal Resource
		the Delta, thereby reducing the potential need for soil borings or CPTs in certain areas.	California Geologic Energy Manageme
			the California Public Utilities Commiss
		No mention of subaquatic efforts, provide same level of discussion for subaquatic as	existing facilities, the specific location
		subsurface.	sometimes be inaccurate, especially w facilities such as gas and water wells a
		What does "An effort was made" mean [?], and especially when setting the "varying	
		depths" boring "evenly" in the Study Area(s).	Therefore, for more thorough data, a s
			Management Division's Well Statewide
		Why use "can", provide basis for and differentiation of use of "can" rather than "will" or	California Department of Conservation
		"shall".	in identification of proposed soil invest
		Subsurface must include groundwater and seismicity.	facilities. This language has been adde clarification.
		Subsultace must include groundwater and seismicity.	
		Define appropriate and gain and quantify	See also Response to Comment 20 fo
			For information on site location selection
		Define "An Effort"	see Response to Comment 9 and Res
		Define "evenly" and quantify. Review indicates not evenly placed. Provide gridded Study	See also Master Response 3 and Mas
		Area and distribution per gridded cell.	
			See Response to Comment 61 for a di
		Define "anomalous features", as utilities, and DOGGR and CPUC have information	information on demand to this commen
		regarding existing facilities in the Delta. No mention is made as to review of existing well	
		information (e.g., DOGGR, Well Finder).	
		Provide info base and process for development of this Proposed Project, e.g., selection of	
		borings, CPT site, and geophysical survey.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local	
		agencies, circulate, and receive public comments with appropriate, publicly accessible	
		appendices, glossaries, and references.	

of the IS/MND describes overwater borings.

n explanation on the use of terms and their ent 76 for a discussion on the use of conditional

ons include consideration of groundwater and

ion, the division formerly known as the Division rces (DOGGR) has been renamed. It is now the ment Division (Cal GEM). While Cal GEM and ssion (CPUC) have information regarding in references within those records, can with older records, additionally unrecorded s are not uncommon in the Delta.

a search using WellSTAR, the Geologic Energy ide Tracking and Reporting System for the on, which includes Cal Gem data, was utilized estigation sites for avoidance of existing dded to Section 2.0 of the Final IS/MND for

for information on wells in the study area. ction and the reconnaissance survey process, esponse to Comment 10.

aster Response 4.

94	Citizens	11/3 The duration of investigation activities for the 167 borings will be up to:	Table 1 in Section 2.0 of the Proposed
	Coalition for a	<ul> <li>5 work days for each of 22 borings up to 50 feet deep, and [110 d]</li> </ul>	estimated duration of each task: 6 mo
	Safe	<ul> <li>13 work days for each of 145 borings 50 to 200 feet deep. [1885 d]</li> </ul>	Overwater Borings, and 2.5 months for
	Community		Impact Area includes the entire explor
		Provide schedule and typical durations of tasks including abandonment and restoration of	site. The IS/MND assumes a maximur
		site and relocation of equipment and setup.	location site for a more conservative a
			not be known until a future time. See I
		Provide assumed number of drilling/CPT rigs and maxima.	
			See also Master Response 3 and Mas
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local	
		agencies, circulate, and receive public comments with appropriate, publicly accessible	See Response to Comment 61 for a d
		appendices, glossaries, and references.	information on demand to this comme
			discussion as to why DWR need not p
			commenter.

sed Project Description of the IS/MND shows months for Soil Borings and CPTs, 3 months for s for Geophysical Surveys. Duration for each oloration process from setup to restoration of the num amount of equipment would be used at any e analysis—the exact account of equipment will se Response to Comment 8.

laster Response 4.

discussion as to why DWR need not provide nenter. See Response to Comment 61 for a t provide information on demand to this

95	Citizens Coalition for a Safe Community	<ul> <li>14/2-3 2.1.5 On-Land Geophysical Surveys Methods Geophysical surveys consist of noninvasive (i.e.,, does not require a soil boring) techniques that can be used to provide information on subsurface conditions and anomalies, such as buried casings or abandoned wells. Geophysical surveys will be conducted on up to five Impact Areas within a location on Bouldin Island (see Figure 2b). The five Impact Areas are comprised of three arrays approximately 2,300 feet long and 100 feet wide and two area grids (each approximately 1,000 feet; although surveys will only be conducted within a portion of the full grid measuring 500 feet by 500 feet). The geophysical surveys will be used as a test program to determine if these noninvasive surveys are appropriate for future use in other regions of the Delta, thereby reducing the potential need for soil borings or CPTs in certain areas. [see 4/3]</li> <li>Testing of geophysical surveys has been going on for &gt;50 years and have proven track records including in the Delta. Statement clearly shows lack of experience by the preparers of this document.</li> <li>Provide names and experience records for all preparers of this MND and specifically for those involved with geophysical surveys.</li> <li>Provide all DOGGR records for geophysical surveys related to the Delta's &gt;20 gas fields. One or more of the following geophysical survey techniques will be used at an Impact Area: TDE, Cesium Vaper [check] Total Field Magnetometer (CVTFM), (ERT), and Seismic Refraction/Reflection (Seismic). Each of these methods is described in detail below.</li> <li>Geophysical surveys have been conducted for both geological and soils studies throughout the US and in California and perhaps the Delta. No further demonstrations as to their value needs to be established. Restricting their application to 2-3 small areas in fact guarantees their low creditability and demonstrates the DWR proponents lack of expertise in their technologies.</li> <li>Provide references at first use for "Cesium Vaper" rath</li></ul>	As stated in Response to Comment 50 Techniques for geophysical surveys h soil conditions, data needs, and depth will support identification of the best m detection of buried objects. See also Master Response 3 and Mas See Response to Comment 92 regard As noted in Response to Comment 93 and CPUC can sometimes be inaccura unrecorded facilities such as undergro Delta. See Response to Comment 61 for a d information on demand to this comme Vapor - misspelled
		Provide references at first use for "Cesium Vaper" rather than Cesium Vapor", misspelling?.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

50, a list of preparers has been added.

have varying success rates based on specific oth of interest. The geophysical study proposed method to use for Delta soils and for the

aster Response 4.

rding selection of geophysical survey locations.

93, specific location references within Cal GEM urate, especially with older records, additionally ground storage tanks are not uncommon in the

96	Citizens Coalition for a	16/ *Source: Rogers et al. 2005 Figure 8. Cesium Vaper Total Field Magnetometer (CVTFM).	See Response to Comment 88 for inf
	Safe	214/Project Description Rogers, B.M., J.R. Cassidy, M.I. Dragila. 2005. Ground-Based	
	Community	Magnetic Surveys as a New Technique to Locate Subsurface Drainage Pipes: A Case Study. Applied Engineering in Agriculture Vol. 21(3) 421-426.	See Master Response 3 and Master I
			See Response to Comment 61 for a c
		"Seismic" includes a very wide array of systems and methods. Provide system discussion for those suited for the limited depths (<250ft) and anticipated soft ground and high water	information on demand to this comme
		tables of the Delta and directly related references, including pages.	The proposed Seismic Refraction/Ref Sections 2.1.4 and 2.1.5 of the IS/MN
		Provide 12 micro-seismic monitoring stations for -3 - +1 seismic within 25 miles, and at depths <4 miles.	impact seismic vibrator system (referr source vibrations, EnviroVibe source
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
97	Citizens	23/2 "Discussions vs Assessments"	Methodology for impact assessment i
	Coalition for a	Under CEQA evaluations of environmental impacts is usually called: Assessments and	to include quantification; see Response
	Safe	require quantitative assessments. This MND does neither. General discussion provide are	provided no legal authority for its broa
	Community	totally incomplete and inadequate.	
			See also Master Response 3 and Mas
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local	
		agencies, circulate, and receive public comments with appropriate, publicly accessible	
		appendices, glossaries, and references.	
98	Citizens	23/2 3.1.2 Discussion	See Response to Comment 64 for an
		a) Would the project have a substantial adverse effect?	definitions.
	Safe Community	Less than Significant Impact. The Proposed Project is not expected to have a substantial adverse effectthere would be a less than significant impact to scenic vistas,	Methodology for impact assessment in to include quantification; see Response
		implementation of the following Mitigation Measure would further avoid, minimize and/or reduce potential impacts:	See also Master Response 3 and Mas
		Provide definitions and differentiations between Discussions and Assessments, substantial,	
		"not expected", scenic vista, further.	information on demand to this comme
		Provide Quantitative Assessments.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local	
		agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

nformation on seismicity.

Response 4.

a discussion as to why DWR need not provide nenter.

Reflection techniques are described in full in MND and utilize a rubber-tired truck with a low erred to as the EnviroVibe Minibuggy) to induce a vehicle and shallow surface monitors.

t is resource specific and does not always have onse to Comment 47. The commenter has oad claim about the need for quantification.

laster Response 4.

an explanation on the use of terms and their

t is resource specific and does not always have onse to Comment 47.

Aaster Response 4.

99	Citizens Coalition for a Safe Community		See Response to Comment 64 for an definitions. Methodology for impact assessment i to include quantification; see Respons See also Master Response 3 and Ma See Response to Comment 61 for a c information on demand to this comme
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
100	Citizens Coalition for a Safe Community	<ul> <li>35/2 3.3.2.3 Impact Assessment Approach</li> <li>The Proposed Project's impacts to air quality were assessed using methods and assumptions recommended by the Air Districts. The Proposed Project is a soil investigation and it does not involve building any permanent structures or facilities that would generate air pollutants. When the Proposed Project is complete, all activities will cease, and no further emissions will be generated. Because potential impacts to air quality would only occur during the period when soil investigations are being performed, this impact analysis will focus on air pollutant emissions from Proposed Project activities only.</li> <li>Identify methods and "assumptions" and provide citations for the relevant Air Districts (more than one) and provide copies of their recommendations for this project.</li> </ul>	Methods and assumptions for each A available in the guidelines published f guideline documents are all included readily available to the public. See Re references. Potential cumulative effects for reaso Section 3.21.2 of the IS/MND. See Re cumulative impact assessment; see a See also Master Response 3 and Ma
		Provide schedule for this and all related "projects" and current planning and design efforts. Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	See Response to Comment 61 for a cinformation on demand to this comme

nt is resource specific and does not always have onse to Comment 47.

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a discussion as to why DWR need not provide nenter.

Air District referred to within the IS/MND are d for modeling air quality for each district. These ed in the references for the IS/MND and are Response to Comment 47 for information on

sonably foreseeable projects are discussed in Response to Comment 19 for information on e also Master Response 2.

laster Response 4.

101	Citizens Coalition for a Safe Community	The Model 25/1 Evaluation and Site Assessment Model (1997, as updated) prepared by the California Department of Conservation as an optional model to use in assessing impacts on agriculture and farmland. In determining whether impacts to forest resources Provide specific publicly accessible reference/linkage to the Model and its Updates and current uses. Define base case and optional "models". Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	The reference to the model is availab IS/MND. See also Response to Comr California Department of Conservatio (LESA) Model is a commonly used m quantitatively determine impacts to ag can be found online at: https://www.ca LESA was not run in the evaluation of land use as part of the project. Howey assess the existing conditions within the determining potential impacts, includi Conservations Important Farmland Da Fire Protections Assessment of Forest reported Williamson Act Data. All of the the Final IS/MND and are available as See also Master Response 3 and Ma See Response to Comment 61 for a communication of the communication of th
			information on demand to this comme
102	Citizens Coalition for a Safe Community		References for all of the Air Districts i 3.3.1. As noted previously in Response to C each Air District referred to within the published for modeling air quality for all included in the references for the I See also Response to Comment 47 for quantitative data. See Response to Comment 64 for an definitions.
		determination.	The methods for Air Quality analysis
		Clarify "If all" will they or won't they be implemented; provide clear commitment for such measures.	See also Master Response 3 and Ma
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	See Response to Comment 61 for a c information on demand to this comme

able in the introduction to Section 3.2 of the mment 47 for information on references. The ion's Land Evaluation and Site Assessment method by which lead agencies can agricultural land. Details on the LESA model .conservation.ca.gov/dlrp/Pages/qh\_lesa.aspx. of this project due to the lack of conversion of rever, a variety of databases were accessed to n the project area for the purposes of ding the California Department of Data, California Department of Eata, California Department of as part of the administrative record.

laster Response 4.

a discussion as to why DWR need not provide nenter.

included in the IS/MND are included in Section

Comment 100, methods and assumptions for ne IS/MND are available in the guidelines or each district. These guideline documents are a IS/MND and are readily available to the public. If for information on references and the use of

an explanation on the use of terms and their

are described in Section 3.3 of the IS/MND.

laster Response 4.

103	Citizens Coalition for a Safe Community	42/3 The Study Area for evaluating the Proposed Project's potential impacts on sensitive plants was established as a 100-meter buffer around each soil investigation sitefor potential site relocation and vegetation map resolution.	See Response to Comment 47 for de measurement in the Final IS/MND.
	Community	Use only US measurement unit and provide metric equivalents after and in ().	See also Master Response 3 and Ma
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
104	Citizens Coalition for a	44/2 A total of 100 special-status wildlife species and 97 special-status plant species were identified in the quadrangle search Of those identified, 70 special-status wildlife species	The methods for determining which s Study Area or Impact Area are descri
	Safe	and 79 special-status plant species have at least some potential to occur within the	
	Community	respective sensitive wildlife or sensitive plant Study Areas	Impact Area is defined in Section 1.3
		Define and differentiate between "at least" and "some potential".	Study Areas are defined with regards biological resources, sensitive wildlife
		Define and delineate "Study Area(s)" and their respective Impact Areas.	3.4.1.1 of the IS/MND.
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible	See also Master Response 3 and Ma
		appendices, glossaries, and references.	See Response to Comment 61 for a cinformation on demand to this comme
105	Citizens Coalition for a Safe	49/4 Breeding coincides with the rainy season, in temporary pools and drainages,Adults remain in underground burrows for most of the year and will travel up to several meters on rainy nights (CDFW 2000a)On land movement is generally thought to	See Response to Comment 47 for de measurement in the Final IS/MND.
	Community	beable to dig burrows up to eight inches deep).	See Response to Comment 64 for an definitions.
		52/5 b. If Western pond turtles are observed on land during the pre-activity surveys, the area within 100 meters of the boundary of the aquatic habitat will be flagged and avoided if feasible.	Capitalization for species common an standards for those species (i.e., guid Society for the Study of Reptiles and
		Provide only US standard measurement units (FPG) with metric units in ()s.	See also Master Response 3 and Ma
		Define Avoid, Feasible, Practical, and Required, also will, shall, and must.	See Response to Comment 61 for a cinformation on demand to this comme
		Provide capitalizations for "proper nouns".	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

detail on the inclusion of metric units of

Aaster Response 4.

species have some potential to occur with the cribed in Section 3.4.1.1 of the IS/MND.

.3 "Proposed Project Location" of the IS/MND.

ds to each specific resource. The Study Area for ife species and plants can be found in Section

Aaster Response 4.

a discussion as to why DWR need not provide nenter.

detail on the inclusion of metric units of

an explanation on the use of terms and their

and scientific names follow professional uidance from American Fisheries Society, d Amphibians, etc.).

Aaster Response 4.

106	Citizens Coalition for a Safe	50/1 The subspecies range includes; the population that occurs in the Study area breeds in western Canada, Washington, and Oregon, with a small number breeding in northeastern California, and migrates to the Central Valley of California to overwinter	As stated in Response to Comment 10 in the IS/MND.
	Community	(CDFW 1994)Portions of the study area are used regularly and by large numbers of	An explanation of the rank assessmen
		greater sandhill cranes (Ivey et al. 2016), and is sensitive to human disturbance Greater	section 3.4.1.1 on page 45 of the IS/MI
		sandhill cranes are winter residents in the study area, arriving during early September, reaching maximum densities during December and January and departing during early	information on the use of quantitative of
		March.	Habitat types are discussed in the IS/M
			3.4.2.1 discusses individual special-sta
		102/1 Mt. Diablo fairy-lantern has a CRPR of 1B.2, but it is not listed under FESA or	
		CESASuitable habitat for Mt. Diablo fairy lantern is present within the study area.	As stated in Response to Comment 50
		However, this species has low potential to occur within the Study Area because the Study	
		Area is located on the edge of its known range Edge dwellers are more susceptible to	It is well understood that vulnerability to
		impacts than central core dwellers.	due to multiple factors, including the lo
			such as location within a given range.
		Define and differentiate between study areas, Study areas, and Study Areas and Impact	environmental factors that may make t
		Areas.	therefore more challenging to persist w
			acknowledged, these range edge effect
		Provide references and quantitative assessments for "low potential" for impacts in "edge	species, due to the project's short dura
		range" versus central core ranges. Usually those animals at the edges of the known ranges	drilling location, and the incorporation of
		are more sensitive to impacts and disturbances than in their central core.	and avoid any species with the potentia
			Additionally, there will be no alteration
		Provide the qualifications for the zoologist and zoogeographer who prepared the sections	or connectivity across habitats as a res
		and such statements.	will be returned to pre-project condition
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local	See also Master Response 3 and Mas
		agencies, circulate, and receive public comments with appropriate, publicly accessible	
		appendices, glossaries, and references.	See Response to Comment 61 for a di
			information on demand to this commer

104, Impact Area and Study Areas are defined

ents for each species evaluated is provided in /MND. See also Response to Comment 47 for e data.

MND in Section 3.4.1.1. Furthermore, Section status wildlife and their habitat in the area.

50, a list of preparers has been added.

y to extinction varies across a species' range local environmental conditions and factors e. Often a species' natural range is limited by e these edge of range areas less suitable, and t within. While this sort of local variation is fects do not change the determination for these uration, the small footprint of each distinct n of mitigation measures designed to protect initial to occur at a potential drilling site. on to the quality or quantity of available habitat, result of this project, as each drilling location ions upon completion of the active work.

aster Response 4.

107	Citizens Coalition for a Safe	72/1/4 The first is that no levee restoration program in the Delta can guarantee safety from flooding.	As stated in Response to Comment 66 the IS/MND.
	Community	The instability of Delta soils, the effect of winds, tides, and flood flows, and the unique problems of erosion, seepage, and subsidence all present uncertainties for levee restoration projects in the Delta.	The primary objective of the proposed location, and geotechnical properties of which would inform the design environ alternatives for a potential Delta conve
		Total deficiency of risk assessment to seismic conditions warrant incompleteness. Provide at least a five-area assignment of seismic risks based on current knowledge.	overall understanding of Delta geology construction of any facilities, and will b potential for seismic risk is less than s
		Provide seismic monitoring systems as part of the Project to be integrated with existing seismic monitoring systems for the area; monitoring must be capable of locating seisms within 10 miles of each station and to depths of > 4 miles and with intensity of -3 - +9 RM.	See also Master Response 3 and Mas
		Provide locating/assigning of all seismic events to known, suspected, or possible fault planes within the Study Area boundaries and for 5mi beyond, the Seismic Model.	See Response to Comment 61 for a d information on demand to this comment
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

## 66, seismicity is discussed in Section 3.7.2 if

sed Project is to determine the composition, es of soil materials commonly found in the Delta ronmental analysis, and the development of nveyance project and contribute to DWR's ogy. However, the project itself does not include ill be limited in footprint and duration, so the n significant. See Master Response 2.

aster Response 4.

108	Citizens	79/4 a. When feasible, project activities shall be sited at least 50 meters from elderberry shrubs with stem diameter greater than 1-inch.	See Response to Comment 47 for def
	Safe		measurement in the Final IS/MND.
	Community	<ul> <li>b. If activities must be conducted within 50 meters of an elderberry shrub, the following measures will apply:</li> <li>i. activities will be conducted outside of VELB flight season (March 1July 31);</li> <li>ii. a biological monitor will be present to monitor all project activities at the site;</li> <li>iii. all ground disturbing activities (boring, CPT, or vegetation removal) will be located at</li> </ul>	See also Master Response 3 and Mas
		least 6 meters	
		80/1 and high visibility fencing or flagging will be installed to delineate the 6-meter avoidance buffer.	
		83/1 Length measurements estimate juveniles(24 to 34 millimeters [0.95 to 1.34 inch] fork length)Growthreach up to 30 centimeters (11.8 inches) the first year and over 60 centimeters (24 inches).	
		87/1size of fry migrants at approximately 40 millimeters between December and April in Mill, Butte, and Deer Creeks reflects a prolonged emergence of fry from the gravel (Lindley et al. 2004).	
		Provide all measurements in US standard units (FPG) and if desired metric units in ()s.	
		Revise all measurements to Feet/Inches only.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

detail on the inclusion of metric units of

laster Response 4.

109	Citizens Coalition for a Safe	89/3 CDFW surveysIn the eastern Delta, the floodplain along the lower Cosumnes Riverobserved in areas flooded by levee breaches, turbid water, and flooded terrestrial vegetation.	See Response to Comment 8 for the See Master Response 3 and Master
	Community	Provide map showing eastern, western, southern, northern and central Delta areas.	See Response to Comment 61 for a c information on demand to this comme
		No references or documentation regarding the levee breaches, their causes, and soil/geotechnical background. Provide related documentations, references, and DWR records regarding levee breaches, their root causes and relationships to soils and geotechnical factors. Provide root cause analyses for any levee breaches related to seismic events and probable acceleration/shaking required to cause the collapse/breech of the levee. Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	According to the United States Geolo approximately 100 levee failures have Most of the failures were caused by o which is not necessarily relevant back but is included here in response to the As clarified in Section 3.7.2 of the Fin seismically-induced levee failure in th notes that the levees have not been s USGS, "Levees were either smaller o strongly shaken by the great San Fra Comment 88.
110	Citizens Coalition for a Safe Community	<ul> <li>96/2 c. Any special-status plant species present within 10 meters of an Impact Area will be flagged, or mapped using a GPS, for avoidancewill establish an appropriate buffer. During field activities avoidance of the buffered area will be enforced by an environmental monitor to ensure that special-status plants are avoided to the maximum extent practicable.</li> <li>Revise metrics to US-FPG. Revise all will's to MUST's.</li> <li>Define and differentiate "will establish" "appropriate", and "buffer"/"buffered area", avoided, avoidance, and appropriate, practical, and feasible.</li> <li>Provide listing and authority of "enforced" and "ensure" for monitor.</li> <li>Provide that all restrictions are included in all contract documents for contractors, operators, and consultants.</li> <li>Revise all statements regarding endangered species and mitigation from "will" to "must" and include all such conditions within the MMRP and all mitigation listings.</li> <li>Define "appropriate" compared to and included "required".</li> <li>Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.</li> </ul>	measurement in the Final IS/MND. See Response to Comment 64 for an definitions and Response to Commen versus committal language. Project permits, MMRP, and all other contract documents and kept on site, See also Master Response 3 and Ma See Response to Comment 61 for a c

ne use of maps in the IS/MND.

r Response 4.

a discussion as to why DWR need not provide nenter.

blogical Survey (USGS 1999), only ave occurred in the Delta since the early 1890s. v overtopping during periods of spring flooding, ackground information for the proposed Project the commenter's request.

Final IS/MND, although no historic examples of the Delta have been documented, the USGS in subjected to strong shaking. According to the or nonexistent in 1906 when the region was rancisco earthquake." See also Response to

detail on the inclusion of metric units of

an explanation on the use of terms and their ent 76 for a discussion on the use of conditional

er pertinent documents will be referenced in e, as standard practice.

Aaster Response 4.

111	Citizens Coalition for a Safe Community	<ul> <li>134/1human burials and occupation features that can be found subsurface as deep as 3.5 meters depending on the age, soil deposition pattern, and length of occupationas mounds were densely located along major waterways according to early-twentieth century documentation (one mound every 2-3 miles)</li> <li>Use only US standard FPG/miles/tons units of measurements with metric units in ()s.</li> <li>Provide specific references for public accessibility for early 20<sup>th</sup> Century documentation and specific citation for 1 mound-2-3 miles, one or both sides of river with SE or NE exposures.</li> <li>Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.</li> </ul>	This reference to "one mound located source cited in the IS/MND: Schenck, of the Northern San Joaquin Valley. <i>L</i> <i>Archaeology and Ethnology</i> 25: 289-4 Press. The publication is available online for https://digitalassets.lib.berkeley.edu/a In archaeology, meters and centimete sites/resources, while inches, feet, an archaeological sites and historic reso reviewers, the IS/MND has been revis Response to Comment 47 for detail o measurement in the Final IS/MND. See also Master Response 3 and Ma See Response to Comment 61 for a c
112	Citizens Coalition for a	135/3 For the purposes of the Cultural Resources Review, each individual Impact Area was assessed with a 60-foot radius buffer (i.e. 120-foot diameter buffer) Geophysical	information on demand to this comme See Response to Comment 111.
	Safe Community	Lines were assessed using a 20-foot buffer Previous studies and recorded cultural resources within a 0.25-mile radius buffer [1320 feet]	See also Master Response 3 and Ma
		Provide equivalent footage rather than mixing feet and miles.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

ted every 2-3 miles" comes from the following ck, W.E. and E. J. Dawson. 1929. Archaeology *J. University of California Publications in* 9-413. Berkeley, CA, University of California

or free as a PDF: //anthpubs/ucb/text/ucp025-005.pdf.

eters are used when referring to prehistoric and miles are used when discussing historical sources. However, to ensure accessibility for vised so that units are standardized. See I on the inclusion of metric units of

laster Response 4.

a discussion as to why DWR need not provide nenter

Aaster Response 4.

113	Safe Community	<ul> <li>140/2 Most overwater boring locations have not been previously surveyed (only two of 57 have been subject to underwater remote sensing survey; As the boring locations are underwater, a pedestrian survey of the Area of Potential Effect (APE) is unfeasible, but preactivity site visits as discussed in MM-CUL-1 will still be conducted near the water on land to evaluate possibilities</li> <li>This, along with underwater hazard surveys planned as part of the project description, will provide sufficient field coverage for cultural resources avoidance for overwater areas that have not been previously examined.</li> <li>Provide references for the TWO locations and their survey methods and results.</li> <li>Define specifically what the "UW hazard surveys" are and how they will assessment the</li> </ul>	The two overwater boring locations the underwater remote sensing are at the Steamboat Slough just north of Rio Vi of this intersection in Steamboat Sloug the use of a magnetometer and sides Global Positioning System (DGPS). T wider than 50 feet to ensure 100% cor plotted track lines displayed on a com data provided by the GPS. The survey maintained at a speed of 3-4 knots to transect (ICF 2012; Panamerican Cor result in the identification of any resource	
			sites. Change "will"s to "must"s. Provide the part of the Project description not yet included. Define and differentiate between remote sensing, hazard, and geophysical sensing surveys. Provide revised Programmatic EIR with stringent MMRP, including reporting to all local	The underwater hazard survey will be bathymetric and geophysical instrume that there are no obstructions or utilitie drilling operations (this would include resources). For more information on th project description, refer to Section 2.2 23-24). See Response to Comment 76 for a c
			agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	committal language. See also Master See Response to Comment 61 for a c information on demand to this comme

that have been previously surveyed using he intersection of the Sacramento River and Vista, and the overwater location just northeast bugh. Remote sensing survey methods included escan sonar survey interfaced with Differential . The survey was conducted using transects no coverage. These transects were guided by preomputer in combination with real-time locational vey vessel was an open-bow skiff and it was to ensure uniform acquisition of data along each consultants 2010). Remote sensing did not sources at these two overwater boring locations.

be performed by a small boat towing ments to confirm mudline depths and confirm lities that could endanger or be impacted by the le any shipwrecks and other underwater cultural in the underwater hazard survey methods and 2.2.1 of the Final IS/MND (specifically pages

a discussion on the use of conditional versus er Response 3 and Master Response 4.

114	Citizens Coalition for a Safe Community	<ul> <li>142/1 3.6.1 Environmental Setting</li> <li>Energy systems in California include electricity from renewable and non-renewable sources, natural gas, petroleum, and other fuels. The production of electricity requires the consumption or conversion of energy resources, including natural gas,and renewable sourcesbiomass/ cogeneration, into energy. Energy production and energy use both result in the depletion of nonrenewable resources (e.g., oil, mineral natural gas, coal, etc.) and emission of pollutants.</li> <li>Methane is both sourced from thermogenic and biogenic sources, and biogenic sources are considered renewable (e.g., digesters of sewage treatment facilities). Provide corrected copy.</li> </ul>	While there are many renewable sour applicable to use for the current propo- potential renewable energy sources th is not relevant to the current IS/MND. Section 3.6 of the IS/MND is specific to proposed Project on energy, specificate energy. The request for maps of storate also Response to Comment 20 for info- See Master Response 3 and Master F	
			<ul> <li>Provide maps and descriptions of all gas producing and storage facilities, wells, and fields within the overall study area, "The Delta".</li> <li>Provide well descriptions (including Tops-/Bottoms- of-Holes) for all wells within one-mile of any Impact Area.</li> <li>Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible</li> </ul>	See Response to Comment 61 for a c information on demand to this comme
			appendices, glossaries, and references.	
	115	Citizens Coalition for a Safe Community	144/Table - Issues Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Mapfor the area or based on other substantial evidence of a known fault? (Refer to Cal.Geo.Surv. Spec. Publ.42.)	As stated in Response to Comment 6 the IS/MND. Additionally, maps of fau https://www.conservation.ca.gov/cgs/e Comment 88.
			<ul> <li>Add references, including CDC 2010a (https://maps.conservation.ca.gov/cgs/fam/) and page/paragraph/figure for CGS Spec.Pap.42.</li> <li>Provide maps of all faults, recorded seismic (-3 to +9 RM) centers on known and unknown faults, and all fault ruptures within the Project area(s) and surrounding 5.0 miles of the Project boundaries.</li> <li>Provide revised Programmatic EIR with stringent MMRP, including reporting to all local</li> </ul>	See also Master Response 3 and Mas See Response to Comment 61 for a c information on demand to this comme
			agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

burces of energy, not all are specifically boposed Project. Methane is not one of the s that is planned for use. Therefore, this change D.

c to potential environmental effects of the cally in regard to the use or consumption of prage facilities, well, etc. is not relevant. See nformation on wells.

Response 4.

discussion as to why DWR need not provide nenter.

66, seismicity is addressed in section 3.7.2 of aults can be found at s/earthquake-data. See also Response to

laster Response 4.

116	Citizens	145/1 Initial Study/Proposed Mitigated Negative Declaration	See Master Response 2. See also Ma
	Coalition for a	ENVIRONMENTAL ISSUES	
	Safe	Potentially Significant Impact	
	Community	Less Than Significant with Mitigation Incorporated	
		Less Than Significant Impact	
		No Impact	
		c) Would the project be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the Proposed Project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse?	
		Depends on what is defined as "Project", Piece-mealing.	
		As indicated by the central objective for this and related projects, provide safe reliable water conveyance is directly related to seismic events provide all known seismic issues within the "Project Study Area" and their related fault traces and planes.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

## Master Response 3 and Master Response 4.

117	Citizens	145/1 3.7.1 Environmental Setting	As stated in Response to Comment 6
	Coalition for a	The Study Area consists of on-land and overwater Impact Areas distributed across six	the IS/MND (see
	Safe	counties: The California Geologic Survey of California Department of Conservation has	https://www.conservation.ca.gov/cgs/
	Community	determined the Impact Areasto be mostly composed of quaternary deposits of alluvium,	
		lake,146/1playa and terrace deposits that are both consolidated and semi-	CDC 2010b is a Geologic Map of Cali
		consolidated throughout the Central Valley.	http://maps.conservation.ca.gov/cgs/c
			corrected in Section 3.7.1 of the Final
		In Alameda County, we can expect the soil to both have characteristics of quaternary	Continue 2 7 1 of the IC/MNID states "
		deposits listed above and Mesozoic sedimentary and metasedimentary rocks, specifically, upper cretaceous sandstone, shale and conglomerate rock material (CDC 2010a).	Section 3.7.1 of the IS/MND states, "E
		upper cretaceous sandstone, shale and congiomerate rock material (CDC 2010a).	vast distribution of the Impact Areas v
		CDC 2010a Midland Fault Zone Fault Activity Map of California (2010) CDC/CGS	likely consist of alternating layers of s
		http://maps.conservation.ca.gov/cgs/fam/	which are underlain by either sedimer 2019)."
			2019).
		Ref. California Department of Conservation and the California Geologic Survey (CDC).	See Response to Comment 64 for an
		2010a. Fault Activity Map of California. Available at:	definitions.
		http://maps.conservation.ca.gov/cgs/fam/ (accessed August 23, 2019)	
			As stated in Response to Comment 5
		Provide DOC reference for "has determined" and define "determine".	
		Dravida definitions and differentiation for "alluvium" compared to lake playe, terrace	See also Master Response 3 and Ma
		Provide definitions and differentiation for "alluvium" compared to lake, playa, terrace deposits.	See Response to Comment 61 for a c
			information on demand to this comme
		Define "can expect" rather than is "known" with appropriate references.	
		Provide definitions and differentiation for consolidated and "semi-"consolidated "deposits".	
		CDC2010a is a fault map without designations for geology, deposits, or soils. Provide	
		correct references for geology rather than fault maps.	
		Provide definitions and differentiation of "Mesozoicrocks" compared to "upper cretaceous "rock material".	
		Provide list of preparers for all geological discussions, their qualifications and their state	
		registrations/licenses/certifications.	
		Provide references for geological use of quaternary and upper cretaceous.	
		Provide numerical definitions of consolidated, semi-consolidated, soil, deposits, and rocks	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local	
		agencies, circulate, and receive public comments with appropriate, publicly accessible	
		appendices, glossaries, and references. Include complete and thorough review/revision of	
		all things soil and geology by experienced staff/consultations with State registrations, certifications, and license numbers.	

66, seismicity is addressed in section 3.7.2 of

s/earthquake-data).

alifornia (available at: <u>/gmc/)</u>. The citation reference has been al IS/MND.

"Based on available web soil surveys and the we can generalize that the surface soils will silts, clays, loams and sand with some gravels entary rock or quaternary deposits (USDA

n explanation on the use of terms and their

50, a list of preparers has been added.

aster Response 4.

118	Citizens Coalition for a Safe Community	<ul> <li>nearby faultsAdditionally, the footprint of each Impact Area is small and temporary.</li> <li>Additionally, the limited nature of the Proposed Project minimizes potential adverse impacts related to ruptures of known earthquake faults. While there would be a less than significant impact, implementation of Mitigation Measures MM AES-1 and MM AGR-1 would further avoid, minimize and/or reduce the potential for impacts.</li> <li>Provide maps and names of all known earthquake faults, with and without ruptures within 5 miles of the Project area and by Southern, Northern, Eastern, western and central Impact Areas.</li> <li>These AES-1 &amp; AGR-1 mitigations do not relate to seismicity nor shaking nor rupture nor geology or geotechnical issues, eliminate throughout MND.</li> </ul>	Joaquin and Sierra Nevada Faults. Th Creek Fault, which is located 9 miles a See also Response to Comment 88. A link to an internet website that conta to Comment 115. See Response to Comment 69 for info See also Master Response 3 and Mas
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	See Response to Comment 61 for a d information on demand to this comme

t 66, seismicity is discussed in Section 3.7.2 of ID states, "Major active faults in the region that Impact Areas include Antioch, Calaveras, e-Marsh Creek, Hayward, San Andreas, San The closest active fault is the Greenville-Marsh es southwest of the most southern Impact Area."

tains a map of faults is included in Response

nformation on the use of mitigation measures.

aster Response 4.

Citizens Coalition for a Safe Community	146/2 Based on available web soil surveys and the vast distribution of the Impact Areassurface soils will likely consist of alternating layers of silts, clays, loams and sand with some gravels which are underlain by either sedimentary rock or quaternary deposits (USDA 2019).	See Response to Comment 64 for an definitions. As stated in Response to Comment 1 California; it is available at: <u>http://map</u>
	Provide definitions and comparisons of differences between rock and deposits, and those of Quaternary rocks and deposits.	See also Master Response 3 and Mas
	Review/revise/recirculate document to assure consistent usage.	Soil investigation depths vary because information to use in the consideration
	Provide example of any gravel deposits without sand, silts without sands, or clays without silts.	structures including but not limited to t
	Provide basis for borings and CPT of less than 200ft, with typical industry "rules of thumb" tunnel depth of x3 diameter (120 ft) plus one tunnel diameter (=total 4 x 40 - 160ft) with some provision to go deeper. Add "or to refusal" and XYZ pressures.	See Response to Comment 61 for a d information on demand to this comme
	Provide definition of "surface soils" and for intermediate and deep soils used in this Soil Investigation going to 200ft.	
	Define loam compared to clays, silts, and sands. Define Vast, Likely, .	
	Revise proper nouns correctly.	
	USDA 2019 is a map without direct access to soil characterization, requires subscription and logins, provide such with specific papers/section/page/paragraphs.	
	Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

t 117, CDC 2010b is a Geologic Map of aps.conservation.ca.gov/cgs/gmc/.

laster Response 4.

use they are associated with gathering ion of alternatives or potential facilities and to tunnels.

120	Citizens Coalition for a Safe	146/3 An "active" faultis considered more likely to generate a future earthquake The California Geologic Survey has mapped various active and inactive faults in the region [Reference]several active faults located within or surrounding all six counties	See Response to Comment 64 for an definitions.
	Community	overlapping the Study Area: Antioch, Calaveras, Cleveland Hills, Concord, Greenville- Marsh Creek, Hayward, San Andreas, San Joaquin and Sierra Nevada Faults. There is a	See also Response to Comment 88 c
		generally low to moderate liquefaction potential at and around several Impact Areas.	See Response to Comment 8 for info
		Define and delineate "region" and same with Impact Areas.	See also Master Response 3 and Ma
		Provide numeric/quantitative parameters (e.g., 5, 15, 25, or 50 miles of the Delta boundary line)	See Response to Comment 61 for a c information on demand to this comme
		Provide and clarify Counties or Fault names with maps or references.	
		Provide map to show "various…faults" and "liquefaction potential" zones within the Impact Areas and overall Project Area.	
		Provide names/designation/delineation of "several Impact Areas".	
		Provide reference for Midland Fault Zone and suspected faults (dashed five line on Tyler and southern Grand Islands).	
		Provide references and page citation for CDC 2010a: Calif.Dept.Conserv. & Calif.Geol.Survey (CDC). 2010a. Fault Activity Map of California. Available at: http://maps.conservation.ca.gov/cgs/fam/ (accessed 11/29/19).	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

3 on seismicity.

formation on IS/MND maps.

laster Response 4.

121	Citizens	146/4 3.7.2 Discussion	See Response to Comment 64 for an
	Coalition for a	a) Would the project directly or indirectly cause potential substantial adverse effects,:	definitions.
	Safe	i) Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo	
	Community	Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other	The Project Study Area is demonstrat
		substantial evidence of a known fault? Less than Significant Impact. As with the entire	and the San Francisco Bay Area Basi
		San Francisco Bay Area, the southern Impact Areas are subject to strong ground motion	IS/MND. See also Response to Comr
		resulting from earthquakes on nearby faults, the limited nature of the Proposed Project	
		minimizes potential adverse impacts related to ruptures of known earthquake faults	Table in section 3.7 "Geology and Soi and clear assessment that project act
		Define cause. Provide delineation of any A-P Fault Zone in the Project study area.	on ruptures of a known earthquake fa Section 3.7.2 of the IS/MND provides
		Provide clear delineation the Project study area and the SFB Area.	was determined.
		Define "strong" (e.g., 0.1, 0.5, or 1.0 G). Define "ground motion", vertical, horizontal, and likely direction of movement (from>towards). Define "nearby" (e.g., 3.5 miles)	See Response to Comment 61 for a c information on demand to this comme
		Simplify the assessment, provide clear assessment as to whether the "Project" will cause a rupture or earthquake on any A-P Fault zone.	

rated in Sections 1.3 and 2.0 of the IS/MND, asin is delineated on page 33 of the Draft mment 8 for information on IS/MND maps.

Soils" on page 147 of IS/MND shows a simple activities will have a less-than-significant Impact fault on any A-P Fault Zone. Furthermore, es more information on how this assessment

12:	<ul> <li>146/5 ii) Strong seismic ground shaking?</li> <li>Less than Significant Impactseismically active region that has historically been affected by strong seismic ground shakingresulting from an earthquake and is normally the major cause of damage in147/1seismic eventsMajor active faults in the region that could cause ground shaking at the Impact Areas include Antioch, Calaveras, Cleveland Hills, Concord, Greenville-Marsh Creek, Hayward, San Andreas, San Joaquin and Sierra Nevada Faults. The closest active fault is the Greenville-Marsh Creek Fault, which is located 9 miles southwest of the most southern Impact Area. The most recent seismic event occurred in January of 1980 when two earthquakes of Richter magnitude 5.5 and 5.8 accurred along this fault (McJunkin and Ragsdale 1980). The Impact Areas are small,, and not anticipated to cause enough ground disturbance to result in strong seismic shaking. While there would be a less than significant impact, implementation of Mitigation Measures MM AES-1 and AGR-1 would further avoid, minimize and/or reduce the potential for impacts</li> <li>Provide examples of any projects in California which have "caused" "strong ground shaking".</li> <li>Provide listing of historic and expected (100years) earthquakes, probable locations, and expected ground movements within the Project area.</li> <li>Include Midland Fault in all listings.</li> <li>Provide page/paragraph citations for McJunkin &amp; Ragsdale, and provide direct internet link thereto.</li> <li>Define "enough" and "strong".</li> <li>Provide magnitude of seismic shaking assessed for all "Project" activities.</li> <li>Remove or clarify how MM/AES-1 and MM/AGR-1 would mitigate anything to do with</li> </ul>	already discussed in detail in Section 3 Comment 88. Midland Fault is a poorly defined fault of poorly defined faults in the San Joaqui 2020; available at https://www.shakeou this fault is assumed as a party of the 3 IS/MND and does not warrant further of See Response to Comment 47 for info McJunkin & Ragsdale citation is includ entire document referenced is about ea passage to reference that is more relev MMs AES-1 and AGR-1 would ensure conditions, thereby not adding to seism land. See also Response to Comment See Response to Comment 61 for a di
	Provide magnitude of seismic shaking assessed for all "Project" activities. Remove or clarify how MM/AES-1 and MM/AGR-1 would mitigate anything to do with seismicity and ground movement.	information on demand to this commer
	Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

is not relevant to the scope of this IS/MND, as ential effects the Proposed Project would have, e inclusion of this information, beyond what is n 3.7 of the IS/MND. See also Response to

It that is generally included with several other quin Fault zone (Earthquake Country Alliance eout.org/california/centraldelta/). Therefore, e San Joaquin fault that is referenced in the r discussion.

formation on references in the IS/MND. The uded in Section 4.0 of the Draft IS/MND. The earthquakes, so there is not one specific levant than any other.

re that Impact Areas are returned to pre-project smic instability via substantial changes to the nt 69.

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Coalition for a Safe Communitythe USGS Susceptibility Map of the San Francisco Bay Area, the proposed activities are in regions designated as a low to moderate risk of liquefaction (ABAG 2018, CDC 2010b). However, due to recent earthquake activity in 1980 on the Greenville-Marsh Creek Fault which resulted in no liquefaction, and the limited footprint of each soil exploration, ground failure including liquefaction is not expected to occur. While there would be a less than significant impact, implementation of Mitigation Measures MM AES-1 and AGR-1 would further avoid, minimize and/or reduce the potential for impacts.Soil Investigations described in the p considered within this environmental r this IS/MND to evaluate risk mitigation Delta Conveyance.Provide map of any reported liquefaction or subsidence (e.g., within 10 miles of the Project boundary) related to any and all earthquakes.Ne proposed Project purposes include risk management and mitigation for levee collapse/damages due to earthquakes, provide review and assessment of seismic, geologic, and soils conditions which eliminates issues for the Project, without affecting the bases for risk mitigation for the entire Delta Conveyance Program.Soil Investigations described in the p considered within this environmental r this IS/MND to evaluate risk mitigation Delta Conveyance.Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessibleSoil Investigations described in the p considered within this environmental r this IS/MND to evaluate risk mitigation Delta Conveyance.See Response to Comment 61 for a comparition				
	1:	Coalition for a Safe	the USGS Susceptibility Map of the San Francisco Bay Area, the proposed activities are in regions designated as a low to moderate risk of liquefaction (ABAG 2018, CDC 2010b). However, due to recent earthquake activity in 1980 on the Greenville-Marsh Creek Fault which resulted in no liquefaction, and the limited footprint of each soil exploration, ground failure including liquefaction is not expected to occur. While there would be a less than significant impact, implementation of Mitigation Measures MM AES-1 and AGR-1 would further avoid, minimize and/or reduce the potential for impacts. Provide map of any reported liquefaction or subsidence (e.g., within 10 miles of the Project boundary) related to any and all earthquakes. As the proposed Project purposes include risk management and mitigation for levee collapse/damages due to earthquakes, provide review and assessment of seismic, geologic, and soils conditions which eliminates issues for the Project, without affecting the bases for risk mitigation for the entire Delta Conveyance Program.	See Response to Comment 88 regard According to the California Departmer Reports available via the CDOC webs ( <u>https://maps.conservation.ca.gov/cgs</u> there have not been any reported lique Project Boundary in areas identified as 3.7.2 of the Final IS/MND has been up

nent 7, the scope of this IS/MND is limited to the e project description. No additional actions are l review. Therefore, it is not within the purview of ion for other proposed projects or programs for

rding seismicity.

ent of Conservation (DOC) Seismic Hazards

gs/informationwarehouse/regulatorymaps/), quefaction incidents within the vicinity of the as landslide or liquefaction zones. Section updated to include this information.

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124	Coalition for a Safe Community DWR geologists considered the suital siting of proposed Impact Areas. If the reconnaissance site visits required as be moved to decrease potential of on- Because the Proposed Project require impact is anticipated as a result of the		As soil studies overlap the concerns on ot inappropriate to have the input prosent of the search of
			See also Master Response 3 and Mas See Response to Comment 61 for a d information on demand to this commen
		Provide completely revised Project element in a PEIR with adequate and complete setting, assessments, and mitigations specifically for soils and groundwater resources related to subsidence, blowouts/boils, and liquefaction during a seismic event or drilling into an artesian aquifer. As subsidence and liquefaction are directly related to groundwater and as only groundwater level is mentioned for the Investigation in soils down to -200ft, the entire	
		setting/assessment/mitigation issues for ground stability even during the Investigation, much less future activities based on such, are totally incomplete and inadequate for this MND and related future CEQA documents. Provide a thorough and complete groundwater investigation, setting, assessment, and mitigation for the Study Area and to depths of at least 200 feet.	

of pedologists and stratigraphy geologists, it is provided for this project be that of a geologist.

an explanation on the use of terms and their

d-based soil borings, cone penetration tests, and e the composition, location, and geotechnical ily found in the Delta, and as such, while it will dwater, it will not be a specific groundwater int of the Impact Areas is such that the ed in the IS/MND are appropriate to the project

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125	Citizens Coalition for a Safe	151/4 DWR as the lead agency has determined that the Proposed Project's incremental contribution to the cumulative impact of increasing atmospheric levels of GHGs is less than cumulatively considerable.	See Response to Comment 64 for an definitions.
	Community	Provide the person, group, committee or other specific designations for this "determination".	Section 3.8 of the IS/MND discusses taken to stay consistent with GHG em Emission Reduction Plan (GGERP).
		Provide a numerical/quantitative objective basis for such "determination".	
		Provide concurrence of responsible state agencies for such matters, California Air Resources Board.	Refer to Appendix B for specifics on a Response to Comment 47 for informa Response to Comment 19 regarding
		Define numerical/quantitative cumulative criterion level of "considerable" GHGs.	See also Master Response 3 and Ma
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	See Response to Comment 61 for a c information on demand to this comme
126	Citizens Coalition for a Safe Community	152/3 Pre-construction and Final Design BMPs from the GGERP [Need reference and appendix] are designed to ensure that individual projects are evaluated, and their unique characteristics taken into consideration when determining if specific equipment, procedures, or material requirements are feasible and efficacious for reducing GHG emissions from the project. By incorporating the Pre-construction and Final Design BMPs, the Proposed Project conforms to, and would not conflict with, applicable plans, policies, or	The GGERP is a publicly available do https://water.ca.gov/LegacyFiles/clima ClimateActionPlan.pdf, and is referen- also Response to Comment 47 for info See Master Response 3 and Master F
		regulations adopted for the purpose of reducing GHG emissions; therefore, there would be no impact. All variances from the GGERP were approved by the DWR CEQA Climate Change Committee (Appendix B).	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

es the impact "determination" and measures emission reductions under the Greenhouse Gas

defining GHG values of the project. See nation on the use of quantitative data and g cumulative assessment.

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document, available online at matechange/docs/Final-DWRenced in the Draft IS/MND in Section 4.0. See nformation on references.

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127	156/3 b. The contractor shall contact the local fire agency and the local CUPA for any site- specific requirements regarding hazardous materials or hazardous waste containment or handling	See Response to Comment 64 for an definitions and Response to Commen versus committal language.
	d. Contact of chemicals with precipitation shall be minimized by storing chemicals incontainers or in a storage shed, with appropriate secondary containment to prevent any spillage or leakage	See Response to Comment 81 for inf materials in tanks. As stated in the MI the capacity to contain 110% of the p
	157/1 e. Quantities of toxic materials, such as equipment fuels and lubricants, shall be stored with secondary containment that is capable of containing .	See also Master Response 3 and Ma
	Define "appropriate", "minimize", and xxxxxx and include quantitative measures for "secondary containment" permeability, e.g., 10\-15 cm/sec.	See Response to Comment 61 for a c information on demand to this comme
	Revise "110%" to "110% of the volumes of the primary container(s)."	
	Compare and justify consistent use of "shall" compared to use of "will" in other such similar sections.	
	Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

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information on containment of hazardous MM HAZ-1(e), secondary containment will have primary container.

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128	Citizens Coalition for a Safe Community	<ul> <li>163/2 There are additional areas not identified in the DWR Bulletin with groundwaters that have beneficial uses in the Sacramento and San Joaquin watershed areas. Groundwater levels vary from 20 feet at Grand Island to 200 feet at Hood near Merritt Island (DWR 2019).</li> <li>240/?? Janes, Margaret, Geologist DWR. 2019. Personal communication with Torianne Cahoon. September 23, 2019.</li> </ul>	Page numbers related to Levee Unit 1 the IS/MND, and cited in Buitenhuys e numbers have been added to the citat convenience, although such information resources report itself is confidential b IS/ MND. See Response to Comment references.
		240//?? California Department of Water Resources (DWR). 2019a. Map of the Groundwater locations and corresponding level data. Water Data Library. Available at: http://wdl.water.ca.gov/waterdatalibrary/ (accessed August 15, 2019).	All references including those from 20 "References" of the IS/MND starting c
		241/?? Prince-Buitenhuys, J. R., M. Nolte, M. Mitchell, and J. Wait. 2019. Department of Water Resources Cultural Resources Survey Report:River Levee near Freeport.	Accessed tables and figures are colle are available upon request.
		Environmental Compliance and Evaluation Branch, Division of Environmental Services, California Department of Water Resources,	See also Master Response 3 and Mas Technical information regarding the g the Water Data Library accessible at
		Provide clear reference(s) to 2019 documents and provide page/paragraph references.	Personal communications with subject
		Provide technical basis and discharge/flow/recharge model for groundwater levels at 200ft depth at Hood,	preparation of CEQA documents. Offer pertinent and not easily accessible or
		presumed to be the top of the Hood groundwater levels.	communication summaries were colle and are currently available for review
		Provide copy of accessed text/figures as appendices.	
		Provide written summaries and verified by all relevant involved in personal communications.	See Response to Comment 61 for a c information on demand to this comme
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

t 115's eligibility status as listed in Table 6 of s et al. 2019, include pages 24-25. The page tation in Section 4.0 of the Final IS/MND for ation is not required under CEQA. The cultural I but is part of the Administrative Record for the ent 47 for information on availability of

2019 documents can be found in section 4.0 on page 217.

lected as part of the Administrative record and

aster Response 4. groundwater levels at Hood are available on t <u>http://wdl.water.ca.gov/ waterdatalibrary/</u>

ect matter experts are not unusual in the often, individuals have information that is or available in written form. Personal llected for inclusion in the administrative record w upon request; see Response to Comment 47.

129	Citizens Coalition for a Safe Community	164/1no impact regarding violation of water quality standards or waste discharge requirements or degrading surface or groundwater quality, implementation of Mitigation Measures MM HYD-1, MM BIO-2, MM AES-1, and MM AGR-1 would further avoid, minimize and/or reduce the potential for impacts	Mitigation measures referenced within support avoidance or mitigation of po water quality. See Response to Comm mitigation measures.
		Provide and expand the entire array of "groundwater quality and presence" within the "Soils Project".	based soil borings, cone penetration
		Implementation of other mitigations are not specifically applicable to groundwater and hydrology assessments and mitigation.	the composition, location, and geotec found in the Delta, and as such, while groundwater, it will not be a specific g
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible	See also Master Response 3 and Ma
		appendices, glossaries, and references.	See Response to Comment 61 for a cinformation on demand to this comme
130	Citizens	164/2 MM HYD-1:	See Response to Comment 81 for inf
	Coalition for a Safe	a. All fueling and maintenance of vehicles or other equipment for on-land soil investigation activities shall occur on established roads, or in designated staging areas at least 50 feet	materials in tanks.
	Community	away from any on-site water feature. Secondary containment for fuel and gas tanks will be used to prevent spills from entering any water features.	See also Master Response 3 and Ma
			See Response to Comment 61 for a c
		Provide that containment shall be impervious with numeric 10\-15 cm/s permeability for the secondarily contained liquids and sufficient capacity of 110% of total tank capacities.	information on demand to this comme
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

hin this section are done so because they do potential impacts in regards to hydrology and mment 69 for more information the use of

ment 124, the primary objective for using landn tests, and geophysical surveys is to determine echnical properties of soil materials commonly ile it will support our understanding of c groundwater study.

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a discussion as to why DWR need not provide nenter. nformation on containment of hazardous

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131	Citizens Coalition for a Safe Community	168/2 TheCounty General Plans indicate no known mineral resource deposits within Proposed Project Impact Areas of the three counties; however, there is potential overlap with natural gas fields. The proposed soil investigation locations may also overlap with mineral deposits in Solano County; however, limited available data makes the mineral resource significance unknown. Review of the Contra Costa and Alameda County General Plans indicates that locations [Impact Areas] of proposed soil investigations would be outside areas of known mineral resource deposits or natural gas fields in these counties. This statement is totally in error, as many locations overlie gas fields and are near active, idled, and abandoned gas wells. Withdraw document, revised, and recirculate.	As described in Section 3.12.2 of the mineral deposits in Solano County, bu investigations in the area. Additionally Sacramento and San Joaquin County Impact Areas for the Proposed Projec would be located below the depth of the Field, which is the largest field in Calif below the surface, which is far deeper drilling (Burroughs et al 1968; in Naturalso IS/MND, Section 2.0).
		Provide review of wells in DOGGR's "Well Finder" for the Proposed Project are(s). Mineral resources includes more than sand and gravel, as indicated by the current California Geologic Energy Management Division (CalGEM) of DOC. Provide a listing of all "Impact Areas" within the surface area of gas fields and relevant wells.	As stated in Response to Comment 5 the drilling. DWR will coordinate with I acquisition of temporary entry permiss provide additional information to supp also Response to Comment 20 for info 93 for information on the use of well d
		Define and compare mineral resources deposits compared to mineral deposits.	See also Master Response 3 and Mas
		Revise and incorporate DOGGR sources as "mineral deposits", including pages/paragraphs.	Mineral deposits and mineral resource been standardized in the Final IS/MN
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	See Response to Comment 61 for a c information on demand to this comme

le ISMND, there is potential for significant but this is uncertain due to lack of historical ally, there are known natural gas regions in Yolo, hty that have the potential to overlap with the ect. However, any overlapping oil or gas wells f the drilling. For instance, the RIO Vista Gas alifornia is located between 3,700 and 5,300 feet ber than the maximum 200-foot depth of project tural Gases of North America, Vol 1 & 2; see

52, wells would be located below the depth of h land owners through the process for issions. During that process land owners may oport avoidance of unrecorded hazards. See nformation on wells and Response to Comment databases.

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ce deposits are equivalent terms. The term has ND for clarity.

132	Citizens Coalition for a	169/1 3.12.2 Discussion a) Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?	See Response to Comment 131 for in
	Safe Community	Less Than Significant. According to the California Department of Conservation Division of Mines; no mining operations are known to be present within the project area. However,in	See Response to Comment 20 and R wells.
		Solano County, there is potential for the Impact Areas of the project footprint to be located over significant mineral resource deposits.	See Response to Comment 64 for an definitions.
		Natural gas is also a potential occurrence under Impact Areas located in regions of Yolo, Sacramento and San Joaquin County. No mention of DOGGR, nor gas fields and wells.	See also Master Response 1, Master
		Soil investigations are the best way to gain complete understanding of subsurface geology and mineral resource deposits; the geotechnical studies for the Proposed Project will provide incidental benefits in the form of increased data collection and geological understanding.	See Response to Comment 61 for a c information on demand to this comme
		Due to there being no interruptions of existing mining operations or potential future mining opportunities in the Impact Areas, the Proposed Project will not result in loss of available known significant mineral resources.	
		Focus on DOC-DOMines presumes only sand/gravel mining without inclusion of DOGGR and oil and gas wells and fields.	
		Provide CalGEM supervisor comments for gas wells and reservoirs.	
		Provide all "well operations" within the Project area.	
		No mention of current active and idled wells and their production.	
		Define "availability/available", "complete", "understanding", "mining", "potential occurrence",	
		Define "subsurface geology" within the context of this "Soils Investigation", retitle as geotechnical investigations, from surface to -200ft depths.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

- information on minerals in Solano County.
- Response to Comment 52 for information on
- an explanation on the use of terms and their
- er Response 3, and Master Response 4.
- discussion as to why DWR need not provide nenter.

133	Citizens Coalition for a Safe	169/2 b) Result in the loss of availability of a locally important mineral resource recovery site delineated on a local general plan, specific plan, or other land use plan?	See Response to Comment 20 and R wells.
	Community	Less Than Significant. As explained in the environmental setting and answer (a) above there is potential for significant mineral deposits in Additionally, there are known natural gas regions in Yolo, Sacramento and San Joaquin County that have the potential to overlap with the Impact Areas. However, the activities of the Proposed Project consist of soil investigations that would result in a minimal disturbance area for each soil investigation site and site would be returned to as close to pre-activity conditions as possible. Therefore, no impact to locally important mineral resources are anticipated due to the Proposed Project.	See also Master Response 2, Master See Response to Comment 61 for a c information on demand to this comme
		Classic piece-mealing issue, proposed activities will establish basis for construction of a 40+mi x 40ft tunnel at 150ft depth, and thereby tunnel route will remove a 300ft wide x 211,000ft long = 63.3M sqft corridor from well drilling.	
		Provide DOC-DOGGR Well Finder data base and any gas development plans by DOGGR and the operators.	
		Study will be basis for proposed project – single tunnels + shafts and alternative Dual Tunnels plus Shafts	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
134	Citizens Coalition for a Safe Community	173/6 VibrationsThe Pitcher Barrel samples drills into the ground using rotary techniques (soil coring) producing no more vibrations than boring drilling. Therefore, potential impacts from the generation of ground borne vibration or noise levels would be less than significant.	See Master Response 1, Master Resp
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

Response to Comment 52 for information on

er Response 3, and Master Response 4.

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esponse 3, and Master Response 4.

135	Citizens Coalition for a Safe Community	181/1 3.15.2 Discussion a) Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, or the need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times, or other performance objectives for any of the public services:	See Response to Comment 64 for an definitions. See also Master Response 2, Master See Response to Comment 61 for a c
		Define and provide numerical factors for "substantial", "need", "altered", "acceptable", "service ratios", "response times",	information on demand to this comme
		Modernization of the State Water Project and "Delta Conveyance".	
		Tunneling impacts from the design of the tunnel and construction methods/systems made possible by this "Soil Investigation" could include subsidence of surface and shallower infrastructure during	
		Restrictions on future infrastructure above and within 150+ft either side of the tunnel and shafts.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
136		187/2 f. Parking on public roads and thoroughfares by crew vehicles will be avoided to the maximum extent practicable to allow for the flow of traffic to continue.	See Master Response 1, Master Resp
	Safe Community	Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

an explanation on the use of terms and their

er Response 3, and Master Response 4.

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esponse 3, and Master Response 4.

137	Citizens Coalition for a Safe	<ul> <li>200/2 3.19.2 Discussion</li> <li>a) Require or result in the relocation or construction of newwater,facilities, the construction or relocation of which could cause significant environmental effects?</li> </ul>	See also Master Response 2, Master
	Community	No Impact. Proposed Project activities are minor and short in duration (up to 15 days per site), and do not require a change in utility or service systems	
		"Project" will provide the technical basis for locating and engineering designs for the Single Tunnel Project from downstream of Sacramento to Clifton Forebay which could restrict future infrastructure, bridges, levees, pipelines, railroad, highways, etc Therefore induced development of the water tunnel will directly inhibit future development above the tunnel.	
		Classic piece-mealing issue, proposed activities will establish basis for construction of a $40+mi \times 40$ ft tunnel at 150ft depth, and thereby tunnel route will remove a 300ft wide x 211,000ft long = 63.3M sqft corridor from well drilling.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
138	Citizens Coalition for a	209/3 Department of Water Resources - Prospect Island Tidal Habitat Restoration	See Response to Comment 19 for inf
	Safe	This project proposes to restore tidal actionto improve productivity for Delta Smelt and	See also Master Response 2, Master
	Community	salmonid specieslocated in Solano County. Project activities include; dredging of the spur channel between Miner Slough and the southern portion of the site; and excavation of two levee breaches to establish tidal connectivity	SCH numbers have not been provide IS/MND, and are not needed for this
		209/4 The EIR for this project was filed on March 1, 2019. A NOD was filed on August 19, 2019.	
		"This project" is unclear and inadequate as to The Project and their relationships.	
		No reference or OPR/SCH number cited.	
		No basis provided for this MND vs related EIR.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

ter Response 3, and Master Response 4.

information on cumulative assessment.

ter Response 3, and Master Response 4.

ided for any of the projects identified in the is analysis.

139	Citizens Coalition for a Safe	320- /x BMP 1. Evaluate project characteristics,are appropriate and feasible for the project or specific elements of the project.	See Response to Comment 64 for an definitions.
	Community	BMP 2. Evaluate the feasibility and efficacy of performing on-site material hauling with trucks	The terms "project" and "proposed pro- used interchangeably throughout the proposed in Section 2.0. The Final IS consistency in capitalization.
		Variance requested: Material hauling is not required for the proposed soil investigations; therefore, this BMP does not apply. Cementing/	See also Master Response 3 and Ma
		Define appropriate, feasible, feasibility, efficacy, and Material.	See Response to Comment 61 for a c information on demand to this comme
		Differentiate between Project and project in this report.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
140	Citizens Coalition for a Safe	BMP 3. Ensure that all feasible avenues have been explored for providing an electrical service drop to the construction site for temporary construction power. When generators must be used, use alternative fuels, such as propane or solar, to power generators to the	See Response to Comment 64 for an definitions.
	Community	maximum extent feasible. Variance requested: Electrical service drops are not feasible for this project as work will be conducted at each site for no more than 15 days; therefore, this BMP does not apply.	See Response to Comment 61 for a c information on demand to this comme
		Define/differentiate/compare all, feasible, avenues, maximum extent feasible, and not feasible	
141	Citizens Coalition for a Safe	BMP 4. Evaluate the feasibility and efficacy of producing concrete on-site and specify that batch plants be set up on-site or as close to the site as possible.	See Response to Comment 64 for an definitions.
	Community	Define, enumerate, and quantify feasibility and efficacy , appropriate, close to the site as possible (3 in, 3 ft, 3 yards, 3 miles),	See Response to Comment 61 for a cinformation on demand to this comme
142	Safe	321-/5 BMP 10. Develop a project specific ride share program to encourage carpools, shuttle vans, transit passes and/or secure bicycle parking for construction worker commutes.	See Response to Comment 64 for an definitions and Response to Commer committal language.
	Community	Variance requested: The proposed project locations are remote; therefore, providingand bicycle parking would not be beneficial. Use of carpools and shuttle vans will be encouraged to the extent feasible.	
		Define will vs shall or must, and extent feasible and encourage.	

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project," and any variation in capitalization, are ne Draft IS/MND to refer to the Project as IS/MND has been updated to ensure

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a discussion as to why DWR need not provide nenter.

an explanation on the use of terms and their ent 76 for the use of conditional versus

143	Citizens Coalition for a Safe	322-X/5 BMP 15. Evaluate the feasibility of restricting all material hauling on public roadways to off-peak traffic congestion hours. During construction scheduling and execution minimize, to the extent possible,	See Response to Comment 64 for an definitions.
	Community		See Response to Comment 139 for ir
		Variance requested: The proposed project will not require substantial material hauling and as the project location will change frequently, impacts to a particular public roadway will be insignificant and unlikely to increase traffic congestion; therefore, this BMP does not apply.	See also Master Response 3 and Ma
			See Response to Comment 61 for a c
		Define evaluate, feasibility, and its assessment process and "extent possible".	information on demand to this comme
		Define "substantial material hauling".	
		Define which project vs "Project" and proposed project vs "Proposed Project".	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
144	Citizens	Project vs project 442/339	The terms "study area" and "Study Ar
	Coalition for a	Study Area vs study area 13 time	Draft IS/MND to refer to the Study Are
	Safe	e.g., 103/1 Suitable habitatis present within the study area. However, this species has	IS/MND has been updated to ensure
	Community	low potential to occur within the Study Area because the Study Area is located on the edge of its known range so potential impacts would be less than significant.	Response to Comment 139.
			See Response to Comment 106 for a
		Edge impacts can be more significant in range than central 135/2	The IS/MND has been updated to en
		137/2	See also Master Response 3 and Ma
		194/4-195/1	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local	
		agencies, circulate, and receive public comments with appropriate, publicly accessible	
145	Citizono	appendices, glossaries, and references. 214/ 4.0 REFERENCES	References are listed in alphabetical
145	Citizens	Either merge all "sections" into one clearly organized list of references or clearly separate	author/agency, then by title. This style
	Safe	sections in alphic or numeric order for public accessibility	in CEQA documents.
	Community		
	Community	California Energy Commission (CEC). 2017. 2017 Integrated Energy Policy Report.	See also Master Response 3 and Ma
		California Energy Commission. Publication Number: CEC-100-2017-001-CMF.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible	
		appendices, glossaries, and references.	

an explanation on the use of terms and their

r information on consistency in capitalization.

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Area" are used interchangeably throughout the Area as discussed in Section 2.0. The Final re consistency in capitalization. See also

r a discussion of edge-effects. ensure consistency in capitalization.

Aaster Response 4.

al order within their section classification: yle of reference organization is commonly used

Aaster Response 4.

146		Geology and Soils Association of Bay Area Governments (ABAG). 2018. Earthquake and Hazards Program, Liquefaction Susceptibility Map. Available at: http://resilience.abag.ca.gov/earthquakes/	See Response to Comment 47 for inf See also Master Response 3 and Ma
	Community	(accessed August 2019).	
	Community	California Department of Conservation and the California Geologic Survey (CDC). 2010a. Fault Activity Map of California. Available at: http://maps.conservation.ca.gov/cgs/fam/ (accessed August 23, 2019)	See Response to Comment 61 for a information on demand to this common
		214/- Project Description Central Mine Equipment Company. 2019. Image ofTruck Mounted Auger Drill. http://cmeco.com/drills/truck-mounted-drills/cme-55-truck-mounted- auger-drill/ (accessed November 13, 2019).	
		Accessed is not generally available/accessible for the General Public, Provide an appendix for "accessed" documents.	
		241 Geology and Soils Association of Bay Area Governments (ABAG). 2018. Earthquake and Hazards Program, Liquefaction Susceptibility Map. Available at: http://resilience.abag.ca.gov/earthquakes/ (accessed August 2019).	
		If access dates are important to the content of the reference, provide a screen copy of such in appendices for the document as the public cannot be expected to reach the same document and cannot verify the relevance of the document to this assessment.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
147	Citizens Coalition for a Safe	Personal Communications must be documented, acknowledged by person, and summarized	See Response to Comment 128 for in references.
	Community	100/2 Occurrences of this species in Alameda County are thought to be misidentifications of A. coronata var. coronata (R. Preston, pers. comm.).	
		239/ Personal Communications Preston, R. E. Botanist, Jones & Stokes. Memorandum to Roxanne Bittman, Botanist, CNDDB, regarding miscellaneous notes on occurrence records. December 8, 2000.	See Response to Comment 61 for a information on demand to this comment
		Provide memorandum as appendix.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

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Master Response 4.

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148	Citizens Coalition for a Safe Community	149/1can be referenced to confirm the presence or absence of unique paleontological resources or sites or unique geologic features,, including that these rigs are typically deployed on existing anthropological features (roads, levees, barges, etc), no impact is anticipated (Pers Comm. Margaret Janes 2019). Therefore, no impact is anticipated as a result of the Proposed Project.	See Response to Comment 128 for in references. See also Master Response 3 and Ma
		242 Janes, Margaret, Geologist DWR. 2019. Personal communication with Torianne Cahoon. September 23, 2019.	
		Personal communications are not accessible to the public for review and comment and are of unverified technical value. Provide relevant summaries in appendices or delete and revise texts.	
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
149	Citizens Coalition for a Safe Community	242 McJunkin, R. D. and J. T. Ragsdale. 1980. Strong-Motion Records from the Livermore Earthquake of 24 and 26 January 1980. Preliminary Report 28. California Division of Mines and Geology. Sacramento, California Not available/accessible to public.	See Response to Comment 47 for inf See also Master Response 3 and Ma
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
150	Citizens Coalition for a Safe Community	Appendices - Appendix A: Wildlife and Plant Species Lists Capitalized, Derived-Latinized names as used as proper nouns and registered in texts, documents, and recognized Federal and State lists: e.g., California tiger salamander >> California Tiger Salamander	Capitalization for species common ar standards for those species (i.e. guid Society for the Study of Reptiles and See also Master Response 3 and Ma
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	

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information on references.

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and scientific names follow professional uidance from American Fisheries Society, nd Amphibians, etc.).

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151	Citizens Coalition for a Safe Community	<ul> <li>316 Project Name: Soil Investigations for Data Collection in the Delta EnvirDocument Type: IS/MND</li> <li>Manager's Name: Carolyn Buckman Manager's E-mail:</li> <li>Carolyn.Buckman@water.ca.gov</li> <li>Division: Executive Office, Branch, or Field Division: Delta Conveyance</li> <li>Short Project Description: The proposed project consists ofsoil investigations,soil borings from 50 to 200 feet below ground surface,cone-penetration tests from 50 to 200 feet below ground surface,the potential study area for the Delta Conveyance. No ongoing operation or maintenance or emissions will be required post-project.</li> <li>Define and differentiate from locations and Impact Areas, use consistent terminology and hopefully meanings.</li> <li>Provide map for current "Delta Conveyance" project study area and comparisons with this "Project".</li> <li>Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible</li> </ul>	The term" Impact Area" is defined in S Area for any given soil location is con area required for parking for various f See also Master Response 2, Master Response to Comment 8 for informati See Response to Comment 61 for a c information on demand to this comme
152	Citizens Coalition for a Safe Community	<ul> <li>appendices, glossaries, and references.</li> <li>320-/1 BMP 3. Ensure that all feasible avenues have been explored for providing an electrical service drop to the construction site for temporary construction power. When generators must be used, use alternative fuels, such as propane or solar, to power generators to the maximum extent feasible.</li> <li>Define terms [: all feasible avenues, maximum extant feasible] and differentiate from uses elsewhere.</li> <li>Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible</li> </ul>	See Response to Comment 64 for an definitions. See also Master Response 3 and Mar See Response to Comment 61 for a configuration on demand to this comment
153	Citizens Coalition for a Safe Community	<ul> <li>appendices, glossaries, and references.</li> <li>322-/1 BMP 12. For deliveries to project sites where the haul distance exceeds 100 miles and a heavy duty class 7 or class 8 semi-truck or 53-foot or longer box type trailer is used for hauling, a SmartWay 27 certified truck will be used to the maximum extent feasible.</li> <li>Provide a tonnage criterion as distance may be irrelevant.</li> <li>Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.</li> </ul>	Section 3.8 Greenhouse Gas Emissio "determination" and measures taken to reductions under the Greenhouse Ga Refer to Appendix B for specifics on co estimated hauls, and GGERP- BMPS Comment 47 for information on the us Guidelines Section 15126.4, subdivision measures related to GHGs. See also Master Response 3 and Mat

n Section 1.3 of the IS/MND as "The Impact onsidered the soil investigation site itself and the s field personnel."

er Response 3, and Master Response 4. See ation on IS/MND maps.

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sions of the IS/MND discusses the impact n to stay consistent with GHG emission Gas Emission Reduction Plan (GGERP).

n defining GHG values, equipment lists, PS of the project. Refer also to Response to use of quantitative data. See also State CEQA *i*sion (c) for requirements of mitigation

laster Response 4.

154	Citizens	The entire document relates to anticipated "soft ground conditions" or soils, but only	See Master Response 2, Master Res
	Coalition for a Safe Community	mentions "soft ground" once p.9/par.1 in relations to tracking on soft ground surfaces. As the MND/Project is the basis for a "tunnel" and its various shaft. The MND is inadequate by not relating the Project activities to the eventual need for thorough understanding and focus on subsurface soft ground conditions	See also Master Response 1.
		Provide revised Programmatic EIR with stringent MMRP, including reporting to all local agencies, circulate, and receive public comments with appropriate, publicly accessible appendices, glossaries, and references.	
		Include descriptions and criteria as used in the examples of such studies for other project:	
		<ul> <li><u>Microsoft Word - C-26-2015</u></li> <li>1) This section presents soft ground tunnel design criteria only requested by the jurisdictional authority. f. Soft Ground Tunneling Methods. 1) Bore and jack 0 Tunnel Diameter 2R</li> </ul>	
		https://www.wsscwater.com/files/live/sites/wssc/files/pipeline%20design/C-26-2015.pdf Last modified: June 09, 2015, 07:14 PM	
		Size: 210.12 KB <ul> <li>PIPELINE DESIGN MANUAL</li> </ul>	
		Added general provisions for locating existing utilities Soil Investigation for Soft Ground Tunnel Projects WATER DESIGN GUIDELINES 17. Tunnels or Casing Pipes. a.	
		Requirements. https://www.wsscwater.com/files/live/sites/wssc/files/pipeline%20design/2019%20Pipeline	
		%20design%20manual.pdf Last modified: June 28, 2019, 06:20 PM	
		Size: 11.29 MB  • <u>Microsoft Word - Appendix F 2008-web.doc</u>	
		For soil borings for railway tunnels, SPT tests are to be performed and samples are to be taken continuously from the ground at i on For Soft Ground Tunnel cially Available Well	
		Box https://www.wsscwater.com/files/live/sites/wssc/files/PDFs%206/AppendixF2008_66659.pd	
		I Last modified: January 23, 2015, 09:44 PM Size: 65.1 KB	
		<u>WSSC CONTRACT NO</u> 3. Overview and Public Comment Chronology P 4-5 Soil Investigation for Soft Ground	
		Tunnel Projects f. Labeling Structures on the Drawings. 17. Tunnels or Casing Pipes. a. Requirements.	
		https://www.wsscwater.com/files/live/sites/wssc/files/Commission%20Agendas/2017agendas/april/Commission%20Package%202017%20Pipeline%20Design%20Manual%20Final.p	
		df Last modified: April 13, 2017, 08:01 PM	
		Size: 7.49 MB  • <u>Microsoft Word - C-20-2008.doc</u>	
		Appendix "F", (Soil Investigation Required for Soft Ground Tunnel Projects) for the depth	

esponse 3, and Master Response 4.

and number of soil borings required for tunnel/casing crossings 3) Corrosion Survey Checklist. https://www.wsscwater.com/files/live/sites/wssc/files/Design%20Manuals/C-20- 2008_96976.pdf Last modified: January 23, 2015, 09:48 PM Size: 94.7 KB • Microsoft Word - Appendix E 2008-web.doc WSSC and subsurface tunnel investigations are specified in Part Three, Section 26 (Tunnel Design Criteria) and Appendix "F" (Soil Investigation Required for Soft Ground Tunnel Projects). https://www.wsscwater.com/files/live/sites/wssc/files/PDFs%206/AppendixE2008_30499.pd f Last modified: January 23, 2015, 09:44 PM Size: 29.78 KB • <u>STANDARD SPECIFICATIONS</u> e. Backstop 2. Support ground continuously to prevent loss of ground and keep perimetrs stable 2. Maintain face of cutting head to preclude free flow of soft or poor soils material. https://www.wsscwater.com/files/live/sites/wssc/files/SR3/02445%20Boring-Jacking%20- %202011.pdf Last modified: January 23, 2015, 09:45 PM Size: 39.41 KB	
https://www.wsscwater.com/files/live/sites/wssc/files/Design%20Manuals/C-20- 2008_96976.pdf Last modified: January 23, 2015, 09:48 PM Size: 94.7 KB • Microsoft Word - Appendix E 2008-web.doc WSSC and subsurface tunnel investigations are specified in Part Three, Section 26 (Tunnel Design Criteria) and Appendix "F" (Soil Investigation Required for Soft Ground Tunnel Projects). https://www.wsscwater.com/files/live/sites/wssc/files/PDFs%206/AppendixE2008_30499.pd f Last modified: January 23, 2015, 09:44 PM Size: 29.78 KB • <u>STANDARD SPECIFICATIONS</u> e. Backstop 2. Support ground continuously to prevent loss of ground and keep perimeters stable 2. Maintain face of cutting head to preclude free flow of soft or poor soils material. https://www.wsscwater.com/files/live/sites/wssc/files/SR3/02445%20Boring-Jacking%20- %202011.pdf Last modified: January 23, 2015, 09:45 PM	
2008_96976.pdf Last modified: January 23, 2015, 09:48 PM Size: 94.7 KB • Microsoft Word - Appendix E 2008-web.doc WSSC and subsurface tunnel investigations are specified in Part Three, Section 26 (Tunnel Design Criteria) and Appendix "F" (Soil Investigation Required for Soft Ground Tunnel Projects). https://www.wsscwater.com/files/live/sites/wssc/files/PDFs%206/AppendixE2008_30499.pd f Last modified: January 23, 2015, 09:44 PM Size: 29.78 KB • STANDARD SPECIFICATIONS e. Backstop 2. Support ground continuously to prevent loss of ground and keep perimeters stable 2. Maintain face of cutting head to preclude free flow of soft or poor soils material. https://www.wsscwater.com/files/live/sites/wssc/files/SR3/02445%20Boring-Jacking%20- %202011.pdf Last modified: January 23, 2015, 09:45 PM	
Last modified: January 23, 2015, 09:48 PM Size: 94.7 KB • <u>Microsoft Word - Appendix E 2008-web.doc</u> WSSC and subsurface tunnel investigations are specified in Part Three, Section 26 (Tunnel Design Criteria) and Appendix "F" (Soil Investigation Required for Soft Ground Tunnel Projects). <u>https://www.wsscwater.com/files/live/sites/wssc/files/PDFs%206/AppendixE2008_30499.pd</u> <u>f</u> Last modified: January 23, 2015, 09:44 PM Size: 29.78 KB • <u>STANDARD SPECIFICATIONS</u> e. Backstop 2. Support ground continuously to prevent loss of ground and keep perimeters stable 2. Maintain face of cutting head to preclude free flow of soft or poor soils material. <u>https://www.wsscwater.com/files/live/sites/wssc/files/SR3/02445%20Boring-Jacking%20- %202011.pdf</u> Last modified: January 23, 2015, 09:45 PM	
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	<u>%202011.pdf</u>
	Last modified: January 23, 2015, 09:45 PM

155	Citizens	Third Uniform California Earthquake Rupture Forecast (UCERF3)	This is a continuation of comment 154
	Coalition for a	Angeles ) (213) 740-5843 scecinfo@usc.edu Sacramento Don Drysdale Public	
	Safe	Information Officer California Geological Survey (Sacramento) (916) 445-0633	
	Community	ddrysdale@consrv.ca.gov Greater .	
		https://www.scec.org/publication/8330	
		Shallow fault mapping in the Sacramento-San Joaquin Delta	
		Shannon A. Klotsko, Jillian M. Maloney, & Janet Watt	
		Submitted August 8, 2018, SCEC Contribution #8330, 2018 SCEC Annual Meeting Poster #246	
		In fall 2017, a chirp and sidescan survey was conducted in the Sacramento-San Joaquin	
		Delta (Delta) to map and characterize shallow fault locations and geometries. The most	
		prominent fault observed in the data is the Kirby Hills Fault, located at the western extent of	
		the Delta. The new chirp coupled with legacy, lower frequency USGS data reveal the fault's	
		deep structure as well as the shallow deformation. The fault offsets the Delta floor,	
		suggesting relatively recent activity. The Midland Fault is the main fault that traverses the	
		central Delta. Only one crossing of the Midland Fault images near-surface deformation, with	
		acoustic reflectors dipping down into the fault on the west side and flat-lying reflectors on the eastern side. This same stratigraphic pattern is observed in a deep penetration,	
		onshore seismic line from the region. Very slight deformation is also observed along minor	
		faults that were first described from well data in the Rio Vista and River Island gas fields.	
		Well data indicate that there has not been any recent activity on these faults, so the shallow	
		deformation observed may be solely from fluvial processes.	
		Citation Klotsko, S. A., Maloney, J. M., & Watt, J. (2018, 08). Shallow fault mapping in the	
		Sacramento-San Joaquin Delta. Poster Presentation at 2018 SCEC Annual Meeting.	

54; see Response to Comment 154.

156California State Lands CommissionCommission JurisdictionThe CommissionThe Commission has jurisdiction and managem submerged lands, and beds of navigable lakes a certain residual and review authority for tideland granted in trust to local jurisdictions (Pub. Reson and submerged lands granted or ungranted, as subject to the protections of the common law PuAs general background, the State of California a tidelands and submerged lands and beds of nav admission to the United States in 1850. The State people of the State for statewide Public Trust pu waterborne commerce, navigation, fisheries, wa and open space. On tidal waterways, the State's landward to the ordinary high-water mark as get except for areas of fill or artificial accretion or wh agreement or a court decision. On navigable no holds fee ownership of the bed of the waterway and a Public Trust easement landward to the or boundary has been fixed by agreement or a cour readily apparent from present day site inspectio157California	and waterways. The Commission also has ds and submerged lands legislatively purce Code §§ 6301 and 6306). All tidelands well as navigable lakes and waterways, are	See Master Response 1.
CommissionThe Commission has jurisdiction and managem submerged lands, and beds of navigable lakes a certain residual and review authority for tideland granted in trust to local jurisdictions (Pub. Resord and submerged lands granted or ungranted, as subject to the protections of the common law PuAs general background, the State of California a tidelands and submerged lands and beds of navid admission to the United States in 1850. The State people of the State for statewide Public Trust pu waterborne commerce, navigation, fisheries, wa 	and waterways. The Commission also has ds and submerged lands legislatively purce Code §§ 6301 and 6306). All tidelands well as navigable lakes and waterways, are	
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boundary has been fixed by agreement or a courreadily apparent from present day site inspection	-	
readily apparent from present day site inspection		
	•	
		Section 1.2 of the IS/MND acknowle
State Lands Commission staff has determined that the propo		fall under jurisdiction of the State La
Commission tributaries and sloughs that include State-owned		Proposed Project is covered under t
the Commission. However, more detailed mapp		between DWR and SLC providing for
the extent or location of any sovereign ownershi area. The IS/MND identifies proposed locations	•	sovereign lands under the jurisdictic the State Water Resources develop
on Figures 2a, 2b, and 2c. All tide and submerge		
under jurisdiction of the California State Lands (		DWR will ensure that any permits the
permits including, but not limited to the following	•	
General Geologic Sampling Permit for Tie	0	See also Response to Comment 8 f
General Geologic Sampling Permit for up		
158 California As the Project proceeds, Commission staff requ		As noted in Response to Comment
State Lands determine whether the project or any component		protection of the State's sovereign in
Commission permit and formal authorization from the Commi land. Page 2 of the IS/MND notes that the 1979		In order to be placed on future distri
between the State Lands Commission and the I		
of State Lands for Facilities of the Central Valley	•	email at Delta_Soil_ISMND@water.
Development System would apply to this Project		
how the Project falls within the activities contem		https://water.ca.gov/deltaconveyand
Commission staff and provide additional information	ct. From the project description, it is unclear plated in the MOU. Please contact	
additionally request to be placed on any future of	ct. From the project description, it is unclear nplated in the MOU. Please contact ation about how the MOU applies here. We	

wledges that multiple Proposed Project locations Land Commission (SLC). DWR believes that the er the 1979 Memorandum of Understanding g for the utilization by DWR of State-owned ction of the SLC for the Central Valley Project and opment system. DWR will work with the SLC to 's sovereign interests under SLC jurisdiction. that are needed will be attained.

for information on IS/MND maps.

nt 157, DWR will work with the SLC to ensure the n interests under SLC jurisdiction.

stribution mailing lists for the proposed Project, the c contact(s) to be added. This can be done by er.ca.gov or by subscribing for updates online at nce.

State Lands Commission       to a public right of navigation. This public right provides that members of the public have the right to navigate and exercise the incidences of navigation in a lawful manner on State waters that are capable of being physically navigated by oar or motor-propelled small craft. Such uses may include, but are not be limited to, boating, rafting, sailing, rowing, fishing, fowling, bathing, skiing, and other water-related public uses (People ex rel. Baker v. Mack (1971) 19 Cal. App.3d 1040). The proposed Project must not unduly restrict or impede the navigation and recreational rights of the public (Civil Code,§ 3479).         160       California State Lands Commission       Project Description       See Master Response 1.         The Applicant proposes to conduct both on-land and overwater soil investigations as well as several on-land geophysical studies located within the Study Area (Figures 2a, 2b, and 2c of the IS/MND).       See Master Response 1.         The soil investigations will consist of the following: • 67 soil borings from 50 feet to 200 feet below ground surface; • 103 cone penetration tests (CPTs) from approximately 50 feet and 200 feet below ground surface; and • Up to 5 noninvasive geophysical survey investigation arrays on up to five Impact Areas within a location on Bouldin Island as provided in Figure 2b of the IS/MND.         The Project objectives stated in the IS/MND are as follows: • Determine the composition, location, and geotechnical properties of soil materials				
160       California State Lands Commission       Project Description       See Master Response 1.         The Applicant proposes to conduct both on-land and overwater soil investigations as well as several on-land geophysical studies located within the Study Area (Figures 2a, 2b, and 2c of the IS/MND).       See Master Response 1.         The soil investigations will consist of the following: • 67 soil borings from 50 feet to 200 feet below ground surface; • 103 cone penetration tests (CPTs) from approximately 50 feet and 200 feet below ground surface; and • Up to 5 noninvasive geophysical survey investigation arrays on up to five Impact Areas within a location on Bouldin Island as provided in Figure 2b of the IS/MND.         The Project objectives stated in the IS/MND are as follows: • Determine the composition, location, and geotechnical properties of soil materials	159	State Lands	to a public right of navigation. This public right provides that members of the public have the right to navigate and exercise the incidences of navigation in a lawful manner on State waters that are capable of being physically navigated by oar or motor-propelled small craft. Such uses may include, but are not be limited to, boating, rafting, sailing, rowing, fishing, fowling, bathing, skiing, and other water-related public uses (People ex rel. Baker v. Mack (1971) 19 Cal. App.3d 1040). The proposed Project must not unduly restrict or impede the	As discussed in Section 3.16.2 of the unduly restrict or impede navigation a
<ul> <li>development of alternatives for a potential Delta conveyance project and contribute to DWR's overall understanding of Delta geology.</li> <li>This work will further inform DWR on how to construct a project while avoiding, minimizing, or mitigating impacts to the surrounding residents and environment.</li> <li>Ultimately, this work will help to determine project features, potential alignment options and environmental impacts for analysis of a future single tunnel project consistent with Governor Newsom's new approach to modernize Delta water conveyance.</li> </ul>	160	State Lands	<ul> <li>Project Description</li> <li>The Applicant proposes to conduct both on-land and overwater soil investigations as well as several on-land geophysical studies located within the Study Area (Figures 2a, 2b, and 2c of the IS/MND).</li> <li>The soil investigations will consist of the following: <ul> <li>67 soil borings from 50 feet to 200 feet below ground surface;</li> <li>103 cone penetration tests (CPTs) from approximately 50 feet and 200 feet below ground surface; and</li> <li>Up to 5 noninvasive geophysical survey investigation arrays on up to five Impact Areas within a location on Bouldin Island as provided in Figure 2b of the IS/MND.</li> </ul> </li> <li>The Project objectives stated in the IS/MND are as follows: <ul> <li>Determine the composition, location, and geotechnical properties of soil materials commonly found in the Delta which would inform the design, environmental analysis, and development of alternatives for a potential Delta conveyance project and contribute to DWR's overall understanding of Delta geology.</li> <li>This work will further inform DWR on how to construct a project while avoiding, minimizing, or mitigating impacts to the surrounding residents and environment.</li> <li>Ultimately, this work will help to determine project features, potential alignment options and environmental impacts for analysis of a future single tunnel project consistent with</li> </ul> </li> </ul>	See Master Response 1.

he IS/MND, the Proposed Project does not n and recreational rights of the public.

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	161	California	Environmental Review	See Response to Comment 104 and I
		State Lands	Commission staff requests that DWD consider the following comments on the Draigstle	Impact Areas. Additional text has bee
		Commission	Commission staff requests that DWR consider the following comments on the Project's IS/MND.	Section 2.0 of the Final IS/MND) to qu Area, although such description is not
			<ul> <li>Project Description</li> <li>1. A thorough and complete Project Description identifying the specific areas of investigation should be included in the IS/MND in order to facilitate meaningful environmental review of potential impacts and mitigation measures. The Project Description should be as precise as possible in describing the details of all allowable activities (e.g., types of equipment or methods that may be used, seasonal work windows, locations for material disposal, staging areas, as well as timing and length of activities, etc.). In addition, the IS/MND should include the maximum area of impact, including any temporary and permanent impacts from vegetation removal or disturbance.</li> </ul>	See also Master Response 3 for more project description.
	162	California	Environmental Review	As described in section 3.10.2 of the I
		State Lands		within a casing and will not violate wa
		Commission	Commission staff requests that DWR consider the following comments on the Project's IS/MND.	mercury/methylmercury, or result in the quality. Additionally, overwater investi Water Board, thus providing additional
			Water Quality	with water quality standards.
			<ol> <li>Mercury/Methylmercury: Commission staff requests the IS/MND include avoidance and minimization measures to reduce potential release from Project activities of mercury and other toxins into waterways and onto State lands underlying those waterways. On April 22, 2010, the Central Valley Regional Water Quality Control Board (CVRWQCB) identified the Commission as both a state agency that manages open water areas in the Sacramento-San Joaquin Delta Estuary and a nonpoint source discharger of methylmercury (Resolution No. R5-2010-0043), because subsurface lands under the Commission's jurisdiction are impacted by mercury from legacy mining activities dating back to California's Gold Rush. Pursuant to a CVRWQCB Total Maximum Daily Load (TMDL), the CVRWQCB is requiring the Commission to fund studies to identify potential methylmercury control methods in the Delta, and to participate in an Exposure Reduction Program. The goal of the studies is to evaluate existing control methods and evaluate options to reduce methylmercury in open waters under the jurisdiction of the Commission. Any action taken that may result in mercury or methylmercury suspension within the Sacramento-San Joaquin Delta Estuary may affect the Commission's efforts to comply with the CVRWQCB TMDL.</li> </ol>	As detailed in Section 2.2.1 of the Fin drilling, will employ the use of casing, drilling is complete, prior to removal, a 15 feet below the surface, thereby allo is removed, so that no toxins or other water. Because these steps will avoid drilling will not result in any substantia IS/MND, Section 3.1.0 (a).)

d Response to Comment 191 for information on een added to the project description (see quantitatively describe the proposed Impact not required under CEQA.

re detail on the adequacy of the IS/MND's

e IS/MND, overwater boring activities will occur vater quality standards, including those for the substantial degradation of surface water stigations will require permits from the State nal review and oversight to ensure compliance

Final IS/MND, DWR, in conducting overwater g, will flush drilling mud from the casing once l, and will stop the backfilling of the boring 10 to allowing sediments to fill the cavity as the casing er substances will come into contact with the bid any contamination of the water, overwater tially degradation of surface water quality. (See

163	State Lands Commission	<ul> <li>Environmental Review</li> <li>Commission staff requests that DWR consider the following comments on the Project's IS/MND.</li> <li>Environmental Justice <ol> <li>The IS/MND does not state whether DWR intends to discuss and analyze potential environmental justice related issues, including an assessment of public access and equity implications and who would bear the burdens or benefits from the proposed Project. Commission staff believes the IS/MND, as an informational public document, is an appropriate vehicle to disclose and discuss how the proposed Project would attain or be consistent with DWR's equity goals and statewide policy direction.</li> </ol> </li> </ul>	Environmental Justice analysis is not in However, as discussed in Section 3.10 temporary impacts to public access. W measures (MM TRANS-1) all potential reduced to less than significant for all no significant impacts that would be co environmental justice communities.
	County Water Agency	Contra Costa County appreciates this opportunity to review the Department of Water Resources' ("DWR") Initial Study Proposed Mitigated Negative Declaration for Soil Investigations in the Delta ("MND") and the notice of intent to adopt the MND pursuant to the California Environmental Quality Act (Pub. Resources Code, § 21000, et seq. ("CEQA")). The County provides the following comments on the MND and to help provide clarity on the requirements for conducting the proposed work within our jurisdiction. Contra Costa County covers a large area within the Delta. The County borders on Old River to the east and Suisun and San Pablo Bays in the north. The County is the ninth most populous county in California, with more than one million residents. Many of our residents rely on the Delta for their municipal, industrial and irrigation water supplies, for their livelihood, and recreation. The quality of Delta water (surface and ground), health of the Delta ecosystem, Delta recreation and water supply are, therefore, of major importance to the County and its residents.	See Master Response 1.
	Contra Costa County Water Agency	The area proposed to be studied in Contra Costa County, Figure 2c of the MND, overlies a	See Response to Comment 8 for more Master Response 3.

not required per CEQA or the CEQA Guidelines. 3.16.2 of the IS/MND, there would be some s. With incorporation of the proposed mitigation ntial impacts identified in the IS/MND will be all environmental resources. As such, there are e considered disproportionately applied to

ore information on IS/MND maps. See also

166		The proposed work includes conducting on-land drilling work and investigations 50 to 200 feet deep below ground surface and may require clearing of lands to allow access for the drilling rigs and other equipment. Such work must be completed compliant with drilling, grading, and other permit requirements of Contra Costa County where the subsurface work would be conducted.	See Master Response 5 and Master F 26 on encroachment permits and Res permissions.
		The MND fails to disclose local permitting requirements. The MND does not give any indication that local permits will be obtained or even that local permitting agencies will be notified prior to drilling. This failure is relevant both to the impacts of drilling on water quality and groundwater, as well as local autonomy and land use impacts.	
		Contra Costa County regulates wells and soil investigations. As stated in the County's letter to Mr. Gary Lippner, DWR, attached, be advised that in Contra Costa County, no person shall drill a water well whether for domestic use, irrigation, agricultural or other purposes, without first applying for and receiving a valid, unrevoked, unsuspended permit to do so from the health officer, §414-4.1001(b). As of today, the County has no evidence and cannot confirm that DWR has obtained requisite drilling permits.	
167		The County agrees with the Delta Counties Coalition letter, attached. The MND claims that	See Master Response 5 and Master I
	County Water Agency	the proposed project would not violate water quality standards, waste discharge requirements, or degrade subsurface and groundwater quality since the proposed work will be conducted under DWR's water well standards, DWR Bulletins 74-81 and 74-90. (MND, p. 163-164.) Bulletin 74-81 defines test wells and includes standards for well destruction. (DWR Bulletin 74-81, pp. 25, 52-53.)	DWR does not "ignore[]" any local ord DWR has considered these ordinance action taken against DWR (see Maste DWR is not required to obtain well pe Proposed Project, as explained in Ma
		Bulletin 74-90, in turn, confirms that Bulletin 74-81 constitutes the minimum requirements for construction, alteration, maintenance and destructions of monitoring wells and expands the definition of monitoring wells to include exploration holes. (Bulletin 74-90, pp. 3,11.) Bulletin 74-90 also includes fill, sealing, and destruction standards for exploratory borings. (Bulletin 74-90, p. 52.) Water Code section 13801, subdivision (c), however, directed counties to adopt water well, cathodic protection well, and monitoring well drilling and abandonment ordinances that meet or exceed Bulletin 74-81's standards. Thus, the Legislature and DWR's own standards envision a regulatory scheme in which local agencies regulate drilling of monitoring wells and exploration holes.	All explorations will be backfilled/seale Water Well Standards (Bulletins 74-8 discusses potential impacts to ground 163-164). See also Response to Com
		DWR relies on compliance with Bulletins 74-81 and 74-90 to claim the drilling will have "no impact" on water quality standards or groundwater, and yet ignores the local ordinances expressly developed to meet the Bulletins' standards. These local county ordinances include additional requirements to ensure protection of groundwater and land-use resources within the counties' respective jurisdictions.	

r Response 6. See also Response to Comment esponse to Comment 29 on landowner

Response 6.

ordinances in regards to well permitting. In fact, nces at great length, including as part of legal ster Response 6). However, in this instance, permits for any drilling conducted as part of the Master Response 6.

ealed in accordance with State of California -81 & 74-90). Section 3.10 of the Draft IS/MND ndwater quality and finds that none exist (pp. comment 14.

<ul> <li>to Water Code section 13801. The MND purports to evaluate whether the proposed drilling vold "[Glause a significant environmental effect]," and concludes there would be no impact. (MND, p. 167.) This conclusion cannot be reconciled with the failure to disclose or comply with the County's ordinances.</li> <li>Failure to comply with the County's ordinances would cause potentially significant environmental impacts. For instance, permitting and onsite inspections are required by lead enforcing and permitting agencies to ensure that subsurface borings are properly sealed to rings may contribute to soll heaving, piping, or caving which could undermine subsurface utilities or impact nearby foundations and levees. Processes to reduce potential settlements in ollapsible soils and eliminate and terves and eaves. Processes to reduce potential settlements in obligation, the produce settlement in the immediate areas near the borings. A plan to protect vibrations sensitive facilities should be prepared and include adequate setbacks or modification of the drilling techniques in order to ensure that subgroased to be placed in drums and bereas.</li> <li>Drilling waste must be confined to the parcel on which the work is being drilled and may not be discharged to create conditions which violate federal and state laws and regulations or be discharged to create conditions which violate federal and state laws and regulations or be discharged to create conditions which violate federal and state laws and regulations or be discharged to create conditions which violate federal and state laws and regulations or be discharged to create conditions which violate federal and state laws and regulations or be discharged to create conditions which violate federal and state laws and regulations or be discharged to create conditions which violate federal and state laws and regulations or be discharged to create conditions which violate federal and state laws and regulations or be discharged to create conditions which violate</li></ul>				
169Contra Costa County Water AgencyThe County's ordinances regulating DWR's proposed geotechnical activities possess the requisite expertise and familiarity with local groundwater aquifers, and their input is paramount to ensuring the drilling will not have adverse effects. The County and local water agencies will also be responsible for understanding future ramifications of drilling. The MND does not identify any reporting or record keeping of boring results that would be transmitted to the counties and other local agencies. Such reporting is necessary for local agencies' exercise of future permitting authority over unrelated projects. Failing to provide records or reports to local agencies could result in unidentified water quality, groundwater or hazardsSee Master Response 5 and Master DWR is not required to report to its f However, DWR will be communicati the commencement of soil investigat to the counties and other local agencies. Such reporting is necessary for local agencies' exercise of future permitting authority over unrelated projects. Failing to provide records or reports to local agencies could result in unidentified water quality, groundwater or hazardsSee Master Response 5 and Master DWR is not required to report to its f However, DWR will be communicati the commencement of soil investigat to the counties for property access with Comment 26 for information on encl 29 for details on landowner permiss		County Water	and ordinances and a violation of DWR's own water well standards. The MND's Land Use and Planning section also fails to disclose applicable local ordinances developed pursuant to Water Code section 13801. The MND purports to evaluate whether the proposed drilling would "[c]ause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect[.]" and concludes there would be no impact. (MND, p. 167.) This conclusion cannot be reconciled with the failure to disclose or comply with the County's well drilling ordinances. Failure to comply with the County's ordinances would cause potentially significant environmental impacts. For instance, permitting and onsite inspections are required by lead enforcing and permitting agencies to ensure that subsurface borings are properly sealed to minimize detrimental effects. Improperly sealed borings may contribute to soil heaving, piping, or caving which could undermine subsurface utilities or impact nearby foundations and levees. Processes to reduce potential settlements in collapsible soils and eliminate sinkhole potential should also be incorporated. Furthermore, CPT and other boring techniques that produce large vibrations may also cause uneven settlement in the immediate areas near the borings. A plan to protect vibration sensitive facilities should be prepared and include adequate setbacks or modification of the drilling techniques in order to minimize potential detrimental effects. Drilling waste must be confined to the parcel on which the work is being drilled and may not be discharged to create conditions which violate federal and state laws and regulations or local ordinances. Waste material generated that is proposed to be placed in drums and kept on site until offsite hauling and disposal shall be properly labeled and managed until hauled offsite and disposed at a licensed facility that accepts the waste. In order to ensure that the proposed work will not pose	Section 2.0 of the Final IS/MND addre "Following completion of soil investigation (Water Well Standards, DWR 74-81 at completion of a soil investigation, the borehole to within approximately 10 to percent (by weight) bentonite and 95 completion of the grouting, the conduct channel bottom to complete the overwork Section 3.7.2 of the Final IS/MND addres geologists considered the suitability of their siting of proposed Impact Areas. during the reconnaissance site visits r any time thereafter, the Impact Area wo off-site landslide, lateral spreading, su the proposed Project requires avoidar is anticipated as a result of the proposed Section 2.0 of the Final IS/MND addres activities: "Vibrations induced are related be felt by people within approximately Minibuggy; at 100 feet (30 meters), vii The levels of vibration are much smalt in buildings and infrastructure."
	169	County Water	requisite expertise and familiarity with local groundwater aquifers, and their input is paramount to ensuring the drilling will not have adverse effects. The County and local water agencies will also be responsible for understanding future ramifications of drilling. The MND does not identify any reporting or record keeping of boring results that would be transmitted to the counties and other local agencies. Such reporting is necessary for local agencies' exercise of future permitting authority over unrelated projects. Failing to provide records or reports to local agencies could result in unidentified water quality, groundwater or hazards	See Master Response 5 and Master F DWR is not required to report to its fin However, DWR will be communicating

dresses properly sealed borings on-land: gation, holes will be sealed using cement-California regulations and industry standards and 74-90)," and over-water: "Following be boring will be grouted from the bottom of the to 15 feet (3 to 5 meters) of the top with 5 5 percent (by weight) cement grout... At the ductor casing will then be pulled out of the erwater boring operation."

ddresses settlements in collapsible soils: "DWR of the geologic units for soil investigation in as. If the soil is deemed unstable by a geologist s required as part of the proposed Project, or at a will be moved to decrease potential of on- or subsidence, liquefaction, or collapse. Because lance of these types of risks/impacts, no impact posed Project."

dresses vibrations created by proposed Project elatively small, while mild vibrations can typically ely 50 feet (15 meters) of the EnviroVibe vibrations are typically not detectible by people. haller than vibrations required to induce damage

discussion of drilling waste storage and

Final IS/MND, all potentially significant impacts s can be mitigated to a less-than-significant ny substantial evidence to the contrary. r Response 6.

findings to local agencies or share its records. ing with local elected officials to notify them of ation field activities, as well as coordinating with hin their rights-of-way. See also Response to roachment permits and Response to Comment sions and information sharing.

170	County Water	With the Notice Preparation published today, the drilling activities proposed in the MND are evaluated outside of the larger context of a single tunnel Delta conveyance project. (MND, p. ii.) The area in Contra Costa County, Figure 2c of the MND, appears to be a massive new forebay for the single tunnel project and failure to include it, under CEQA does not evaluate "the whole of an action" that may impact the environment. (14 Cal. Code Regs., § 15378.) Treating the drilling as a separate endeavor from the single tunnel Delta conveyance project amounts to impermissible piecemealing. (East Sacramento Partnership for a Livable City v. City of Sacramento (2016) 5 Cal.App.5th 281, 293.) DWR should reevaluate the impacts of its soil investigations within the context of the larger project it is intended to inform.	See Master Response 2.
171	Contra Costa		See Master Response 5 and Master
	County Water Agency	Dear Mr. Lippner:	
		Contra Costa County is aware of the State Department of Water Resources' (DWR) imminent or ongoing effort to conduct drilling work on multiple properties within the legal Delta and this includes property within Contra Costa County. The drilling work is in connection with a revised delta conveyance project. Based on the June 16, 2017, Order of the San Joaquin Superior Court in Coordinated Action JCCP 4594, there is at least one property located in Contra Costa County that could be subject to "land explorations" and "geotechnical investigations".	
		Contra Costa County also knows that the Counties of Sacramento and San Joaquin sent letters dated June 14, 2019 and June 7, 2019, respectively, making DWR cognizant oflocal permitting requirements related soil sampling.	
		Be advised that in Contra Costa County, no person shall drill a water well whether for domestic use, irrigation, agricultural or other purposes, without first applying for and receiving a valid, unrevoked, unsuspended permit to do so from the health officer, §414-4.1001(b). As of today, the County has no evidence and cannot confirm that DWR has obtained requisite drilling permits.	
		Please have your staff contact the Contra Costa County Environmental Health (925- 692-2500) prior to any drilling activity that requires issuance of a permit. Additional well permitting information, including applicable applications, may be found at: <u>https://cchealth.org/eh/land_use/#simpleContained6</u>	
172	Contra Costa County Water Agency	[ATT 2: Delta Counties Coalition Letter dated January 14, 2020]	Responses to the letter are included

er Response 6.

ed below in Responses to Comments 182 to 186.

173	Central Valley Flood Protection Board	Thank you for the opportunity to comment on the Soil Investigations for Data Collection Initial Study/Mitigated Negative Declaration (IS/MND). The IS/MND was prepared to determine the composition, location, and geotechnical properties of soil materials commonly found in the Delta to inform the design, analysis, and development of alternatives for the Delta Conveyance Project. The proposed project involves 275 onland soil investigations and 57 on-water borings (332 sites total) that appear to include sites within the Central Valley Flood Control Board's (Board) permitting authority, thereby requiring Board approval. [Footnote 1: Under authorities granted by California Water Code and Public Resources Code statutes, the Board enforces its Title 23, California Code of Regulations (Title 23) for the construction, maintenance, encroachment or works of any kind, and protection of adopted plans of flood control, including the federal-State facilities of the State Plan of Flood Control, regulated streams, and designated floodways.] The Board, as a Responsible Agency under the California Environmental Quality Act (CEQA), will review and consider the environmental effects of the proposed project identified in the IS/MND, and reach its own conclusions on whether and how to approve the project involved (14 CCR 15096, subd. (a)). Accordingly, the comments herein are intended to assist in the development of a robust CEQA document capable of supporting the Board's permitting process.	
174	Central Valley Flood Protection Board	1.0 Project Description The proposed project is described as a plan to conduct soil investigations to inform and evaluate alternatives, consistent with Executive Order N-10-19, for a proposed single tunnel Delta conveyance. The study area spans a portion of the Sacramento-San Joaquin River Delta over six counties. The locations of the 332 soil investigation sites are noted to be approximate. The IS/MND does not disclose the precise location of the sites, the types of tests to be conducted at each individual site (soil borings, cone penetration tests, or noninvasive geophysical survey investigations), the intended depth below ground surface for each site, the staging locations, or the number and type of equipment for each site. Figures 2a through 2c illustrate the study area and the approximate locations and types of tests at each site; however, the figures are small and hard to discern the details.	See Response to Comment 8 for info Section 2.0, Proposed Project Descri details such as the intended depths of provides the number and type of equ activity site. See also Master Respon IS/MND's project description.

Master Response 5.

formation on IS/MND maps.

cription, of the ISMND lists specific project s of boring activities. In this section, Table 1 quipment that will be present at each type of onse 3 for information on the adequacy of the

		See Response to Comment 8 for info
Flood		to Comment 174 and Master Respons
Protection		IS/MND.
Board		
	project description and additional figures depicting the precise soil investigation site	
	locations. It is further recommended to include logical groupings and names of	
	sites/groupings to reference throughout the document when discussing impacts. [Footnote	
	2: As currently written, it is unclear what impacts are occurring at what drilling sites. Further	
	detail is necessary to provide context within an environmental impact analysis for each	
	section.] In order for the Board to consider the environmental effects of the proposed	
	project, the types of tests, the depth of the drilling for each site, the staging locations, and	
	the type/number of vehicles and equipment for each site located within the Board's	
	jurisdiction should be disclosed. To view federal and private levees, designated floodways,	
	and regulated streams under the Board's jurisdiction, please visit	
	jurisdiction, please contact the staff person identified below.	
	Flood Protection	Flood Protection Board explanations of the environmental findings included in the IS/MND. As written, the project description does not provide sufficient information; therefore, the environmental analysis is not substantiated. The Board recommends including the details discussed above in the project description and additional figures depicting the precise soil investigation site locations. It is further recommended to include logical groupings and names of sites/groupings to reference throughout the document when discussing impacts. [Footnote 2: As currently written, it is unclear what impacts are occurring at what drilling sites. Further detail is necessary to provide context within an environmental impact analysis for each section.] In order for the Board to consider the environmental effects of the proposed project, the types of tests, the depth of the drilling for each site, the staging locations, and the type/number of vehicles and equipment for each site located within the Board's jurisdiction should be disclosed. To view federal and private levees, designated floodways, and regulated streams under the Board's jurisdiction, please visit http://gis.bam.water.ca.gov/bam/. If you need assistance with determining the Board's

## formation on IS/MND maps. See also Response onse 3 for information on the adequacy of the

176	Central Valley Flood Protection Board	<ul> <li>2.0 Deferral of Impact Studies and Mitigation</li> <li>The IS/MND notes that reconnaissance level site visits by engineers, geologists, environmental scientists, and the cultural resource team will not be conducted until several days to several weeks prior to implementation of the proposed project. The reconnaissance level surveys are required by mitigation measures throughout the IS/MND, and include additional requirements to adjust the location of the sites if the survey results indicate that potential impacts may occur (e.g. mitigation measures BI0-1, BI0-18, CUL-1). This approach appears to be deferring impact studies that are necessary to determine whether adverse effects would occur, and if so, what the mitigation making and is impermissible when preparing an IS/MND. (Communities for a Better Environment v. City of Richmond (2010) 184 Cal.App.4th 70, 92.)</li> <li>The Board recommends that the CEQA Lead Agency conduct the appropriate reconnaissance level site visits prior to adopting the environmental document to ensure that proper environmental analysis and mitigation has been considered. A robust CEQA document that properly analyzes potential impacts is necessary for the Board to make findings as a Responsible Agency, if needed for a discretionary action.</li> </ul>	As stated in Response to Comment 10 based upon the best available information potential value of information gained by DWR currently has limited access to the would seek to acquire access upon pro- 29 for information on landowner permise General reconnaissance surveys are per- mitigation measures; therefore, they are Comment 9 for more details. Mitigation measures were designed to might not have been perceived in the in- site visits before any soil investigations resources are not present immediately through BIO-11, BIO-15 through BIO-1 simultaneously with the reconnaissance function to further ensure no resources mitigation measures include specific per- the required actions if biological or cult investigation site. These measures wood resources that may occur within the area and fully enforceable as part of an MM mitigation is commonplace in CEQA do deferral because it does not defer form <i>Panoche Valley v. San Benito County of</i> specifically formulated to include timing persons to conduct the work. See also Master Response 3 and Mas

10, each impact area was initially selected nation regarding impact avoidance and I by the action.

the proposed soil investigation sites and project approval. See Response to Comment missions.

e proposed as part of the Project, not as are not deferred mitigation. See Response to

to account for unanticipated impacts, which initial reconnaissance surveys and include ons to make sure that biological or cultural ely before activities would begin (see MM BIO-2 0-18, and CUL-1). These site visits may occur nce surveys, or shortly thereafter, and will es are impacted by Project activity. These performance standards; the measures outline ultural resources are found at a potential soil would protect against impacts to unanticipated area of investigation sites and will be adopted IMRP. This type of pre-activity site visit documents and does not constitute improper rmulation "until some future time" (Save *ty* (2013) 217 Cal.App.4th 503, 524-526). It is ing of work, type of work, and qualifications of

laster Response 4.

1	77 Central Valley Flood Protection Board	<ul> <li>3.0 Environmental Setting</li> <li>Because the reconnaissance level surveys have been deferred, the environmental setting provided within each subsequent section of the IS/MND are general and lack site specific information. For example, the environmental setting provided in the biological resources section does not disclose the type of vegetation or habitat types that are present at each drilling site and/or grouping. Rather, the environmental setting should be capable of supporting an analysis of the environmental effects of the proposed project (14 CCR 15125).</li> <li>The Board recommends including information obtained from the reconnaissance level surveys into the environmental setting for each section. This would provide the context for</li> </ul>	geological, cultural and other informat depiction of the environmental setting measures were designed to account for performance standards to ensure prot
		the related impact analysis.	resources that may occur within the ar Note that State CEQA Guidelines Sec and negative declarations. Neverthele environmental setting "be no longer th of the significant effects of the propose meets this standard (see Master Resp
1	78 Central Valley Flood Protection Board	<ul> <li>4.0 Geology and Soils (Section 3.7 in the IS/MND)</li> <li>4.1 Reconnaissance Site Visit</li> <li>Section 3.7.2(c) in the IS/MND states that a reconnaissance site visit will determine if the soil is unstable. Further, if the results of the reconnaissance site visit are not favorable and the soil is deemed unstable, the site will be relocated to decrease potential of on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse. This appears to be deferring impact studies and potential resulting mitigation (see Section 2.0, above).</li> <li>The Board recommends conducting the reconnaissance surveys prior to finalizing the IS/MND to evaluate and disclose the potential environmental impacts.</li> </ul>	See Response to Comment 176 and F

nent 176, there is a difference between a component of the project description, and n are included as mitigation measures (see

tions is currently limited (see Response to downer permissions). Existing conditions were ng and databases for biological, historical, nation. This information provides an adequate ng for review in an initial study, and mitigation t for unanticipated impacts and include specific rotection against impacts to unanticipated area of investigation sites.

ection 15125 applies to EIRs, not initial studies eless, Section 15125 mandates that the than is necessary to provide an understanding osed project" (subdivision (a)). The IS/MND esponse 3 ).

Response to Comment 177.

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	179	Flood Protection Board	4.2 Findings Discussion When evaluating the potential environmental impacts, the IS/MND concludes that there is either no impact or the impacts are less than significant. However, within each evaluation the IS/MND notes that implementation of mitigation measures would further avoid, minimize and/or reduce the potential for impacts. It is not clear whether the findings would still be no impact or less than significant absent the recommended mitigation. The Board recommends clarifying whether the mitigation measures recommended are necessary for each impact analysis and updating the findings where appropriate. It is further recommended that the CEQA Lead Agency review the document in its entirety as this same issue was noted throughout and in some cases, mitigation was introduced for the first time with a no impact/less than significant finding.	avoid the occurrence of what would of this sense, these mitigation measures are not true "mitigation measures," as understood under CEQA. Even so, the environmental protection that DWR be deemed to be less than significant wit sometimes included to indicate how a even further reduced, minimized, or a checklist discussions are sufficiently c are presented throughout Section 3.0, might have based on the labeling and In contrast to these instances, ordinar in the IS/MND, are proposed where th without mitigation. See also Response to Comment 69 for
				measures.

es" are sometimes included after a "no impact" rate how potential impacts to that general mized, or reduced. However, these measures se specific CEQA checklist issues where "no nese "mitigation measures" are not needed to otherwise be a potentially significant effect. In es, where aimed at a "no impact" conclusion, as the quoted term of art is ordinarily these measures represent an additional layer of believes is desirable. Likewise for impacts vithout mitigation—additional measures are already less-than-significant impacts can be avoided altogether. Analyses within the CEQA clear, and straightforward impact conclusions .0, so as to avoid any confusion that readers nd inclusion of these "mitigation measures."

arily "mitigation measures," as that term is used there is the potential for significant impacts

for information on the use of mitigation

18	30 Central Valley Flood Protection Board	5.0 Hydrology and Water Quality (Section 3.10 in the IS/MND) The IS/MND includes findings of no impact for flood impacts (Sections 3.10.2(c)(b) and 3.10.2(d)). Based on the lack of information provided in the project description, it is not clear how this conclusion is supported. It is currently unknown which soil investigation sites are located on the levee, the type of drilling on the levee, the equipment and staging areas that will be present on the levees, and if any vegetation will be removed as a result of the proposed project. This level of detail is likely necessary in order to determine whether or not the proposed project may result in on- or off-site flooding and/or a flood hazard. The Board recommends updating the project description as described under Section 1.0, above, and revising the discussion and conclusions within the hydrology and water quality section where appropriate. This level of detail is necessary for the Board to complete its permitting process and to make findings related to potential flood impacts as a Responsible Agency, if required.	Discussions for both Section 3.10.2, is on the reasoning behind the no-impact design and or study area location precessiting of soil investigation sites would read According to a Technical Memorandure 1: Topical Area Levee Vulnerability Dressociates 2007), flooding of Delta Islate the time period between June and Oct per year and are historically caused by weaknesses as well as activities such proposed Project will not be conductinn dredging, will be avoiding rodent burror that make use of those burrows, and ve completion of each site, thereby not constribute to damage or flooding. Further methods for gathering data to analyze See also Response to Comment 8 for locations, Response to Comment 8 for locations, Response to Comment 9 and on reconnaissance surveys, Response Section 408 process for project activity details on the adequacy of the project

issue (c), sub-issue (b), and issue (d) are clear act conclusions—because fundamental project ecludes an impact. Knowing the exact final d not change analysis or conclusions.

lum for Delta Risk Management Strategy Phase Draft 2, (URS and J R Benjamin and Islands during "sunny day events (occurring in October), occur at an approximate rate of 0.107 by a combination of high tide and foundational ch as dredging at the toe of the levee. The ting potentially destructive activities such as rrows as part of the strategy to avoid species d will be backfilling bore holes following the contributing to gaps in the levee that may urthermore, soil borings are one of the main ze the vulnerability of levees to potential risks.

or information on IS/MND mapping and site and Response to Comment 10 for information use to Comment 12 for details on the requisite vity on levees, and Master Response 3 for ct description.

<ul> <li>181 Central Valley Flood Protection Board</li> <li>According to Section 3.17 in the IS/MND, implementation of the proposed pro- result in traffic delays or congestion due to the drilling equipment. Impacts to excessive load, dynamic impacts, or traffic can include deformation and cress due to non-uniform settlement, and damage to levee slopes due to use of lev- points for vehicle turn-outs. These impacts could result in the loss of levee in to levee failures.</li> <li>As previously noted, the IS/MND should disclose which sites are located on or levee. The Board recommends implementing mitigation measures whenever construction zones include travel on and/or over levee roads (including pre- pinspections and levee geometry surveys) with the elevations of levee cress a and landside hinge points, and continuous monitoring during construction for levee deformation. Traffic control measures should include reducing truck sp limiting the number of trucks on the levee during flood seasons. Levee deform vertical or lateral) should be mitigated and be restored in accordance with pro- designs pursuant to the Board and the United States Army Corps of Enginee</li> </ul>	<ul> <li>b levees from st depression vee hinge ntegrity, leading</li> <li>or near a r haul routes or project and waterside r evidence of beed limits and mation (either roject levee ers.</li> <li>b activity on levees, and Response to surveys.</li> <li>Traffic impacts to existing roadways, s discussed in section 3.17.1 of the IS/N drilling equipment there will be multiple cause traffic congestion. However, terr would not conflict with any applicable potential impact risk factors as possible mitigated by measures included in the mitigated by measures included in the MM TRANS-1, which includes traffic continues whimembers of DWR's crews will avoid participation.</li> </ul>
Protection BoardAccording to Section 3.17 in the IS/MND, implementation of the proposed pro- result in traffic delays or congestion due to the drilling equipment. Impacts to excessive load, dynamic impacts, or traffic can include deformation and cress due to non-uniform settlement, and damage to levee slopes due to use of leve points for vehicle turn-outs. These impacts could result in the loss of levee in to levee failures.As previously noted, the IS/MND should disclose which sites are located on or levee. The Board recommends implementing mitigation measures whenever construction zones include travel on and/or over levee roads (including pre-prinspections and levee geometry surveys) with the elevations of levee crests a and landside hinge points, and continuous monitoring during construction for levee deformation. Traffic control measures should include reducing truck sp limiting the number of trucks on the levee during flood seasons. Levee deform vertical or lateral) should be mitigated and be restored in accordance with pro- 	<ul> <li>Response to Comment 12 for informate to activity on levees, and Response to surveys.</li> <li>Response to Comment 12 for informate to activity on levees, and Response to surveys.</li> <li>Traffic impacts to existing roadways, su discussed in section 3.17.1 of the IS/M drilling equipment there will be multiple cause traffic congestion. However, terr would not conflict with any applicable protect and waterside revidence of beed limits and mation (either roject levee ers.</li> <li>MM TRANS-1, which includes traffic continues whimembers of DWR's crews will avoid participation.</li> </ul>
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	thoroughfares to the maximum extent flow of traffic to continue and will avoid
	land.
	MM GHG-1, which encourages carpoo
	MM AIR-1, which limits speed of vehic
	Additionally, as stated in Section 3.17. or if an emergency vehicle needs to pa immediately to maintain emergency ve will be available at all times for emerge
	will be notified of soil investigation active The Proposed Project would not close result in the redesign or alteration of an access be blocked."
	While great care will be taken to review
	conducting project activity on or near lo collecting an extensive amount of geor
	considering the limited local impacts for would not mitigate for any impacts in a
	the existing mitigation measures (see a implementation of the project description

ormation on mapping and site locations, ation on pre-activity reconnaissance surveys, nation on Section 408 permissions as it relates to Comment 176 for details on pre-activity

, some of which are located on levees, are /MND and state that "during operation of the ple vehicles on site which may delay traffic or emporary congestion and/or lane closures e plans, programs, ordinances, or policies."

vs and pre-activity surveys eliminating as many ble, potential impacts to levee roads will be ne IS/MND, such as:

controls (e.g. flaggers) and closure of lanes to while maintaining safety measures by which parking their vehicles on public roads and the practicable. These measures will allow the bid any closure of public roads or lost access to

ools or shuttle vans for worker commutes.

icles on unpaved roads to 15 mph.

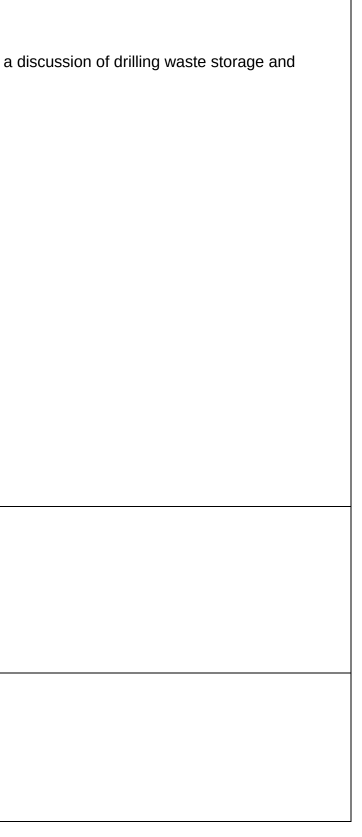
7.2 (d) of the IS/MND, "In case of emergency, pass, easily moved equipment will be moved vehicle access. On major roads, one full lane gency vehicles. Emergency service providers ctivities along roads that may cause delays. se access to any access roads and would not any public roadways, nor would emergency

ew relevant data and conditions prior to r levees (see Response to Comment 12), cometry data is infeasible and unnecessary for any given levee; and such data collection a way that exceeds the mitigation provided by e above) or that would be avoided through otion. See also Response to Comment 180 for

182	Delta Counties Coalition	Mitigated Negative Declaration for Soil Investigations in the Delta ("MND") and the notice of	See Master Response 6. To increase the clarity of the process, requirements has been added to Sect will be obtained. See also Response t encroachment permits and Response permissions.
		Based on the MND, the proposed project areas include completing subsurface and geophysical investigations in the Delta portions of Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo Counties. Each of the counties where the work is proposed has its own local county codes, ordinances, and land use policies. The proposed work includes conducting on-land drilling work and investigations 50 to 200 feet deep below ground surface and may require clearing of lands to allow access for the drilling rigs and other equipment. Such work must be completed compliant with drilling, grading, and other permit requirements of each local jurisdiction where the subsurface work would be conducted.	
		The MND entirely fails to disclose local permitting requirements. The MND does not give any indication that local permits will be obtained or even that local permitting agencies will be notified prior to drilling. This failure is relevant both to the impacts of drilling on water quality and groundwater, as well as local autonomy and land use impacts.	
183	Delta Counties Coalition	The MND claims that the proposed project would not violate water quality standards, waste discharge requirements, or degrade subsurface and groundwater quality since the proposed work will be conducted under DWR's water well standards, DWR Bulletins 74-81 and 74-90. (MND, p. 163-164.) Bulletin 74-81 defines test wells and includes standards for well destruction. (DWR Bulletin 74-81, pp. 25, 52-53.) Bulletin 74-90, in turn, confirms that Bulletin 74-81 constitutes the minimum requirements for construction, alteration, maintenance and destructions of monitoring wells and expands the definition of monitoring wells to include exploration holes. (Bulletin 74-90, pp. 3, 11.) Bulletin 74-90 also includes fill, sealing, and destruction standards for exploratory borings. (Bulletin 74-90, p. 52.) Water Code section 13801, subdivision (c), however, directed counties to adopt water well, cathodic protection well, and monitoring well drilling and abandonment ordinances that meet or exceed Bulletin 74-81's standards. Thus, the Legislature and DWR's own standards envision a regulatory scheme in which local agencies regulate drilling of monitoring wells and exploration holes.	See Response to Comment 167.
		DWR relies on compliance with Bulletins 74-81 and 74-90 to claim the drilling will have "no impact" on water quality standards or groundwater, and yet ignores the local ordinances expressly developed to meet the Bulletins' standards. These local county ordinances include additional requirements to ensure protection of groundwater and land-use resources within the counties' respective jurisdictions.	

## ss, additional language specific to permitting ection 1.2 of the IS/MND. All required permits se to Comment 26 for information on use to Comment 29 for information on landowner

184	Delta Counties Coalition	Conducting drilling without acquiring local permits is a violation of local land-use policies and ordinances and a violation of DWR's own water well standards. The MND's Land Use and Planning section also fails to disclose applicable local ordinances developed pursuant to Water Code section 13801. The MND purports to evaluate whether the proposed drilling would "[c]ause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect[,]" and concludes there would be no impact. (MND, p. 167.) This conclusion cannot be reconciled with the total failure to disclose or comply with local drilling ordinances. Failure to comply with local ordinances would cause potentially significant environmental impacts. For instance, permitting and onsite inspections are required by lead enforcing and permitting agencies to ensure that subsurface borings are properly sealed to minimize detrimental effects. Improperly sealed borings may contribute to soil heaving, piping, or caving which could undermine subsurface utilities or impact nearby foundations and levees. Processes to reduce potential settlements in collapsible soils and eliminate sinkhole potential should also be incorporated. Furthermore, CPT and other boring techniques that produce large vibrations may also cause uneven settlement in the immediate areas near the borings. A plan to protect vibration sensitive facilities should be prepared and include adequate setbacks or modification of the drilling techniques in order to minimize potential detrimental effects.	
		that the proposed work will not pose health and safety issues, DWR and its contractors must adhere to local county ordinances, codes, and policies.	
185	Delta Counties Coalition	The local agencies that developed ordinances regulating DWR's proposed geotechnical activities possess the requisite expertise and familiarity with local groundwater aquifers, and their input is paramount to ensuring the drilling will not have adverse effects. The local agencies will also be responsible for understanding future ramifications of drilling. The MND does not identify any reporting or record keeping of boring results that would be transmitted to the counties and other local agencies. Such reporting is necessary for local agencies' exercise of future permitting authority over unrelated projects. Failing to provide records or reports to local agencies could result in unidentified water quality, groundwater or hazards impacts.	
186	Delta Counties Coalition	The DCC is also concerned that the drilling activities proposed in the MND are evaluated outside of the larger context of a soon-to-be-proposed single tunnel Delta conveyance project. (MND, p. ii.) A "project" under CEQA includes "the whole of an action" that may impact the environment. (14 Cal. Code Regs., § 15378.) Treating the drilling as a separate endeavor from the single tunnel Delta conveyance project amounts to impermissible piecemealing. (East Sacramento Partnership for a Livable City v. City of Sacramento (2016) 5 Cal.App.5th 281, 293.) DWR should reevaluate the impacts of its soil investigations within the context of the larger project it is intended to inform.	See Master Response 2.



187	Delta	Thank you for providing the Delta Protection Commission (Commission) the opportunity to	See Master Response 1.
	Protection	review the IS/MND for the Soil Investigations for Data Collection in the Delta Project	
	Commission	(Project). The Project consists of overwater and land-based soil borings, cone penetration	
		tests, and geophysical surveys in various locations throughout portions of the Delta	
		counties (Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo). The	
		Project will be undertaken by the California Department of Water Resources (DWR) and the	
		Delta Conveyance Design and Construction Authority (DCA).	
		The Commission is a State agency charged with ensuring orderly, balanced conservation	
		and development of Delta land resources and improved flood protection. Proposed local	
		government projects within the Primary Zone of the Legal Delta must be consistent with the	
		Commission's Land Use and Resource Management Plan (LURMP). Proposed DWR	
		actions are not subject to consistency requirements with the LURMP since the Project is	
		sponsored by a State agency. However, the Commission has reviewed the project for	
		potential impacts on the resources of the Primary Zone and Secondary Zone.	
		In addition, the Commission reviews projects within the framework of the Delta Reform Act	
		of 2009, which declared that the State's basic goals for the Delta are to provide a more	
		reliable water supply for California and protect, restore and enhance the Delta ecosystem	
		"in a manner that protects and enhances the unique cultural, recreational, natural resource	
		and agricultural values of the Delta as an evolving place" (Public Resources Code section	
		29702(a) and Water Code section 85054). This concept is often expressed as "Delta as	
		Place" concerns.	
		We offer some suggestions which we believe will help to reduce the potential for negative	
		impacts on Delta as Place - on Delta transportation corridors, agriculture, communities and	
		businesses during the time the soils investigations are conducted.	

188	Delta	Project Description:	See Master Response 1.
	Protection Commission	The proposed Project Study Area includes Alameda, Contra Costa, Sacramento, San Joaquin, Solano, and Yolo counties, in addition to numerous islands, sloughs and other waterways including the Sacramento deepwater shipping channel, with a heavy emphasis on boring locations in or adjacent to communities including West Sacramento, Clarksburg, Hood, Courtland and Walnut Grove.	
		<ul> <li>The IS/MND describes the on-land and over-water portions of the Project as follows:</li> <li>167 soil borings from 50 feet to 200 feet below ground surface;</li> <li>103 cone penetration tests (CPTs) from approximately 50 feet and 200 feet below ground surface; and</li> </ul>	
		• Up to 5 noninvasive geophysical survey investigation arrays on up to five Impact Areas within a location on Bouldin Island.	
		<ul> <li>Over-water soil investigations will consist of 57 soil borings up to 200 feet below the slough or river bottom (measured at the mudline).</li> </ul>	
		The duration of Project activities ranges from 3 months for over-water borings to 6 months for on-land borings; geophysical surveys are expected to take 2.5 months. Individual site investigation activities will last up to 13 work days for the deeper (SO - 200 feet) borings and up to 5 work days for the shallower (>50 feet) borings.	

Protection Commission We appreciate that the IS/MND unambiguously states the Project purpose, which is to inform "the future process of a single tunnel solution to modernize water infrastructure in the Delta." (IS/MND Sect. 1 Background, p. 1). For this reason, we suggest that the Project offers a critical opportunity to build a foundation for consideration of Delta as Place and as defined to the term of term of the term of term o		
the past that the CEQA process and the Delta Plan consistency processes are different and separate. We believe that initiation of this Project without an explicit concurrent process of reaching out to local governments, communities, and Delta organizations would compromise the ability to demonstrate meaningful engagement on Delta as Place issues. Respecting local land use, for example, would include complying with local regulatory requirements when conducting the soil investigations to determine the potential siting for a single tunnel. The draft IS/MND is virtually silent on local permit requirements for soil investigations.	Protection Commission W inf the off lan the se rea co Re reasing sir	cess of a single tunnel solution to modernize water infrastructure in Sect. 1 Background, p. 1). For this reason, we suggest that the Project tunity to build a foundation for consideration of Delta as Place and uture certification of consistency with the Delta Plan. We have noted in A process and the Delta Plan consistency processes are different and that initiation of this Project without an explicit concurrent process of governments, communities, and Delta organizations would by to demonstrate meaningful engagement on Delta as Place issues. I use, for example, would include complying with local regulatory onducting the soil investigations to determine the potential siting for a

tions may be used as part of planning for a tion for other planning efforts within the Delta. vestigations do not meet the criteria to be a . Under Water Code section 85057.5(a), a Plan is defined as "a plan, program, or project 65 of the Public Resources Code that meets all occur, in whole or in part, within the boundaries ill be carried out, approved, or funded by the covered by one or more provisions of the Delta act on achievement of one or both of the of government-sponsored flood control property, and state interests in the Delta." The action" because, due to its very limited impacts, on achievement of one or both of the coequal rnment-sponsored flood control programs to state interests in the Delta." If the DCP ill need to document consistency with the Delta nmental planning and permitting effort.

onse to comments for public engagement sed Project and IS/MND.

Response 6. See also Response to Comment permits.

190	Delta Protection	Specific Mitigation Comments- Congestion/Public Safety, Scheduling and Public Notice:	Proposed Project activity would be tem Land borings will take between five (5)
	Commission	Traffic: We believe the traffic impacts are underestimated and based on incorrect	Final IS/MND) over a period of approxi
		assumptions about the temporary nature of the project. The mitigation for traffic impacts	area, thus the proposed Project is tem
		should be strengthened.	to and from each boring site will be sm
		, v	and leave at the beginning and end of
		Mitigation Measure Trans-1 (MM TRANS-1) states:	to and remain on-site for the duration of
			proposed Project has the potential for
		a. Where it is necessary, traffic controls (e.g. flaggers) will be put in place. Lanes may be	
		closed off by traffic cones with flaggers posted to ensure the flow of traffic continues while	In general, the metric used to determin
		maintaining safety measures for the crew. Traffic controls and lane closures will consider	risks to worker or public safety as a res
		access for emergency services and be coordinated through the encroachment permit	such as a temporary constriction in the
		processes implemented by Caltrans and counties, with CHP coordination as required.	to a lane of traffic (CalTrans Manual or
		b. Parking on public roads and thoroughfares by crew vehicles will be avoided to the	available at https://dot.ca.gov/program
		maximum extent practicable to allow for the flow of traffic to continue.	By adhering to the standards set by Ca
		c. No public roads, waterways or land access will be closed.	positively demonstrated that public or v
		d. For overwater sites, the project area shall be a no-wake zone, with boats not exceeding	standards are set to preserve safety.
		5 mph within 500 feet of the work area.	given site location, and the low amoun
		The main highways traversing the Delta (State Routes 84, 12, 160 and 4) all experience n heavy commute and freight traffic. Bridge operations are currently a major concern, and	the public and workers are minimal, an
			necessary. However, Mitigation Measu
			IS/MND to clarify and enhance when tr
			MM Trans-1:
			a. Appropriate traffic controls will b
			each soil investigation site, acco
			counties. Flaggers may be used
			equipment and work crews to al
			measures for the crew, especial
		than requiring traffic controls "where it is necessary," traffic controls should be mandatory	traffic or reduced visibility. Lane
		unless it can be positively demonstrated there is no public or worker safety risk at each site.	•
		In addition, a system of public notifications that is coordinated with all three Caltrans	-
			will employ safety measures such
		Districts, with County Roads Departments, with California Highway Patrol and local law	as prescribed by Caltrans and c
		enforcement, bridge tenders, and other entities should be outlined as a mitigation measure	made in coordination with Caltra
		(see also Scheduling comment below}.	controls and lane closures will c
			be coordinated through the encl
			Caltrans and counties, with CHF
			The use of mandatory traffic contro
			reduction of lanes, when there is no
			mitigate for potential impacts better
			because there would be no potentia
			Further, such superfluous mandato
			restriction on the flow of regular training
			inconvenience to the public. For the
			controls is not a reasonable or war
L			

emporary and finite at any given site location. (5) and 13 days per site (Section 2.1.1 of the eximately six (6) months throughout the study emporary in nature. Work crews traveling daily small (typically six (6) individuals) and will enter of the work day. Equipment will be transported in of the boring period (5 to 13 days), thus the pr only temporary, short-term impacts to traffic.

nine the need for a flagger is a potential for result of the specific needs of the impact area, the roadway or temporary reduction in access on uniform Traffic Control Devices, 2020. <u>ams/traffic-operations/camutcd/camutcd-rev5</u>). CalTrans, as DWR is required to do, it can be or worker safety is not at risk because these . Because of the small scope of work at any unt and traffic to and from a site, safety risks to and, therefore, traffic controls may not be usure Trans-1 (a) has been revised in the Final in traffic controls will be implemented:

Il be implemented, based on the conditions at coording to standards set by Caltrans and ed during ingress and egress of boring allow flow of traffic while maintaining safety sially if these activities occur in areas of heavy ne closures will be implemented when soil or immediately adjacent to public roadways and such as advance warning areas and flaggers, d county regulations. Public notifications will be ltrans, counties, CHP, and other entities. Traffic I consider access for emergency services and ncroachment permit processes implemented by HP coordination as required.

trols, such as temporary constrictions or no impediment to the roadway, would not ter than the existing mitigation measure ntially significant impact for which to mitigate. atory controls would create an unnecessary traffic, which could create a needless these reasons, enforcing mandatory traffic arranted use of agency resources.

191	Delta Protection	Staging Areas and Storage of Drill Cuttings and Fluids: The IS/MND states in several different sections (eg, Section 2.1, On-Land Soil Boring Equipment, p. 9):	Per Section 2.0 of the IS/MND, the In range from approximately 0.5 to 0.22
	Commission	The Impact Area for any given soil location is considered the soil investigation site itself and the area required for parking various field personnel.	equipment staging, and use of drums areas that may be used for personne disturbed areas, including parking lot public or private roads.
		In addition, Greenhouse Gas Mitigation Measure MM GHG-1 states:	
		e. Encourage carpools or shuttle vans for worker commutes as feasible.	The Impact Area is defined in Section IS/MND. Section 2.0 has been revise about the Impact Area (see also Res
		We suggest clarifying that an Impact Area may consist of the soil investigation site and an offsite parking area for worker vehicles, or the soil investigation site and an onsite multivehicle parking area.	
		With respect to staging areas, the extensive detail provided on types of equipment and methods of investigation, including photographs and graphics such as Figure 7 of the Time Domain Electromagnetic (TDEM) System Schematic or Figure 9 Electrical Resistivity Tomography (ERT) are helpful to the public in grasping the nature of the Project. However, if there is staging of drums with drill cuttings and fluids, the actual staging areas needed will be more extensive. If it is not possible to estimate the size of the staging areas because each will be different, the MND should at least clarify this.	
192	Delta Protection Commission	Scheduling and Advance Public Notice: Although construction schedules are difficult to predict, it should be possible to provide a calendar that shows the biological resource and other constraints to illustrate when activities may be taking place; this would be extremely helpful to public safety agencies, agricultural operations, and Delta communities. This could be included in the MND as an estimate, and as the Project gets closer to construction and mabilization actual be undated and distributed via twisel sharpeds for treffic and other	A table has been added, as Appendix estimated timing of mitigation measu the project schedule for specific reso checklist.
		mobilization could be updated and distributed via typical channels for traffic and other notifications within the Delta.	

Impact Area for each soil investigation site will 22 acres, including space for vehicle parking, ms for storage of drill cuttings. Any additional nel vehicle parking would be in established, lots or along the established right-of-way of

on 1.3 "Proposed Project Location" of the Draft sed in the Final IS/MND to clarify certain details esponse to Comment 9).

dix D, to the Final IS/MND that outlines the sures that place constraints and restrictions on sources analyzed in the CEQA Appendix G

Municipal Utility District provide comments on the Department of Water Resources' (DWR) proposed Mitigated Negative Declaration (MND) for the "Soil Investigations for Data Collection in the Delta" (Project).	See Master Response 2. This geotechnical study will not conflic projects that EBMUD may be develop will add to the body of knowledge rega their own project development.

nflict with any future conveyance or other loping, but conversely may be of use in that it egarding soils that will be useful to EBMUD in

194	East Bay Municipal Utility District	During the California Environmental Quality Act (CEQA) process on an earlier iteration of a DWR Delta conveyance project, the BDCP/WaterFix Project, EBMUD provided DWR with extensive comments regarding that project's potential impacts on EBMUD's existing Mokelumne Aqueducts as well as EBMUD's proposed tunnel. (That BDCP/WaterFix Project included twin tunnels that would have crossed directly underneath the Mokelumne Aqueducts.)	See Response to Comment 4 and Ma
		DWR's prior efforts to advance the BDCP/WaterFix did not adequately assess its Project's impacts on the Mokelumne Aqueducts. Chapter 13.1.5 of the BDCP Conceptual Engineering Report erroneously concluded that "no conflicts are anticipated" with regard to the Mokelumne Aqueduct crossing, and Chapter 13.2.5 indicated that the crossings "will be evaluated at the preliminary design level in conjunction with EBMUD. " Analysis of potentially significant environmental effects cannot be deferred to a future date. Such analysis must instead be completed during the earliest stages of planning and alternatives analysis.	
195	East Bay Municipal Utility District	A potential DWR Delta conveyance tunnel threatens to expose the Mokelumne Aqueducts and their deep foundations to substantial adverse effects resulting from soil settlement/subsidence, undermining, lateral earth movement, construction vibrations and vibration induced settlement. In addition, a Delta conveyance tunnel would also pose a	See Master Response 2. Should any of the impact areas withir EBMUD right of way , DWR will pursu Response to Comment 26).
		DWR must also address a likely conflict between its future Delta conveyance tunnel and EBMUD's future cross-Delta tunnel. EBMUD owns the land and subsurface rights along the alignment of the Mokelumne Aqueducts (the EBMUD ROW) and has begun planning for a cross-Delta tunnel to replace its existing above-ground aqueducts. EBMUD's design for its cross-Delta tunnel places the EBMUD tunnel within an elevation range of -80 ft msl to -130 ft msl (NAVD88 vertical datum). Any Delta conveyance tunnel proposed by DWR must address this reasonably foreseeable conflict. EBMUD expects the DWR Delta Conveyance Project to avoid tunneling within this elevation range at the site of the DWR tunnel's intersection with the EBMUD ROW and to also provide an appropriate additional clearance between the two facilities.	
		Finally, the Project will be taking place in the general vicinity of EBMUD's Mokelumne Aqueduct ROW which EBMUD holds in fee. Any projects being planned within or immediately adjacent to EBMUD property will need to follow EBMUD's Procedure 718-Raw Water Aqueduct Right-of-Way Non-Aqueduct Uses. A copy of the procedure is enclosed for your reference.	

Master Response 2.

## hin the scope of the Proposed Project cross rsue all pertinent encroachment permits (see

196	East Bay Municipal	Information Recently Submitted by EBMUD Related to Soil Investigations	If DWR proceeds with the soil investig private property. DWR would be able
		EBMUD has already provided extensive geotechnical information to DCA. On September 3,	
		2019, DCA's Engineering Manager wrote EBMUD requesting deep subsurface data from	onto private property, and the terms of
		EBMUD's work along the Mokelumne Aqueduct alignment. The information was requested as part of DCA's geotechnical investigations within the Delta. In response, on September	data will not become public (see also able to share information with EBMUI
		18, 2019, EBMUD provided DCA with its 2019 Geotechnical Data Report from EBMUD's	information, but not specific data from
		Phase 1 Geotechnical Exploration Program for its Delta Tunnel Project. Thus, EBMUD has	
		shared its recent geotechnical report concerning the Delta crossing of the Mokelumne	
		Aqueducts. We would like DWR to share with EBMUD the results of its work, including the	
407		Geotechnical Data Report, associated gINT files, and Geotechnical Interpretive Report.	
197	East Bay	Meeting	DWR has forwarded EBMUD's reque scheduled. Note that the Proposed P
	Municipal Utility District	In DCA's September 3, 2019 letter to EBMUD, DCA offered to meet with EBMUD staff to	DCP (see Master Response 2).
		discuss the current geotechnical exploration plans. In response to this offer, EBMUD's	
		September 18, 2019 response requested such a meeting, but we have not yet received a	
		follow-up communication to actually set the meeting. We would like to meet with DCA and	
		DWR soon to understand both the immediate soil investigation Project and DWR's broader,	
		overall Delta conveyance project. It is our hope that DWR engages with EBMUD to fully	
		explore the potential impacts of its proposed single tunnel Delta conveyance project on EBMUD's Mokelumne Aqueducts and on EBMUD's proposed tunnel in the EBMUD ROW.	
		In this way DWR's Delta conveyance project can be designed in a way to avoid such	
		impacts so that EBMUD can continue to convey its vital Mokelumne River water supply to	
		its East Bay service area.	
198	East Bay	[ATT 1: Procedure 718-Raw Water Aqueduct Right-of-Way Non-Aqueduct Uses]	See Response to Comment 195.
	Municipal		
	Utility District		
L	1	1	

stigations, they are proposed on both public and ole to share information obtained on public otiate temporary landowner entry permissions as of entry typically include provisions that the lso Response to Comment 29). DWR would be MUD that is interpreted and aggregated with other rom individual sites on private property.

uest to the DCA, and future meetings will be Project is not a part of the future, proposed

	199	Leland Frayseth	The request for comment on this "Soil Investigations for Data Collection" just came out today and comment closes 20 December 2019. Please reference the following section:	The fish work window specified in the was selected to avoid impacts to sense
			MM BIO-14: General Fish Over-water activities will be limited to only being conducted during the fish work window (August 1 – October 31) to avoid impacts to sensitive fish species that have the potential to occur in the Study Area.	that avoids the primary migration and the primary migration seasons of adu October 31) does overlap with a porti salmon (July – December) and steelh
			I do not who approved the reference fish work window dates, I doubt they have a fishing license and fish for Sacramento or Mokelumne Chinook salmon because the dates of that window are the peak of the fall run Chinook salmon migration and the over water boring locations in red would be very disruptive to migrating salmon and fishermen and women who target them.	the primary migration period for the la federally threatened spring-run Chino endangered winter-run Chinook (Dec upstream migration period for adult g the water boring equipment will be de portions are limited in size, thus leaving
			Please see redlined attached pages of your document and the 2019-2020 Supplemental Sport Fishing Regulations.	migration and movement, resulting in populations (Final IS/MND, Section 3
			Please watch this video to view what Department of Water Resources DWR's neglected maintenance and subsequent Oroville spillway failure did to fall run Chinook at the Feather River Hatchery. Are you trying to finish the species off with over water boring for the scary tunnel during the peak of their migration? https://youtu.be/rvm7r4hYcWs	Because of the limited size and durat significant impediment to anglers (Fin be backfilled and capped upon compl
	200	Leland Frayseth	[ATT 1: Soil Investigations for Data Collection in the Delta Initial Study/Proposed Mitigated Negative Declaration Excerpts (with Redline)]	See Master Response 1 and Respon
	201	Leland Frayseth	[ATT 2: 2019-2020 Supplemental Sport Fishing Regulations (with Redline)]	See Master Response 1 and Respon
	202	Leland Frayseth	[ATT 3: November 20, 2019 DWR E-mail Blast - Soil Investigations for Data Collection in the Delta (November 20, 2019)]	See Master Response 1 and Respon
-				-

he Final IS/MND Section 3.4.2 (MM BIO-14) ensitive fish species by targeting a time period nd rearing seasons of juvenile salmonids and dults in the Delta. This window (August 1 – rtion of the migration period for fall-run Chinook elhead (August - October); however, it avoids late fall-run Chinook (mid-Oct - December), nook (March – September) and federally becember – August), as well as the peak green sturgeon (February – May). Additionally, deployed for limited duration and the in-water wing the water way minimally obstructed for fish in a less-than -significant impact to these fish 3.4.2).

ation of the boring, this activity should not be a Final IS/MND Section 3.16.2). Boring voids will apletion of the work.

onse to Comment 199.

onse to Comment 199.

onse to Comment 199.

	203	Friends of Stone Lakes	single largest complex of natural wetlands, lakes and riparian areas remaining in the Sacramento-San Joaquin Delta, and provides critical habitat for waterfowl and other migratory birds of international concern, as well as a number of endangered plant and animal species. Its location at the south end of a large urban area increases the Refuge's importance as a stop on the Pacific Flyway migratory route. Stone Lakes NWR and its surrounding agricultural areas are home to several special status species, including the tri- colored blackbird, greater sandhill crane, white-face ibis, long-billed curlew, Swainson's hawk, burrowing owl, giant garter snake and valley elderberry longhorn beetle. The Friends requested that I review and prepare expert comments on terrestrial species impacts on their behalf. Attached as Exhibit A is a copy of my Statement of Qualifications. Among other qualifications as a wildlife expert in the project area, I am founding member of Save our Sandhill Cranes, an advocacy group for greater sandhill crane, as well as an executive member of Environmental Council of Sacramento and the Mother Lode Chapter of the Sierra Club. I also served as an expert witness at the State Water Resources Control	While the study area for the proposed activity is limited to relatively small ind impacts are constrained to Impact Are resources based on reconnaissance's Response to Comment 10 for informa Response to Comment 104 and 191 f Study Area. See Master Response 4.

ed Project is geographically large, project individual location sites where any potential Areas, which are chosen to avoid environmental e's surveys. See Response to Comment 9 and mation on reconnaissance surveys. See also 1 for information about the Impact Areas and

204	Friends of Stone Lakes	Inadequate Survey Approach This project proposes an enormous number of coring sites over a wide area. This project does not have a constrained number of areas implicated for impacts, but rather includes an extensive and far ranging number of sites for subsurface soil exploration. The number of sites and the scope of the geography involved make habitat assessment coupled with very limited reconnaissance field surveys inadequate to detect the presence of species throughout this extensive area. Habitat assessment coupled with reconnaissance field surveys is one of the appropriate tools for determining if listed and special status species are in a particular area, but they are far from the only one, and can be insufficient to capture the presence of all listed species and species of special concern, especially if the surveys are limited. The California Natural Diversity Database has useful occurrence data (but the lack of occurrence data in no way can be used to assume the absence of a species), as does the California Native Plant Society, the United States Fish and Wildlife Service, the Stone Lakes National Wildlife Refuge, the Cosumnes River Preserve, eBird, and the Audubon Christmas counts, to list a few. The utilization of all of these sources, as well as other appropriate sources like literature review, AND comprehensive field surveys to verify the presence of species that are expected to occur two weeks before the coring is started has the potential to miss various species. Weather conditions and dormancy, for instance, may hinder detection. The sheer number of sites and the variability of the terrain mathematically increases the possibilities for errors in detecting the presence of species, and this compounded with the apparent tight timeline for the field surveys (one survey two weeks prior to impacts), which suggests that they would be conducted no matter what the climactic conditions, increases the likelihood that species will be missed and impacts will occur. Basing a Mitigated N	the range of the species, and to identifincluding habitat that may be poor or mericial surveys are meant to ground truthas well as document any species that a These surveys are not expected to conspecies and are only used to determine potentially suitable habitat is identified cases, additional pre-activity surveys we monitor immediately prior to ground dis will be monitored to ensure no significat. The number of sites and variability in the site surveys that will be timed in such a identification of species that could occur activities. Additionally, to further protect treated as potentially occupied so that observed during the surveys, are still processervative approach to species protect complexities of a project with multiple stand a timeline of multiple months.

esponse to Comment 10 on reconnaissance Response to Comment 176 on mitigation

for this IS/MND, multiple sources were Final IS/MND Section 3.4.1.1). Absence is of CNDDB occurrences. CNDDB occurrences laturalist and eBIRD, as well as other sources in the background analysis to determine is identified as having a potential to occur in onfirm that the specific impact sites are within tify whether there is potentially suitable habitat, marginal for the species. The reconnaissance th the presence of potentially suitable habitat t are present and observed during the survey. onfirm presence of all potentially occurring ine absence in the very specific case when no d on or adjacent to a site. Even in those will be performed by the on-site biological listurbance and all soil investigation activities cant impacts to special status species.

h terrain is precisely why there will be multiple h a way as to ensure maximum potential for occur concurrently with any soil investigation tect species from harm, suitable habitat is at cryptic species, or species that are not Il protected by the measures put in place. This otection is designed to counter the e sites, habitat variability, climactic variability

irds and power line strikes, it is standard during piological monitor to survey for presence of s the risk based on local conditions, including o entering the site. The monitor then rictions to work to the field crew based on the f migratory birds or their nests. This, in addition v birds ample time to depart the site from t, and avoid a rapid flush, as indicated in the nent arrive on site, the project will have a very and will be unlikely to cause any birds that may be small footprint of project work, the number of the would be minimal and not give rise to the npact on a population, class, or species of bird standard for the on-site biological monitor to of disturbed behavior and communicate any

			measures that must be implemented t nests.
			Furthermore, the Draft IS/MND proposisome special-status species that would that species to be present. These species protections as full avoidance of the hat through MM BIO-13, MM BIO-20), we related restrictions (MM BIO-4, MM BI that is appropriate to the species (MM through MM BIO-11, MM BIO-15 through Species-specific surveys be conducted species (BIO-3, BIO-5 through BIO-11 will be present during soil investigation applicable mitigation measures and to are protected from harm.
			MMs BIO-1 through BIO-20 would be special status species to a less-than-s mitigation measures, in and of themse onsite, although this exact presumptio
			As a result of Project design and applied to species and habitat will clearly be less substantially adverse impacts (see Fir Resources Code, Section 21080, sub-
			See also Master Response 4.
205	Friends of Stone Lakes	Field Surveys on Refuge and Preserve Lands There were no indications in any of the proposed mitigations that field surveys would be conducted in collaboration with the land managers for Refuge and Preserve lands. This is quite surprising given the obvious expertise and local knowledge available from these sources, but it is consistent with the flawed reliance on using a single or limited field surveys to determine the presence of species, and as such it also indicates the	Prior to any individual site location bei appropriate landowners/entities would sought (see Response to Comment 29 preserve lands, the local knowledge w that time so as to ensure that the reso See Response to Comment 9 and Res
		fundamentally flawed nature of this MND. A full Environmental Impact Report should be prepared and the land managers for Refuge and Preserve lands should be consulted as part of that process.	surveys and limited site access and R requiring pre-activity site surveys. See also Master Response 4.

## to prevent take of migratory birds or their

osed species-specific mitigation measures for buld be implemented based on the potential for becies-specific measures include such habitat (MM BIO-2,MM-BIO-4, MM BIO-12 veather related restrictions (MM BIO-2), timing BIO-9, MM BIO-14), establishment of a buffer M BIO-3 through MM BIO-8, MM BIO-10 rough MM BIO-18), and the requirement that ted appropriate for the identification of those 11, BIO-18). Additionally, a biological monitor ion activities to ensure implementation of all to ensure that any wildlife that enter the site

e implemented to reduce any impacts to -significant level. The existence of the selves, presumes that species will be present tion is not required by CEQA.

plicable mitigation measures, potential impacts less than significant and not result in any Final IS/MND, Section 3.4.2; see also Public Ibdivision (c)(2)).

eing physically accessed for evaluation, the Id be contacted, and permission formally 29). Should any of these sites be on refuge or would not only be sought, but welcomed at sources are appropriately identified.

esponse to Comment 10 on reconnaissance Response to Comment 176 on mitigation

206	Friends of Stone Lakes	The MND makes no mention of protocols for equipment and invasive species. Seeds from invasive species can easily be transported on equipment and vehicles from one work site to another unless rigid protocols are in place to remove any invasive seeds that become attached. The MND does not address this potentially significant impact or include any mitigation measures to avoid this serious problem. As such, even the field surveys could very well lead to invasive plant seeds being transported from one area to another. And, the same is true for the coring rigs and any other vehicles being used in multiple location for this project. Other flaws in the MND requiring preparation of a full Environmental Impact Report are discussed below.	Section 3.4.1.2 of the Final IS/MND w of invasive species throughout the De In the Delta, unfarmed uplands are do minimal disturbance are usually domir and areas that are frequently disturbe land-based soil investigation sites con agricultural fields and roads. Section 3.4.2 (b) of the Final IS/MND Due to the pervasive presence of inva disturbed nature of the proposed Proje result in spread of invasive species be and equipment related to the project w roadways until entering disturbed soil As indicated in the above revision, the in previously disturbed areas that have invasive plant species that are already areas of the Delta. Thus, the proposed potential for spread of invasive specie emergent wetland, and vernal pool ha 2.0, Proposed Project Description. Fu
			to the project will remain on existing p previously disturbed soil investigation remnant of invasive plant species. As spread of invasive species between lo plant species were to be inadvertently would be limited and occur on areas a Therefore, the proposed Project would adverse effect on, any special-status p IS/MND, Sections 3.4.2(a), (b)). See also Master Response 4.
207	Friends of Stone Lakes	MMBio-1: Having qualified biologists conduct habitat assessment and reconnaissance level surveys approximately two weeks prior to the onset of ground disturbing soil investigation activities would not detect annual listed plants unless there were multiple surveys throughout the year to avoid a situation where a single survey was done when the subject plants were dormant. As well, field surveys could only be considered definitive if species are affirmed to be present. The absence of a species sighting for many species is far from conclusive that they are not actually present. This reinforces the disappointment that land managers for local Refuges and Preserves are not planned to be consulted because their local knowledge could prove invaluable in verifying the presence of species on those lands.	

was revised to address the pervasive presence Delta:

dominated by non-native species. Areas with ninated by European annual grassland species, bed are dominated by agricultural weeds. The onsist of disturbed habitats including

D was revised to address invasive species:

vasive species throughout the Delta and the oject location sites, the project is not likely to between locations. Furthermore, all vehicles t will remain on existing public and private bil investigation sites.

the proposed soil investigation sites are located ave already been exposed to many of the ady ubiquitous in the disturbed and developed sed Project would not significantly increase the cies above baseline conditions. Additionally, habitats will be avoided, as detailed in Section Furthermore, all vehicles and equipment related g public and private roadways until entering on sites, so as to minimize the movement of any As a result, the project would not result in any a locations. But even if some number of invasive itly brought to a project location, this transfer s already inundated with invasive plant species. uld not result in a "spread" of, or substantially is plant species or natural community given (see

Response to Comment 205.

208		MM Bio-3: Western Pond Turtle: This mitigation measure further explicates the flawed approach of relying on limited field surveys for determining presence. If the weather happens to be cold and or overcast when the survey is done 48 hours before the activity begins, it is quite unlikely that California Pond turtles would be detected. And yet, it might be very clear from the available data from other sources that California Pond Turtles are indeed present. Starting the activity with an assessment that no turtles are present, when they are in fact known to be present, dramatically increases the chance of "take," and once again demonstrates the need for a fully researched and analyzed Environmental Impact Report, rather relying on this flawed mitigation measure and MND. Protocols for field surveys must be appropriately timed to be effective.	See Response to Comment 204. See
209	Friends of Stone Lakes	MND's inadequate approach could result in take of giant garter snake, which would be a	See Response to Comment 204. See "Hibernacula", in the form of burrows, during the winter brumation period fro April. In areas with potential giant gar burrows, no work will be conducted du underground and therefore more vuln conducted during the snakes' active s make use of burrows during the active the aquatic habitat, which makes the appropriate (see USFWS, 1997; Avai Formal Consultation for U.S. Army Co Relatively Small Effects on the Giant Fresno, Merced, Sacramento, San Jo Counties, California at <u>https://www.fw</u> <u>Guidelines/Documents/ggs%20apper</u> Additionally, any suitable upland habi BIO-4). The avoidance of suitable habitat the species could be present and pro- adverse impact to the species will occ
210	Friends of Stone Lakes	MM Bio 5 and 6: Both of these mitigations are focused on the impact to nesting birds and no consideration is given to foraging birds beyond letting them leave the area. If project activities are undertaken during very foggy conditions, birds that are flushed have the potential to hit power lines, including special status species like the White-tailed Kite, which is a fully protected species, and the Swainson's hawk which is a state listed species, as well as the Sandhill Crane, which has been conclusively demonstrated to be at risk from power line strikes.	See Response to Comment 204.

See also Master Response 4.

See also Master Response 4.

vs, are used by giant garter snakes primarily from approximately October until approximately arter snake habitat, including presence of during this time period when the snakes are ulnerable. Work in these areas would be e season, May 1 to Oct 1. While the snakes tive season, those burrows are located nearer to be USFWS-recommended 200-foot survey area vailable as Appendix C of the Programmatic Corps of Engineers 404 Permitted Projects with ht Garter Snake within Butte, Colusa, Glenn, Joaquin, Solano, Stanislaus, Sutter and Yolo fws.gov/sacramento/es/Survey-Protocolspendix%20c.pdf ).

abitat within 200 feet will be avoided (see MM habitat is functionally equivalent to assuming that rotecting it, with the result that no substantially occur (see IS/MND, Section 3.4.2(a)).

211	Friends of Stone Lakes	MM Bio-7: Disturbing roosting Tri-colored Blackbirds has the potential to expose them to predators, like the Black Crowned Night Heron, that are found near Tri-colored Blackbirds roosting/nesting areas such as large blackberry patches. Birds leaving the blackberry patches are more vulnerable to predators, such as Black Crowned Night Herons, than ones that remain inside the blackberry out of reach of the much larger predators that cannot squeeze into the patch. Disturbances that cause the blackbirds to flush out of the blackberry patch have the potential to result in take of Tri-colored Blackbirds due to predation. The 1,300 foot buffer around nesting blackbirds to avoid nest abandonment should also be applied to Tri Colored Blackbirds that use blackberry patch roost sites that experience routine predation by predators like Black Crowned Night Herons. And here again, just relying on habitat assessment and reconnaissance field surveys would not necessarily capture the whole picture and Tri Colored Blackbirds could be taken by the activities contemplated in this flawed MND.	Section 3.4.2 (a), MM BIO-7 includes a Blackbird breeding colonies and roost biologist. A pre-activity survey conducted by a q will ensure that Tricolored Blackbird ne buffer applied. The Project involves a equipment and support vehicles arrive Comment 191 and Response to Comr Work will take place during daylight ho roosts or increase risk of predation by Night Herons. See also Response to C
212	Friends of Stone Lakes	MM Bio-8: It can be very difficult to identify all bird nests in a single reconnaissance field survey, especially given the profusion and density of leaves during the nesting season for the tree nesters. Cavity nesting birds also can prove challenging to detect depending on how much visual obstruction there is in front of their nests. Similarly, ground nests that are immediately over the coring sight would be relatively easy to spot, but in order to protect all ground nesters protected by the Migratory Bird Act, the entire pathway of every possible	The standard method used by the qua employed for the Proposed Project, in within the project footprint and include biological monitors are trained to spot surveying. While most access routes that are less likely to support nesting b thoroughly for the presence of opportu as will access routes that contain any nests will be avoided (see Response t 10). For the Proposed Project, a biological activities and has the authority to stop appear disturbed by the Project (MM E This level of professional surveying, m less-than-significant impact to all nesti The killdeer nest mentioned in the con during a June 10, 2019, pre-activity su court-ordered entry dating back to a se 2010 (SCH# 2010062041). The killdee and unencumbered state and location significant distance away. The mitigati site visit identified a nest which was the

es a buffer of up to 1,300 feet for Tricolored ost sites to be established by a qualified

a qualified biologist is a standard measure and nest or roost sites will have the appropriate a very small footprint and little movement once ive/depart from the site (see Response to mment 203). Speed limits will be adhered to. hours, and thus are not likely to affect night by nighttime predators such as Black Crowned o Comment 204 and Master Response 3.

ualified biological monitor, which would be involves thoroughly searching for bird nests des surveys of all access routes. Qualified oot both cavity and ground nests during their es would be on established paved or dirt roads g birds, these routes will be surveyed ortunistic ground nesting birds such as killdeer, ny habitats that may support nesting birds, and e to Comment 9 and Response to Comment

cal monitor will be on site during all Project op work if new nests are found or nesting birds A BIO-1). See also Response to Comment 204. monitoring, and avoidance would ensure a esting habitat, including cavity and ground nests.

omment was identified on an access road survey that was being conducted related to a separate project approved on September 23, eer nest remained in its original undisturbed on while drilling occurred on June 17, 2019 a ation worked as intended, in that the pre-activity then subsequently completely avoided.

213	Friends of Stone Lakes	given to foraging cranes. The disturbance from the vehicles associated with the work activities contemplated in this MND have the potential to flush foraging Sandhill Cranes and if this occurs during foggy conditions they are at risk of collisions with power lines. There was no analysis of where nearby power lines are located in relation to where work activities would occur, and there was no discussion of work restrictions to address weather risks. A	
214	Friends of Stone Lakes		See Responses to Comments 203 to 213. See also Master
215	Friends of Stone Lakes	[ATT 1: Statement of Qualifications – Sean Wirth]	See Master Response 1.
216	Local Agencies of North Delta	These comments are submitted on behalf of Local Agencies of North Delta ("LAND") regarding the Department of Water Resources' ("DWR") Initial Study/Proposed Mitigated Negative Declaration ("MND") for Soil Investigations for Data Collection in the Delta ("Project"). LAND is a coalition of reclamation, levee and water districts in the northern Delta. Many of the proposed boring sites (and major components of a tunnel project), would be within LAND member district areas.	See Master Response 1.
217	Local Agencies of North Delta	I. AN EIR IS REQUIRED UNDER CEQA FOR THIS PROJECT As further explained below, the MND is deficient as an informational document in a number of fundamental respects and the Project entails potentially significant impacts for which adequate mitigation measures are not provided. An MND is only appropriate when all potentially significant impacts of a project are mitigated to less than significant levels. (Cal. Code Regs., tit. 14 ("CEQA Guidelines"), § 15070, subd. (d); Pub. Resources Code, § 21064.5.) As a result, DWR must prepare a full environmental impact report ("EIR") prior to undertaking the project.	See Master Response 3 and Master Response 4. This com specific deficiencies in the IS/MND.

sponse 204. Wetland habitat used by black rail will be avoided so at likely to cause the species to flush (see Response to Comment 9 to Comment 10).
been revised to enhance its effectiveness by removing "if possible" ting "During the nonbreeding season (September 1 – January 31) e burrows they are using will be avoided."
r Response 3.
to Comments 203 to 213. See also Master Response 4.
sponse 1.
sponse 1.
sponse 3 and Master Response 4. This comment does not offer any
icies in the IS/MND.
141

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	218	Local Agencies of North Delta	<ul> <li>A. Piecemeal Review of Drilling in Furtherance of a Tunnel Evades Review</li> <li>It is troubling that the drilling activities proposed in the MND are evaluated outside of the larger context of the proposed single tunnel Delta conveyance project. (MND, p. ii [drilling is to "inform and evaluate alternatives for a proposed single tunnel Delta conveyance"].) A "project" under CEQA includes "the whole of an action" that may impact the environment. (CEQA Guidelines, § 15378, )"[] projects are various steps which taken together obtain an objective, they are a single project for the purposes of CEQA." (Aptos Council v. County of Santa Cruz (2017) 10 Cal.App.5th 266, 283.)</li> <li>Here, the Project is a part of single tunnel Delta conveyance, and the single tunnel Delta conveyance is reasonably foreseeable. (See Notice of Preparation for Delta Conveyance Project, attached as Exhibit 1.) A project description encompasses the entire activity that is proposed for approval; on the other hand reasonably foreseeable indirect changes to the environment that will result from that activity should be considered in cumulative impact analysis. (See City of Long Beach v. City of Los Angeles (2018) 19 Cal.App.5th 465, 477.) The Project should be analyzed in the eventual EIR for the single tunnel Delta conveyance, or the latter should be included in this Project: soundative impact analysis. Either way, the environmental review of the Project and "the action will be significant in that it will likely change the scope or nature of the initial project or its environmental effects." (Laurel Heights Improvement Assn. v. Regents of University of California (1988) 47 Cal.3d 376, 395 (Laurel Heights).) "Related projects currently under environmental effects." (Claurel Heights Improvement Assn. V. Regents of University of California (1988) 172 Cal.App.3d 151, 168 (Citizens Assn.).) The failure to consider ed in a cumulative analysis." (Citizens Assn. for Sensible Development of Bishop Area v. County of Inyo (1985) 172 Cal.App.3</li></ul>	See Master Response 2.
			conveyance" (MND, p. ii; see also MND, p. 1.) Yet the single tunnel conveyance is not	

010	Lacal	The commitment of recourses devoted to the single type of conveyees stress the sould	Can Mantan Danmanan O. Can alar Dan
219	Local Agencies of North Delta	The commitment of resources devoted to the single tunnel conveyance already could commit the agencies to carrying out the single tunnel project. The Delta Conveyance Authority's ("DCA") January 2020 update includes a summary of all of the contracts DCA has entered into with various vendors. (Exhibit 2, p. 8.) The DCA has entered into a minimum of \$204 million of contracts with engineering and design firms. (Exhibit 2, pp. 8-9 [Jacobs, Fugro, and Parsons contracts].) A considerable amount of resources has been committed to a single tunnel Delta conveyance, and environmental review has commenced. (Exhibit 2, p. 15; see also Exhibit 1.)	See Master Response 2. See also Res Comment 19.
		Previously, DWR analyzed geotechnical exploration drilling with the larger project it serves to inform in a full EIR. The now-decertified EIR for the California WaterFix conveyance included geotechnical exploration as a component of the project. (See Exhibit 3, pp. 3-164 to 3-167.) [Footnote 1: Exhibit 3 is comprised of excerpts from the 2016 California WaterFix Final EIR.] These geotechnical investigations would have included subsurface investigations to inform design and construction of the actual conveyance facilities. (Exhibit 3, p. 3-164.) The WaterFix EIR also evaluated the impacts of geotechnical investigations, even noting that "ground settlement as a result of geotechnical investigation and the tunneling operation could result in loss of property or personal injury during construction." (Exhibit 3, p. 9-308.) DWR's past actions demonstrate the Project is a part of the larger Delta conveyance project and that the significant impacts associated with drilling required preparation of an EIR. Preparing the MND separate from the single tunnel Delta conveyance is merely a ploy to evade meaningful review. The Project's potentially significant impacts must be evaluated in an EIR.	
		If not necessarily the same project, environmental documents must consider "reasonably anticipated future projects in its cumulative analysis. (See Santee, supra, 214 Cal.App.3d at 1452; Laurel Heights, supra, 47 Cal.3d at 394; Citizens Assn., supra, 172 Cal.App.3d at 168.) Again, the DCA's irretrievable commitment of resources and the MND itself make clear that a single tunnel Delta conveyance project is reasonably anticipated as a future project. (See Exhibit 1.) DWR must either reevaluate this Project as a component of the larger single tunnel Delta conveyance, or include the latter in this Project's cumulative impact analysis. The failure to consider the single tunnel conveyance in the MND's impact analysis is an informational deficiency rendering the MND inadequate. (Santee, supra, 214 Cal.App.3d at 1455.)	

## Response to Comment 4 and Response to

North DeltaCEQA "requires the preparation of an EIR whenever it can be fairly argued on the basis of substantial evidence that the project may have significant environmental impact." (No Oil, Inc. v. Los Angeles (1974) 13 Cal.3d 68, 75.) Here, there is substantial evidence of a fair argument that the Project has the potential to result in several potentially significant impacts. Potentially significant impacts overlooked by the MND include, but are not limited to, impacts associated with: noise, biological resources, hazardous materials, waste disposal, truck traffic, and cultural resources.Moreover, the mitigation provided for these impacts is inadequate. An MND is appropriate only when all potentially significant impacts of a project are mitigated to less than significant levels. (CEQA Guidelines, § 15070, subd. (d); Pub. Resources Code, § 21064.5.) A MND is not appropriate when the success of mitigation is uncertain, as that creates a fair argument that an impact will not be mitigated to less-than-significant levels. (See San Bernardino	220 Lo	ocal	B. The Project Would Result in Potentially Significant Impacts	See Master Response 4. This commo
<ul> <li>substantial evidence that the project may have significant environmental impact." (No Oil, Inc. v. Los Angeles (1974) 13 Cal.3d 68, 75.) Here, there is substantial evidence of a fair argument that the Project has the potential to result in several potentially significant impacts. Potentially significant impacts overlooked by the MND include, but are not limited to, impacts associated with: noise, biological resources, hazardous materials, waste disposal, truck traffic, and cultural resources.</li> <li>Moreover, the mitigation provided for these impacts is inadequate. An MND is appropriate only when all potentially significant impacts of a project are mitigated to less than significant levels. (CEQA Guidelines, § 15070, subd. (d); Pub. Resources Code, § 21064.5.) A MND is not appropriate when the success of mitigation is uncertain, as that creates a fair argument that an impact will not be mitigated to less-than-significant levels. (See San Bernardino</li> </ul>	Ageno	cies of		deficiency or inadequacy in the IS/MI
	0	n Delta	substantial evidence that the project may have significant environmental impact." (No Oil, Inc. v. Los Angeles (1974) 13 Cal.3d 68, 75.) Here, there is substantial evidence of a fair argument that the Project has the potential to result in several potentially significant impacts. Potentially significant impacts overlooked by the MND include, but are not limited to, impacts associated with: noise, biological resources, hazardous materials, waste disposal, truck traffic, and cultural resources. Moreover, the mitigation provided for these impacts is inadequate. An MND is appropriate only when all potentially significant impacts of a project are mitigated to less than significant levels. (CEQA Guidelines, § 15070, subd. (d); Pub. Resources Code, § 21064.5.) A MND is not appropriate when the success of mitigation is uncertain, as that creates a fair argument that an impact will not be mitigated to less-than-significant levels. (See San Bernardino	

ment does not present evidence of any specific MND.

221	Local Agencies of North Delta	<ol> <li>The Project Involves Significant Impacts Associated with Noise</li> <li>As recognized by DWR itself and by other agencies with permitting responsibility over the Project, noises and vibrations are a part of the Project. (See, e.g., MND, pp. xx, 173, 174.)</li> <li>This means that loud sounds will occur within designated critical habitat for listed species. In fact, the MND itself suggests the potential for these noises to result in potentially significant impacts, as species such as Green sturgeon, Delta smelt, and winter-run chinook salmon have a "High" potential to occur at the Project locations. (MND, Appendix A.) However, the MND concluded that noise issues would result in a less than significant impact, the MND relies in part on Mitigation Measure NOI-1. This measure provides that equipment will be properly tuned and use appropriate mufflers. (See MND, p. xx.) Relying on this mitigation measure alone is inadequate to ensure that significant impacts will not occur from noise, because it does not address noise impacts as it only provides a designated in-water work window to reduce exposure of sensitive fish species to in-water work activities. (See MND, p. px.ii). This fails to mitigate or account for the noise impacts during said exposure, and the timing window of August 1 – October 31 fails to avoid the presence of several listed fish species. Instead, the MND claims that for aquatic communities, activities of the Project would be "minor in scope," "would not result in the degradation of aquatic habitat or water quality conditions," and that "disturbance of the river bed would be negligible," (see, e.g., MND, p. 83), while neglecting that noise impacts could be a potential significant impact on aquatic species.</li> </ol>	Effects of underwater noise on fish and whether they are impulsive sounds (pil sounds (boat motor) dB(rms (root mea would be classified as continuous sour squared dB. Popper and Hawkins (201 overview of the impacts of anthropoge experiencing pile driving (depending u swim bladder) to be: > 207 dB peak = > 186 dB peak = temporary hearing los biologically relevant sounds as well as proximity to the source of the noise. The species is 206 dB for peak sound expect dB cumulative SEL depending upon fist For increased clarity, language regard been added to the Final IS/MND Section During similar overwater geotechnical measurements were taken at 10 meter exceed SEL of 146 dB with a maximur dB, which are below the NMFS thresholt this noise level at its highest point falls level, as included above, that would cat behavior and does not come close to a All overwater drilling will make use of a dampens any sound made by the drill barge/vessel will not be dissimilar to m within the riverine environments of the in any event, would not exceed the noi As the work window was selected to m to be moving though the work area, ar be below any standard that would sub design and mitigation measures currer ensure that there is a less than signific effects as measured by the relevant th thresholds ask whether the project would special-status species (see IS/MND Se would "interfere substantially" with the species (see Section 3.4, issue (d)). A fish species would fall well below any p adverse" threshold; in fact, it would noy temporary change in behavior. No evic the Project would cause a substantial contrary, evidence above indicates tha

and marine mammals vary depending upon pile driving), dB(decibel; peak), or continuous ean squared)). Soil investigations borings bunds, and as such, measured by root mean 2019), in their peer-reviewed paper providing an genic sounds on fishes, give criteria for fish upon the type of hearing and involvement of = mortality; >203 dB peak = recoverable injury; loss and reduced ability to respond to as behavioral changes dependent upon The NMFS threshold for disturbance to all fish sposure level (SEL) and between 183 and 187 fish size.

rding SEL levels for underwater noise has ction 3.4.2.1(d).

al explorations conducted in 2012, ters from the barge and were found to not um peak of sound pressure level (SPL) of 182 shold (Illingworth and Rodkin 2013). Further, Ils below any scientifically determined noise cause even a temporary change in fish o a level that would result in injury or mortality.

f a rotary drill within a conductor casing, which ill itself. Noise from other activities aboard the many of the other anthropogenic noises found ne Delta, such as motorized fishing boats, and, noise level presented by the underwater drilling.

minimize the potential of listed species of fish and the noise level of geotechnical drilling will ubstantively impact fish species, the project rently in place adequately protect fish and ficant impact to species from noise-related thresholds of significance. Here, those would have a "substantial adverse effect" on a Section 3.4, issue (a)) or whether the project ne movement of any native or migratory fish As shown above, any noise-related effect on a y plausible interpretation of the "substantial not even meet the expert criteria for a vidence been put forth that shows noise from al interference with fish movement. To the hat underwater noise generated by the Project

			would not result in any behavioral ch substantial shifts that could interfere
222	Local Agencies of North Delta	Sound impacts are much more acute and travel exceptional distances through water because water is significantly denser than air. (See Exhibit 4, BSK Technical Comments"), <b>¶</b> 6.) [Footnote 2: Expert comments on the 2010 MND, dated August 2, 2010, are still applicable to current MND, as the issues raised are not addressed in the 2019 MND.] Additionally, behavioral alterations are likely in fish exposed to sound levels as low as 150 decibels; and at the 207 decibels level, tissue injury occurs. (See Exhibit 5, U.S. Army Corps of Engineers, Southwest Region, Nat'l Marine Fisheries Service, Nat'l Oceanic and Atmospheric Admin., U.S. Dept. of Commerce; Biological and Conference Opinion, Sacramento District Reinitiation of Formal Consultation for the South Delta Temporary Barries Project: no. 151422SWR20075A00142; (April 3, 2009); p. 67 ("TB Project BO"); BSK Technical Comments, <b>¶</b> 7.a.) NOAA Fisheries has also recognized the potential harmful effects of noise to fish species by causing flight from protective areas. (TB Project BO, p. 66; see Exhibit 6, U.S. Army Corps of Engineers, Southwest Region, Nat'l Marine Fisheries Service, Nat'l Oceanic and Atmospheric Admin., U.S. Dept. of Commerce; Biological and Conference Opinion, Stockton Deep Water Ship Channel Maintenance Dredging and Levee Stabilization Project; no. 151422SWR2004S A9121:JSS; (April 4, 2006), ("DWSC Project BO").) For the DWSC Project BO, NOAA Fisheries concluded that sturgeon would be "expected to experience elevated sound levels which could adversely affect their hearing and behavior" based on the general behavior of fish to noise and their likelihood of being present in the dredging action area. (DWSC Project BO, p. 75.) Moreover, studies document disorientation in fish resulting from increased noise, leading to displacement and death. (Id. at pp. 57-58; TB Project BO, p. 66.) In short, "hearing sensitivity" is known, and noise impacts are well documented for aquatic communities. Yet, the MND does not contain a mitigation measure or Project compon	See Response to Comment 221.
		heightening the potential for significant noise impacts to aquatic listed species. (MND, p. 21; BSK Technical Comments, $\P$ 9.)	

## changes in fish species, at all, let alone e with movement or migratory patterns.

223	Local Agencies of North Delta	MM NOI-1 is also inadequate to protect terrestrial sensitive receptors and the environment. There is no duration analysis of the noise levels and the decibel estimates are uncited. (See MND, p. 173.) The MND further lacks assessment of peak or average decibel levels and sensitive receptors, only listing noise sources and claiming that "while equipment is working, ambient noise levels will increase slightly." (MND, p. 173.) Without providing working sound thresholds or analysis of baseline sound levels, a claim of a slight increase lacks context and meaning. In this regard, failure to perform ambient noise measurements is thus a significant flaw in DWR's analysis, and renders the analysis of noise impacts incomplete. For a project of this scale, conducting no measurements fails to constitute an impact analysis, especially with aquatic noise-sensitive species present. A complete and appropriate evaluation of noise impacts for this Project would include relevant noise measurements, address the predicted ambient noise increases, and provide evidence to support the efficacy of a mitigation measure that would in-fact protect the aquatic communities present.	Continuous Standard Penetration Tes investigation. Instead, periods of 30 to anticipated as borings proceed below boring, it is assumed that 20 SPT sam on average, and each sample will req Thus, there will be approximately 600 breaks in between sampling. This tex 2.1.1 for added clarity. The noise produced during SPT samp the drill rig at 50 feet from the source; for SPT sampling drives at 50 feet from produced are from the United States Highway Administration Construction https://www.fhwa.dot.gov/environmer ok00.cfm ).As a reference, this sound average dB for a gas lawnmower at 1 (90 dB) (WADOT 2019; available at https://www.wsdot.wa.gov/environmer disciplines/fish-wildlife/BA-preparation of sound similar to many of the ambie area, including motorized boats (limite available at https://www.uscgboating. details.php?id=19&title=[4.3]Motorboa vehicles ( 85 dB at idle to 100 dB whe available at http://agrilife.org/agsafety PROTECTION2.pdf)) and traffic noise depending upon number of cars trave Language addressing these issues ha 3.13.2 for added clarity. The project related SEL represents a ambient sounds, as demonstrated in project area and as such the analysis adequate. See Response to Comment 221 rega See also Master Response 3 and Ma

est (SPT) sampling is not planned for the to 60 minutes between driven samples are w the half-way point. For a 200-foot-deep imples will be driven, one driven every 10 feet equire approximately 30 blows on average. 0 blows over four days for each boring with xt has been added to the Final IS/MND Section

npling would be approximately 79-84 dBA for e; with intermittent noise between 80-90 dBA om the source. These values for noise a Department of Transportation Federal in Noise Handbook (USDOT 2006; available at nt/noise/construction\_noise/handbook/handbo d level is equivalent to the range of the 100 feet (70) dB to gas lawnmower at 3 feet

ent/environment-technical/environmenton-manual). This level would represent a level tent sound producing elements of the project ted to 88 dB to 90 dB in California; USCG g.org/regulations/state-boating-lawsoat%20Noise ) along the river, agricultural nen operating for a tractor (Smith 2011; cy/files/2011/06/HEARING-LOSSse on main roadways (59 dB to 79 dB relling at 40- 55 mph) (WADOT 2019). has been added to the Final IS/MND Section

a less than significant increase over typical the Final IS/MND Section 3.13.2, within the s of potential impact in the IS/MND is

arding noise impacts on aquatic species. aster Response 4.

I	224	Local	2. Potentially Significant Impacts to Biological Resources are Overlooked	While MM-14 is the only mitigation me
		Agencies of		overlap in multiple mitigation measure
		North Delta	Expanding upon the idea that potentially significant impacts to aquatic communities are not	resource will also protect another (see
			adequately addressed, there are no mitigation measures specifically applicable to the	are protected in this way via mitigation
			Green sturgeon, Delta smelt or any other listed fish species. Only MM BIO-14 applies as a	resources, hydrology, and hazards (s
			measure for "General Fish." (See MND, p. xii.) Also lacking are any mitigation measures for	MM HAZ-2, and MM-HYD-1). For exa
			the protection of marine mammals, having separate legal protections, yet are at the same	of where over-water sites will be locat
			risk of harm from Project impacts. The California sea lion in particular has been	species by ensuring that sites will not
			documented occupying the project area and is a covered species under the Marine	fishes and will be located in areas that
			Mammal Protection Act. (16 U.S.C. §§ 1371-1375.) In contrast, numerous specific	impediment. MM HAZ-1 and HAZ-2 w
			mitigation measures for other special status species were developed such as for the Swainson's Hawk and San Joaquin Kit Fox while special needs for aquatic species and	materials spills, which also further enskinds, will occur. HYD-1 includes mea
			marine mammals are virtually ignored. (See generally MND, pp. vii-xv.)	water quality, also serving to protect f
			(See generally MND, pp. M-XV.)	water quality. These measures, in cor
				that no substantially adverse impact v
				mammals (see IS/MND, Section 3.4.2
				There is no requirement under CEQA
				individualized mitigation measures, or
				enforceable, which occurs here (see
				subdivision (a); see also Master Resp
				adequacy and enforceability of mitiga
				been presented in this comment that
				IS/MND, existing mitigation measures
				reduce or avoid impacts to all fish spe
				Delta smelt. Moreover, existence of a
				species does not indicate the need fo
				individualized measures are often a p
				practice as proven methods for mitigation met
				IS/MND—that it well considered impa
				accordingly—but does not do anythin
				inadequate or that impact conclusions
				See also response to Comment 221.
				Regarding marine mammals, while it
				throughout the Delta, the specific acti
				are very limited in size and duration a
				above MM BIO-1. The SEL threshold
				which is below the levels that will be g
				Comment 221; Section 3.4.2.1(d) of t
				will be limited in duration and will not
				marine mammals. As with the on-land
l				monitored and the qualified biologist v
				any soil investigation activities.

easure to explicitly mention fish, there is es where the measure that protects one e Response to Comment 69). Fish species on measures specific to other biological ee MMs MM BIO-1, MM BIO-14, MM HAZ-1, ample, MM BIO-1 (c) specifies the parameters ted, which will mitigate for impacts to fish be in near-shore areas frequented by juvenile at allow for fish to pass by freely, with no vill ensure the prevention of hazardous sure that no impacts to fish species, of all asures and monitoring to ensure protection of fish species that benefit from that protected njunction with project design, would ensure would occur to fish species and marine 2(a)).

that individual species must receive nly that measures be feasible, effective, and State CEQA Guidelines, Section 15126.4, conse 3 and Master Response 4 on the ation measures). No specific evidence has shows otherwise. As stated and shown in the s coupled with project design would effectively ecies, inclusive of the green sturgeon and specialized mitigation measure for one or a similar measure for another species. Such product of common industry and agency ating impacts. Here, several species do, in asures, which proves the efficacy of the acts to all species and tailored its mitigation g to prove that other measures are s are invalid.

is true that California sea lions are found ons proposed to be undertaken in the project and they do not require a mitigation measure I for drilling for California sea lion is 219 dB, generated by this Project (See Response to he Final IS/MND). Additionally, each boring cause any impedance of movement for d activities, over water activities will be will have the same stop-work authority during

			See Response to Comment 9 and Re reconnaissance surveys to ensure av Comment 176 for details on pre-activ
225	Local	To support its conclusion that biological resources impacts from overwater drilling will be	A running list of trained personnel is l
	Agencies of	less than significant with mitigation incorporated, the MND relies in part on Mitigation	of standard DWR practice, in the proj
	North Delta	Measure BIO-1f. However, this measure is inadequate to detect and protect special status species and habitats from project impacts. MM BIO-1(f) provides in part:	training, work site and their signature IS/MND to clarify this protocol. DWR species and habitat found throughout
		f. A qualified biologist will conduct an environmental awareness training session for all field personnel prior to the start of work. At a minimum, the training shall:	the appropriate regulatory agencies,
		i. include a description of each species with the potential to occur, including physical	MM BIO-1(f) is one of several effectiv
		description, habitat needs, and life history as well as a discussion of the importance of avoiding impacts to special status wildlife.	conjunction with one another, alongsi significant impacts to biological resource
		ii. explain the general measures that are being implemented to conserve these species as	recommendations included in this cor
		they relate to the project and project area, and procedures to follow should they encounter wildlife during work.	is put forth here showing they would the In this IS/MND, DWR provides effective
		iii. explain the stop work authority of biologists and/or cultural resource specialists.	utilized on other similar projects (see subdivision (a)(1)(B)).
		This mitigation measure lacks many important considerations, such as the need for	
		mitigation provisions for new staff as personnel are rotated in-and-out, training and	
		monitoring verification procedures, and providing a clearly defined period of "prior to the	
		start of work." Conventionally, several specific mitigations measures should be required,	
		including, but not limited to: (1) providing a checklist of species and their photographs in	
		both English and Spanish languages; (2) training field personnel specifically for each	
		project location due to local differences in special status species and their habitats; and (3) compiling and maintaining lists of trained field personnel and use of colored stickers on	
		hard hats to readily identify personnel that need or have received appropriate training.	
226	Local		No evidence has been put forth in this
_	Agencies of	relying on habitat assessment and reconnaissance surveys (MM BIO-1d), it is another	DWR to properly implement mitigation
	North Delta	matter entirely if mitigation is actually conducted properly. The previously approved	the Proposed Project. To the contrary
		investigatory drilling included mitigation measures to prevent impacts to protect migratory	previous and unrelated project, as DV
		bird species, such as the killdeer, yet DWR failed to adequately implement such mitigation	its avoidance protocol is effective.
		measures. For instance, a killdeer nest with eggs in it was found in 2019 at one of the prior	
		drilling sites. (See Exhibit 7, Documentation of Killdeer Presence at Drilling Site.) DWR's	See Response to Comment 212 for n
		past performance indicates that mitigation measures are not being carried out and that, as a result, impacts will not be mitigated as claimed in the MND.	
		ום ובסטוג, ווווףמטוס אווו ווטג שב ווווויזמובט מס טמוווופט ווו גוופ ואואש.	

Response to Comment 10 for information on avoidance of species. See also Response to ivity site surveys.

s kept on site at all project location sites, as part roject permit binder and includes name, date of re. MM BIO-1(f) has been updated in the R biologists have experience appropriate to the but the project area and will also be approved by s, as applicable.

tive mitigation measures that work in side agency requirements, to ensure less-thanources. The specific mitigation

comment may also be effective, but no evidence d be any more effective than existing measures. ctive measures that have been successfully se State CEQA Guidelines, Section 15126.4,

his comment that demonstrates an inability for ion measures and protective design features for ary, by avoiding the killdeer nest during a DWR clearly did, DWR has demonstrated that

more detail on the killdeer nest issue.

227 Loca Agencie North E	and monitor (MM HYD-1f), field observers and monitors are not effective for the protection of sensitive aquatic resources. Monitors of overwater soil investigations would have the ability to detect significant impacts (i.e. colored plumes or stunned fish) only after they occur, which does nothing to prevent the significant impacts in the first place. Given the currents and tidal action in the Delta, colored plumes or stunned fish could come to the surface at distances downstream of the drilling vessel, meaning beyond the vision of both field observers and the monitor. (BSK Technical Comments, ¶ 4.) Water conditions and water clarity in the Delta, or lack of, may also add to the ineffectiveness of a biological monitor's visual inspection by preventing the observation of any aquatic species that might be present. (BSK Technical Comments, Attachment 1 [Supplemental Declaration of Erik Ringelberg in Support of Application for Order to Show Cause and Temporary Restraining Order at 5, Reclamation District 999 v. Cal. Dept. of Water Resources (Sacramento County Super. Ct., 2009, Case No. 34-2009- 80000-343)].)	See Response to Comment 224 for in sensitive aquatic resources. These m that address Hazardous Materials, Sa (Final IS/MND Section 3.9.2; MM HAZ measures as outlined in MM HYD-1 (I presence of a biological monitor, and significant impacts to species and the These plan(s) will address how work i as control and clean up any accidenta would not require extensive or on-goin substances (Final IS/MND Section 3.9 information on MM HAZ-2. See Response to Comment 230 for a plumes and preventative and proactive experiential evidence presented about plume occur, it would readily be identificated to spot plumes in a variety of v evidence shows that the supposition i identifiable due to Delta conditions—is Section 2.2.1 of the Final IS/MND, DV employ the use of casing, will flush dr complete, prior to removal, and will st below the surface, thereby allowing se removed, so that no toxins or other su water, thereby avoiding contamination 162. Thus, as a result of project design and foundation of experience and caution, less than significant. Subsequently, th an aquatic species as a result of a plu Section 3.1.2(a).)

information on mitigation measures protecting measures include implementation of plan(s) Safety, and Spill Prevention and Response AZ-1), and implementation of preventative (Final IS/MND Section 3.10.2), not just the d will ensure the Project results in less-thane environment.

tal spills. In addition, the Proposed Project bing use of acutely hazardous materials or 8.9.1). See also Response to Comment 81 for

a discussion of past spills and sediment ive measures that have resulted. The out these prior plumes indicate that, should a ntified by the on-site monitor, who will be f ways in all Delta conditions. Therefore, in this comment-that a plume would not be -is not correct. Furthermore, as detailed in DWR, in undertaking overwater drilling, will drilling mud from the casing once drilling is stop the backfilling of the boring 10 to 15 feet sediments to fill the cavity as the casing is substances will come into contact with the on of the water. See Response to Comment

nd mitigation measures, which are built upon a n, the potential for a plume or spill to occur is the potential for a substantial adverse impact to lume is less than significant (see IS/MND,

228	Local Agencies of North Delta	3.Significant Impacts are Associated with Use of Hazardous Materials As mentioned above, special status fish species, occur within the Project area during the work window. (See MND, Appendix A.) Thus, various protected species would be impacted by the Project, including those listed by state and federal agencies due to threats of extinction or extirpation from acute and chronic habitat modifications and impacts from toxic chemicals. As the BSK Technical Comments explain in more detail, hazardous materials impacts on aquatic life from the Project are potentially significant. (BSK Technical Comments, ¶ 5.) These impacts may be caused by soils that are disturbed by drilling and spud anchoring as well as use of oils and toxics present in the cement and bentonite used during the drilling process. As described in literature, bioaccumulation of toxins is of particular concern for green sturgeon, because of their long lifespan. (Exhibit 8, Designation of Critical Habitat for the Southern Distinct Population Segment of North American Green Sturgeon, Final Biological Report (September 2009), National Marine Fisheries Service, Southwest Region Protected Resources Division, at pp. 11-12.) Moreover, "[r]esuspension of contaminated sediment plume, even at low turbidity levels." (TB Project BO, p. 68).)	The reference material cited in the coresuspension of contaminated sedime. The comment presents no substantial to any theoretically resuspended contractivity would present "a substantial, or change" on the species as a whole, or population, or on any plant or animal focused on possible temporary harm. Such minor effects generally do not risignificant adverse effects. (See, e.g., Sections 15065(a) and 15382 and Draserkeley Hillside Preservation v. City 1086, 1100–1102 [by authorizing the exemptions, the Legislature intended impacts too minor to require formal ercomment also does not provide substate evel of sediment contamination exists create a substantially adverse toxic ercomment provide evidence that any stoxicity resulting from Project activity in bioaccumulation within a given spesampling of the species, at such a lev considered substantially adverse.
			The uncertain, potential, incremental entry not rise to a level of concern under CE

d Response to Comment 227 for that protect aquatic species and use of hazardous materials. See also nation on MM HAZ-2.

comment only states that the ments "may have adverse effects." ial evidence that any impacts related ntaminants as a result of Project or potentially substantial, adverse on any particular fish or wildlife al community. Rather, the concern is n to individual members of species. rise to the level of potentially .g., State CEQA Guidelines, Draft IS/MND, pp. 40–41; see also ty of Berkeley (2015) 60 Cal.4th e creation of categorical ed to create classes of projects with environmental review]). The stantial evidence that a significant sts such that its suspension would environment for fish. Nor does the such suspension and/or related could result, directly or indirectly, becies, or even within a regional evel that could potentially be

r would be temporary, finite, and ally, moderately effect a small it at the drilling site during, and e Draft IS/MND, p. 83, discussing with "negligible" disturbances to river s much when it concludes that an uncertain conclusion falls well below n conservatively found that impacts e green sturgeon, could be several mitigation measures were to lessen or avoid any such impacts Response to Comment 69 on the

al effects implied in this comment do CEQA that would require even

	1		
			additional mitigation, let alone the pre- such a conclusion, decisionmakers w 'worst-case-scenario' speculation not CEQA (see State CEQA Guidelines, <i>Citizens for Honest Government v. N</i> (2001) 91 Cal.App.4th 342, 373). See also Master Response 4 for infor
			incremental impacts in CEQA analysifor clarifications made to the Final IS/
229	Local Agencies of North Delta	The threat posed by these potentially significant impacts is further amplified by the fact sturgeon are in the water at all times of the year—therefore work windows are not a feasible or effective mitigation strategy. (See Exhibit 9, p. 7793 [Email correspondence regarding ineffectiveness of work windows as mitigation for impacts to sturgeon].) [Footnote 3: Exhibits 9, 10, and 14 are all excerpts from the administrative record from litigation concerning DWR's 2010 Geotechnical Exploration MND, Central Delta Water Agency, South Delta Water Agency, RC Farms, Inc., and Reclamation District 999 v. Department of Water Resources (Sacramento County Super. Ct., 2011, Case No. 34-2010-80000698).] The MND's conclusion that work windows will be sufficient is not supported by substantial evidence. (MND, pp. 82-83.) In fact, the fish window in MMBIO- 14 overlaps with sturgeon spawning period in the Sacramento River. (See ibid. ["late summer and early fall spawning may also occur based on the presence of larvae in the fall"].)	Designated in-water work windows the reduce exposure of sensitive fish spe- work activities and are typical for pro-
			Section 3.4.2 (a) of the Final IS/MND likelihood of impacts to Green Sturge
			Green sturgeon are known to spawn and in the upper reaches of the Sacra Hamilton City so the sensitive egg ar Juvenile green sturgeon would be pre- in-water work will take place. Propose result in impingement because juven boring equipment. The project will no juvenile sturgeon rearing in the Sacra sturgeon would not be adversely affer sediment plume because the species
			See also Response to Comment 228 impacts to green sturgeon and Master the relevancy of incremental impacts

preparation of a full EIR. To reach would need to undergo a level of ot required, or encouraged, by s, Section 15145; see also Napa Napa County Bd. of Supervisors

ormation on the relevancy of sis and Response to Comment 229 <u>S/MND regarding green sturgeon.</u> that are stated in MM BIO-14 would becies and life stages to in-water ojects within this Study re short-term, temporary and minor. ed in isolation to prevent or minimize accompanied by several other ed under the same goal (see sponse to Comment 227 for that protect aquatic species and en sturgeon spawn primarily in the River (CDFW Green Sturgeon

Fishes/Sturgeon/Green-Sturgeon), osed Project's Study Area; therefore lap with spawning sturgeon, even if awning period.

D has been revised to clarify the low geon:

n in the Yuba and Feather Rivers cramento River upstream of and larval life stages will be avoided. oresent within the Study Area when sed Project activities are not likely to nile sturgeon can move away from not reduce prey availability for ramento River. Finally, green fected in the event an accidental es is adapted to turbid conditions.

8 for details on the incremental ter Response 4 for information on is in CEQA analysis.

230	The MND does contain mitigation measures addressing potential for spills (MM HAZ-1, MM HAZ-2, MM HYD-1) but the MND underestimates the potential for spills to occur. The MND claims that threre is "a slight potential for accidentally spilling oil or fuel" but fails to identify the very real risk of spills caused by the actual drilling. This is a significant oversight given that numerous spill incidents occurred during the last round of drilling. (See Exhibit 10, pp. 18976, 18978, 18982 [Email correspondence regarding sediment plumes and spill incidents].) In October 2009, sediment plumes were observed due to presumed seal breaks. (Exhibit 10, p. 18978, 1942 [Email correspondence regarding sediment plumes and spill incidents].) In October 2009, sediment plumes were observed due to presumed seal breaks. (Exhibit 10, p. 18978, 1942 [A teast five different spills occurred in that month alone, discharging bentonite, guar gum, and drilling mud. (Exhibit 10, pp. 18976, 18978, The MND fails to disclose the potential for spillage of actual drilling materials, let alone providing any information on how DWR intends to prevent future spills. MM HYD-1 is inadequate as mitigation, as it is merely a reactionary measure to a problem that DWR is already aware of. MM HYD-11 only applies after a spill occurs, and prescribes a nonspecific, meaningless remedy: "appropriate corrective measures]," Waiting for a problem to occur and then finding an ad hoc solution to prevent it from happening again is not effective mitigation. Furthermore, failing to actually describe any "appropriate corrective measures" makes it impossible to evaluate the mitigation measure's effectiveness.	MM HAZ-1 discusses measures to mir chances of spills. A Spill Prevention PI which will outline measures for preven be provided by the contractor. See also MM HAZ-2 and containment of hazard Regarding past spills—former spills or do not present substantial evidence the will occur, or that even if they were to o substantially adverse impact to the env Response to Comment 228). If anythir result of past spills provide evidence the future as a result of preventative meass from the Exhibit in question that the fiv guar and water (used as a drilling fluid Exhibit 10), that these spills were of sh minutes), and that all of these substan Following the identification of the causs breakage) possibly caused by the wak measures were, in fact, taken with the problem and will prevent it from occurr evidence of harm to biological resource incidental spills that could lead to the of individual members were substantially 018523 of Exhibit 10). Further, such pr measures are contemplated in the IS/N IS/MND, p. 21), which requires "a relia spillage of the drilling fluid into the wate requires field personnel ensure that ha handled and natural resources protects the work site, including equipment, as Thus, the IS/MND does not rely solely comment would lead one to believe. These issues, being known, will be add ensuring the proper fit of conductor ca- as a part of project design and pursual ensure that a similar issue does not re thereby assuring that no substantially Nevertheless, even if some incrementary were to leak or spill during overwater of forth to demonstrate that such spilling treated in a manner prescribed in IS/M result in a substantially adverse impact

ninimize, avoid, or reduce the Plan will also be implemented entions of leaks and spills and will also Response to Comment 81 on ardous materials.

or leaking of hazardous materials hat future such spills and leakage o occur, they would create a nvironment or aquatic species (see ing, corrective actions taken as a that such spills will not occur in the asures that will be taken. It is clear ive spills consisted of bentonite, id) (Page 018978 and 018982 of short duration (less than 3 ances are considered non-toxic. use of the incidental spills (seal akes of passing boats, corrective e equipment, which rectified the irring in the future. Additionally, no ces was found as a result of these conclusion that any species or its ly adversely impacted (Page preventative and proactive MND's project design (Draft iable seal" to "prevent significant ater," and MM HAZ-1, which nazardous materials are properly cted and that routine inspections of s part of pill prevention measures. ly on "reactionary" measures as the

addressed prior to drilling (i.e., casing and use of rubber sleeves) uant to mitigation measures to result in future incidental spills, y adverse effects would occur.

ntal amount of hazardous material r drilling, no evidence has been put g or leaking, were it to occur and be /MND mitigation measures, would act to the environment, an entire

			species, any distinct fish or wildlife po community.
231	Local Agencies of North Delta	Furthermore, the MND acknowledges that the Project has the potential for significant adverse impacts to surface and groundwater quality from the accidental release of hazardous materials in MM HAZ-2. However, MM HAZ-2i outlines a response procedure once "a significant spill has occurred," without defining criteria to determine whether a spill is "significant." (See MND, p. xix.) Noticeably lacking from MM HAZ-2 is evidence that significant impacts from spills can be avoided or reduced to a less than significant level with mitigation incorporated as the MND claims. (See MND, pp. 154-59.)	See Response to Comment 14 for inf conclusion to groundwater and Section analysis of impacts to surface and gro Any mention in MM HAZ-2 of a theore

population, or any plant or animal

nformation on the "no impact" tion 3.10.2 of the IS/MND for groundwater.

bretical adverse impact to surface or onstrate one type of remediation that he conclusions reached in the would not "substantially degrade . 162–164) or that it would create a environment, with implementation of of hazardous materials (pp. 154, flate the use of the term "significant" at term as it applies to CEQA impact used in HAZ-2, would include any ot necessarily one that would cause ow trigger for action ensures that est level possible.

o ensure that a less-than-significant nazardous materials, not just MM sures (see Draft IS/MND, p. 159; see id Response to Comment 81). For asures to minimize, avoid, or reduce nation Plan will also be implemented vention of leaks and spills and will be pacts that might result from a erials would be incremental, erse to the environment. See also on the relevancy of incremental

232	of North Delta	4. Significant Impacts Due to Truck Traffic The MND fails to consider the potentially significant impacts Project-related traffic will cause to Delta roadways. The MND does not purport to analyze road degradation as a project impact. (See MND, pp. 185-188.) A variety of trucks would be used for Project activities. (MND, Appendix B, pp. 3-4.) The MND does not disclose the weight of these trucks or the conditions of Delta roads. The Project would generate over 4,000 truck trips, and over 6 million vehicle miles travelled by workers. (Ibid.) This staggering amount of traffic, including numerous trips by trucks bearing boring equipment, would degrade Delta roads and cause a potentially significant impact on Delta agriculture. Traffic delays can harm agricultural production, causing significant losses for Delta farmers due to spoiled crops. (See Exhibit 11, Testimony of Steve Heringer at the State Water Resources Control Board Hearings on the California WaterFix Water Rights Change Petition, pp. 4-8.) This is yet another potentially significant impact that the MND fails to consider.	As discussed in Response to Commer certainty or an exhaustive evaluation be and appropriate mitigation. As such the Delta was not within the purview of eval Master Response 3. As stated in Section 3.17.1 of the IS/M State highways and sets maximum loa- requirements for oversized vehicles the requires a traffic analysis be conducted trips conducted at different levels of set the Final IS/MND Section 3.17.1 and M coordinate with CalTrans to obtain all r and to complete any analyses that are Response 4 for information on the disp activities and their relative independen In addition, as stated in section 3.17.2 Project activities equate to only a limited specific soil investigation location while With this limited number of trips, avoid public roads and thoroughfares as stip use of traffic control as outlined in MM result in any substantially adverse imp

nent 8, CEQA does not require In but discussion of potential impacts the condition of every road in the evaluation for this IS/MND. See also

/MND, Caltrans has jurisdiction over load limits for trucks and safety that operate on highways. Caltrans eted depending on the number of service conditions. As clarified in d MM TRANS-1 (a), DWR will all necessary encroachment permits are required. See also Master isparate nature of individual Project ence from one another.

7.2 of the IS/MND, "Proposed nited number of trips per day at any hile field activities are occurring." bidance of crew vehicles parking on tripulated in MM TRANS -1 (b), and IM TRANS-1 (a), the Project will not npacts to agricultural production.

23	3 Local Agencies of North Delta	5. Significant Impacts to Cultural Resources Under CEQA Guidelines section 15064.5, subdivision (a)(4), the fact that a resource is not listed or determined to be eligible for listing in the California Register of Historical Resources, not included in a local register, or identified in a historical resources survey, does not preclude a lead agency from making the determination itself. Here, DWR has failed to make its own determinations regarding historic and archeological resources in the Project area, and instead attempted to rely on volunteer organizations to do its work. (See Exhibit 12, DWR Letter to San Joaquin County Historical Society & Museum ("SJCHS"), September 13, 2019; Exhibit 13, SJCHS Letter to DWR, October 15, 2019.) As the SJCHS explained, there are "many historical resources potentially impacted by the [Project]" and SJCHS would not be able to "prepar[e] a useful report" without more upfront work by DWR. (Exhibit 13, p. 1.) The MND asserts that "[t]here are no known previously recorded archaeological resources within the Study Area." (MND, p. 140.) However, there are six shipwrecks, including three that have been nominated as California Points of Historic Interest, that the MND does not disclose or analyze whether they fit within the definition of archaeological resources under CEQA Guidelines section 15064.5 or Public Resources Code section 21083.2. (See Exhibit 14, p. 8373 [Email correspondence regarding shipwreck presence in Project area].) The MND is devoid of any evidence supporting its assertions or demonstrating that these shipwrecks are not archeological resources under CEQA.	Exhibit 14 is email correspondence for Project and contains information from to Commission (CSLC) on six shipwrecks "search areas" that corresponded to an Response to Comment 4). The email do the exact location of each shipwreck, ra- the five "search areas." Additionally, the the email that, "Our data was taken fro- other contemporary accounts that do no database reflects information from mar not reflect actual fieldwork unless state CSLC researcher states "You should no listed in our Shipwrecks Database and inaccurate. Ships were often salvaged Preparers of the IS/MND obtained mor contained in the Exhibit 14, which inclu- correspondence on shipwrecks. Both No Automatic Wreck and Obstruction Infor Electronic Navigational Charts (ENC) vare continuously updated and maintain
			Automatic Wreck and Obstruction Infor Electronic Navigational Charts (ENC) v are continuously updated and maintain obtained from previous underwater rem by ICF in 2012 and PanAmerican Cons Section 3.5.1.2)
			information on the location of sp

e of many steps that the cultural staff ral resources within the Study Area. s at CHRIS Information Centers, use research of previous cultural ources, and extensive archival 1.2).

raft IS/MND that "[t]here are no logical resources within the Study evidenced by the discussion on er archaeological record (pp.

y Area" for cultural resources uffer around each Impact Area (the end up being), for all on-land and sical lines were assessed using a

for the Bay-Delta Conservation in the California State Lands cks located within five rectangular another project's area (see il does not provide information on k, rather that they fall within one of the CSLC representative states in from books, old newspapers, and o not contain precise locations. Our nany published sources and does ated otherwise." Additionally, the d note that not all shipwrecks are nd their listed locations may be ed or re-floated."

nore accurate information than that cludes only informal email h NOAA's Office of Coast Survey's formation System (AWOIS) and c) were consulted. These databases ained. Information was also remote sensing surveys conducted onsultants in 2010. (Final IS/MND

ic shipwrecks is not available on the

			CSLC website; however, DWR did co California State Lands Commission ( Investigation of Historical Sites and S River Between Sacramento City and Lands Commission.
			DWR has taken reasonable steps to cultural resources in the Study Area in CEQA requirements for an IS/MND (
234	-	6. Significant Cumulative Impacts	See Response to Comment 19 and N
	of North Delta	The MND's analysis of cumulative impacts is legally inadequate, lacking sufficient analysis in addition to ignoring the single tunnel conveyance project as a cumulative project. An MND must "assess[] whether a cumulative effect requires an EIR." (CEQA Guidelines, § 15064, subd. (h)(1).) A conclusory statement devoid of analysis is insufficient. (See Whitman v. Board of Supervisors (1979) 88 Cal.App.3d 397, 411.)	
		Here, the discussion of cumulative impacts does not even meet that low bar, instead only giving a cursory description of types of impacts and minimal information on cumulative projects. (See MND, pp. 206-213.) There is no actual analysis in MND section 3.21.2b, only unrelated lists of type of impacts and cumulative projects. There is no connection between what the MND identifies as "reasonably certain to occur" cumulative impacts and the actual cumulative projects that would cause them. For example, point and non-point source pollution is briefly described as an adverse effect to designated critical habitat for protected fish species. (MND, p. 208.) Yet the MND does not associate this impact with any of the cumulative projects subsequently listed. (MND, pp. 209-212.) In addition, the single tunnel project is omitted as a cumulative project. The MND's approach to cumulative impact analysis is legally inadequate.	
235	Local Agencies of North Delta	II. THE MND FAILS TO ADEQUATELY DISCUSS RELATED REVIEW PROCESSES A CEQA document must disclose related environmental review and consultation requirements of other jurisdictions, and integrate these related requirements into CEQA review. (CEQA Guidelines, § 15124, subd. (d)(1)(C); see Banning Ranch Conservancy v. City of Newport Beach (2017) 2 Cal.5th 918, 936 [Banning Ranch].) Failing to discuss other regulatory and permitting regimes with authority over the project violates the information	15124(d)(1)(C) and Banning Ranch
		disclosure requirements of CEQA and is a prejudicial error depriving the public of a full understanding of a project. (Id. at 942.)	Cal.5th 918 – apply only to EIRs, and See also Master Response 5.

consult the following document: n (CSLC). 1988. A Map and Record I Shipwrecks along the Sacramento nd Sherman Island. California State o ensure that its understanding of a is as complete as possible, per (see Master Response 3). Master Response 2. llatory permits and approvals from Section 1.2. The Draft IS/MND was ies and will be submitted along with gulatory agencies. nmenter – Guidelines section n v. City of Newport Beach, (2017) 2 nd not MNDs.

236	Local Agencies	A. The Project Is a Covered Action Subject to Delta Plan Consistency	The soil investigations do not meet the
	of North Delta		covered action under the Delta Plan.
		The Delta Plan, created by the Delta Stewardship Council ("DSC") pursuant to the Delta	See also Master Response 2.
		Reform Act (Wat. Code, § 85000 et seq.), provides regulatory policies that support the coequal goals of providing a more reliable water supply for California and protecting,	
		restoring, and enhancing the Delta ecosystem (Wat. Code, § 85054). All "covered actions"	
		must be consistent with the Delta Plan. Covered actions are projects that: will occur within	
		the Delta; be carried out or funded by a state or local agency; is covered by one or more	
		provisions of the Delta Plan; and will have a significant impact on the achievement of one or	
		both of the coequal goals, or the implementation of flood control programs. (Wat. Code, § 85057.5, subd. (a).)	
		The Project is a covered action and DWR must make a consistency determination with the	
		Delta Plan. The project will occur within the legal Delta. DWR is a state agency. Various	
		provisions of the Delta Plan apply to the Project, such as Chapter 3 – A More Reliable Water Supply for California, and Chapter 4 – Protect, Restore, and Enhance the Delta	
		Ecosystem. The Project would also impact the achievement of the coequal goals because it	
		could cause potentially significant impacts to biological resources in the Delta, and any	
		single-tunnel conveyance project this Project would serve would fundamentally reshape the	
		Delta's hydrology and habitat. Despite the clear applicability of the Delta Plan to this	
		Project, the MND fails to even discuss the Delta Plan, let alone analyze whether the Project is consistent with it. This is an informational deficiency under CEQA. (See Banning Ranch,	
		supra, 2 Cal.5th at 942.)	

the criteria to be considered a n. See Response to Comment 189.

237	Local Agencies of North Delta	The MND fails to disclose this requirement, or reference any other requirements of NEPA	comment implies otherwise. Here, the
			hold that it should be discussed in a C comment implies otherwise. Here, the related federal actions, in complete co holding. Subsequent NEPA compliance occur in connection with any such federal See also Response to Comment 35 for
238		Numerous borings would be conducted directly on Delta levees. (See Exhibit 15 [Google Earth Pro images of boring sites].) However, the MND fails to disclose that this necessitates a Section 408 permit from USACE. Under 33 USC section 408, USACE permission is required for the permanent or temporary alteration of any USACE Civil Works project. The levees fall within USACE's Section 408 jurisdiction, and therefore a Section 408 permit is required. The failure to disclose this necessary approval violates CEQA. (See Banning Ranch, supra, 2 Cal.5th at 942.)	relates to the Proposed Project. See Response to Comment 12 and Red discussion on Section 408. Section 1.2 of the Final IS/MND, Regu and Approvals, has been updated with

235, the IS/MND lists the federal ed Project. The issuance of a Clean clude Biological Opinions from which must be complied with as a ft IS/MND, Section 1.2). The Final her detail on Section 408 ment 12 and Response to Comment Specific terms of compliance are not required under CEQA. As is oly with NEPA requirements as g process.

ancy v. City of Newport Beach, nt is misplaced. First, Banning gative declarations. Second, the that a CEQA document must ated federal requirements and le enough information so as not to ch that the public is "deprived of a ntal issues raised by the [project]" nention of the relevant federal permit be obtained in order to implement sociated other federal processes. ntemplating the importance of on when it held that the EIR in that act that its project must also comply did not conclude that the EIR on the federal action—only that it court mention NEPA at all, let alone CEQA document, although the ne IS/MND includes proper detail on compliance with the Banning Ranch nce is inherently understood to deral action.

for information on NEPA as it

Response to Comment 25 for

gulatory Requirements, Permits, ith Section 408 this information.

239	-	III. CONCLUSION	See Master Response 4 and Respon
	of North Delta	Substantial evidence supporting a fair argument of potentially significant impacts, in addition to this Project's relationship to the reasonably foreseeable single tunnel Delta conveyance, make an EIR the only appropriate method of evaluating the Project's impacts. Combining environmental review of this Project with the single tunnel Delta conveyance EIR would be the only way to ensure a complete discussion and analysis of the Project's environmental impacts within the context of the larger efforts it will support. In addition, the MND fails to adequately inform the public and decisionmakers about the potentially significant impacts of the project, along with means to mitigate those impacts to less than significant levels.	
240	Local Agencies of North Delta	[ATT 1: Notice of Preparation for Delta Conveyance Project, January 15, 2020]	See Master Response 1 and Master
241	Local Agencies of North Delta	[ATT 2: Delta Conveyance Authority, January Update PowerPoint Presentation]	See Master Response 1.
242	Local Agencies of North Delta	[ATT 3: California WaterFix Final Environmental Impact Report Excerpts]	See Master Response 1 and Respon
243	Local Agencies of North Delta	[ATT 4: BSK Technical Comments, including 5 Attachments]	See Master Response 1. See also Re Response to Comment 227, and Res
244	Local Agencies of North Delta	[ATT 5: South Delta Temporary Barriers Project Biological Opinion]	See Master Response 1. This attacht for an unrelated project. See also Res
245	Local Agencies of North Delta	[ATT 6: Deep Water Ship Channel Project Biological Opinion]	See Master Response 1. This attachr for an unrelated project. See also Res
246	Local Agencies of North Delta	[ATT 7: Documentation of Killdeer Presence at Drilling Site]	See Master Response 1, Response t Comment 226.
247	_	[ATT 8: Designation of Critical Habitat for the Southern Distinct Population Segment of North American Green Sturgeon, Final Biological Report (October 2009), National Marine Fisheries Service, Southwest Region Protected Resources Division]	See Master Response 1. This attachr for an unrelated project.
248		[ATT 9: Central Delta Water Agency, South Delta Water Agency, RC Farms, Inc., and Reclamation District 999 v. Department of Water Resources (Sacramento County Super. Ct., 2011, Case No. 34-2010-80000698), Administrative Record, pp. 7792-7793]	See Master Response 1. This attachr action.
249	of North Delta	[ATT 10: Central Delta Water Agency, South Delta Water Agency, RC Farms, Inc., and Reclamation District 999 v. Department of Water Resources (Sacramento County Super. Ct., 2011, Case No. 34-2010-80000698), Administrative Record, pp. 18523, 18976-018978, 18982]	See Master Response 1. This attachr action.
250		[ATT 11: Testimony of Steve Heringer at the State Water Resources Control Board Hearings on the California WaterFix Water Rights Change Petition]	See Master Response 1. This attachr agency hearing. See also Response
251	Local Agencies of North Delta	[ATT 12: DWR Letter to San Joaquin County Historical Society & Museum, September 13, 2019]	See Master Response 1. See also Re
252		[ATT 13: San Joaquin County Historical Society & Museum, Letter to DWR, October 15,	See Master Response 1. See also Re

onse to Comments 216 through 238.
er Response 2.
onse to Comment 4.
Response to Comment 222, esponse to Comment 228.
chment contains a biological opinion Response to Comment 222.
chment contains a biological opinion Response to Comment 222.
e to Comment 212, and Response to
chment contains a biological report
chment relates to an unrelated legal
chment relates to an unrelated legal
chment relates to an unrelated e to Comment 4.
Response to Comment 233.
Response to Comment 233.

253	of North Delta	[ATT 14: Central Delta Water Agency, South Delta Water Agency, RC Farms, Inc., and Reclamation District 999 v. Department of Water Resources (Sacramento County Super. Ct., 2011, Case No. 34-2010-80000698)]	See Master Response 1. See also Ma
254		[ATT 15: Google Earth Pro Images of Boring Sites on Levees]	See Master Response 1. These imag images of levees.
255	MBK Engineers	MBK Engineers is the District Engineer to 33 reclamation districts (RD's) in the Sacramento-San Joaquin Delta. As District Engineer, we assist RD's with all issues involving flood control and drainage, the 2 main responsibilities of RD's. We offer the comments below on behalf of our clients, within whose jurisdiction the DWR soils investigation will construct borings and cone penetration tests (CPT's). These RD's are Reclamation District No.'s 3, 150, 551,755, 756, 813, 830, 999, 2025, 2026, 2028, 2029, 2033, and 2110.	See Master Response 1.
256	MBK Engineers	Through our many years as District Engineer, we have experienced problems associated with borings and CPT's that have impacted the ability of RD·s to perform their responsibilities. These problems, mainly artesian flow and seepage, have led to increased drainage costs, lost farm income, and levee damage. Even if sealed, as described in the IS/MND we have found that, over time, these seals become compromised and result in seepage. Also, the weight of drill rigs compresses the farm ground which reduces its productivity.	See Response to Comment 12, Resp to Comment 20 and Response to Cor
257	MBK Engineers	<ul> <li>Therefore, we offer the following comments and suggested revisions to the IS/MND:</li> <li>All borings and CPT's shall be reviewed and approved by the local RD's. The RD's require DWR to obtain right of entry agreements with private landowners upon whose property these investigations will take place or to provide access to the proposed sites. All data collected shall be provided to the RD's for their use.</li> </ul>	Continuation of comment 256. Please Changes to the IS/MND per the reque warranted; see Master response 5 for reclamation districts. However, see R details on encroachment permits and information on landowner permission

Master Response 2.
ages present publicly accessible
esponse to Comment 14, Response Comment 180.
ase see Response to Comment 256.
quest made in the comment are not for information on the role of Response to Comment 26 for nd Response to Comment 29 for on and information disclosures.

258	MBK Engineers	• All borings and CPT's within the rights-of-way of federal project levees for which the California Central Valley Flood Protection Board (CCVFPB) is the local sponsor, shall obtain permits from the CCVFPB and section 408 permits as required by the US Army Corps of Engineers.	See Response to Comment 12 and R details on Section 408. See also response information on encroachment permits approvals from the CVFPB prior to im activities within CVFPB's jurisdiction.

## Response to Comment 25 for sponse to Comment 26 for its. DWR will obtain the appropriate implementation of proposed project

259	MBK Engineers	<ul> <li>The IS/MND shall evaluate the impact and necessary preparations required to deal with artesian flow created due to pressurized aquifers through which the borings will penetrate.</li> </ul>	As stated in Section 3.10.2(a) of the I casing of the drills to be used for the that water flow, including any artesian therefore would not result in any impartuality or supplies. As clarified in sectors standard industry methods, if artesian surface during drilling, casing shall be depth and/or completed above the grant are encountered at greater depths, of drilling fluid viscosity/weight, will be encountered to the sectors.
			See Response to Comment 168 for ir borings, which will be properly sealed regulations and industry standards (V and 74-90).
260	MBK Engineers	• The IS/MND shall evaluate and describe how the borings and CPT's will be sealed. The current document is vague and does not indicate it will follow procedures dictated by the soil conditions and pressurized artesian flow. We also recommend that the sealing include completely filling the holes with a grout approved by the RD's.	See Response to Comment 168 for in borings, which will be properly sealed regulations and industry standards (W and 74-90). Response to Comment 1 addresses settlements in collapsible s
261	North Delta CARES Action Committee	General Comments CEQA is clear, all phases of project planning, implementation, and operation must be considered in the Initial Study of the project (15063 (a)(1). However, the project description for the soil investigation project is so broadly defined, so poorly constructed and the fundamental project components - drilling and drilling technologies - so poorly and incorrectly explained that reviewers find it impossible to believe that DWR could have made any kind of independent judgement regarding the project's environmental impacts. The document could be interpreted as a generic geotechnical report since it provides no project specific locations which can be accurately field checked by reviewers, no project specific footprints, no estimate of total surface disturbance and a disturbing lack of institutional knowledge regarding Delta roads, bridges, utilities, local public entities with responsibilities for levees and flood control, and virtually no recognition of Delta communities.	See Master Response 3. See also Respon Comment 9, Response to Comment 26, a Drilling technologies are thoroughly deta discussions on specific equipment to be CPTs (Section 2.1.2), geophysical surveys borings (Section 2.2). Additionally, meth detailed in Sections 2.1.1, 2.1.3, 2.1.5, ar provided in the Draft IS/MND is sufficien has been added to the project descriptio clarification of project details.
262	North Delta CARES Action Committee	DWR clearly states that this "data collection" project is directly linked to Executive Order N-10-19 which directs State agencies to evaluate a new single tunnel Delta conveyance. Since it is unlikely that geotechnical data to be collected in this project is being collected solely for the sake of data collection and because these data would not have much, if any, other utilitarian use, data from this project will be used solely by DCDCA to design the single tunnel project; a process which is already underway, but which lacks critical geotechnical and subsurface data. As much as DWR will opine in its objections, this IS/MND has piecemealed the CEQA process.	See Master Response 2.

e IS/MND, the small size of the e proposed Project would ensure an flow, would not be impeded and pact to surface or groundwater ection 2.1.1 of the IS/MND, per an flow is encountered near the be advanced to a suitable sealing ground surface. If artesian conditions other methods, such as increasing employed.

information on the sealing of ed according to California (Water Well Standards, DWR 74-81

r information on the sealing of ed according to California (Water Well Standards, DWR 74-81 168 also states that the IS/MND e soils.

onse to Comment 8, and Response to , and Response to Comment 29.

etailed in the Draft IS/MND, and include e used of on land borings (Section 2.1), rys (Section 2.1.4) and over-water thods for each of these endeavors is and 2.2.1 While the level of detail ent for CEQA analysis, additional text tion of the Final IS/MND to provide

263	North Delta CARES Action Committee	To further support DWR's CEQA piecemeal approach, DCDCA will use these geotechnical data, and the modeling which the data will inform (not mentioned in the IS/MND), to determine how much more subsurface data will be necessary for final tunnel design and project cost estimates. Typically, for tunnels in soft ground, tunnel engineers would like to have boring/geotechnical data every 300 linear feet along the tunnel route and to depths below the tunnel horizon. In the case of the Delta conveyance tunnels, borings will likely be more closely spaced based on stratigraphic facies changes which are common in estuary geology. Reviewers believe that the "data collection" described in this IS/MND is only the first round of extensive subsurface exploration program for tunnel design and construction, and not a simple data collection process to help DWR learn more about Delta geology.	See Master Response 2. See also Respon
264	North Delta CARES Action Committee	Comment 1, Proposed Project Title: The term "Soil Investigation " as used in the title of the IS/MND sets up misleading expectations for the informed reviewer. The term "soil" has a specific meaning in modern geotechnical and geologic engineering parlance. The word "soil" is generally known to mean the natural medium for the growth of plants. Although it can be applied in geotechnical investigations to identify unconsolidated material above a bedrock contact, professional geologists, geotechnical engineers, civil engineers and professional drilling companies would not characterize lithic material below the last soil horizon as "soil", particularly as it applies to the drilling depths proposed in this project. The IS/MND title should be changed to accurately describe the proposed project so that it does not mislead any reviewer. Indeed the entire IS/MND should be corrected to omit, or qualify, the term "soil investigation" since, as used in this IS/MND, it is. neither technically or environmentally accurate.	The IS/MND does not mislead by using the both corresponds with the common indu- used throughout the document to descri- more descriptive in relation to the goals sizable portion of the Proposed Project in including collecting soil samples and navi- IS/MND, pp. 4, 11, 20, 21, 148, 201). The reviewer" about the scope of the Project project involves the investigation of "geo up to depths of "200 feet below ground so no CEQA requirement that a document's every technical aspect of a project. To the be written in plain language—a requirem when titling the IS/MND (State CEQA Gui- At its heart, CEQA is intended to inform the potential environmental impacts of a pro- terminology preferences of professional Guidelines, Section 15002, subdivision (a (c)). Using overly technical terms and cor defeat this purpose.
265	North Delta CARES Action Committee	Comment 2, IS: The summary project description overlooks the subsurface intent and objective of the data collection.	See Master Response 2.

onse to Comment 4.

the term "soil investigation" because it dustry term "soil borings," which is cribe the primary Project component, is ls of the project and is accurate. A t involves the investigation of soils, avigating topsoil (see, e.g., Draft he IS/MND also does not mislead "any ect. Section 2.0 clearly states that the eological and geotechnical conditions" d surface" (Draft IS/MND, p. 4). There is t's title comprehensively must reflect the contrary, CEQA documents should ement that was considered by DWR Guidelines, Section 15140).

n the public and decisionmakers about project, not focus on using the al scientists and engineers (State CEQA (a)(1), and Section 15003, subdivision complex titles in a CEQA document can

information on defining terms.

266	North Delta	Comment 3, IS, 10. Other Public Agencies Whose Approval is Required and MND 1.2 Regulatory	See Master Response 5 and Master Resp
	CARES Action	Requirements, Permits and Approvals: The IS and MND failed to identify Reclamation Districts	Comment 26 for information on encroad
	Committee	and/or Flood Control Districts who have jurisdiction for construction (drilling and exploration)	
		activities on and near levees. The IS failed to identify the necessary encroachment permits from Cal	
		Trans for exploration activities on State highway right-of-ways. The IS failed to identify that drilling	
		permits are required from each county in which borings are proposed. Even if, DWR has come to an	
		agreement or understanding with a specific county that some aspects of the permit process can be	
		circumvented - such as requiring C-57 drilling license - these arrangements should be noted to	
		inform the public as part of the project description. Likewise, if DWR has been unable to reach an	
		agreement with a specific county or counties regarding the need for drilling permits, this should be	
		noted to inform the public since DWR is not exempt from securing drilling permits from each	
		county's environmental health department.	

sponse 6. See also Response to achment permits.

				-
ſ	267	North Delta	Comment 4, MM AES-1: The MND fails to describe how the towers (masts) of truck or track-	The IS/MND concludes that impacts
		CARES Action		•
		Committee	towers will be about 30-feet high and will be able to be seen from various travel ways, recreational	"the temporary nature of the work, ar
			areas, businesses .and residences in the Delta. According to MND Table 1, eight drills will be visible	well as the "small footprint" of project
			for up to 6 months. However, MND Section 2.2.1 states the "duration of investigation activities for	23–24). This conclusion was reached
			the 167 borings will be up to" 1,995 working days, or 76.4 months or 6.4 years. It seems	of the Proposed Project, including the
			unreasonable to assume that regardless of the actual amount of time that the drills are visible, they	
			will not impact what the MMD calls the " picturesque Sacramento-San Joaquin Delta " and yet,	The values provided in Section 2.1.1
			there are no proposed mitigation measures for the impact of the drills on the picturesque Delta	number of working days for each loca
			viewshed.	borings up to 50 feet deep, and 15 w
				to 200 feet deep); the actual numbers
				maximum number was analyzed thro
				conservative measure (see Master R
				of days of project activity could be up
				multiple locations would ensure a les
				approximate duration for over-land so
				months and, as stated above and in t
				at any one site for a maximum of 15
				the Final IS/MND to clarify this.
				Depending upon the site, the trucks and
				not be visible. The drill towers can range
				not be visible in all instances as there are
				equivalent height. But, if the drill towers
				transient and at most create an increme
				no more than 15 days within the immed
				would not create any permanent alterat
				affect a scenic vista within the Delta or s
				character or public views of the Delta (E
				Government v. City of Eureka (2007) 147
				has the discretion to determine whethe
				depending on the nature of the area aff
				for information on incremental impacts)
				the "picturesque" nature of the region.
				concern about a significant aesthetic im
				demonstrate that one actually may occu
				Hillside Development v. City of Portervill
				["vague complaints do not rise to the lev
				a fair argument that [a project] may hav
				impact"]).

to scenic resources, visual e less then significant because of nd lack of permanent structures" as at activities (Draft IS/MND, pp. d after considering all components the temporary use of trucks and

I of the IS/MND are the maximum cation (5 work days for each of 22 work days for each of 145 borings 50 rs would be far less. However, a oughout Section 3.0 as a Response 3). While the total number p to 1,995, simultaneous work at sser total number of work days. The coil explorations is closer to 6-12 the IS/MND, work would only occur days. The text has been revised in

any related equipment may or may e between 20 and 30 feet, and so may re many trees in the Delta of s are visible, their presence would be ental, temporary visual disturbance of diate vicinity or Project activity, but tion that could substantially adversely substantially degrade the visual Eureka Citizens for Responsible 7 Cal.App.4th 357, 375 ["a lead agency er to classify an impact as 'significant,' fected"]; see also Master Response 4 ). Thus, the Project would not diminish This comment expresses a general pact, but does not provide evidence to ur (Porterville Citizens for Responsible *le* (2007) 157 Cal.App.4th 885, 903 evel of substantial evidence supporting ve a significant adverse aesthetic

202	Nauth Dalta	Comment F. MANA ACD 1. The MAND incompatible identifies that are ACTNA standard will be used to	The two main constituents of the here
268	North Delta CARES Action Committee	Comment 5, MM AGR-1: The MND incorrectly identifies that an ASTM standard will be used to abandon the exploration borings The State of California Bulletin 74-81/74-90 provides guidance for abandoning borings and wells to prevent cross contamination of aquifers. Additionally, each county's environmental health department may issue its own boring/well abandonment procedures as long as they are at least as stringent as those in Bulletin 74-81/74-90. Therefore, referencing an ASTM standard is not a viable mitigation measure.	The two main constituents of the borin Portland cement, will have material pri ASTM specifications, respectively. The accordance with State of California Bri been revised to reflect this. See also Master Response 6.
269	North Delta CARES Action Committee	Comment 6, MM AIR-1 b.: It is unclear to a reviewer why bulk material would be necessary for either drilling, or any of the other proposed exploration activities since all drilling supplies, including Portland cement, are delivered in bags, unless the bulk material is going to be used to construct roads or drilling pads. It would be helpful to a reviewer to know how bulk material is going to be used. If this mitigation measure is boilerplate for standard operating procedures and State of California requirements for covered loads on highways and streets, please specify.	Yes, while bulk material would not be ne mitigation measure is included as standa of California vehicle code requirements f streets to prevent spilling of substances
270	North Delta CARES Action Committee	Comment 7, MM BIO-1 f.: This mitigation measure should be expanded to make it clear that it will be necessary to conduct environmental awareness training each time new field personnel arrive on	See Response to Comment 225 for inform including biologists, and MM BIO-1(f). Se information on the qualifications of DWF
271	North Delta CARES Action Committee	Comment 8, MM BIO-1 g.: Reporting the presence of a listed species, identified only because of the proposed project, may have a detrimental impact on a private landowner's ability to manage her land. Therefore, we recommend that either the landowner be financially compensated for DWR actions or if compensation cannot be arranged, then DWR should treat the listed species reporting protocols in the same manner that DWR has proposed to address county drilling permits and ignore the process.	Landowners have a responsibility to com and California Endangered Species Act re of a listed species has been reported. Me identification of a listed species does not claim because the act of reporting is not of property" as defined by law. DWR is subject to any state and federal r species, as specified in any permits that r See also Master Response 6.
272	North Delta CARES Action Committee	Comment 9, MM BIO-1 h.: The mitigation measures states that "fill federally or state-listed species observed will be allowed to leave the Impact Area on their own." We would like to point out that federally or state listed plants cannot leave an Impact Area under their own mobility. Therefore, this mitigation measure should be modified to clearly state that federally or state-listed plants will be removed under a take permit issued by CDFW.	MM BIO-1 h is specific to wildlife. Specia BIO-18 and MM BIO-20); see Response to Comment 10.
273	North Delta CARES Action Committee	Comment 10, MM BIO-4 b.: The mitigation measure states that soil investigations will be conducted during the Giant garter snake's active season. Is this correct?	Yes, soil investigations will be conducted garter snake, as this is the time when the vulnerable to harm from project activitie measures are in place to ensure a less-th or any individual member of the species

pring backfill medium, bentonite and properties that conform to ANSI and The backfill procedure will be in Bulletin 74-81/74-90. MM ARG-1 has

necessary for this project, this dard operating procedures, as are State is for covered loads on highways and es (see CVC 23114 (a)).

ormation on training field staff, See also Response to Comment 212 for WR biologists.

omply with the Endangered Species Act regardless of whether an observation Mere reporting of the existence or not give rise to a valid compensation ot included as part of the act of "taking

al reporting requirements for listed at may be acquired for the Project.

cial status plants will be avoided (MM e to Comment 9 and Response to

ed during the active season for giant they are less likely to be in a burrow and ties on land. However, mitigation -than-significant impact to the species es (see MM BIO-4).

274	North Delta CARES Action Committee	Comment 11, MM BIO-9 b.: The mitigation measure contains an error - please revise to read " ; stop an hour before sunset "	This text has been corrected in the IS/MI
275	North Delta CARES Action Committee	Comment 12, MM BIO-18 c.: To be consistent throughout the IS/MND please use either feet or meters to describe distances. To be clear, this mitigation measure does not refer to federally or state-listed species.	See Response to Comment 47 for inform of measurement.
276	North Delta CARES Action Committee	Comment 13, MM CUL-1 a and b.: Are "soil investigation locations" the same as "Impact Area"? Please clarify.	Yes , "soil investigation locations" are the IS/MND has been edited for clarity. See a Response to Comment 191 for more info
277	North Delta CARES Action Committee	Comment_14, MM CUL-4: Please clarify that cultural sensitivity training will be provided to all individuals conducting field activities but that most "geologic analysis" will be done in offices and laboratories which do not require sensitivity training. Additionally, please refer to Comment 7.	Geologic analyses are primarily conducte not require the training. However, for th of the initial geological analytical work in of the soil in the core, cultural sensitivity these are a component of both geologica of the Draft IS/MND). See also Response
278	North Delta CARES Action Committee	Comment 15, MM GHG-1 b.: This mitigation measure implies that an environmental monitor will be assigned to each exploration unit. If true, it clearly demonstrates that DWR has not fully considered the field conditions under which drilling crews, CPT's and seismic data acquisition crews operate. There are numerous times during daily field activities when exploration equipment will idle for more than five minutes, particularly when starting diesel engines. However, since this is appears to be a codified mitigation measure, we recommend that this mitigation measure be emphasized in the contract language DWR or DCA will execute with drilling and CPT companies and the seismic data acquisition contractors and for all field vehicles and that environmental monitors, with proper training and accurate timing devices be present during all field activities including, operations on roads and highways and equipment mobilization between Impact Areas.	-
279	North Delta CARES Action Committee	Comment 16, MM HAZ-1 f.: This mitigation measure seemingly contradicts other sections of the IS/MND. This IS/MND states that the "soil" boring investigations to depths of up to 200 feet will be conducted and that the soil borings will be abandoned in according with ASTM [sic] standards or State of California Bulletin 74-81/74-90. These standards require that borings be abandoned using a tremiepipe method which includes pumping a neat cement-bentonite slurry to seal the boring. Therefore, in contravention of this mitigation measure, cement will contact soil as it fills the boring. This mitigation measure should be revised to reflect an accurate description of the boring abandonment process and hazardous materials. Additionally, this mitigation measure should be revised to include language which prohibits the use of hydrocarbon-based lubricates for all downhole equipment including augurs, drill pipe and CPT's. Typically, every connection between threaded auger sections (usually call "joints") are lubricated with hydrocarbon-based grease every time the auger is attached to the drill string. Therefore, for every 200-foot deep boring, there are forty 5-foot joints, each with a lubricated threaded connection. DWR should require that the driller, and CPT contractors use non-hydrocarbon-based lubricates for all down hole equipment during the subsurface exploration program.	

MND. See also Master Response 3.

rmation on the inclusion of metric units

the same as "Impact Areas". Text in the e also Response to Comment 104 and nformation on the Impact Area.

cted in offices and laboratories and will the few cases in the field where some involves an opportunity to view some ity training is required and provided (as ical analysis and field work) (see 3.18.1 se to Comment 270.

le through an MMRP that will be laster response 3 and Master Response at adhere to the MMRP, contractually, as ing the job.

t will contact soil. MM HAZ-1 (f) has dditionally, MM HAZ-1 (f) was edited to le shall be non-petroleum based

280	North Delta CARES Action Committee	Furthermore, the MND acknowledges that the Project has the potential for significant adverse impacts to surface and groundwater quality from the accidental release of hazardous materials in MM HAZ-2. However, MM HAZ-2i outlines a response procedure once "a significant spill has occurred," without defining criteria to determine whether a spill is "significant." (See MND, p. xix.) Noticeably lacking from MM HAZ-2 is evidence that significant impacts from spills can be avoided or reduced to a less than significant level with mitigation incorporated as the MND claims. (See MND, pp. 154-59.)	See Response to Comment 231, Respons Comment 81.
281	North Delta CARES Action Committee	Comment 18, MM HYD-1 a.: This mitigation measure states fueling and maintenance for on-land investigation contractors vehicles " shall occur on established roads " There is no definition of established roads. Additionally, it is extremely dangerous to perform maintenance or fueling on highways or county roads. This mitigation measure needs to be revised to omit any inference to unsafe operations on public thoroughfares or private roads. Throughout this IS/MND it would helpful if DWR acknowledged that levee roads in the Delta do not have shoulders wide enough for many of the activities proposed in this project.	The text MM HYD-1 in the IS/MND has b refueling, or maintenance of vehicles wil public roadways to ensure safety of work that "fueling and maintenance of vehicle investigation activities shall occur on esta staging areas"; therefore fueling and ma occur only on roadways. However, sever ensure roadway safety, including MM PU Safety Plan, and MM TRANS-1(a), establi standards. When implemented together (see Master Response 4), these measure maintenance of vehicles will be done in a For a description of the different types o refer to Section 3.17.1 of the IS/MND. Fu
			describes the how emergency access wo the Proposed Project.
282	North Delta CARES Action Committee	Comment 19, MM HYD-1 c.: This mitigation measure should remove the reference to "hay waddles" as a method to contain a hazardous materials spill. Hay waddles are used for erosion and sediment control.	Hay wattles are absorptive and are one c stoppage materials" commonly used by i effectively used for potential spills associ as stated in MM HYD-1(c).
283	North Delta CARES Action Committee	Comment 20, MM HYD-1 f.: This mitigation measure implies that corrective actions for over water hazardous spills may go untreated if there is no environmental harm. Does this mean that in the case of a spill an immediate determination of environmental harm can be made from the deck of the drilling barge? Typically, environmental harm resulting from hazardous materials, including hydrocarbons, cannot be determined without thorough analysis to ascertain short and long term effects. This mitigation measure should include language to state that all over water drilling will stop until the effects of the unauthorized release on the environment, including water quality, flora and fauna have been fully assessed and mitigated.	MM HYD-1 ensures that "activities will ce be taken if drilling fluid or other material colored plume. If such a plume is determ leaked or spilled fluid or material, then co required. Any spill that occurs will be add cause environmental harm. Also refer to focuses on prevention of spills first, via p secondary containment, and MM HAZ-2 Prevention and Response Plan. See also I Response to Comment 231.

onse to Comment 168, and Response to

s been revised to clarify that any will be conducted sufficiently away from orkers and the public. MM HYD-1 states cles or other equipment for on-land soil established roads, or in designated naintenance would not necessarily veral other mitigation measures exist to PUB-1(b), requiring the preparation of a blishing traffic controls and safety er, as will be required by the MMRP ires would ensure that any refueling or n a safe manner.

s of roadways within the Study Area, Further, Section 3.17.2, issue area (d), would not be significantly impacted by

e of several types of "suitable [] spilly industry specialists that could be ociated with soil investigation activities,

I cease" and "corrective measures" will rial enters the water, as indicated by a rmined to not be the result of any n corrective measures may not be addressed as any spill could potentially to the remainder of MM HYD-1, which a placement of barriers, and the use of -2 for the institution of a Spill so Response to Comment 81 and

284	North Delta CARES Action Committee	Comment 21, MM NOI-1: Not all drilling noise can be mitigated with "appropriate mufflers". This IS/MND has stated that the purpose of the project is to collect "soil" samples using one of several sample collection techniques. Soil sampling techniques using a drill involving driving a sample collection device (split ·spoon sampler, etc.) into undisturbed medium. Although not disclosed by DWR, in the case of a split spoon, or Standard Penetration Test, a 140-pound hammer is dropped from a height of 30-inches onto a steel rod until the sampler has advanced 18-inches. This is a loud process, somewhat akin to pile driving. If soil samples are continuously collected through a 100-foot section of the boring, say through the tunnel horizon, there would be a minimum of 67 soil samples per boring and each sample could be driven by 5 to 20 blows, maybe more. This means that there could be between 335 and 1,340 audible loud noise generating metal-on-metal strikes per boring. This is a significant noise impact in the picturesque Delta. DWR must address this noise generating sample collection process as a significant impact.	This comment is a replica of comment 22
285	North Delta CARES Action Committee	Comment 22, MM TRANS-1: The IS/MND fails to acknowledge that trees grow on the banks of sections of the levees and often overhang the levee road. Drill rigs cannot raise their towers and become entangled in trees. Had this IS/MND provided better maps so that the drilling locations and Impact Area could be easily identified, this review could have offered recommendations for those Delta roadways with trees which impact the safety of drill rig operations.	This comment is a replica of comment 56
286	North Delta CARES Action Committee	Comment 23, MM UTI-1: Safe drilling practices as enforced by OSHA prohibit a drill from raising its tower in the vicinity of overhead high-voltage and utility lines. This IS/MND fails to acknowledge that many overhead electrical transmission lines follow Delta road right-of-ways and that the proximity of Impact Areas and the use of drills in those areas would pose a safety issue and prevent a drill from operating. Had this IS/MND provided better maps so that the drilling locations and Impact Area could be easily identified, this review could have offered recommendations to avoid Delta transmission lines which impact the safety of drill rig operations.	See Response to Comment 8 for informa IS/MND. See also Master Response 3. The Draft IS/MND discusses the existence transmission and distribution lines (see p drill rigs will not be placed in locations th the set up and use of the rigs and any ove the vicinity. Further, MM HAZ-4 and MM implementation of a fire protection and p prevention measures, such as avoiding co
287	North Delta CARES Action Committee	Comment 24, 2.0 Proposed Project Description: This section is written so torturously as to be almost incomprehensible. Regarding Figures 2a, 2b and 2c - CEQA (15124 (a)) recommends that the project location be shown on a detailed map, preferably a topographic map. Typically project maps are shown on USGS 7.5 minute quadrangles (1:24000). USGS quadrangles typically provide enough detail for a reviewer to understand the project's location and potential environmental impacts. Unfortunately, DWR has chosen to provide maps with no topography and at such a large scale that very little project detail is available to the reviewer.	This comment is a replica of comment 57

223. See Response to Comment 223.
56. See Response to Comment 56.
nation on the use of maps in the
ace of aboveground electric e p. 199). As a common-sense practice, that would cause a conflict between overhead high voltage or utility lines in M PUB-1 require the development and d prevention plan that will include fire contact with utility lines.
57. See Response to Comment 57.

C	CARES Action Committee	Comment 25, 2.1 On-Land Soil Boring Equipment: Typically, it is not difficult to calculate the amount of surface disturbance in an "Impact Area". For instance, drilling and CPT contractors know how much area is needed for safe operations. Typically, soil exploration drilling areas would not exceed 3,500 to 5,000 square feet and access would be restricted to only operational equipment. These types of dimensional data would be useful for a meaningful review to help determine the total project surface impact. The lack of specific data leads reviewers to conclude that the author(s) of the IS/MND have had very little exposure to drilling, geophysical or geotechnical data collection projects. Additionally, reviewers are confused by DWR's approach to delivering a track-mounted drill to a drilling location on "soft ground". Why would DWR recommend driving a tractor and lowboy trailer loaded with the drill rig on soft ground when the track-mounted drill is capable of "walking" significant distances, and would cause much less surface damage than a fully loaded tractor/trailer? DWR should explain this approach and why a fully loaded tractor/trailer is environmentally superior to walking the drill onto the soil investigation site?	See Response to Comment 47 for info data in the project description. For clar information has been added to the project revised IS/MND). As described in Section 2.1 of the Draft IS located on soft ground, a track mounted mounted drill will be hauled by a lowboy as possible while remaining on roads that after which the drill will be unloaded and common practice. This method is approp damage to environmental resources.
C	North Delta CARES Action Committee	Comment 26, 2.1.1 On-Land Soil Boring Investigation Methods: The IS/MND states that, "Drilling activities will be conducted using a [one?] drill rig with auger, casing and mud rotary capabilities." Technically, all drills, except cable tool drill rigs, are classified as rotary rigs. However, DWR has described three different drilling techniques, each typically associated with three different types of drill rigs. The lack of clarity leaves the reviewer with the sense that DWR does not fully understand drill rigs or drilling technology. For instance, in IS/MND Figures 3 and 4, Track Mounted Rotary Drill Rig - these two drills are described in Central Mining Equipment Company (CME) catalog as auger drills. The CME catalog used by DWR to inform the IS/MND drilling process uses the term "rotary" or "rotary head" to describe the mechanism which turns, or rotates, the augers. Normally, among drilling contractors, drill rigs have specific purposes and even though an auger drill such as the CME 850XR shown in Figure 4 might be converted to drilling techniques other than auger, it would be very unusual, costly, and time consuming. It would be more efficient to mobilize a drill already equipped for mud rotary or to drill with a casing advancer. Additionally, it is not possible to collect in-situ "soil" samples using the techniques described in this section when drilling with mud. It is possible to obtain partial grab or chip samples while drilling with mud, but it is not possible to know the exact depth from which the samples originated. Downhole testing will be limited by the type of	• United States Navy Facilities Engin Identified downhole sampling methods in sampler, Pitcher Barrel sampler, 101 mm Shelby tubes.

nformation on the use of quantifiable arification, additional quantitative ject description (see Section 2.0 of the	
IS/MND, if a soil investigation site is d drill will be utilized. The track by tractor-trailer rig as close to the site hat are designed to withstand the load, and moved to its proper location, as is opriate and will not result in significant	
plies to multiple types of drilling mud rotary drilling. To avoid potential	
modified to clarify this fact.	
gineers (2001) n (2002, 2017) gineering Command (NAVFAC)(1986)	
include SPT, California Modified m Geobarrel, 134 mm Geobarrel, and	
which were not specifically identified in ty measurements and pressuremeter	
MND, all cuttings and excess drilling containers, or vacuum trucks, and ndfill. Soil cuttings and water from the d shoveled into containers. See also	
ation on the level of detail required in a	

290	North Delta CARES Action Committee	Comment 27, 2.1.2 On-Land CPT Equipment: This section title implies that CPT's may be used in other locations than on land. Is this correct? Most CPT's can be safety operated with 2 or 3 technicians. Why is it necessary for up to "15 support passenger vehicles" to be present? This seems extreme and environmentally damaging. Will each vehicle carry only one person? Are these 8 to 10 person vans? Did DWR intend to say "field trucks and support vehicles"? Under what conditions would 15 support passenger vehicles be necessary?	All CPTs will be conducted on land, as inc Response to Comment 31 for an explana vehicles assumed in the project descripti would be required. See also MM GHG-1
291	North Delta CARES Action Committee	Comment 28, 2.1.3 On-Land CPT Investigation Methods: The duration of the CPT investigation, up to 412 days (1.1 years) does not correlate with Table 1. This needs to be corrected to provide an accurate project description so that a reviewer can understand the duration of the investigation.	As described in Section 2.1.3 of the IS/M activities is the maximum number of wor days for each of 103 CPTs). While the tot days, there will be up to three truck-mou simultaneously, and thus the work will no approximately 6 months. Text has been of IS/MND to clear up any confusion.
292	North Delta CARES Action Committee	Comment 29, 2.1.4 On-Land Geophysical Survey Equipment: This section title implies that geophysical methods may be used in other locations than on land. Is this correct? Most seismic data acquisition programs can be safety conducted with 4 or 5 technicians. Why is it necessary for up to 14 support passenger vehicles to be present? This seems extreme and environmentally damaging. Will each vehicle carry only one person? Are these 8 to 10 person vans? Under what conditions would 14 support passenger vehicles be necessary? This section fails to describe geophysical equipment necessary used for TDEM, CVTFM or, ERT data acquisition. The last sentence in this section is confusing - if not an EnviroVibe Minibuggy, what? "EnviroVibe" is a trademark of Industrial Vehicles International. Has DWR made the decision that this is the only acceptable vibroseis equipment? This should be clarified because different seismic data acquisition equipment will have different operational and "foot print" characteristics.	This comment is a replica of comment 58
293	North Delta CARES Action Committee	Comment 30, 2.1.5 On-Land Geophysical Surveys Methods: Another tortuously written section. As shown in Figure 2b, there are 3 Impact Areas on Bouldin Island, not 5 as stated in this section; unless there are 5 Impact Areas, but map is at such a scale that it makes it impossible for an informed review. The last sentence of this section is confusing - is it a total of 21-days or a total of 105- days?	This comment is a replica of comment 59

ndicated by the section title. See nation on the maximum number of otion versus the actual number that 1 for information on carpooling.
MND, the duration for CPT investigation orking days for each location (4 work otal number of days could be up to 412 ounted CPT rigs running not last for 412 days but will last n clarified in Section 2.1.3 of the Final
58. See Response to comment 58.
59. See Response to Comment 59.

294	North Delta CARES Action Committee	Comment 31, Time Domain Electromagnetic (TDEM) [Includes all geophysical methodologies]: This section is written as rudimentary primer, not to fully inform the reviewer of the proposed project objective. It would be helpful to understand the specific purpose of the TDEM survey. It can be assumed, but not stated, that the TDEM is used to identify subsurface geologic and ground water conditions to depths below the tunnel horizon. It can also be assumed that TDEM may provide data related to saline and freshwater aquifers. Likewise, the objective of using a CVTFM is not explained. It can be assumed that the objective is to identify buried metallic objects, including abandoned wells.	
		However, the effectiveness of a CVTFM would be reduced by overhead powerlines and railroad tracks. The objective of using ERT may be to identify subsurface geologic and stratigraphic characteristics to be used in conjunction with other geophysical methods. For seismic surveys, please check the diameter of the geophones, "0.5 inches in diameter" seems extremely small, since most small geophones are about 1.25 inches in diameter. It is not clear from the project description if the seismic senor lines are 2,300 feet long, or if the entire seismic data acquisition line is 2,300 feet long. That is, typically the EnviroVibe unit would begin collecting data several hundred feet off the end of the sensor line (called walking or rolling on) and then would extend beyond the last sensor (called rolling or walking off). An informed reviewer will benefit from this project description.	
295	North Delta CARES Action Committee	However, unless the IS/MND fully explains the project's objectives and how the four geophysical exploration methods are integrated, it is only possible for the reviewer to infer DWR's intent. One observation becomes clear however, this proposed drilling and geophysical program has a specific objective - to inform the design of the Governor's single tunnel. As such, this project skirts the intent of CEQA to fully disclose all impacts associated with a project, i.e. the Delta Conveyance Tunnel, and blurs the reviewer's ability to fully evaluate all aspects of the project description and project objective. At best, this IS/MND is nothing more than a shallow, incomplete description of a much larger project; at worst it is another ham fisted attempt by DWR to mollify the public and conceal DWR's intent to share these data with DCDCA and assist water contractors in their effort to construct a new through Delta conveyance.	This comment is a replica of a portion of Comment 60.
296	North Delta CARES Action Committee	Comment 32, 2.2.1 Over-Water Soil Boring Investigations Methods: There's almost so much incorrect about this project description that it is nearly impossible to allow a coherent review. However, a few comments - 1) A 3.5-inch drill hole is too small for mud; 2) Soil samples cannot be collected using a split spoon sampler when using a mud rotary because the drill steel through which the sampler would be dropped is plugged with mud and likely the sampler cannot be driven through the tri-cone bit used in mud drilling. Fundamentally, this section does not accurately describe the project and should be rewritten to describe the project.	Tricone bits used for mud rotary drilling 2 2-3/8 inches. ASTM standard D1586 allow inches. Per USACE (2001), a larger diame drill rods during sample driving. This res blow counts obtained. As noted in Response to Comment 289, the for obtaining soil samples below the grou drill rods are removed from the borehold See also Master Response 3 for informat

f comment 60. See Response to
f comment 60. See Response to
are available in diameters as small as
ows for use of bits as small as 2-1/4 eter borehole can allow for flexing of
sults in potential inaccuracies in the
the mud rotany technique is preferred
the mud rotary technique is preferred bundwater table. The tricone bit and le prior to sampling.
tion on the level of detail required in a

297	North Delta	The following comments infill comments not noted in comment numbers 1-32.	Noted. Language in the Final IS/MND has
	CARES Action		to avoid confusion. The town of Locke w
	Committee	Comment 33, 3.1 b. Aesthetics: Note that the community of Locke is not located on Highway 160. It	
		is located on County Road E13, commonly called River Road. FYI - Highway 160 is on the west levee	not necessarily because of its specific loc
		of the Sacramento River at Locke. Highway 160 crosses the Sacramento River twice between the	
		City of Sacramento and the Antioch Bridge - not several times.	
298	North Delta	Comment 34, 3.3.2.3 Air Quality: Impacts to air quality could occur after the soil investigations have	Potential for dust will be minimized by the
	CARES Action	been performed if surface soils are still exposed thus creating the opportunity for dust.	close to pre-project as possible (see MM
	Committee		footprint of the Impact Areas, and the na
			minimal exposed loose soil. Any potentia
			airborne dust would be minor in scope a
			where it would conflict or obstruct imple
			plan or expose sensitive receptors to sub
			Section 3.3.3 of the Draft IS/MND for de
			abatement measures.
299	County of	This office represents the County of Sacramento ("County") and the Sacramento County Board of	See Master Response 1.
	Sacramento	Supervisors ("the Board"). On behalf of the County and the Board, this letter responds to California	
		Department of Water Resources' (DWR) Notice of Intent to Adopt a Mitigated Negative	As stated in Section 3.10.1 of the IS/I
		Declaration, dated November 20, 2019, regarding the project entitled "Soil Investigations for Data	with a 401 Water Quality Certification
		Collection in the Delta" ("the Project").	Control Board to ensure compliance
			standards, limitations, and restrictions
		A significant portion of the Project would be located within Sacramento County. At least sixty-five	for information on precautions being ta
		(65) drill sites (borings, CPT's) would be located within Sacramento County. (See Project Initial	enter the boreholes. See Response to
		Study/Mitigated Negative Declaration ("IS/MND"), Figures 2a & 2b.) Most of that area relies on	about the use of non-petroleum base
		groundwater supplies for drinking and domestic water use. The Project, at a minimum, will cause	Additionally, protection of water quality
		impacts to groundwater quality and, additionally, impact surface water due to the overwater	the implementation of MM HYD-1, MM
		borings proposed to take place in and along the Sacramento River and various sloughs within and	to Comment 14 and Response to Comme
		adjacent to Sacramento County.	groundwater and Response to Comment
			containment of hazardous materials.

has been updated to remove Locke so as was used as an example because it is a pric town" that readily illustrates a type, location.

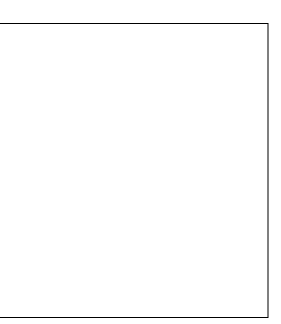
w the process of returning the site to as IM AES-1). Furthermore, the limited nature of the work should create stial loose soil that might turn to and not rise to a level of significance plementation of an applicable air quality substantial pollutant concentrations (see details). See also MM AIR-1 for dust

S/MND, DWR will obtain and comply on from the State Water Resources e with all applicable water quality ons. See also Response to Comment taken to ensure that no contaminants to Comment 279 on information sed lubricants.

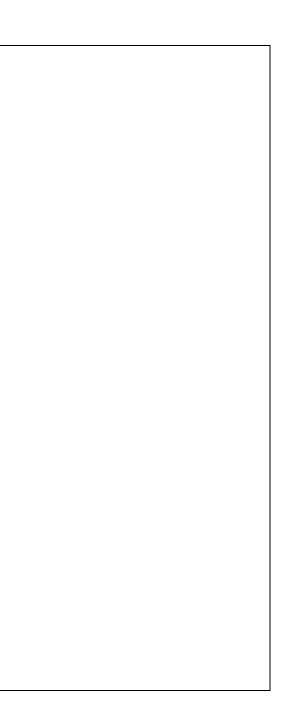
ty will be ensured during the project via M HAZ-1, MM HAZ-2. See also Response ment 231 for information on ent 81 for information on the

300	County of	The IS/MND Fails to List County Well Permit(s) Among the Required Approvals	See Master Response 6.
	Sacramento	Pursuant to the CEQA Guidelines, an initial study is required to include "[a]n examination of whether the project would be consistent with existing zoning, planning and other applicable land use controls." (Cal. Code Regs., tit. 14, § 15063(d)(5) [italics added].) In this case, the Project's proposed drilling will require a well permit in accordance with Chapter 6.28 of the Sacramento County Code. The IS/MND fails to list this approval in its section on "regulatory requirements, permits, and approvals". (IS/MND, pp. 1-2.)	
		The IS/MND's project description states that:	
		"[DWR] plans to conduct soil investigations for the purposes of measuring physical properties of the soils, location of the groundwater table, and other typical geologic and geotechnical parameters that will be used to inform and evaluate alternatives, consistent with Executive Order N-10-19, for a proposed single tunnel Delta conveyance (requiring a separate CEQA process) consistent with Governor Newsom's new approach to modernized Delta water conveyance."	
		(IS/MND, p. ii.)	
		The IS/MND describes the "on land" Project work as including "167 soil borings from 50 feet to 200 feet below ground surface" and 103 cone penetration tests (CPTs) from approximately 50 feet and [sic] 200 feet below ground surface[.]" (IS/MND, p. 4.) In addition, the Project will include 57 overwater soil borings up to 200 feet below the slough or river floor. (see ibid.)	
		Under the Sacramento County Code, "no person shall dig, bore, drill, deepen, modify, repair, inactivate, or destroy a well, or install, repair, or replace a well pump without first applying for and receiving a permit" (Sac. County Code, § 6.28.030(A).) This requirement applies to "the state" as well as private entities and individuals. (See Sac. County Code, § 6.28.010(L).) The term "well" means "any artificial excavation constructed by any method for the purpose of extracting water from, or injecting water into, the underground." (Sac. County Code, § 6.28.010(0).) In addition, "well" includes "exploratory holes (borings) monitoring wells [and] test wells." (Ibid.) "Exploratory hole (boring)" is defined as "an uncased temporary excavation or boring drilled to a depth within ten (10) feet of groundwater, or deeper, based on available groundwater data, whose purpose is the immediate determination of hydrologic or geological conditions at a site." (Sac. County Code, § 6.28.010(0)(6).)	
		The area proposed for drilling in the IS/MND is part of the SacramentoSan Joaquin River Delta and has a very high water table. Although the IS/MND concedes that the drilling "could" bore into the groundwater basin (IS/MND, p. 165), it is a near certainty that this will occur considering the proposed 200-foot depth of the drilling/boring. Prior geologic investigatory drilling that DWR conducted in 2019 in the Sacramento County portion of the Delta encountered groundwater at a depth of less than ten feet.	

The Sacramento County Well Ordinance is authorized pursuant to State Law. (See Water Code, §
13801, subd. (c).) State law requires that "every person," including "the state", comply with such
local well ordinances. (See Water Code,§§ 13050, subd. (c); 13755.) As such, the State Legislature
has waived any sovereign immunity that might otherwise have applied to the local well permit
requirement.
The County Well Ordinance's regulation of "exploratory holes and test holes" is consistent with the
scope of DWR's own Bulletin 7 4-81 (Water Well Standards), which expressly makes "test holes"
and "exploration holes" subject to the Bulletin's Reporting and "Destruction" requirements. (See
Bulletin 74-81, Sec. 1 ( J) and Sec. 4.) Moreover, the applicable statue expressly references DWR
Bulletin 74-81 as forming the basis for local well ordinances. (See Water Code,§ 13801, subd. (c).)
Accordingly, the IS/MND should be revised to reflect the local well permit requirement. Further,
Sacramento County expects that DWR will apply for such permit(s) prior to undertaking the
planned drilling.



301	County of Sacramento	The IS/MND Improperly Piecemeals Environmental Review	See Master Response 2.
	Caciamento	The California Environmental Quality Act (CEQA) prohibits "piecemealing" or "segmenting" the environmental review for a project. In other words, a lead agency may not "[chop] a large project into many little ones" in order to avoid examining the full environmental impact of the project as a whole. (BurbankGlendale-Pasadena Airport Authority v. Hensler (1991) 233 Cal.App.3d 577, 592.) CEQA requires that a lead agency examine "the whole of an action which has a potential for resulting in a physical change in the environment, directly or ultimately, and includes the activity which is being approved and which may be subject to several discretionary approvals by governmental agencies." (Ibid.)	
		As noted above, the IS/MND readily acknowledges that the proposed drilling work will be done in connection with DWR's proposal for a single tunnel delta water conveyance project. Thus, the preliminary engineering work proposed under the Project is inextricably intertwined with the upcoming tunnel project. Under the CEQA, the test for segmenting future phases of a project is as follows:	
		"[An environmental document] must include an analysis of the environmental effects of future expansion or other action if: (1) it is a reasonably foreseeable consequence of the initial project; and (2) the future expansion, or action will be significant in that it will likely change the scope or nature of the initial project or its environmental effects."	
		(Laurel Heights Improvement Assn. v. Regents of the Univ. of California (1988) 47 Cal.3d 376, 396.)	
		In this case, the single tunnel project is reasonably foreseeable because DWR has expressly announced its relationship to the Project (see IS/MND, p. ii) and, further, because the Governor has expressly ordered DWR to "inventory and assess current planning to modernize conveyance through the Bay Delta with a new single tunnel project." (Exec. Order N-10-19.) In fact, DWR released a Notice Of Preparation ("NOP") for "the Delta Conveyance Project" (aka single tunnel) on the date of this letter that indicates a 6,000 cfs tunnel project with two intakes located in Sacramento County. This future action is undoubtedly significant and will change the scope and environmental effects of this initial drilling Project. Therefore, DWR is required under CEQA to consider the impacts of the Project and the single tunnel together in a single EIR.	



302	County of Sacramento	to acknowledge that proposed drill sites are also located within the Plan Area of the South Sacramento HCP ("SSHCP"). (See enclosed SSHCP Plan Area map.) The SSHCP was adopted in 2018 by a multi-jurisdictional collaboration including the	Soil investigation sites on the east side within the plan area of the South Sacr Conservation Plan (SSHCP). The Pro with applicable SSHCP avoidance and therefore, the impact conclusion in IS/ significance (see Draft IS/MND, p. 132 (see Response to Comment 9) and m consistent with Section 5.4 of the SSH and Covered Species Take Avoidance shown below with some specific exam (Construction BMP's) are equivalent to 1, HYD-1 and HAZ-1 as well as specific
		County of Sacramento, the Cities of Rancho Cordova and Galt, the Sacramento County Water Agency, the Sacramento County Regional Sanitation District, and the Capital Southeast Connector Joint Powers Authority. The SSHCP plan area encompasses 317,656 acres bordered by Highway 50 on the north, San Joaquin County on the south, El Dorado County and Amador County to the east, and the Sacramento River to the west. That area includes Sacramento County's portion of the Delta. The IS/MND needs to assess whether the Project will conflict with any of the provisions of	description. Applicable species measurequivalent to those outlined in the IS/N through BIO-20), California tiger salan (BIO-1 and BIO-2), giant garter snake western pond turtle (BIO-1, BIO-2 and 7), Swainson's hawk (BIO-11), sandhi (BIO-10), other raptors (BIO-6), and ba
		the SSHCP. For more information, see: https://www.southsachcp.com/	Section 3.4.2 (f) of the Final IS/MND h SSHCP as follows: The portion of the Study Area that northeastern edge and includes Pl Sacramento et al. 2018). The goal streamlined, predictable federal an creating a Preserve System to prot agricultural lands. Covered activities include urban development, mining recycled water projects, covered ac covered activities in stream setbac Preserve System and Laguna Cree Project would be a series of discre avoid any covered species and wo avoidance and minimization measu it would not conflict with the SSHC
			See also Master Response 4.
303	County of Sacramento	[ATT 1: South Sacramento Habitat Conservation Plan Map. Figure 2-1]	See Master Response 1 and Respons

ide of the Sacramento River are cramento County Habitat roposed Project does not conflict nd minimization measures, and S/MND remains less than 32). Specifically, project avoidance minimization measures are SHCP: Best Management Practices ce and Minimization Measures, as amples. Condition 3 of the SSHCP to MMs AES-1, AES-2, AIR-1, BIOcific actions outlined in the project asures outlined in the SSHCP are S/MND, including for plants (BIO 18 amander and Western spadefoot (e (BIO-1, BIO-2 and BIO-4), nd BIO-3), tricolored blackbird (BIOhill crane (BIO-9), burrowing owl bats (BIO-15). has been revised to include the at overlaps the SSHCP would be the Planning Unit 6 (County of al of the Plan is to provide and state permitting processes while rotect habitat, open space, and ties as defined by the SSHCP ng, rural transportation projects,

activities in preserve setbacks, acks, and covered activities in the reek Wildlife Corridor. The Proposed reet soil investigations, would fully vould not conflict with applicable asures as indicated above, therefore ICP.

## nse to Comment 302

304	Sacramento County Farm Bureau	The Sacramento County Farm Bureau is a non-governmental, non-profit, grassroots organization. Our purpose is to protect and promote agricultural interests throughout Sacramento County and to find solutions to the problems of the farm, the farm home, and rural communities. Farm Bureau strives to protect and improve the ability of farmers and ranchers engaged in production agriculture to provide a reliable supply of food and fiber through responsible stewardship of California's resources. We appreciate the opportunity to comment on this proposal of an extensive soil analysis throughout regions of the Delta community. First and foremost, we are concerned with the lack of exact locations of proposed soil investigations. While the maps provide general outlines of proposed sites, it is difficult to determine locations, in order to adequately address potential impacts to agricultural operations and surrounding habitat. Further, it is imperative that the landowners be made aware now of proposed investigations on their property and not just when an intent to enter is initiated. With increased agricultural activity approaching in the Spring and Summer, it is crucial that any attempts to connect with landowners to access agricultural lands are made well in advance, as to not disrupt agricultural activities. The impact on local farmers and agricultural operations.	See Master Response 1. See also Re information on the use of maps in the 29 for information on landowner perm The Draft IS/MND acknowledges and importance of farmland within the Stu significant impact would occur (pp. 26
305	Sacramento County Farm Bureau	We are disappointed to see that little detail is given to the actual footprint of the project, including a lack of information of total surface disturbance, particularly in the agricultural areas. The amount of impact during the collection is very vaguely defined, which provides little information to potential landowners of how to anticipate disruptions to their agricultural operations.	Section 2.0 of the Final IS/MND has a Proposed Project activities and associ temporary ground disturbance up to a ground disturbance limited to approxi and lasting no more than 15 days pe geophysical work. See also Response to Comment 191.
306	Sacramento County Farm Bureau	While the title of this project seems to allude to soil investigations for 'data collection' purposes, it is clear based on the project description that this is in reference to Executive Order N-10-19, for a proposed single tunnel Delta conveyance. If this study were to truly be an objective data collection of soil samples in the Delta, additional alternatives would be considered as this data should be used to determine the best course of action for new conveyance systems, and not designed to direct the further action of only one option. Since this is in direct correlation with the single tunnel conveyance system, this seems to simply be phase one of tunnel design and construction and not simply a data collection as indicated.	See Master Response 2 and Response
307	Sacramento County Farm Bureau	Additionally, regarding public agencies whose approval is required, we strongly urge that Reclamation and Flood Control Districts be included in this process, as they have local jurisdiction in these areas.	See Master Response 2 and Master Response to Comment 26 for informa Response to Comment 29 for details

Response to Comment 8 for he IS/MND, Response to Comment rmissions, and Master Response 5.

nd discusses the prevalence and Study Area and concludes that no 26, 27).

as been revised to clarify that sociated staging areas could result in to approximately 50 acres, with oximately 0.05 to 0.22 acres per site per investigation and 21 days for onse to Comment 104 and Response

onse to Comment 4.

er Response 5. See also and mation on encroachment permits and Is on landowner permissions.

308		We strongly encourage that fire protection and prevention plans and spill prevention and	The Proposed Project and accompanying mitigation measures were
		response plans be shared with local fire and emergency personnel and their mutual aid districts, as they may be requested to respond should an emergency arise. This emergency planning would increase local personnel's ability to respond adequately to the scene and work cooperatively with state agencies should the need arise.	designed to preclude the need for assistance from local emergency response departments by preventing emergencies through the proper use and handling of hazardous materials and equipment, as demonstrated in Sections 3.9.2 and 3.20.2 of the Draft IS/MND.
			It is common practice on large construction projects for the State to coordinate with and share relevant project information with local fire and emergency response departments. While this is not a large construction project, Mitigation Measures HAZ-1, HAZ-2 and HAZ-4 and HAZ-have been updated to include this sharing of plans.
			See also Master Response 4.
309	Bureau	For transportation and traffic controls, please be aware of the agricultural season you are operating in. During the summer months, increased agriculture truck activity is active throughout the Delta and delays in their delivery cause financial impacts to surrounding farmers and agricultural operations. Traffic controls and restrictions should be kept to a minimum during heighted agricultural production.	See Response to Comment 190 for information on Proposed Project timelines as they relate to traffic and the revision and implementation of MM TRANS-1. See also Response to Comment 232 for details on traffic controls as they relate to agricultural production.
			Further, during the process of obtaining landowner permission (see Response to Comment 29), landowners may provide additional timing information regarding any crop harvesting or transport that will occur in the vicinity of the Impact Area and could be potentially impacted by traffic controls.
310	Air Quality Management District	The Sacramento Metropolitan Air Quality Management District (Sac Metro Air District) is mandated by Health and Safety Code §40961 to represent the citizens of the Sacramento district in influencing the decisions of other agencies whose actions may have an adverse impact on air quality. In that context, Sac Metro Air District staff reviewed the Mitigated Negative Declaration (MND) for Soils Investigations for Data Collection in the Delta and offer the following comments for consideration.	The calculations sheet has been added to Appendix B of the IS/MND for clarity. This information is included in the Final IS/MND upon request and does not constitute a "substantial revision" (see State CEQA Guidelines, Section 15073.5, subdivision (c)(2)). See also Master Response 4.
		Provide full disclosure of the analysis by including the air emissions calculations in the MND. Appendix B includes greenhouse gas emissions calculations but does not include criteria pollutant emissions calculations. Including the calculations supports the emissions reported in Tables 4 and 5.	
311		Tables 4 and 5 display emissions from activities "on land" and "over water" separately. If the emissions may occur concurrently, the emissions should be combined prior to comparing to the thresholds of significance.	As the specific emissions are different based upon the two different types of work (on-land vs over-water), they were displayed separately in the tables to avoid confusion. However, upon request, Table 5 of the Final IS/MND has been updated to include this information as a combined value.

312	Sacramento Metropolitan Air Quality Management District	Sac Metro Air District's Guide to Air Quality Assessment in Sacramento County [Footnote 1: <u>http://www.airquality.org/Business/CEQA-Land-Use-Planning/CEQA-Guidance-Tools]</u> (Guide) provides attainment status, health information, screening criteria, thresholds of significance, tools and mitigation measure to be used in environmental review of air quality and greenhouse gas emissions. Update the MND using the most current information from the Guide:	The Final IS/MND has been revised t attainment of the 8-hour ozone stand standards, pursuant to Chapters 1 an 2020) District CEQA Guide; however guidelines for ensuring that the projec outlined by SMAQMD.
		<ul> <li>Add a discussion regarding non-attainment of the 8-hour ozone standard in the Sacramento Valley Air Basin section on page 33. See Chapter 1 of the Guide.</li> <li>Update the Air Quality Management District Standards section on page 34 for Sac Metro Air District using information from Chapter 2 (sections 2.4 and 2.5) of the Guide.</li> <li>Correct the reference to MM GHG-1 on page 35. This reference should be AIR-1.</li> <li>Update Table 3 to reflect that Sac Metro Air District's particulate matter (PM10 and PM2.5) thresholds are zero, unless best management practices (BMPs) are included as project conditions of approval or mitigation measures. Since BMPs have been included, the non-zero thresholds can be used.</li> </ul>	Further, the mitigation measure reference corrected, and Table 3 has been upd in the comment regarding PM10 and this information does not change ana Master Response 4).
313	Sacramento Metropolitan Air Quality Management District	All projects are subject to Sac Metro Air District rules in effect at the time of construction. A complete listing of rules is available at www.airquality.org. Specific rules that may be applicable to construction activities is also available in the Rules & Regulations Statement. (Footnote 2: <a href="http://www.airquality.org/LandUseTransportation/Documents/Rules%20attachment_6-18Final.pdf">http://www.airquality.org/LandUseTransportation/Documents/Rules%20attachment_6-18Final.pdf</a> ]	See Master Response 1.
314	Sacramento Municipal Utility District	The Sacramento Municipal Utility District (SMUD) appreciates the opportunity to provide comments on the Mitigated Negative Declaration (MND) for the Soil Investigations for Data Collection in the Delta (Project, SCH 2019119073). SMUD is the primary energy provider for Sacramento County and the proposed Project area. SMUD's vision is to empower our customers with solutions and options that increase energy efficiency, protect the environment, reduce global warming, and lower the cost to serve our region. As a Responsible Agency, SMUD aims to ensure that the proposed Project limits the potential for significant environmental effects on SMUD facilities, employees, and customers. With the implementation of mitigation measure MM UTI-1: "A field reconnaissance, marking or staking the exploration site, and calling Underground Service Alert (USA) for utility clearance will be conducted by qualified personnel for each planned soil exploration location. Based upon the information gathered, sites will be adjusted to ensure no utilities are impacted." This should ensure that SMUD's infrastructure is adequately protected.	See Master Response 1. No changes occur that would warrant additional re See Master Response 2 for additiona Proposed Project.
		continue to keep SMUD facilities in mind as environmental review of the Project moves forward. Please reroute the Project analysis for SMUD's review if there are any changes to the scope of the Project.	

to include a discussion of non-
dard and to update District
nd 2 of the recently updated (April
r, DWR will follow all current
ect does not violate guidelines

ference in Section 3.3.1.2 has been updated to include the detail provided nd PM2.5 thresholds. The inclusion of analysis or impact conclusions (see

les to the scope of the Project will review from interested agencies. nal information on the scope of the

315	City of Stockton	The following comments on the Initial Study/Proposed Mitigated Negative Declaration for Soil Investigations for Data Collection in the Delta (IS/MND) are submitted on behalf of the City of Stockton ("City" or "Stockton"). The Department of Water Resources (DWR) proposes to conduct exploratory drilling activities in support of a new single tunnel Delta water conveyance project (Project). Drilling will occur both over land and over water. According to the IS/MND, overwater soil investigations will consist of 57 soil borings up to 200 feet below the slough or river bottom (measured at the mudline). The duration of investigation activities will be up to 15 days at each site. On-land soil investigations will consist of 167 soil borings from 50 feet to 200 feet below ground surface; and 103 cone penetration tests (CPTs) from approximately 50 feet and 200 feet below ground surface, with work lasting up to 13 days at each site, depending on the nature of the work. Due to deficiencies in the proposed mitigation measures, and choice of location for certain overwater drilling sites, the City is concerned about the Project's potential to result in unmitigated significant impacts to surface and ground water quality, as well as impacts to fish species protected under the California and federal endangered species acts.	do not provide appropriate habitat for and will be authorized and permitted sections 401 and 404, and Fish and C
			Also, See Master Response 2.
316	City of Stockton	I. Background Stockton's Municipal Utility Department (MUD) provides potable water treatment and distribution for municipal and industrial (M&I) purposes to approximately 58 percent of the Stockton Metropolitan Area. The Stockton water service area consists of more than 48,000 metered connections with a service population of 182,000. This accounts for approximately 55 percent (55%) of the M&I demand of the Stockton Metropolitan Area. A significant source of the current water supplies to the Stockton Metropolitan Area provided by the City is surface water diverted at the City's Delta Water Treatment Plant Intake and Pump Station (IPS), which is located at the southern tip of Empire Tract. (See Exhibit A.) The remainder of the City's M&I demand is met by a combination of contracted surface water and groundwater pumping.	See Master Response 1.

ment 199, designated in-water work sensitive fish species and life and are typical for projects within this vities are short-term, temporary and M-BIO-1, over-water sites will be channels or sloughs that generally for terrestrial plant or wildlife species, d under the Clean Water Act d Game Code section 1602 et seq onse to Comment 237).

ity and fish species are provided by 0-1. These measures include ess Hazardous Materials, Safety, e. See also Response to Comment t 230 on the effectiveness of ecies, Response to Comment 69 on d Response to Comment 231 on the ty. Specific concerns are addressed

3	317	City of Stockton	<ul> <li>II. The Project Has Potentially Significant Impacts to Water Quality that Are Not Clearly Mitigated Below a Level of Significance</li> <li>The IS/MND does not provide sufficient information or evidence to demonstrate that the Project will not result in significant impacts to surface and groundwater quality. Due to deficiencies in the proposed mitigation measures, the IS/MND fails to demonstrate that proposed overwater drilling, and in particular drilling directly at and upstream of Stockton's IPS drinking water intake, and over land drilling will not have potentially significant impacts to Stockton's drinking water quality.</li> </ul>	Section 3.10 of the Draft IS/MND disc groundwater quality and finds that nor this analysis, the section lists several implemented to reduce potential impa including MM HYD-1 which ensures s prevention. All activities will be conduc applicable water quality standards, lim on page 166 of the Draft IS/MND. See and Response to Comment 231 on th and groundwater quality.
				Furthermore, the proposed site near S has been removed from the proposed Final IS/MND in Section 2.0.
				The IS/MND provides sufficient inform and effective mitigation measures (se prepared by professional specialists a Comment 50) using scientific reference (see IS/MND Section 4.0) demonstrat analysis and conclusions presented th

iscusses the potential impacts to none exist (pp. 163-164). Along with ral mitigation measures that will be pacts to water resources, generally, s specific protections for spill ducted in accordance with all limitations, and restrictions as stated See also Response to Comment 14 the lack of impact to surface water

r Stockton's drinking water intake ed Project. This is reflected in the

rmation (see Master Response 3) see Master Response 4) and was s and experts (see Response to ences, studies, and other resources rating ample evidence to support the I therein.

318	City of	A. Surface Water Quality Impacts	See Response to Comment 317.
	Stockton	IS/MND Figure 2(b) shows proposed overwater drilling locations on the San Joaquin River at the south end of Empire Tract and on a slough at the north end of Empire Tract. The location at the south end of Empire Tract is directly across from the City's IPS drinking water intake. (Compare IS/MND Figure 2(b) with Exhibit A.) Water diverted at Stockton's intake includes San Joaquin River water, as well as water flowing south in the slough along the west side of Empire Tract, downstream of proposed overwater drilling location that is at the north end of Empire Tract.	
		To support its conclusion that water quality impacts from overwater drilling will not be significant, the IS/MND relies in part on Mitigation Measure HYD-1. This measure is inadequate to ensure that significant impacts will not occur. Measure HYD-1 provides in part:	
		(f) During overwater soil investigations a qualified environmental monitor will watch for colored plumes (an indication that drilling fluid or other material is entering the water and may affect water quality). If found, activities will cease until appropriate corrective measures have been completed or it has been determined that the environment will not be harmed.	
		As indicated by the text of the measure itself, there is the potential for an unspecified amount of drilling fluid and unspecified "other material" to be discharged from drilling operations. If the City is diverting water at the time such a discharge occurs, the contaminants could adversely affect the City's drinking water supply diverted at the IPS. The mitigation measure does not specify what corrective measures will be completed, or what criteria DWR will apply in determining whether the environment has been or will be harmed. Thus, there is insufficient information to assess the effectiveness of Measure HYD-1.	
		To clearly avoid these potentially significant surface water quality impacts to the City's drinking water supply, DWR should not conduct overwater drilling at sites where a release of drilling fluid or "other materials" could adversely affect water diverted at the City's intake, or limit exploratory drilling at those sites to times when the City is prohibited from diverting (currently, between March 15 and May 20).	

319	City of Stockton	Further, although not discussed in the section on water quality impacts, in the discussion of hazardous materials impacts, the IS/MND suggests the potential for significant impacts to surface and groundwater quality from spills of hazardous materials. Mitigation Measure HAZ-2 provides in part:	See Response to Comment 231 for in Response to Comment 230 on other See also Response to Comment 317
		i. If a significant spill has occurred, and results determine that project activities have adversely affected surface water or groundwater quality, a detailed analysis will be performed to the specifications of DTSC to identify the likely cause of contamination. This analysis will include recommendations for reducing or eliminating the source or mechanisms of contamination. Based on this analysis, the DWR or contractors will select and implement measures to control contamination, with a performance standard that surface, and groundwater quality must be returned to baseline conditions. These measures will be subject to approval by the DWR, DTSC, and the Regional Board. (Emphasis added.)	
		Mitigation Measure HAZ-2 acknowledges the Project has the potential for significant adverse impacts to surface and groundwater quality, but does not clearly avoid significant impacts because it provides for response activities following a significant spill, with no evidence or analysis to demonstrate that significant impacts from the spill can be avoided or reduced to a less than significant level. The measure also contains no information about the criteria DWR will apply in judging whether a spill is "significant" or whether activities have "adversely affected" water quality. Simply returning the conditions to baseline does not ensure that significant impacts to groundwater quality from a spill will be avoided or fully mitigated. Degradation, even if temporary, already will have occurred. The resulting impact could be significant if contamination renders surface or groundwater unusable.	
320	City of Stockton	III. Potentially Significant Impacts to Protected Fish Species Also Are Not Clearly Avoided or Mitigated	See Response to Comment 315 and details on the use of mitigation measu
		The IS/MND acknowledges the potential for the Project to result in significant impacts to protected fish species, including Delta smelt and longfin smelt. To lessen such impacts, the IS/MND relies on mitigation measures HYD-1 and HAZ-2, among others. As discussed above, Mitigation Measures HYD-1 and HAZ-2 are not adequate to ensure significant water quality impacts will not occur. Because the IS/MND relies on HYD-1 and HAZ-2 for its conclusion that impacts to sensitive fish species will be less than significant, this conclusion also appears to be inappropriate.	

or information on HAZ-2(i) and er preventative mitigation measure. 17 and Response to Comment 81. nd Response to Comment 69 for asures.

321	City of Stockton	IV. Conclusion	See Master Response 4 and Respon to Comment 320.
		A mitigated negative declaration is appropriate only if all potentially significant effects of the project will clearly be avoided or reduced to insignificance. Where there is substantial evidence in the record that a project may have one or more significant impacts on the environment, despite modifications, a negative declaration is improper and an environmental impact report (EIR) must be prepared. As discussed in these comments, there is substantial evidence that the Project may have significant impacts to water quality, and also protected fish species. As such, it appears DWR also is incorrect in its conclusions with respect to the Mandatory Findings of Significance, where the IS/MND finds, without analysis, that the Project does not "have the potential to degrade the quality of the environment " or "reduce the number of a rare or endangered plant or animal." (IS/MND at p. 206.) For these reasons, a MND is not appropriate, and it appears DWR must prepare an EIR for the Project. At a minimum, DWR must correct the inadequacies in Mitigation Measures HYD-1 and HAZ-2 and should modify the Project to clearly avoid overwater drilling impacts to water quality at Stockton's intake, and recirculate the corrected	
322	City of	IS/MND for public review before adopting it. [ATT 1: Map of Stockton's IPS Drinking Water Intake]	See Master Response 1. See also Re
	Stockton		
323	Snug Harbor Resorts, LLC	This comment letter is written to object to the proposed drilling of soils in the drinking water aquifer of the North Delta, and particularly within three miles of the public and private drinking water wells located along Steamboat Slough. Actions by DWR under BDCP and CalFed have already caused damage to the local drinking water aquifer most likely from previous soils investigations in this area, which caused increases in arsenic and manganese in the drinking water aquifer. That degradation of North Delta drinking water aquifer has resulted in over \$130,000 in additional well filtration equipment and an added \$20,000 in annual maintenance costs, for one public drinking water well alone along Steamboat Slough. It is safe to assume that the many public drinking water wells affected by DWR previous soils borings and other CALFED/BDCP projects has resulted in many millions of dollars in costs to those well owners that were affected by DWR investigative borings and other projects. My comments and proof of valid concern will focus on impacts to the drinking water aquifer along Steamboat Slough, but applies to the drinking water wells along the Sacramento River as well between Sacramento and Rio Vista. In between paragraphs and at the end of this comment letter, I include several screen prints of maps or other data to aid the reader, as links to referenced data can be changed by the manager of the various government websites. I have also saved many of the documents and maps I refer to, copies of which can be downloaded from one of the websites I manage: https://www.snugharbor.net/News2020.html	See Master Response 1. Specific concerns are addressed in the Master Response 2 and Response to

Response to Comment 317.

n the following responses. See also e to Comment 4.

-	<ul> <li>OBJECTION TO PROPOSED DRILLING LOCATIONS DUE CONCERN FOR DRINKING</li> <li>WATER AQUIFER IMPACTS, AND REQUEST FOR MITIGATION TERMS IF DRILLING IS PERMITTED:</li> <li>DWR's Delta Conveyance Office proposes to drill many bore holes in the North Delta area,</li> </ul>	See Response to Comment 168 and Response to Comment 20 for details on the boring seals and precautions taken with boreholes. See page 4 of the Draft IS/MND for information on why potential site locations were chosen.
	including drilling in-water within 150 to 1400 feet of many private drinking water wells along Snug Harbor Drive, and within 1900 feet of a public drinking water well. The need for drilling on Steamboat Slough by Snug Harbor is vague, with DWR briefly referring to studies aimed and installing barriers in North Delta waterways including Steamboat Slough. If "Delta Conveyance" includes salmon migration studies, more details should have been provided describing the need for soils tests by Snug Harbor, Simpson Tract and Hidden Harbor, all communities along Steamboat Slough.	
325 Snug Harbo Resorts, LLO	According to Waterboards, the waterways of Sacramento River, Steamboat Slough, Sutter	See Response to Comment 176 for information on mitigation measures and reconnaissance surveys that are designed to avoid, prevent, and mitigate impacts to environmental resources, including drinking water sources. See also Response to Comment 20 for information on precautions being taken to ensure that no contaminants enter the boreholes and Response to Comment 168 for information on boring sealing. Groundwater quality is further discussed in Response to Comment 14 and Response to Comment 315. All explorations will be backfilled/sealed in accordance with State of California Water Well Standards (Bulletins 74-81 & 74-90). The methods outlined in this IS/MND include the use of bentonite clay to stabilize the boreholes and transport the cuttings to the surface. The drilling mud coats the borehole walls and prevents losses of drilling mud into the formation. At the completion of drilling, cement-bentonite grout is injected at the base of the boring, displacing the drilling mud from the borehole and sealing the hole. In this way, the project ensures that groundwater will not be contaminated by the borings. Therefore, there will be no potential for substantial degradation to groundwater, including groundwater used as drinking water—as specifically mentioned in the comment (see IS/MND, Section 3.10.20(a)).

326	DWR/USBR continuing violation of the Antidegradation Policy of California: The "Statement of Policy With Respect to Maintaining High Quality of Waters in California," was adopted on October 28, 1968 in Resolution 68-16 (Antidegradation Policy), and was adopted to prevent degradation of surface water and groundwater in California. The Antidegradation Policy states, in part:	Project would not result in substantial
	1. Whenever the existing quality of water is better than the quality established in policies as of the date on which such policies become effective, such existing high quality will be maintained until it has been demonstrated to the State that any change will be consistent with maximum benefit to the people of the State, will not unreasonably affect present and anticipated beneficial use of such water and will not result in water quality less than that prescribed in the policies.	
	2. Any activity which produces or may produce a waste or increased volume or concentration of waste and which discharges or purposes to discharge to existing high quality waters will be required to meet waste discharge requirements which will result in the best practicable treatment or control of the discharge necessary to assure that (a) a pollution or nuisance will not occur and (b) the highest water quality consistent with maximum benefit to the people of the State will be maintained."	
	Proposed in-water borings adjacent to the Snug Harbor peninsula pose a risk to water quality of the public and residential drinking water wells nearby, as the vibrations and boring actions could activate natural mineral constituents in the soils associated with the drinking water aquifer. This is a violation of section (1) above. Due to DWR failure to even acknowledge the locations of the drinking water wells near boring holes, and the possibility of toxic discharges into the surface waters which could filter down through to the shallow drinking water aquifer	

as demonstrated above, the Proposed tially adverse impacts to water quality isting quality of groundwater in a gional Water Quality Control Board

32	5	As suggested mitigation for any future DWR actions that penetrate the Delta drinking water aquifer, I specifically request that as a requirement of permits to do any borings in the Delta under subject permit request, that DWR/MWD/JPA or Waterboards be required to test the water quality of all drinking water wells within three miles of each bore location in the mapped hydrologically vulnerable areas of the Delta, immediately prior to bringing in any boring equipment to each site. During boring activity, and after completion of the boring activity, any drinking water wells that show degradation from the borings or subsequent impacts from the borings studies shall be repaired to pre-boring water quality prior to any borings or preparation work being conducted, and all water tests and remediation costs would be born by DWR/MWD/JPA. All water wells tested prior to boring shall be tested	Mitigation is not required where there less-than-significant impact (State CE subdivision (a)(3)). Here, the IS/MND would have no impact on groundwate suggested in this comment are not re IS/MND, pp. 163-164, see also Resp Response to Comment 325 provides impact conclusion applies with equal as part of the drinking water supply.

re is no project-related impact or a CEQA Guidelines, Section 15126.4, ID found that the Proposed Project ater quality; thus, the measures required by CEQA (see Draft sponse to Comment 14). Further, es additional information on how this al force to groundwater that serves . Moreover, the proposed mitigation asible given the potential for great ue to non-project related conditions d duration of well use, connection to water of degraded quality. Nor would proved environmental results above nd project design components the data in determination of cause the measures suggested in the warranted.

328		IN-WATER BORINGS ON STEAMBOAT SLOUGH ARE UNNECESSARY, AND THE RISK TO NEARBY DRINKING WATER WELLS OUTWEIGH THE BENEFITS DERRIVED FROM BORING INTO THE DRINKING WATER AQUIFER BY SNUG HARBOR OR BY ANY OTHER KNOWN DRINKING WATER WELLS WITHIN CLOSE PROXIMITY TO PROPOSED BORING SITES. By 2019, DWR/WATERBOARD/USGS had gathered all available records of public and domestic drinking water wells, and USGS published a map and study showing the wells of the Central Valley and Delta called "Delineation of Spatial Extent, Depth, thickness, and Potential Volume of Aquifers Used for Domestic and Public Water-Supply in the Central Valley, California. This study shows that through Waterboards and USGS records, adequate records of soils nearby proposed in-water borings is readily available to DWR planners, and therefore additional drilling is an unnecessary cost and risk to the nearby drinking water wells. In addition, since there is the possibility of oil or gasoline spills from the boring equipment located on vessels, any such spill could immediately impact the surface water quality and drinking water wells. In addition, since there is the possibility of soil or gasoline spills from the boring equipment located on vessels, any such spill could immediately impact the surface water quality and drinking water wells. In addition, since there is the possibility of soil or gasoline spills from the boring equipment located on vessels, any such spill could immediately impact the surface water quality and drinking water wells located within 150 to 500 feet of the spill, at a minimum. In the case of the proposed boring on Steamboat Slough by Snug Harbor, boring is clearly unnecessary because full records of two public drinking water wells and several domestic wells are easily located online, and there are many other private residential wells with installation data that should be available in DWR or Waterboards own archives. For example, here is a link to a search of the drinking water wells nearby SHR, that could be impacted by DWR unnece	work and related impacts and mitigation Available well completion reports were the proposed subsurface exploration provide identifying data gaps but do not provide data information desired. Locations we gaps at specific depths were identified 20.
		Bored wells around SHR https://geotracker.waterboards.ca.gov/gama/gamamap/public/boring_logs.asp?x=- 121.61203097591857&y=38.19693030586439&xmin=-121.76566790829162&xmax=- 121.45839404354552&ymin=38.13633188973691&ymax=38.25747833451188&rand=0.06 990313236130385&=1505228563090	
329	-	Well logs completed in 1986 and 2000 at SHR are within 580 meters of the proposed DWR boring by the Snug Harbor peninsula, are public records, and should suffice to provide DWR with the needed soil data for this location. One well is approximately 450 feet deep and the other is approximately 185 feet deep. These available reports should suffice for DWR soils investigation of this area of Steamboat Slough, one would assume. In addition, there is just one brief paragraph by DWR indicating the purpose of the in-water soils tests may be for possible fish barrier or migration studies, which are totally unrelated to the subject stated purpose of the current soils boring plan for water diversion and conveyance planning. Any requests for boring or soils investigations related to barriers or fish migration structures, if even necessary given previous boring records for the area. Map below provides a visual indication of the available well drilling records for the Central Valley. I am also providing below a graphic of the soil strata of wells nearby the proposed Steamboat Slough boring site, to show that there is already adequate data available regarding soil types in this area.	See Response to Comment 328 for a are necessary to effectuate the Project Response 2 for the various ways in w Proposed Project may be used. CEQ/ from utilizing information gathered from subsequent endeavor. If an unrelated independent CEQA review, DWR will While the data may be utilized for vari- the IS/MND does not specifically refer- fish studies or barriers that may be pla- that would undergo a separate CEQA

r information on overwater Project ation measures.

ere reviewed during development of n program, which were instructive in vide the entirety of the subsurface were proposed in areas where data ied. See also Response to Comment

r an explanation on why soil borings bject's purpose. See also Master which information from the QA does not preclude an agency from one project to inform another, ed, potential future project requires vill ensure that such a review occurs. various subsequent DWR projects, ference subsequent fish studies. Any planned would be separate projects QA process.

330	<ul> <li>POSSIBLE NEGATIVE IMPACT TO BUSINESS OPERATIONS AND RESIDENTIAL USES IF BORINGS OR CONSTRUCTION TRAFFIC ON LAND OR WATER IS CONDUCTED DURING THE PRIME RECREATION MONTHS.</li> <li>The Delta is a fun and beautiful recreation area year-round. However, the prime recreation months are March through October, especially Thursdays through Sundays. Steamboat Slough is a prime recreation boating area, as reported by many Dept of Boating &amp; Waterways reports, and other agency reports. 91% of recreation income in the Delta is earned during the spring, summer and fall months, so to limit impacts to local businesses, require that all in-water and on-land boring locations that are frequented by recreation boaters be done only during the winter months of December, January or February. This requirement would keep construction trucks off the roads during recreation traffic times, and would keep boring rigs off the waterways during prime boating season.</li> <li>I am concerned that allowing borings to be done during prime recreation season could negatively impact business operations, so if borings are allowed, worst case, it should be done before Memorial Day week end or after Labor Day week end, no work would be allowed on weekends any time of the year, and land side traffic an not be blocked or delayed even during non-summer dates. In other words, in-water drilling contractor would be required to do all work in-water and any soil removal would be by barge so that large trucks would not be needed to haul soils, which could negatively impact traffic on East Ryer Road. On land borings would have to be conducted in such a way that through traffic is not hindered at all. In addition, drilling contractor should not be allowed to hinder or limit through access on Steamboat Slough for boating traffic, but can post "NO WAKE SHORE TO SHORE" signs that extend the existing No Wake Shore to Shore area another 100 feet (if needed) north of estimated boring location. Those No Wake signs shall be made of permanent materials, shall be p</li></ul>	As stated in Response to Comment 15 restrict or impede navigation and recre Section 3.16.2 (a) of the IS/MND, state are minor in scope and short term in d activities will not significantly impair pur recreation facilities." Further, the poter included in the comment are not requin CEQA document, where the question impact recreation, generally, but rather recreation facilities such that physical would include construction of new recr an adverse effect on the environment. occur with the Proposed Project. Over-water sites will be located within sloughs; however, the footprint of each the duration of up to 15 days per site s recreational boaters will be able to eas not be significantly affected. Additional measure AES-2, navigational lighting with the standards required for waterw conducted during the nighttime, thereb nearby recreational boaters. While vehicle use for over-water sites vehicles, it is understood that parking a important, and as such, carpooling will in MM GHG-1. See also Response to Comment 190 f ensure a less-than-significant impact of
	Snug Harbor peninsula is a "No Wake" zone, shore to shore, on Steamboat Slough and updated signs are needed.	ensure a less-than-significant impact c

159, this project does not unduly creational rights of the public. ates, " ... Proposed Project impacts a duration so soil investigation public access to these waterways or tential impacts to recreation juired for consideration within this on is not whether a project would her if it would increase the use of al deterioration would occur or ecreational facilities that may have nt. Neither of those scenarios would

in portions of navigable channels or ach site will be sufficiently small and e sufficiently short such that easily navigate around them and will hally, with the inclusion of mitigation g will be employed in accordance rway safety, and no work will be reby further ensuring the safety of

es may be up to 8 passenger g availability for recreation is also will be encouraged, as is stipulated

0 for details on traffic controls to to no roadways.

331	Snug Harbor Resorts, LLC	Sometime between 2009 and 2014, there were what appears to be man-made changes to the bed of Steamboat Slough at its northern confluence with Sacramento River. The modification included a subsurface flow barrier made of revertment rock and clay, and a shear wall of cement, running across Steamboat Slough, with a narrow channel cut into the flow modification barrier. Those changes have resulted in a deepening "sink hole" on Steamboat Slough underneith the bridge, which is swallowing the nearby sandy beach area. Historically there was a deep spot of perhaps 25 feet but now the hole has been measured at deeper than 40 feet. I am concerned that boring into Steamboat Slough by the Snug Harbor access road and a popular natural beach area could result in creating a similar sink hole. DWR has stated that there will be no residual impact from the borings, but just in case, if the boring is allowed, there should be stated mitigation measures such as DWR will be required to repair any damage to SHR access road, and replace the lost natural sandy beach area if impacted by a sink hole after boring is completed. (Note that Snug Harbor Drive is a private road, and will not be accessible for use by DWR contractors for construction or boring purposes. https://snugharbor.net/sacramento_river_barrrier.html	See Response to Comment 176 for in and reconnaissance surveys that are mitigate impacts to environmental res The methods outlined in this IS/MND to stabilize the boreholes and transpo Sections 2.1.1 and 2.2.1 of the IS/MN borehole walls and prevents losses of movement of soil into the borehole. A cement-bentonite grout is injected at the drilling mud from the borehole and project ensures that any voids encour will be backfilled. All explorations will with State of California Water Well Sta The activities described in this comme existing sinkhole are related to flow ba activities of the Proposed Project are in any significant changes to flow for t 2.2.1 and 3.10.2 of the IS/MND).
332		The proposed boring locations are for "conveyance" planning, per DWR documentation. If	See Response to Comment 325 and also Response to Comment 61 for inf and objectives. Refer also to Master F Project's independent utility and Mast 6 for discussion on DWR sovereignty information on encroachment permits Federal actions and permitting is disc 237.

r information on mitigation measures re designed to avoid, prevent, and esources.

D include the use of bentonite clay port the cuttings to the surface (see *IND*). The drilling mud coats the of drilling mud and prevents At the completion of drilling, at the base of the boring, displacing and sealing the hole. In this way, the buntered during soil investigations fill be backfilled/sealed in accordance Standards (Bulletins 74-81 & 74-90). ment as potentially contributing to an barriers, the data collection re short in duration and will not result or the surrounding area (see Sections

d Response to Comment 329. See information on the Project's purpose r Response 2 for information the aster Response 5/Master Response ty and Project permitting. For its, see Response to Comment 26. scussed in Response to Comment

333		<ul> <li>In summary, I oppose the planned drilling into Steamboat Slough nearby the public and private drinking water wells of Snug Harbor for the following reasons</li> <li>1) I am concerned for negative impacts to our drinking water aquifer, which DWR or other state angency actions have degraded during past actions affecting Steamboat Slough, and continue to fail to consider short and long term impacts to our local drinking water aquifer.</li> <li>2) I am concerned about the impacts to the Snug Harbor Drive access road if DWR drilling creates a sink hole on Steamboat Slough.</li> <li>3) I am concerned that allowing borings to be done during prime recreation season could negatively impact business operations, and residential uses due to traffic impacts or hindered access to Ryer Island and the Snug Harbor peninsula.</li> <li>4) DWR has not described in adequate detail, or validated a reason to puncture into the nearby drinking water aquifer by boring into Steamboat Slough at the proposed location. DWR should be required to initiate a separate CEQA process if the purpose for in-water soils testing on Steamboat Slough is for barriers plannig.</li> </ul>	This comment is a summary of comment those comment responses.
334	Snug Harbor Resorts, LLC	The maps and screen prints below are provided as additional support for the concerns contained in this letter. There is much more data-proof of impacts to local drinking water aquifer during the CALFED/BDCP time frame which will be forwarded to Karla Nemeth, Director of DWR. Since the WATERFIX planning documents basically ommitted the existence of possible impacted drinking water wells in the Delta, I request that for any future DWR/MWD/JPA planning permits for the Delta region, that short and long term impacts to all the drinking water wells of the Delta be adequately recognized, analyzed, realistically mitigated and that the cost to remediate impacted drinking water. I am also providing below a graphic of the wells nearby the proposed Steamboat Slough boring site, to show that there is already adequate	See Response to Comment 325 and
335	Snug Harbor Resorts, LLC		See Master Response 1. See also Re Response to Comment 334.
336		[ATT 2: Snug Harbor Resorts comment letter to Karla Nemeth, Director, California Department of Water Resources RE: DWR actions are causing the degradation of the North Delta drinking water aquifer (January 14, 2020)]	See Master Response 1. See also Response to Comment 326.

nments 329 to 332. Please refer to nd Master Response 2. Response to Comment 323 and so Response to Comment 325 and

337	Jenn Umland	We have to be smarter about the decisions we make and the environmental impacts they create.	See Master Response 1 and Master
		The California Delta, along with the San Francisco, San Pablo, and Suisun bays, is the largest estuary on the Pacific Coast, and is home to over 750 plant and animal species.	
		The Delta supports vibrant commercial and recreational fisheries. Eighty percent of the state's commercial fishery species either live in or migrate through the Delta, including four Chinook salmon runs, sturgeon, and striped bass.	
		Ag can, and should, function utilizing water saving methods which are currently available. I see some switching to drip lines, but chants for more, more, more water mean they still aren't planting appropriate crops. Consideration for what crops can be reasonably grown in our ecosystem seems to be rarely considered. Grow smarter!	
		CA has already lost Far Too Many wetlands ~ Rivers ~ and Habitats, which also means destroyed Riparian areas. Water levels are dropping at alarming rates which means we need to be smarter. Smarter does not include modifying the Delta.	
		Humans love to think we are SO smart, but study after study shows this type of modification damages the fish, the birds, the plants, the wildlife. When we smarten up and let the rivers flow free again, the improvement to the areas is awe-worthy.	
		How about we save time and money, my tax money most likely, and stop this non-sense before we have to spend money 5, 10, 20 years from now to reverse the damage.	
		ABANDON THE SITES RESERVOIR AND THE DELTA TUNNEL (S) ~ IT IS ANOTHER WASTE OF MY TAXPAYER DOLLARS !	
338	Delta Legacy Communities	General Comments	This comment is a replica of commendation 261.
		CEQA is clear, all phases of project planning, implementation, and operation must be considered in the Initial Study of the project (15063 (a)(1). However, the project description for the soil investigation project is so broadly defined, so poorly constructed and the fundamental project components – drilling and drilling technologies – so poorly and	
		incorrectly explained that reviewers find it impossible to believe that DWR could have made any kind of independent judgement regarding the project's environmental impacts. The document could be interpreted as a generic geotechnical report since it provides no project	
		specific locations which can be accurately field checked by reviewers, no project specific footprints, no estimate of total surface disturbance and a disturbing lack of institutional knowledge regarding Delta roads, bridges, utilities, local public entities with responsibilities for levees and flood control, and virtually no recognition of Delta communities.	

er Response 2. nent 261. See Response to Comment

339	Delta Legacy Communities	DWR clearly states that this "data collection" project is directly linked to Executive Order N- 10-19 which directs State agencies to evaluate a new single tunnel Delta conveyance. Since it is unlikely that geotechnical data to be collected in this project is being collected solely for the sake of data collection and because these data would not have much, if any, other utilitarian use, data from this project will be used solely by DWR and DCDCA to design the single tunnel project; a process which is already underway, but which lacks critical geotechnical and subsurface data. As much as DWR will opine in its objections, this IS/MND has piecemealed the CEQA process.	This comment is a replica of commen 261.
340	Delta Legacy Communities	To further support DWR's CEQA piecemeal approach, DCDCA will use these geotechnical data, and the modeling which the data will inform (not mentioned in the IS/MND) to determine how much more subsurface data will be necessary for final tunnel design, TBM design and project cost estimates. Typically, for tunnels in soft ground, tunnel engineers would like to have boring/geotechnical data every 300 linear feet along the tunnel route and to depths below the tunnel horizon. In the case of the Delta conveyance tunnels, borings will likely be more closely spaced based on stratigraphic facies changes which are common in estuary geology. Reviewers believe that the "data collection" described in this IS/MND is only the first round of extensive subsurface exploration program for tunnel design and construction and not a simple data collection process to help DWR learn more about Delta geology.	
341		Comment 1, Proposed Project Title: The term "Soil Investigation" as used in the title of the IS/MND sets up misleading expectations for the informed reviewer. The term "soil" has a specific meaning in modern geotechnical and geologic engineering parlance. The word "soil" is generally known to mean the natural medium for the growth of plants. Although it can be applied in geotechnical investigations to identify unconsolidated material above a bedrock contact, professional geologists, geotechnical engineers, civil engineers and professional drilling companies would not characterize lithic material below the last soil horizon as "soil", particularly as it applies to the drilling depths proposed in this project. The IS/MND title should be changed to accurately describe the proposed project so that it does not mislead any reviewer. Indeed the entire IS/MND should be corrected to omit, or qualify, the term "soil investigation" since, as used in this IS/MND, it is neither technically or environmentally accurate.	This comment is a replica of commen 264.
342	Delta Legacy Communities	Comment 2, IS: The summary project description overlooks the subsurface intent and	This comment is a replica of commen 265.

ent 262. See Response to Comment

ent 263. See Response to Comment

ent 264. See Response to Comment

ent 265. See Response to Comment

343		Comment 3, IS, 10. Other Public Agencies Whose Approval is Required and MND 1.2 Regulatory Requirements, Permits and Approvals: The IS and MND failed to identify Reclamation Districts and/or Flood Control Districts who have jurisdiction for construction (drilling and exploration) activities on and near levees. The IS failed to identify the necessary encroachment permits from CalTrans for exploration activities on State highway	This comment is a replica of comment 266. See Response to Comment 266.
		right-of-ways. The IS failed to identify that drilling permits are required from each county in which borings are proposed. Even if, DWR has come to an agreement or understanding with a specific county that some aspects of the permit process can be circumvented – such as requiring C-57 drilling license – these arrangements should be noted to inform the public as part of the project description. Likewise, if DWR has been unable to reach an agreement	
		with a specific county or counties regarding the need for drilling permits, this should be noted to inform the public since DWR is not exempt from securing drilling permits from each county's environmental health department.	
344	Communities	track-mounted drills will affect visual landscapes. Although not stated in the MND, it is likely that the drill towers will be about 30-feet high and will be able to be seen from various travel ways, recreational areas, businesses and residences in the Delta. According to MND Table 1, eight drills will be visible for up to 6 months. However, MND Section 2.2.1 states the "duration of investigation activities for the 167 borings will be up to" 1,995 working days or 76.4 months or 6.4 years. It seems unreasonable to assume that regardless of the actual amount of time that the drills are visible, they will not impact what the MMD calls the "…picturesque Sacramento-San Joaquin Delta…" and yet, there are no proposed mitigation measures, or even a recognition that drills affect visual landscapes, for the impact of the drills on the picturesque Delta viewshed.	
345		Comment 5, MM AGR-1: The MND incorrectly identifies that an ASTM standard will be used to abandon the exploration borings. The State of California Bulletin 74-81/74-90 provides guidance for abandoning borings and wells to prevent cross contamination of aquifers. Additionally, each county's environmental health department may enforce its own boring/well abandonment procedures as long as they are at least as stringent as those in Bulletin 74-81/74-90. Therefore, referencing an ASTM standard is not a viable mitigation measure.	This comment is a replica of comment 268. See Response to Comment 268.
346	Communities	Comment 6, MM AIR-1 b.: It is unclear to a reviewer why bulk material would be necessary for either drilling, or any of the other proposed exploration activities since all drilling supplies, including Portland cement, are delivered in bags, unless the bulk material is going to be used to construct roads or drilling pads. It would helpful to a reviewer to know how bulk material is going to be used. If this mitigation measure is boilerplate for standard operating procedures and State of California requirements for covered loads on highways and streets, please specify.	269.
347	Delta Legacy Communities	Comment 7, MM BIO-1 f.: This mitigation measure should be expanded to make it clear	This comment is a replica of comment 270. See Response to Comment 270.

348		Comment 8, MM BIO-1 g.: Reporting the presence of a listed species, identified only because of the proposed project, may have a detrimental impact on a private landowner's ability to manage her land. Therefore, we recommend that either the land owner be financially compensated for DWR actions or if compensation cannot be arranged, then DWR should treat the listed species reporting protocols in the same manner that DWR has proposed to address county drilling permits and ignore the process.	This comment is a replica of commen 270.
349	Delta Legacy Communities	Comment 9, MM BIO-1 h.: The mitigation measures states that "all federally or state-listed species observed will be allowed to leave the Impact Area on their own." We would like to point out that federally or state listed plants cannot leave an Impact Area under their own mobility. Therefore, this mitigation measure should be modified to clearly state that federally or state-listed plants will be removed under a take permit issued by CDFW.	This comment is a replica of commen 272.
350		Comment 10, MM BIO-4 b.: The mitigation measure states that soil investigations will be conducted during the Giant garter snake's active season. Is this correct?	This comment is a replica of commen 273.
351		Comment 11, MM BIO-9 b.: The mitigation measure contains an error – please revise to read " stop an hour before sunset"	This comment is a replica of commen 274.
352		Comment 12, MM BIO-18 c.: To be consistent throughout the IS/MND please use either feet or meters to describe distances. To be clear, this mitigation measure does not refer to federally or state-listed species.	This comment is a replica of commen 275.
353		Comment 13, MM CUL-1 a and b.: Are "soil investigation locations" the same as "Impact Area"? Please clarify.	This comment is a replica of commen 276.
354		Comment 14, MM CUL-4: Please clarify that cultural sensitivity training will be provided to all individuals conducting field activities but that most "geologic analysis" will be done in offices and laboratories which do not require sensitivity training. Additionally, please refer to Comment 7.	This comment is a replica of commen 277.
355		Comment 15, MM GHG-1 b.: This mitigation measure implies that an environmental monitor will be assigned to each exploration unit. If true, it clearly demonstrates that DWR has not fully considered the field conditions under which drilling crews, CPT's and seismic data acquisition crews operate. There are numerous times during daily field activities when exploration equipment will idle for more than five minutes, particularly when starting diesel engines. However, since this appears to be a codified mitigation measure, we recommend that this mitigation measure be emphasized in the contract language DWR or DCDCA will execute with drilling and CPT companies and the seismic data acquisition contractors and for all field vehicles and that environmental monitors, with proper training and accurate timing devices be present during all field activities including, operations on roads and highways and equipment mobilization between Impact Areas.	This comment is a replica of commen 278.

ent 270. See Response to Comment

ent 272. See Response to Comment

ent 273. See Response to Comment

ent 274. See Response to Comment

ent 275. See Response to Comment

ent 276. See Response to Comment

ent 277. See Response to Comment

ent 278. See Response to Comment

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356	Communities	Comment 16, MM HAZ-1 f.: This mitigation measure seemingly contradicts other sections of the IS/MND. This IS/MND states that the "soil" boring investigations to depths of up to 200 feet will be conducted and that the soil borings will be abandoned in according with ASTM [sic] standards or State of California Bulletin 74-81/74-90. These standards require that borings be abandoned using a tremie-pipe method which includes pumping a neat cement-bentonite slurry to seal the boring. Therefore, in contravention of this mitigation measure, cement will contact soil as it fills the boring. This mitigation measure should be revised to reflect an accurate description of the boring abandonment process and hazards materials. Additionally, this mitigation measure should be revised to include language which prohibits the use of hydrocarbon-based lubricates for all down-hole equipment including augurs, drill pipe and CPT's. Typically, every connection between threaded auger sections (usually call "joints") are lubricated with hydrocarbon-based grease every time the auger is attached to the drill string. Therefore, for every 200-foot deep boring, there are forty 5-foot joints, each with a lubricated threaded connection. DWR should require that the driller, and CPT contractors use non-hydrocarbon-based lubricates for all down hole equipment during the subsurface exploration program.	This comment is a replica of comment 279. See Response to Commen 279.
357	Delta Legacy Communities	Comment 17, MM HAZ-3 a.: This mitigation measure proposes to stockpile hazardous materials "adjacent to the drill or CPT rig" This means that there are over 200 potential hazardous material stockpiles throughout the Delta. DWR, or DCDCA, should consider centralizing hazardous material stockpile locations to minimize the opportunity for multiple authorized releases.	The referenced mitigation measure (HAZ-3a) states that "Stockpiling materials, portable equipment, vehicles, and supplies, including chemicals, will be restricted to areas adjacent to the drill or CPT rig", meaning that those items which are being used in the course of the project activities will be kept onsite in a limited area for a limited period of time, which is standard industry practice. This standard practice does not imply the stockpiling of "hazardous materials" that would then create a significant threat of hazardous releases. "Centralizing" the storage of materials and equipment, as suggested in this comment, is an unconventional practice that would require the daily transport of these items to designated central locations, which would then lead to the obviously undesirable result of unnecessarily increasing overall project-related vehicle trips.
358	Communities	no definition of established roads. Additionally, it is extremely dangerous to perform maintenance or fueling on highways or county roads. This mitigation measure needs to be revised to omit any inference to unsafe operations on public thoroughfares or private roads. Throughout this IS/MND it would helpful if DWR acknowledged that levee roads in the Delta do not have shoulders wide enough for many of the activities proposed in this project.	This comment is a replica of comment 281. See Response to Comment 281.
359	Communities	Comment 19, MM HYD-1 c.: This mitigation measure should remove the reference to "hay waddles" as a method to contain a hazardous materials spill. Hay waddles are used for erosion and sediment control.	This comment is a replica of comment 282. See Response to Comment 282.

360	Communities	Comment 20, MM HYD-1 f.: This mitigation measure implies that corrective actions for over water hazardous spills may go untreated if there is no environmental harm. Does this mean that in the case of a spill an immediate determination of environmental harm can be made from the deck of the drilling barge? Typically, environmental harm resulting from hazardous materials, including hydrocarbons, cannot be determined without thorough analysis to ascertain short and long term effects. This mitigation measure should include language to state that all over water drilling will stop until the effects of the unauthorized release on the environment, including water quality, flora and fauna have been fully assessed and mitigated.	
361	Delta Legacy Communities	Comment 21, MM NOI-1: Not all drilling noise can be mitigated with "appropriate mufflers". This IS/MND has stated that the purpose of the project is collect "soil" samples using one of several sample collect techniques. Soil sampling techniques using a drill involving driving a sample collection device (split spoon sampler, etc.) into undisturbed medium. Although not disclosed by DWR, in the case of a split spoon, or Standard Penetration Test, a 140-pound hammer is dropped from a height of 30-inches onto a steel rod until the sampler has advanced 18-inches. This is a loud process, somewhat akin to pile driving. If soil samples are continuously collected through a 100-foot section of the boring, say through the tunnel horizon, there would be a minimum of 67 soil samples per boring and each sample could be driven by 5 to 20 blows, maybe more. This means that there could be between 335 and 1,340 audible loud noise generating metal-on-metal strikes per boring. This is a significant noise impact in the picturesque Delta. DWR must address this noise generating sample collection process as a significant impact.	
362	Communities	Comment 22, MM TRANS-1: The IS/MND fails to acknowledge that trees grow on the banks of sections of the levees and often overhang the levee road. Drill rigs cannot raise their towers and become entangled in trees. Had this IS/MND provided better maps so that the drilling locations and Impact Area could be easily identified, this review could have offered recommendations for those Delta roadways with trees which impact the safety of drill rig operations.	This comment is a replica of comment 285. See Response to Comment 285.
363	Communities	Comment 23, MM UTI-1: Safe drilling practices as enforced by OSHA prohibit a drill from raising its tower in the vicinity of overhead high-voltage and utility lines. This IS/MND fails to acknowledge that many overhead electrical transmission lines follow Delta road right-of-ways and that the proximity of Impact Areas and the use of drills in those areas would pose a safety issue and prevent a drill from operating. Had this IS/MND provided better maps so that the drilling locations and Impact Area could be easily identified, this review could have offered recommendations to avoid Delta transmission lines which impact the safety of drill rig operations.	This comment is a replica of comment 286. See Response to Comment 265.
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365		Comment 25, 2.1 On-Land Soil Boring Equipment: Typically, it is not difficult to calculate the amount of surface disturbance in an "Impact Area". For instance, drilling and CPT contractors know how much area is needed for safe operations. Typically, soil exploration drilling areas would not exceed 3,500 to 5,000 square feet and access would be restricted to only operational equipment. These types of dimensional data would be useful for a meaningful review to help determine the total project surface impact. The lack of specific data leads reviewers to conclude that the author(s) of the IS/MND have had very little exposure to drilling, geophysical or geotechnical data collection projects. Additionally, reviewers are confused by DWR's approach to delivering a track-mounted drill to a drilling location on "soft ground". Why would DWR recommend driving a tractor and lowboy trailer loaded with the drill rig on soft ground when the track-mounted drill is designed and capable of "walking" significant distances, and would cause much less surface damage than a fully loaded tractor/trailer? DWR should explain this approach and why a fully loaded	This comment is a replica of commen 288.
		tractor/trailer is environmentally superior to walking the drill onto the soil investigation site?	
366	Delta Legacy Communities		This comment is a replica of commen 289.

nent 288. See Response to Comment nent 289. See Response to Comment

367		Comment 27, 2.1.2 On-Land CPT Equipment: This section title implies that CPT's may be used in other locations than on land. Is this correct? Most CPT's can be safety operated with 2 or 3 technicians. Why is it necessary for up to "15 support passenger vehicles" to be present? This seems extreme and environmentally damaging. Will each vehicle carry only one person? Are these 8 to 10 person vans? Did DWR intend to say "field trucks and support vehicles"? Under what conditions would 15 support passenger vehicles be necessary?	This comment is a replica of commen 290.
368		Comment 28, 2.1.3 On-Land CPT Investigation Methods: The duration of the CPT investigation, up to 412 days (1.1 years) does not correlate with IS/MND Table 1. This needs to be corrected to provide an accurate project description so that a reviewer can understand the duration of the investigation.	This comment is a replica of commen 291.
369	Communities	seismic data acquisition programs can be safety conducted with 4 or 5 technicians. Why is it necessary for up to 14 support passenger vehicles to be present? This seems extreme and environmentally damaging. Will each vehicle carry only one person? Are these 8 to 10 person vans? Under what conditions would 14 support passenger vehicles be necessary? This section fails to describe geophysical equipment necessary for TDEM, CVTFM or, ERT data acquisition. The last sentence in this section is confusing – if not an EnviroVibe Minibuggy, what? "EnviroVibe" is a trademark of Industrial Vehicles International. Has DWR made the decision that this is the only acceptable vibroseis equipment? This should be clarified because different seismic data acquisition equipment will have different operational and "foot print" characteristics.	
370		Comment 30, 2.1.5 On-Land Geophysical Surveys Methods: Another tortuously written section. As shown in Figure 2b, there are 3 Impact Areas on Bouldin Island, not 5 as stated in this section; unless there are 5 Impact Areas, but map is at such a scale that it makes it impossible for an informed review. The last sentence of this section is confusing – is it a total of 21-days or a total of 105-days?	This comment is a replica of commen Response to Comment 59 and Respo

ent 290. See Response to Comment
ent 291. See Response to Comment
ent 58 and comment 292. See conse to Comment 292.
ent 59 and comment 293. See conse to Comment 293.

371	Comment 31, Time Domain Electromagnetic (TDEM) [Includes all geophysical methodologies]: This section is written as a rudimentary primer, not to fully inform the reviewer of the proposed project objective. It would be helpful to understand the specific purpose of the TDEM survey. It can be assumed, but not stated, that the TDEM is used to identify subsurface geologic and ground water conditions to depths below the tunnel horizon. It can also be assumed that TDEM may provide data related to saline and freshwater aquifers. Likewise, the objective of using a CVTFM is not explained. It can be assumed that the objective is to identify buried metallic objects, including abandoned wells. However, the effectiveness of a CVTFM would be reduced by overhead or buried powerlines and railroad tracks. The objective of using ERT may be to identify subsurface geologic and stratigraphic characteristics to be used in conjunction with other geophysical methods. For seismic surveys, please check the diameter of the geophones, "0.5 inches in diameter" seems extremely small, since most small geophones are about 1.25 inches in diameter. It is not clear from the project description if the seismic senor lines are 2,300 feet long, or if the entire seismic data acquisition line is 2,300 long. That is, typically the EnviroVibe unit would begin collecting data several hundred feet off the end of the sensor line (called walking or rolling on) and then would extend beyond the last sensor (called rolling or walking off). An informed reviewer will benefit from an accurate project description.	This comment is a replica of portion of See Response to Comment 60 and R
372	However, unless the IS/MND fully explains the project's objectives and how the four geophysical exploration methods are integrated, it is only possible for the reviewer to infer DWR's intent. One observation becomes clear however, this proposed drilling and geophysical program has a specific objective - to inform the design of the Governor's single tunnel. As such, this project skirts the intent of CEQA to fully disclose all impacts associated with a project, i.e. the Delta Conveyance Tunnel, and blurs the reviewer's ability to fully evaluate all aspects of the project description and project objective. At best, this IS/MND is nothing more than a shallow, incomplete description of a much larger project; at worst it is another ham fisted attempt by DWR to mollify the public and conceal DWR's intent to share these data with DCDCA and assist water contractors in their effort to construct a new through Delta conveyance.	This comment is a replica of a portion 295. See Response to Comment 60 a
373	 <ul> <li>Comment 32, 2.2.1 Over-Water Soil Boring Investigations Methods: There's almost so much incorrect about this project description that it is nearly impossible to allow a coherent review. However, a few comments –</li> <li>1) A 3.5-inch drill hole is too small for mud;</li> <li>2) Soil samples cannot be collected using a split spoon sampler when using a mud rotary because the drill steel through which the sampler would be dropped is plugged with mud and likely the sampler cannot be driven through the tri-cone bit used in mud drilling. Fundamentally, this section does not accurately describe the project and should be rewritten by qualified preparers to describe the project.</li> </ul>	This comment is a replica of commer 296.

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on of comment 60 and comment and Response to Comment 295.	
ent 296. See Response to Comment	

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	374	Delta Legacy	S S S S S S S S S S S S S S S S S S S	This comment is a replica of commen 297.
		Communities	Comment 33, 3.1 b. Aesthetics: Note that the community of Locke is not located on	237.
			Highway 160. It is located on County Road E13, commonly called River Road. FYI –	
			Highway 160 is on the west levee of the Sacramento River at Locke. Highway 160 crosses	
			the Sacramento River twice between the City of Sacramento and the Antioch Bridge - not	
			several times.	
	375		Comment 34, 3.3.2.3 Air Quality: Impacts to air quality could occur after the soil	This comment is a replica of commen
		Communities	investigations have been performed if surface soils are still exposed thus creating the	298.
			opportunity for dust.	
	376	Shingle	DWR received a comment letter from Shingle Springs Rancheria dated December 9, 2019.	While Shingle Springs did not formally
		Springs		this project, because of language use
		Rancheria		to engage with this tribe through DWF
				involves a confidential process, and a
_				to through the Tribal consultation proc
	377	Wilton	DWR received comments from Wilton Rancheria on January 15, 2020 via email	DWR is currently in AB-52 consultation
		Rancheria		confidential process. Therefore, this le
				Tribal consultation process with the T

ent 297. See Response to Comment

ent 298. See Response to Comment

ally request AB-52 consultation for used in their letter, DWR has chosen WR's tribal engagement policy, which d as such, this letter was responded rocess with the Tribe. ation with Wilton, which is a

s letter was responded to through the Tribe.

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378	Local Agencies of the North Delta Supplemental Questions (received after closing)	Project's impacts to farm fields. The MND fails as an informational document in this regard.	Although this comment letter, consist received after the closing of the commensue respond to it here. For more detail, re- appendix. Potential effects to farm fields are dis 3.2.2. Based upon the limited size and Impact Area, no significant changes of no significant effects to the use of or the project activities. Moreover, there
			farmland to non-agricultural uses, wh Appendix G checklist). MM AGR-1 is offered to ensure that a as closely as possible, to their pre-ac final five feet (1.5 m) of topsoil to redu agricultural productivity. The backfill p replacement will be in accordance wi 81/74-90 and local county standards.
			See Response to Comment 69 for inf location sites to their pre-activity cond Comment 304 and Response to Com Proposed Project's sensitivity to, and agricultural activity and the considera landowners.
379	Local Agencies of the North Delta Supplemental Questions (received after closing)	operation and production.	See Response to Comment 378.

sting of comments 378 to 383, was nment period, DWR has chosen to refer to the introductory text of this

discussed in the IS/MND in Section and duration of each individual s will occur to farmland, and as such or quality of farmland will result for re would be no conversion of which is the concern of CEQA (see

t agricultural lands will be returned, activity conditions by replacing the educe any potential impacts to future Il procedure used for this topsoil with State of California Bulletin 74ls.

information on mitigation on restoring indition. See also Response to omment 309 for information on the nd lack of impact on, farmland and eration given to agricultural

380	Local Agencies of the North Delta Supplemental Questions (received after closing)	<ul> <li>Each boring would be grouted with a cement-bentonite mixture in accordance with DWR Bulletins 74-81 and 74-90. (MND, pp. 10-11.) Bulletin 74-90 requires casings must terminate above grade. (DWR Bulletin 74-90, § 9.C.) The grout sealant that fills the annular space between the casing the drilled hole sits above grade as well. (See id. at §9.A. [Sealing Conditions].)1 The MND fails to analyze how the use of cement-bentonite grout in the borings would impact agricultural operations. The cement-bentonite mixture that would be used to backfill the borings could interfere with normal agricultural operations. Rigid seals could interfere with operations of agricultural equipment, damaging expensive machinery and causing significant agricultural losses. Prime farmland would be irrevocably destroyed as each seal would reduce the plantable area at and around each boring location. The use of the ay equipment to conduct the borings and CPT could also impact though the Project does not convert entire parcels of prime farmland, it would result in loss of usable farmland and interfere with farming operations.</li> <li>1 The omission of this information from the MND is itself a violation of CEQA. (Cal. Code Regs., tit. 14, § 15124; see <i>City of Redlands v. County of San Bernardino</i> (2002) 96 Cal.App.4th 398, 406 [a negative declaration "is inappropriate where the agency has failed to provide an accurate project description."]; <i>El Dorado County Taxpayers for Quality Growth v. County of El Dorado</i> (2004) 122 Cal.App.4th 1591, 1596.)</li> </ul>	See Response to Comment 378. By replacing at least five (5) feet (60 in lands, pursuant to MM AGR-1, any im activities will be avoided because the agriculture is between 4 to 8 inches be defined as anything deeper than 20 in Further, no evidence has been preser otherwise, would be "irrevocably destri- a reduction in "plantable area" as a re Heavy equipment and machinery, not with the Project, are used regularly in tractors, field cultivators, ploughs, bala and cultivation, and drilling rigs used f (see Master Response 6 for more info The use of heavy equipment, in and of damage. The comment discusses a potential "In not provide evidence that this could on is incorrect. Moreover, the CEQA App with whether a project would convert non-agricultural uses, not whether the with perfect conditions for planting. Th is a wholly different process than the p in the comment. There is no chance of Prime Farmland because it involves n designate or reclassify Farmland or of agricultural uses. In fact, the boing an reasons such as constructing wells ar typical activity on agricultural land and readily allowable under most county of permitting. It is incongruous to believe place by ordinances with the purpose operations, would allow an activity that farmland. See also Master Response 3.

D inches) of topsoil on agricultural impediment to normal agricultural he average depth of disking for row below the surface, with deep tilling inches.

sented that farmland, Prime or stroyed" or that there would even be result of Proposed Project activities. ot unlike the type proposed for use in agricultural operations, including alers, machinery used for planting d for constructing agricultural wells nformation on drilling and permitting). d of itself, does not provide proof of

"loss of prime farmland" but does occur or that analysis in the IS/MND opendix G checklist is concerned t Prime Farmland, and the like, to nere would be any loss of acreage The conversion of Prime Farmland e potential impacts being theorized of the Proposed Project converting no uses or activity that would reotherwise convert any land to nonand drilling of holes, for a variety of and agricultural buildings, is a nd within agricultural zones and is codes, sometimes without ve that these county codes, put in se of preserving agricultural nat would result in the loss of

381	Local Agencies of the North Delta Supplemental Questions (received after closing)	for borings in the Delta. Cement-bentonite is rigid and could easily break if the surrounding soils are less rigid. Other less-rigid materials, such as bentonite grout, could be more appropriate in the wet soil of the Delta.	See Response to Comment 378 and Cement bentonite will be used in according standards. See further discussion in I regarding sealant material.
382	Local Agencies of the North Delta Supplemental Questions (received after closing)	The use of rigid sealing materials proposed by the Project could also interfere with groundwater movement. The intended function of cement-bentonite is to stop the movement of groundwater, it has low permeability. In areas with higher concentrations of Project borings, the increased presence of cement-bentonite up to 200 feet below ground may have a potentially significant impact on groundwater. However, the MND fails to provide relevant information or even consider the impact. Overall, the practical effects of using cement-bentonite as the backfill and sealant for borings is inadequately discussed. Without such disclosure and analysis, those effects cannot be translated into impacts to agriculture.	The presence of the backfilled boreho physical profile of 6.5 to 8 inches (165 soil will have minimal effect on the mo groundwater in the surrounding lands Although the comment postulates tha may interfere with groundwater move that it actually would, or, that even if i interference could substantially degra substantially decrease supplies, or su groundwater recharge in a way that th or even result in another type of nega Section 3.10, see also Master Respon Comment 380 for more detail on the o standard agricultural activities. For more information on groundwater Proposed Project, see Response to 0 Comment 231.
383	Local Agencies of the North Delta Supplemental Questions (received after closing)	CEQA "requires the preparation of an EIR whenever it can be fairly argued on the basis of substantial evidence that the project may have significant environmental impact." ( <i>No Oil, Inc. v. Los Angeles</i> (1974) 13 Cal.3d 68, 75.) Here, substantial evidence supports a fair argument that the Project would have potentially significant impacts on Delta agriculture. Therefore, an EIR is required.	See Response to Comment 380, Res Master Response 4.

d Response to Comment 380. cordance with ANSI and ASTM Response to Comment 88
nole, which will have a very small 65 to 203 mm) in the surrounding novement or retention of Iscape.
at the cement-bentonite sealing ement, no evidence is presented it did, it is plausible that such minor rade groundwater quality, substantially interfere with then would convert Prime Farmland pative impact (see Draft IS/MND, onse 4). See Response to a conversation of Farmland and
er and the lack of impacts from the Comment 14 and Response to
esponse to Comment 382, and

Attachment B:

Soil Investigations for Data Collection in the Delta Notice of Determination SCH# 2019119073 July 2020

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## **Appendix D: Notice of Determination**

To: Office of Planning and Research 1400 Tenth St., Rm 113 Sacramento CA, 95814 From: CA Department of Water Resources 1416 Ninth Street Sacramento, CA 95814 Contact: Katherine Marquez, (916) 651-7011

SUBJECT: Filing of Notice of Determination in compliance with Section 21108 or 21152 of the Public Resources Code.

State Clearinghouse Number (if submitted to State Clearinghouse): 2019119073

Project Title: Soil Investigations for Data Collection in the Delta

Project Applicant: CA Department of Water Resources

Project Location (include county): Alameda, Contra Costa, Sacramento, Solano, San Joaquin, Yolo

Project Description: The Project includes overwater and land-based soil borings, cone penetration tests, and geophysical surveys. The primary objective of the Project is to determine the composition, location, and geotechnical properties of soil materials commonly found in the Delta which would inform the design, environmental analysis, and development of alternatives for a potential Delta conveyance project and contribute to DWR's overall understanding of Delta geology.

This is to advise that the CA Department of Water Resources, as the Lead Agency, has approved the above described project on July 9, 2020 and has made the following determinations regarding the above described project.

1. The project will not have a significant effect on the environment.

2. A Negative Declaration was prepared for this project pursuant to the provisions of CEQA.

3. Mitigation measures were made a condition of the approval of the project.

4. A mitigation reporting or monitoring plan was adopted for this project.

5. A statement of Overriding Considerations was not adopted for this project.

6. Findings were made pursuant to the provisions of CEQA.

This is to certify that the final negative declaration with comments and responses and record of project approval, is available to the General Public at: <u>https://water.ca.gov/Programs/State-Water-Project/Delta-Conveyance/Environmental-Planning</u>

Causlyn Muckin\_

July 9, 2020

Carolyn Buckman, Environmental Program Manager California Department of Water Resources Date

Date Received for filing at OPR: \_\_\_\_\_

Authority cited: Sections 21083, Public Resources Code. Reference Section 21000-21174, Public Resources Code. Revised 2011

Attachment C:

Mitigation Monitoring and Reporting Plan

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## Soil Investigations for Data Collection in the Delta Mitigation and Monitoring Reporting Plan (MMRP) July 2020



California Department of Water Resources 1416 Ninth Street Sacramento, CA 95814 (this page is intentionally left blank)

## PURPOSE OF THE MMRP

The California Environmental Quality Act (CEQA) requires that agencies approving projects after adopting Mitigated Negative Declarations (MNDs) must take affirmative steps to determine that all approved mitigation measures are implemented subsequent to project approval.

This Mitigation Monitoring and Reporting Plan (MMRP) has been prepared by the California Department of Water Resources (DWR) pursuant to CEQA for Soil Investigations for Data Collection in the Delta (Investigations), which has been analyzed in the Initial Study – Mitigated Negative Declaration (IS/MND) for Soil Investigations for Data Collection in the Delta. DWR will adopt this MMRP at the time it adopts "CEQA Findings" pursuant to CEQA Guidelines section 15074[d].

Implementation of the mitigation measures would reduce impacts to below a level of significance for biological resources, cultural resources, greenhouse gas emissions, hazards and hazardous materials, tribal cultural resources, and wildfire.

Mitigation measures must be implemented within the time periods indicated in the table that appears below. DWR as the lead agency has the primary responsibility for monitoring compliance of all mitigation measures and for reporting to the applicable regulatory agencies on the progress in implementing those measures, where required. These monitoring and reporting requirements are set forth in the IS/MND and are summarized at the front of the attached table.

The remainder of this MMRP consists of the checklist that identifies the mitigation measures by resource for each project component. The following items are identified for each mitigation measure: Mitigation Measure, Implementation Schedule, Responsible Party, and Status/Date/Initials. The "Mitigation Measure Number" and "Mitigation Measure" columns identify and detail the specific mitigation measure found in the IS/MND. The "Timing" column shows the date or phase when each mitigation measure will be implemented. The "Responsible Party" column identifies the agency or classification of a person within the lead agency that is primarily responsible for implementing the mitigation measure. The "Completion Date" and "Verified By" shall be completed by the Permittee during preparation of each Status Report and the Final Mitigation Report and must identify the date that the mitigation measure implementation was completed and will include initials of the person determining the completion. If the mitigation measure was not completed or other issues have arisen preventing the completion, this should be documented in the "Comments" column.

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM AES- 1a	Each Impact Area will be returned to as close to pre-activity conditions as possible. This will be documented by still photos taken pre- and post-activity.	At the conclusion of impact area disturbance	Construction Contractor			
MM AES- 1b	No building structures will be removed or disturbed. Soil investigation activities will occur at a distance greater than 100 feet (30.5 meters) from residences and small business operations. If fencing needs to be removed for access, it would be replaced after the work is completed.	During construction	Construction Contractor			
MM AES- 1c	No trees or vines will be removed during exploration activities; and only minor disturbances to vegetation would occur during mobilization of equipment. This minor disturbance may consist of mowing, removal of a few tree limbs, or trimming of bushes for site access. However, if access requires removal of any vegetation, the landowner would be consulted first to minimize the impact to both vegetation and the landowner.	During construction	Construction Contractor, Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM AES- 2a	Navigational lighting will be used as needed for overwater work, but will meet the standards required for waterway safety, and are will not increase the existing ambient lighting of the area in a substantial way. Any lighting used on barges or drill ships will not exceed the standards of brightness for standard navigational safety requirements.	Before and during construction	Construction Contractor			
MM AES- 2b	All work will occur between sunrise and sunset.	During construction	Construction Contractor, Biologist			
MM AGR-1	Any proposed soil investigation activities that occur on agricultural lands will be grouted in accordance with materials that conform to ANSI and ASTM standards from the full depth to five feet (1.5 meters) below the surface. The final five feet (1.5 m) of topsoil will be replaced to return the Impact Area to as close to pre-activity conditions as possible. The backfill procedure will be in accordance with State of California Bulletin 74-81/74-90 and local county standards.	At the conclusion of impact area disturbance	Construction Contractor			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM AIR-1a	Water all exposed surfaces two times daily. Exposed surfaces include, but are not limited to soil piles, graded areas, unpaved parking areas, staging areas, and access roads.	During construction	Construction Contractor			
MM AIR-1b	Cover or maintain at least six feet (1.8 meters) of free board space on haul trucks transporting soil, sand, or other loose material on the site. Any haul trucks that would be traveling along freeways or major roadways will be covered.	During construction	Construction Contractor			
MM AIR-1c	All operations shall limit or expeditiously remove the accumulation of mud or dirt from adjacent public streets at the end of each workday. Use wet power vacuum street sweepers to remove any visible track out mud or dirt onto adjacent public roads as needed. Use of dry power sweeping and blower devices is prohibited.	During construction	Construction Contractor, Engineer			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM AIR-1d	Limit vehicle speeds on unpaved roads to 15 miles per hour (mph).	During construction	Construction Contractor, Engineer			
MM BIO- 1a (General Biological Measures)	All litter, debris, unused materials, rubbish, supplies, or other material will be appropriately stored in closed containers until it can be removed from project sites and deposited at an appropriate disposal or storage site. All trash that is brought to a project site during soil investigation activities (e.g., plastic water bottles, plastic lunch bags, cigarettes) shall be removed from the site daily.	During construction	Construction Contractor, Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 1b (General Biological Measures)	As stated in the project description, all on-land soil investigation Impact Areas will be located outside of wetlands as defined in the Corps of Engineers Wetlands Delineation Manual (USACE 1987). Evaluation of conditions at each site will be conducted by qualified wetland delineators. If after review of applicable data sources, nearby aquatic resources are identified for on-land soil investigation sites, including those that meet the Corps definition of wetlands or non-wetland waters, wetland delineators will participate in the site surveys for those sites and relocate them outside of the boundaries of observed aquatic resources.	Before construction	Construction Contractor, Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO-1c (General Biological Measures)	Over-water sites will be located within portions of navigable channels or sloughs that generally do not provide appropriate habitat for terrestrial plant or wildlife species, and will be authorized under the Clean Water Act sections 401 and 404, and Fish and Game Code section 1602 et seq.	Before construction	Construction Contractor, Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 1d (General Biological Measures)	A qualified team of biologists will conduct a habitat assessment and reconnaissance level surveys approximately two weeks prior to the onset of ground disturbing soil investigation activities for any special status plants and wildlife that have the potential to occur within the project area. If the biologists identify the potential for special status wildlife impacts within the Impact Area and associated standard species buffers based on the site reconnaissance, the location will be shifted the minimum distance necessary to reduce the potential for biological impacts to a less than significant level without increasing impacts to other resources to above a level of significance. If a suitable location cannot be determined within adjacent areas, then the soil investigation at that location will not be conducted.	Before construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 1e (General Biological Measures)	The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify the specific species and associated habitat that could occur on site.	Before and during construction	Biologist			

MM BIO-1f (General Biological Measures)	A qualified biologist will be on-site for all project activities and will conduct an environmental awareness training session for all new field personnel prior to the start of work each day. Throughout the project, any new staff will be provided training before they begin working on the project. A running list of trained personnel will be kept on site in the project permit binder and includes name, date of training, work site and their signature. At a minimum, the training shall: i. include a description of each species with the potential to occur, including physical description, habitat needs, and life history as well as a discussion of the importance of avoiding impacts to special status wildlife. ii. explain the general measures that are being implemented to conserve these species as they relate to the project and project area, and	Before and during construction	Biologist		
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Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
	procedures to follow should they encounter wildlife during work.					
	iii. explain the stop work authority of biologists and/or cultural resource specialists.					
MM BIO- 1g (General Biological Measures)	Any observations of federally or state-listed species or California Species of Special Concern will be reported to CDFW within three (3) working days of the observation, and the observation(s) will be submitted to the California Natural Diversity Database (CNDDB). Any observations of federally listed species will also be reported to the U.S. Fish and Wildlife Service.	Before and during construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 1h (General Biological Measures)	All federally or state-listed species observed will be allowed to leave the Impact Area on their own. If the biologist determines that continuing activities could potentially cause unpermitted take under federal or State law to a federally or state-listed species, activities must cease. Work may not resume until the on-site biologist has determined there is no longer the possibility of causing unpermitted take under federal and State law.	Before and during construction	Biologist			
MM BIO-1i (General Biological Measures)	The area below any vehicle or piece of equipment that has been stationary for 24 hours or greater will be examined prior to operation to ensure that no wildlife species is present.	Before and during construction	Construction Contractor, Biologist			
MM BIO-1j (General Biological Measures)	No pets or firearms will be permitted on site.	Before and during construction	Construction Contractor, Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO-1k (General Biological Measures)	Any open holes or trenches that will be left exposed overnight will either be securely covered or have an escape ramp installed to prevent entrapment of any wildlife.	During construction	Construction Contractor, Biologist			
MM BIO-1I (General Biological Measures)	Any piping or casing left exposed overnight will be capped to prevent wildlife from entering.	During construction	Construction Contractor, Biologist			
MM BIO- 2a (Special Status Amphibian s)	No project activities will be conducted during or within 24 hours following a rain event in locations that have a potential for special status amphibians to occur or are near wetlands or other water features.	During construction	Construction Contractor, Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 2b (Special Status Amphibian s)	In areas with the potential for special-status reptiles and amphibians to occur, prior to the onset of project activities at any Impact Area, a qualified biologist will conduct pre-construction surveys to determine whether any such species are present. A qualified biologist must, at a minimum, have experience conducting surveys to identify the California tiger salamander, California red-legged frog, western spadefoot, western pond turtle, and/or giant garter snake and their associated habitat.	Before and during construction	Biologist			
MM BIO-2c (Special Status Amphibian s)	Any active rodent burrows or suitable cracks identified by a qualified biologist during the pre- construction survey will be flagged so that they can be avoided.	Before construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 2d (Special Status Amphibian s)	Any burrows, cracks or fissures suitable for rodents that cannot be avoided and will be temporarily impacted by the movement and placement of equipment or other project activities will be covered with plywood to avoid burrow collapse.	Before and during construction	Biologist			
MM BIO- 2e (Special Status Amphibian s)	Leaf litter will be surveyed by the biologist for presence of wildlife prior to the onset of work, and if any special-status species are identified as using the leaf litter for refuge it will be avoided and a buffer will be established by a qualified biologist and flagged.	Before construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO-2f (Special Status Amphibian s)	If any special-status reptiles or amphibians are observed within the Impact Area, the on-site biologist will determine if the work can continue without harm to the individual(s). If the biologist determines that it is not safe to continue work, all work will cease until the animal has left the Impact Area. Once the individual(s) is determined by the on-site biologist to have left the Impact Area and is out of harm's way, work may resume.	Before and during construction	Biologist			
MM BIO- 2g (Special Status Amphibian s)	Piles of rock, rip-rap, or other materials that could provide refuge to reptiles or amphibians will be avoided. If movement of such materials cannot be avoided, a qualified biologist will survey the area prior to disturbance and monitor the material movement and restoration of the area following completion of Proposed Project activities.	Before and during construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 3a (Western Pond Turtle)	In areas with the potential for western pond turtle to occur, pre- activity presence/absence surveys for western pond turtle shall occur within 48 hours prior to the onset of project activities at any Impact Area.	Before construction	Biologist			
MM BIO- 3b (Western Pond Turtle)	If Western pond turtles are observed on land during the pre- activity surveys, the area within 328 feet (100 meters) of the boundary of the aquatic habitat will be flagged and avoided if feasible.	Before construction	Biologist			
MM BIO-3c (Western Pond Turtle)	If western pond turtles are observed within the Impact Area during a pre-activity survey or during project activities, they will be relocated outside of the Impact Area to appropriate aquatic habitat by a qualified biologist.	Before and during construction	Biologist			
MM BIO- 4a (Giant Garter Snake)	Upland habitat within 200 feet (61 meters) of suitable aquatic habitat, that is suitable for giant garter snake (containing cracks or rodent burrows) will be flagged and avoided.	Before and during construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 4b (Giant Garter Snake)	On-land soil investigations within suitable upland habitat for giant garter snake will be conducted during the snake's active season of May 1 through October 1.	During construction	Biologist			
MM BIO- 5a (Rookery Birds)	A pre-activity survey for active rookeries will be conducted (during nesting season between February 1 – August 31) a maximum of 72 hours prior to the onset of soil investigation field activities. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify the specific rookery bird species and associated habitat that could occur on site.	Before construction	Biologist			
MM BIO- 5b (Rookery Birds)	If any active rookeries are identified within or adjacent to an Impact Area, a buffer will be put in place to ensure that the birds are not disturbed during work activities. This buffer will be up to 50 feet (15 meters), but can be smaller, dependent on-site conditions and at the discretion of the qualified biologist.	Before construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 6a (Raptors; excluding Swainson's Hawk and Burrowing Owl)	For soil investigation field activities that will occur between February 1 – August 31, a pre- activity survey for actively nesting raptors will be conducted by a qualified biologist a maximum of 72 hours prior to the onset of project activities. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify the specific species and associated habitat that could occur on site.	Before construction	Biologist			
MM BIO- 6b (Raptors; excluding Swainson's Hawk and Burrowing Owl)	If any active raptor nests are identified within or adjacent to an Impact Area by the pre-action survey, a buffer will be put in place to avoid disturbance to birds during and as a result of work activities. This buffer will be up to 250 feet (76 meters), but can be smaller, dependent on-site conditions and at the discretion of the qualified biologist.	Before construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO-6c (Raptors; excluding Swainson's Hawk and Burrowing Owl)	Any identified actively nesting raptors will be monitored by a qualified biologist during activity activities for signs of distress or disturbance as a result of field activities. Should the birds show signs of distress, work will cease at that location until the birds have resumed normal behavior and it is determined by the on-site biologist that work can be resumed.	During construction	Biologist			
MM BIO- 7a (Tricolored Blackbird)	For soil investigation field activities that will occur March 15- July 31 in areas with potential breeding habitat for Tricolored Blackbird, a pre-activity survey for breeding colonies will be conducted by a qualified biologist within 1,300 feet (396 meters) of Impact Areas a maximum of 72 hours prior to the onset of soil investigation activities. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify Tricolored Blackbird and associated habitat that could occur on site.	Before construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 7b (Tricolored Blackbird)	For soil investigation field activities that will occur August 1 – March 14 in areas with potential roosting habitat for Tricolored Blackbird, a pre-activity survey for roosting Tricolored Blackbirds will be conducted during the nonbreeding season within 300 feet (91 meters) of Impact Areas a maximum of 72 hours prior to the onset of soil investigation activities by a qualified biologist.	Before construction	Biologist			
MM BIO-7c (Tricolored Blackbird)	If active Tricolored Blackbird breeding colonies or roost sites are identified within or adjacent to an Impact Area, a buffer will be put in place to ensure that the birds are not disturbed during work activities. This buffer will be up to 1,300 feet (396 meters) but may be reduced to a minimum of 300 feet (91 meters), dependent on-site conditions and at the discretion of the qualified biologist.	Before construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 8a (Nesting Birds)	For soil investigation field activities that will occur February 1 – August 31, a pre-activity survey for actively nesting birds will be conducted a maximum of 72 hours prior to the onset of soil investigation activities by a qualified biologist. The qualified biologist(s) must, at a minimum, have experience conducting surveys to identify the specific species and associated habitat that could occur on site.	Before construction	Biologist			
MM BIO- 8b (Nesting Birds)	If any active nests are identified within or adjacent to an Impact Area, a buffer will be put in place to ensure that no take (as defined by MBTA), and no take, possession, or needless destruction (as prohibited under the Fish and Game Code) occurs. This buffer will be up to 50 feet (15 meters), but can be smaller, dependent on-site conditions and at the discretion of the qualified biologist.	Before construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 9a (Sandhill Crane)	For soil investigation field activities that will occur September 15 through March 15, during roosting season, pre- activity surveys and an assessment of known roost sites will be conducted within 0.75 mile (1,207 meters) of Impact Areas by a qualified biologist.	Before construction	Biologist			
MM BIO- 9b (Sandhill Crane)	If roost sites are identified within 0.25 mile (402 meters) of Impact Areas by the qualified biologist, start of large equipment use for soil investigation activities will be delayed to an hour after sunrise and stop an hour before sunset to minimize potential for noise disturbance at the roost site.	During construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 10a (Burrowing Owl)	In areas with the potential for Burrowing Owl to occur, prior to soil investigation field activities, a qualified biologist will conduct a pre-activity survey. The surveys will establish the presence or absence of Burrowing Owl and/or suitable habitat features and evaluate use by owls in accordance with CDFW survey guidelines (CDFW 1993). For each Impact Area, the biologist will survey the proposed disturbance footprint and a 500- foot (152 meter) radius from the perimeter of the proposed footprint to identify any suitable burrows and owls. Adjacent parcels under different land ownership will not be surveyed. Surveys should take place near sunrise or sunset in accordance with CDFW guidelines. Suitable burrows or Burrowing Owls will be identified and mapped.	Before construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 10a (Burrowing Owl) continued	Surveys will take place no more than 30 days prior to soil investigation field activities. During the breeding season (February 1– August 31), surveys will document whether Burrowing Owls are nesting in or directly adjacent to any Impact Area. During the nonbreeding season (September 1–January 31), surveys will document whether Burrowing Owls are using habitat in or directly adjacent to any disturbance area. Survey results will be valid only for the season (breeding or nonbreeding) during which the survey is conducted.	Before construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 10b (Burrowing Owl)	If Burrowing Owls are found during the breeding season (February 1 – August 31), all nest sites that could be disturbed by project activities will be avoided during the remainder of the breeding season or while the nest is occupied by adults or young. Avoidance will include establishment of a non- disturbance buffer zone (described below in parts c and d).	During construction	Biologist			
MM BIO- 10c (Burrowing Owl)	Soil investigation activities may occur during the breeding season only if a qualified biologist monitors the nest and determines that the birds have not begun egg-laying and incubation or that the juveniles from the occupied burrows have fledged. During the nonbreeding season (September 1 – January 31) the owls and the burrows they are using will be avoided. Avoidance will include the establishment of a buffer zone (described below).	During construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 10d (Burrowing Owl)	During the breeding season, buffer zones of at least 250 feet (76 meters) in which no soil investigation activities can occur will be established around each occupied burrow (nest site). Buffer zones of 160 feet (49 meters) will be established around each burrow being used during the nonbreeding season. The buffers will be delineated by highly visible, temporary fencing or flagging.	During construction	Biologist			
MM BIO- 11a (Swainson' s Hawk)	If soil investigations field activities will occur during the nesting season (March 15–September 15), a pre-activity survey will be conducted by a qualified biologist within 0.25 mile (402 meters) of Impact Areas following the Recommended Timing and Methodology for Swainson's Hawk Nesting Surveys in California's Central Valley (SWHA Technical Advisory Committee 2000) between 5 days and 72 hours prior to the start of soil investigation activities to identify Swainson's Hawk nests.	Before construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 11b (Swainson' s Hawk)	If active nests are observed within 0.25 mile (402 meter) of an Impact Area, project activities will be limited to outside of the breeding season (March 15 – September 15) or until the nest is determined to be inactive or fledged by a qualified biologist.	During construction	Biologist			
MM BIO- 11c (Swainson' s Hawk)	When soil investigation activities must occur within 0.25 mile (402 meters) of a known or potential nest during nesting season (March 15 – September 15), soil investigation field activities will be initiated prior to egg-laying, if possible. If soil investigation activities must begin after egg- laying, a 650-foot (198 meter) no- activity buffer will be established between an active nest and any soil investigation activities until eggs have hatched. If site-specific conditions or the nature of the project activity (e.g., steep topography, dense vegetation, limited activities) indicate that a smaller buffer could be used, the qualified biologist will determine the appropriate buffer size.	During construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 11d (Swainson' s Hawk)	If young fledge prior to September 15, soil investigation activities can proceed normally, subject to confirmation by a qualified biologist that the young have fledged from active nest sites. If the active nest site is shielded from view and noise from the project site by other development, topography, or other features, the qualified biologist may determine that project activities can proceed.	During construction	Biologist			
MM BIO- 11e (Swainson' s Hawk)	A qualified biologist with stop- work authority will be present during soil investigation field activities and may halt project activities if the biologist determines that Swainson's Hawks in the vicinity of soil investigation activities are disturbed to the point where nest abandonment is likely. Additional protective measures, as determined by the qualified biologist, will be implemented prior to resuming soil investigation activities.	During construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 12a (Vernal Pool Species)	All ground disturbing activities (boring, CPT, or vegetation removal) shall be located at least 100 feet (30 meter) from a vernal pool to avoid impacts to sensitive vernal pool invertebrates.	Before and during construction	Biologist			
MM BIO- 12b (Vernal Pool Species)	No project activities shall take place within an area identified as vernal pool complex, as determined by a qualified biologist, when wet soil conditions would increase the likelihood of vehicle traffic or other activities altering the site topography.	Before and during construction	Biologist			
MM BIO- 13a (Valley Elderberry Longhorn Beetle)	When feasible, project activities shall be sited at least 164 feet (50 meters) from elderberry shrubs with stem diameter greater than 1-inch (2.5 centimeter).	Before and during construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 13b (Valley Elderberry Longhorn Beetle)	<ul> <li>If activities must be conducted within 164 feet (50 meters) of an elderberry shrub, the following measures will apply:</li> <li>i. activities will be conducted outside of VELB flight season (March 1-July 31);</li> <li>ii. a biological monitor will be present to monitor all project activities at the site;</li> <li>iii. all ground disturbing activities (boring, CPT, or vegetation removal) will be located at least 20 feet (6 meters) from the dripline of the elderberry shrub; and high visibility fencing, or flagging will be installed to delineate the 6-meter avoidance buffer.</li> </ul>	During construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 14 (General Fish)	Over-water activities will be limited to only being conducted during the fish work window (August 1 – October 31) to avoid impacts to sensitive fish species that have the potential to occur in the Study Area.	During construction	Biologist			
MM BIO- 15a (Special- Status Bats)	Pre-activity roosting special-status bat surveys and an evaluation of roosting habitat suitability for bats will be conducted by a qualified biologist familiar with the species that could potentially occur within the Impact Area. The qualified biologist should, at a minimum have experience conducting roosting bat surveys and be able to identify the presence of guano and urine stains.	Before construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 15b (Special- Status Bats)	Any identified roosts of special- status bats will be avoided, and a buffer of up to 100 feet (30 meters) will be established based on-site conditions and at the discretion of the biologist, to ensure that the roosting bats are not disturbed. If a nursery colony is identified, additional measures may be required including a larger buffer, to ensure no disturbance. Such additional measures will be determined and monitored by a qualified biologist.	During construction	Biologist			
MM BIO- 16a (American Badger)	A qualified biologist shall conduct pre-activity surveys for American badger and dens in suitable habitat within 48 hours prior to the start of soil investigation activities. If there is a lapse in soil investigation activities of two weeks or greater the area shall be resurveyed within 24 hours prior to recommencement of work. Potential American badger dens identified in the project area shall be monitored by the qualified biologist to determine current use.	Before and during construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 16b (American Badger)	American badger dens determined by the qualified biologist to be occupied during the breeding season (February 15 through June 30) shall be flagged, and ground disturbing activities avoided, within 100 feet (30 meters) of the den to protect adults and nursing young. Buffers may be modified by the qualified biologist, depending on the applicable site conditions and characteristics of the den, and shall not be removed until the qualified biologist has determined that the den is no longer in use.	Before and during construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 17a (San Joaquin Kit Fox)	Prior to any ground disturbance within an Impact Area, a qualified biologist will conduct a pre-activity survey in areas identified in the pre-activity surveys as supporting suitable breeding or denning habitat for San Joaquin kit fox. The surveys will establish the presence or absence of San Joaquin kit foxes and/or suitable dens and evaluate use by kit foxes in accordance with USFWS survey guidelines (U.S. Fish and Wildlife Service 1999).	Before construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 17b (San Joaquin Kit Fox)	Pre-activity surveys will be conducted within 30 days prior to ground disturbance. The biologist will survey the proposed Impact Area and a 250-foot (76 meter) buffer from the perimeter of the proposed Impact Area to identify San Joaquin kit foxes and/or suitable dens. Adjacent parcels under different land ownership, for which DWR not have access, will not be surveyed. The status of all dens will be determined and mapped. Written results of pre- activity surveys will be submitted to USFWS within 5 working days after survey completion and before the start of ground disturbance.	Before construction	Biologist			

	If San Joaquin kit foxes and/or suitable dens are identified within those areas included in the pre- activity survey area, the measures described below will be implemented.			
MM BIO- 17c (San Joaquin Kit Fox)	<ul> <li>i. If a San Joaquin kit fox den is discovered in the Impact Area, the Impact Area will be moved at a minimum to meet the appropriate buffer distances as described below in subsection (c)(ii).</li> <li>ii. If dens are identified in the survey area but outside the Impact Area, exclusion zones around each den entrance or cluster of entrances will be demarcated. The configuration of exclusion zones should be circular, with a radius measured outward from the den entrance(s). No covered activities will occur within the exclusion zones. Exclusion zone radii for potential or atypical dens will be at least 50 feet (15 meters) and will be</li> </ul>	During construction	Biologist	

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
	demarcated with four to five flagged stakes. Exclusion zone radii for known dens will be at least 100 feet (30 meters) and will be demarcated with staking and flagging that encircles					
MM BIO- 17c (San Joaquin Kit Fox) continued	<ul> <li>each den or cluster of dens but does not prevent access to the den by kit fox.</li> <li>iii. If a natal or pupping den is found within the Impact Area or within 200-feet (61 meters) of the Impact Area boundary, USFWS and CDFW will be notified immediately. The den will not be disturbed or destroyed, depending on the applicable site conditions and characteristics of the den, the soil investigation site may be moved.</li> </ul>	During construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 18a (Botanical Resources )	All botanical evaluations will be conducted by a qualified botanist, who at a minimum shall have experience conducting floristic field surveys; knowledge of plant taxonomy and plant community ecology and classification; familiarity with the plants of the area, including special-status and locally significant plants; familiarity with the appropriate state and federal statutes related to plants and plant collecting; and experience with analyzing impacts of a project on native plants and communities.	Before and during construction	Biologist			

MM BIO- 18b (Botanical Resources )	A qualified botanist will conduct a habitat assessment to determine whether the habitat is appropriate for special-status plants. If suitable habitat is present, the qualified botanist will conduct a habitat quality assessment to determine the potential for presence of sensitive plant species. The habitat quality assessment will consider factors such as soil type, degree and frequency of previous soil disturbance, abundance of invasive species, and distance from known sensitive plant occurrences. If a qualified botanist determines that special-status plants are likely to occur at a proposed Impact Area, a botanical survey will be conducted within the Impact Area at each soil investigation site. When feasible based on scheduling and property access, the surveys will be conducted at proper times of year when special-status and locally significant plants are both evident and identifiable; will be floristic in nature, ensuring that all plants observed are identified to a level sufficient for determining rarity, and will be conducted using	Before and during construction	Biologist				
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Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
	systematic field techniques in all habitats of the site to ensure thorough coverage of potential Impact Areas.					
MM BIO- 18c (Botanical Resources )	Any special-status plant species present within 33 feet (10 meters) of an Impact Area will be flagged, or mapped using a GPS, for avoidance. A qualified botanist will establish an appropriate buffer. During field activities avoidance of the buffered area will be enforced by an environmental monitor to ensure that special-status plants are avoided to the maximum extent practicable.	Before and during construction	Biologist			

	If special-status plant species (excluding listed species) are present within the Impact Area and impacts cannot practicably be avoided, a qualified botanist will evaluate the following criteria to ensure these impacts are less than significant:					
	i.	the total range and distribution of the species,	Before construction			
MM BIO-	ii.	local population abundance				
18d (Botanical Resources )	iii.	approximate number of individuals potentially impacted,		Biologist		
	iv.	area of habitat potentially impacted,				
	v.	life history of the species (annual versus perennial and seedbank dynamics),				
	vi.	species sensitivity and response to disturbance,				
	vii.	species fecundity, and				

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
	viii. the probability of population recovery from impacts					
MM BIO- 18d (Botanical Resources ) continued	If loss of individuals due to project activities would exceed 2% of the local population or if the particular life history of the plant species indicates that a loss of that scale would threaten the persistence of the local population, or if there are fewer than 10 statewide extant occurrences, the soil investigation will not be allowed to proceed at that location.	Before construction	Biologist			
MM BIO- 19 (Botanical Considerati ons for Vegetation Removal)	If access requires minor disturbances to or removal of vegetation, a qualified botanist will be consulted to ensure that no special-status vegetation is significantly impacted.	During construction	Biologist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM BIO- 20 (Botanical Avoidance Zones)	Soil investigation activities will not be conducted within the intertidal zone of rivers or sloughs, including in-channel islands, or shoals to the extent feasible. If work in these areas is necessary, the Impact Area will be surveyed by a qualified botanist during tidal conditions that expose the intertidal area where Delta mudwort or Mason's lilaeopsis would occur. If Delta mudwort or Mason's lilaeopsis are identified, they will be flagged or mapped with a GPS for avoidance.	Before and during construction	Biologist			
MM CUL- 1a	All Impact Area would be reviewed by a qualified archaeologist to evaluate the potential for impacts, if any, to cultural resources.	Before construction	Cultural Resource Specialist			
MM CUL- 1b	Locations that have no previous survey coverage must be surveyed by, or under the direct supervision of a qualified archaeologist prior to the start of any ground disturbing activities.	Before construction	Cultural Resource Specialist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM CUL- 1c	If the archaeologist observes cultural or potential tribal cultural resources within the Impact Area or associated resource buffer as identified by a qualified archaeologist, the location will be shifted the minimum distance necessary to reduce the potential for significant cultural resource impacts without significantly increasing potential impacts to other resources.	Before and during construction	Cultural Resource Specialist			
MM CUL- 1d	A tribal representative from the consulting tribes will be invited to participate in the pre-activity field visits and archaeological surveys in Impact Areas specified as an area of interest/concern during consultation by that consulting tribe/tribes.	Before and during construction	DCA, Cultural Resource Specialist			
MM CUL- 1e	Consulting tribes will be informed of any potential tribal cultural resources located within the study area specified as an area of interest/concern by a consulting tribe/tribes.	Before construction	Cultural Resource Specialist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM CUL- 1f	If a suitable location cannot be determined within adjacent areas, then the soil investigation at that location would not be conducted.	Before construction	Cultural Resource Specialist			
MM CUL- 2a	Should any unexpected cultural resources be exposed during project activities, all work would immediately stop in the immediate vicinity (e.g. 100 feet [30 meters]) of the find until it can be evaluated by a qualified archaeologist and an appropriate plan of action can be determined in consultation with the State Office of Historic Preservation, as necessary.	During construction	Cultural Resource Specialist			
MM CUL- 2b	If the resource is associated with Native American contexts or is a potential Tribal Cultural Resource and is within a region specified as an area of interest/concern by a consulting tribe/tribes, the appropriate consulting tribal entity/entities will be contacted and consulted with to produce an appropriate plan of action.	During construction	Cultural Resource Specialist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM CUL-3	Should human remains be discovered during the course of project activities, all work would stop immediately in the vicinity (e.g. 100 feet [30 meters]) of the finds until they can be verified. The coroner would be contacted in accordance with Health and Safety Code section 7050.5(b). Protocol and requirements outlined in Health and Safety Code sections 7050.5(b) and 7050.5(c) as well as Public Resources Code section 5097.98 would be followed.	During construction	Cultural Resource Specialist			
MM CUL-4	Cultural sensitivity training will be provided for the environmental monitors and individuals conducting the field activities and geological analysis to ensure awareness about cultural resources, including identification of and proper protocol for handling any unexpected finds.	Before and during construction	Cultural Resource Specialist			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM GHG- 1a	Evaluate project characteristics, including location, project work flow, site conditions, and equipment performance requirements, to determine whether specifications of the use of equipment with repowered engines, electric drive trains, or other high efficiency technologies are appropriate and feasible for the project or specific elements of the project.	Before construction	Construction Contractor, Engineer			
MM GHG- 1b	Minimize idling time by requiring that equipment be shut down after five minutes when not in use (as required by the State airborne toxics control measure [Title 13, section 2485 of the California Code of Regulations]). This requirement will be enforced by the environmental monitor.	During construction	Biologist, Construction Contractor, Engineer			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM GHG- 1c	Maintain all soil investigation equipment in proper working condition and perform all preventative maintenance. Required maintenance includes compliance with all manufacturer's recommendations, proper upkeep and replacement of filters and mufflers, and maintenance of all engine and emissions systems in proper operating condition.	During construction	Construction Contractor, Engineer			
MM GHG- 1d	Implement tire inflation program on jobsite to ensure that equipment tires are correctly inflated. Check tire inflation when equipment arrives on-site and every two weeks for equipment that remains on-site. Check vehicles used for hauling materials off-site weekly for correct tire inflation.	During construction	Construction Contractor			
MM GHG- 1e	Encourage carpools or shuttle vans for worker commutes as feasible.	During construction	Construction Contractor, Engineer			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM HAZ- 1a	A Plan(s) (often a contractor's safety plan) with a section on Hazardous Materials shall be written and kept on site that describes the hazardous materials used during project activities, and how the materials will be properly stored, used, transported, and disposed of. The Plan will be shared with local fire and emergency personnel and their mutual aid districts. All hazardous materials shall be properly labeled and be recycled properly or disposed of at a properly licensed disposal facility.	Before and during construction	Construction Contractor			
MM HAZ- 1b	The contractor shall contact the local fire agency and the local CUPA for any site-specific requirements regarding hazardous materials or hazardous waste containment or handling.	Before and during construction	Construction Contractor			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM HAZ- 1c	If hazardous materials, such as oil, batteries or paint cans, are encountered in the Impact Area, the contractor(s) shall carefully remove and dispose of them according to the Safety Plan and Spill Prevention and Response Plan. All hazardous materials will be disposed of at a properly licensed disposal facility.	Before and during construction	Construction Contractor			
MM HAZ- 1d	Contact of chemicals with precipitation shall be minimized by storing chemicals in watertight containers or in a storage shed (completely enclosed), with appropriate secondary containment to prevent any spillage or leakage.	During construction	Construction Contractor			
MM HAZ- 1e	Quantities of toxic materials, such as equipment fuels and lubricants, shall be stored with secondary containment that is capable of containing 110% of the primary container(s).	During construction	Construction Contractor			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM HAZ- 1f	Petroleum products, chemicals, fuels, lubricants, and non-storm drainage water or water contaminated with the aforementioned materials shall not contact soil and not be allowed to enter surface waters or the storm drainage system. All lubricants used downhole shall be non-petroleum based pursuant to common industry practice.	During construction	Construction Contractor			
MM HAZ- 1g	All toxic materials, including waste disposal containers, shall be covered when they are not in use, and located as far away as possible from a direct connection to the storm drainage system or surface water.	During construction	Construction Contractor			
MM HAZ- 1h	Sanitation facilities (e.g., portable toilets) shall be sited in a manner that avoids any direct connection to the storm drainage system or receiving water.	During construction	Construction Contractor			
MM HAZ-1i	Sanitation facilities shall be regularly cleaned and/or replaced and inspected daily for leaks and spills.	During construction	Construction Contractor			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM HAZ-2	A Plan(s) (often a contractor's safety plan) with a section on Spill Prevention and Response Plan shall be developed by the Contractor and submitted to DWR before any ground-disturbing activities in order to prevent the accidental release of chemicals, fuels, lubricants, and non-storm drainage water (including untreated wastewater) into channels the. The Plan will be shared with local fire and emergency personnel and their mutual aid districts. The following measures shall be included in the Plan: a. All field personnel shall be appropriately trained in spill prevention, hazardous material control, and cleanup of accidental spills.	Before construction	Construction Contractor			

MM HAZ-2 continued	<ul> <li>b. Equipment and materials for cleanup of spills will be available on site and spills and leaks shall be cleaned up immediately and disposed of according to guidelines stated in the Spill Prevention and Response Plan.</li> <li>c. Field personnel shall ensure that hazardous materials are properly handled, and natural resources are protected by all reasonable means, including compliance with Code of Federal Regulations (CFR) containment measures for tanks containing hazardous materials (see 40 CFR Section 264.175).</li> <li>d. Spill prevention kits shall always be in close proximity when using hazardous materials (e.g., at crew trucks and other logical locations). All field personnel shall be advised of these locations.</li> <li>e. Field personnel shall routinely inspect the work</li> </ul>	Before construction	Construction Contractor		
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Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
	site to verify that spill prevention and response measures are properly implemented and maintained.					

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM HAZ-2 continued	<ul> <li>f. Field personnel will routinely inspect the work site to verify that the Spill Prevention and Response Plan is properly implemented and maintained. Staff will notify contractors immediately if there is a noncompliance issue and will require immediate correction of any noncompliant behavior.</li> <li>g. Absorbent materials will be used on small spills located on impervious surface rather than hosing down the spill; wash waters shall not discharge to the storm drainage system or surface waters. For small spills on pervious surfaces such as soils, wet materials will be excavated and properly disposed rather than burying it. The absorbent materials will be collected and disposed of properly and promptly.</li> </ul>	Before construction	Construction Contractor			

MM HAZ-2 continued	<ul> <li>As defined in 40 CFR 110, a federal reportable spill of petroleum products is the spilled quantity that:</li> <li>a. Violates applicable water quality standards;</li> <li>b. Causes a film or sheen on, or discoloration of, the water surface or adjoining shoreline; or</li> <li>c. Causes a sludge or emulsion to be deposited beneath the surface of the water or adjoining shorelines.</li> <li>h. If a spill is reportable, the contractor will notify the DWR staff, and the DWR staff will take action to contact the appropriate safety and cleanup crews to ensure that the Spill Prevention and Response Plan is followed. A written description of reportable releases must be submitted to the Regional Board and the California Department of Toxic Substances Control (DTSC).</li> </ul>	Before construction	Construction Contractor		
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MM HAZ-2 continued	<ul> <li>This submittal must contain a description of the release, including the type of material and an estimate of the amount spilled, the date of the release, an explanation of why the spill occurred, and a description of the steps taken to prevent and control future releases. The releases will be documented on a spill report form.</li> <li>If a significant spill has occurred, and results determine that project activities have adversely affected surface water or groundwater quality, a detailed analysis will be performed to the specifications of DTSC to identify the likely cause of contamination. This analysis will include recommendations for reducing or eliminating the source or mechanisms of contamination. Based on this analysis, the DWR or contractors will select and implement measures to control contamination, with</li> </ul>	Before construction	Construction Contractor		
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Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
	a performance standard that surface, and groundwater quality must be returned to baseline conditions.					
MM HAZ-2 continued	These measures will be subject to approval by the DWR, DTSC, and the Regional Board.	Before construction	Construction Contractor			
MM HAZ- 3a	Stockpiling materials, portable equipment, vehicles, and supplies, including chemicals, will be restricted to areas adjacent to the drill or CPT rig, and not adjacent or within riparian and wetlands areas or other sensitive habitats	During construction	Construction Contractor			
MM HAZ- 3b	Stockpiling materials, portable equipment, vehicles, and supplies, including chemicals, will be restricted to docks or within the drill barge or ship.	During construction	Construction Contractor			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM HAZ- 4a	The contractor would develop a fire protection and prevention plan which incorporates fire safety measures on all equipment with the potential to create a fire hazard.	Before construction	Construction Contractor			
MM HAZ- 4b	The plan would ensure that fire suppression equipment is onsite and that all employees have received appropriate fire safety training.	Before construction	Construction Contractor			
MM HAZ- 4c	The Plan will be shared with local fire and emergency personnel and their mutual aid districts.	Before construction	Construction Contractor			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM HYD- 1a	All fueling and maintenance of vehicles or other equipment for on-land soil investigation activities shall occur on established private access roads, or in designated staging areas at least 50 feet (15 meters) away from any on-site water feature. Fueling and maintenance activities will be conducted sufficiently away from public roadways to ensure safety of workers and the public. Secondary containment for fuel and gas tanks will be used to prevent spills from entering any water features.	During construction	Construction Contractor			
MM HYD- 1b	Absorbent materials will be available on-site. Any accidental leaks or spills will be immediately cleaned up per the procedures identified in the contractors Spill Prevention and Response Plan, and the equipment will not be able to return to the project area until it has been repaired sufficiently to prevent further leaks or spills.	During construction	Construction Contractor			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM HYD- 1c	For overwater soil investigations positive barriers consisting of hay waddles and/or other suitable type of spill-stoppage materials will be placed around the work area on the barge and ship decks.	During construction	Construction Contractor			
MM HYD- 1d	Discarded soil samples, cuttings, and excess drilling fluids will be kept in a closed system, to prevent spillage of the drilling fluid and will be disposed of off-site at an appropriate landfill.	During construction	Construction Contractor			
MM HYD- 1e	All over-water work will include the use of conductor casings to confine the drill fluid and cuttings to the drill hole and the operating deck of the barge or drill ship and prevent any inadvertent spillage into the water. Soil samples will be collected from within the conductor casing. The casing will remain in place until the bore hole is complete and has been filled in, to minimize sediment disturbance of the slough or river bottom	During construction	Construction Contractor			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM HYD- 1f	During overwater soil investigations a qualified environmental monitor will watch for colored plumes (an indication that drilling fluid or other material is entering the water and may affect water quality). If found, activities will cease until appropriate corrective measures have been completed or it has been determined that the environment will not be harmed.	During construction	Construction Contractor			
MM NOI-1	All equipment will be properly tuned and shall utilize appropriate mufflers.	Before and during construction	Construction Contractor			
MM PUB- 1a	A Plan(s) (often Contractor's safety plan) with a section on Fire Protection and Prevention will be submitted to DWR for review and approval which incorporates fire safety measures on all equipment with the potential to create a fire hazard.	Before construction	Construction Contractor			

Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM PUB- 1b	The contractor will prepare a Safety Plan in accordance with the DWR protocols.	Before construction	Construction Contractor			

MM TRANS-1a	Appropriate traffic controls will be implemented, based on the conditions at each soil investigation site, according to standards set by Caltrans and counties. Flaggers may be used during ingress and egress of boring equipment and work crews to allow flow of traffic while maintaining safety measures for the crew, especially if these activities occur in areas of heavy traffic or reduced visibility. Lane closures will be implemented when soil investigation sites are within or immediately adjacent to public roadways and will employ safety measures such as advance warning areas and flaggers, as prescribed by Caltrans and county regulations. Public notifications will be made in coordination with Caltrans, counties, CHP, and other entities. Traffic controls and lane closures will consider access for emergency services and be coordinated through the encroachment permit processes implemented by Caltrans and counties, with CHP coordination as required.	During construction	Construction Contractor		
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Mitigation Measure Number	Mitigation Measure	Timing	Responsible Party	Completion Date	Verified by	Comments
MM TRANS-1b	Parking on public roads and thoroughfares by crew vehicles will be avoided to the maximum extent practicable to allow for the flow of traffic to continue.	During construction	Construction Contractor			
MM TRANS-1c	No public roads, waterways or land access will be closed.	During construction	Construction Contractor			
MM TRANS-1d	For overwater sites, the project area shall be a no-wake zone, with boats not exceeding 5 mph within 500 feet (152 meters) of the work area.	During construction	Construction Contractor			
MM UTI-1	A field reconnaissance, marking or staking the exploration site, and calling Underground Service Alert (USA) for utility clearance will be conducted by qualified personnel for each planned soil exploration location. Based upon the information gathered, sites will be adjusted to ensure no utilities are impacted.	Before construction	Construction Contractor			

Attachment D: Air Quality and Greenhouse Gas (GHG) Analyses

Air Quality Total Exhaust Emissions, GHG Consistency Determination (CD), GHG Emissions Inventory and Calculation worksheet, and GGERP Pre-construction and Final Design BMPs

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Revised by DCA 01/12/2021 (Rows 1-49	)												1						
TOTAL EXHAUST EMISSIONS (pounds/day)	WORK					Number of borings per county	Contra						Total exhaust emissions per activity, per county		Contra		San		
VEHICLES	DAYS	ROG	NOX	PM10	PM2.5	Alameda	Contra	Sacramento	San Joaquin	Solano	Yolo	Total		Alameda	Contra Costa	Sacramento	San Joaquin	Solano	Yolo
On-Land 50' Borings									22			2					1.0		
Drill Rigs - 50-foot deep borings	44.0	0.3	3.1	0.1	0.1								On-land 50 Max daily exhaust emissions						
Water Truck	44.0	0.6	5.3	0.2	0.2								ROG				1.2		
Liftgate Truck	44.0	0.2	2.1	0.1	0.1								NOX				10.7		
Employee Vehicles	198.0	0.1	0.3	0.0	0.0								PM10				0.4		
Maximum Daily		1.2	10.7	0.4	0.4								PM2.5				0.4		
On-Land 125-150' Borings						1	20		1			2	2 Percentage of exhaust emissions	0.05	0.9	1 0.05			
Drill Rigs - 125- to 150-foot deep	88.0	0.3	3.1	0.1	0.1								On-land 125-150 Max daily exhaust emission						
Water Truck	88.0	0.6	5.3	0.2	0.2								ROG	0.1	1.1				
Liftgate Truck	88.0	0.2	2.1	0.1	0.1								NOX	0.5					
Employee Vehicles	374.0	0.2	0.7	0.01	0.01								PM10	0.0					
Maximum Daily		1.3	11.2	0.4	0.4								PM2.5	0.0					
On-Land 175-200' Borings						2	21	53.0	) 16		2 27	12	Percentage of exhaust emissions	0.0	0.2	2 0.4	0.1	0.0	0 0.
Drill Rigs - 175- to 200-foot deep																			
borings	847.0	0.3	3.1	0.1	0.1								On-land 175-200 Max daily exhaust emission						
Water Truck	847.0	0.6	5.3	0.2	0.2								ROG	0.0					
Tractor-Trailer Lowboy Truck	242.0	0.2	2.0	0.1	0.1								NOX	0.1					
Liftgate Truck	847.0	0.2	2.1	0.1	0.1								PM10	0.0					
Employee Vehicles	3712.0	1.8	8.3	0.1	0.1								PM2.5	0.0	0.1	1 0.2	0.1	0.0	0 0.
Maximum Daily		3.1	20.7	0.6	0.5														
On-Land 250-300' Borings						2							2 Percentage of exhaust emissions	1.0	0.0	D 0.0	0.0	0.0	0 0.
Drill Rigs - 250- to 300-foot deep																			
borings	40.0	0.3	3.1	0.1	0.1								On-land 175-200 Max daily exhaust emission	S					
Water Truck (2 - incorporated in																			
calcs)	40.0	0.6	5.3	0.2	0.2								ROG	0.1	0.8				
Tractor-Trailer Lowboy Truck	4.0	0.2	2.0	0.1	0.1								NOX	0.4					
Liftgate Truck	40.0	0.2	2.1	0.1	0.1								PM10	0.0					
Employee Vehicles	182.0	0.1	0.4	0.005	0.004								PM2.5	0.0	0.1	1 0.2	0.1	0.0	0 0.
Maximum Daily		1.4	12.8	0.5	0.5	_													
CPT Soundings 50'-200'						3	22	1!	9 44		1 14	10	Percentage of exhaust emissions	0.0	0.2	2 0.2	0.4	0.0	0 0.
CPT Truck	206.0	1.0	9.8	0.4	0.3								CPT Max daily exhaust emissions						
Grout Truck	206.0	0.1	1.1	0.0	0.0								ROG	0.0					
Tractor-Trailer Lowboy Truck	206.0 755.0	0.2	2.0	0.1	0.1								NOX PM10	0.4					
Employee Vehicles	755.0	0.3	1.5	0.0															
Maximum Daily		1.7	14.3	0.5	0.4								PM2.5	0.0	0.1	1 0.1			0 0.
Geophysical Survey	0.5								5				5 Percentage of exhaust emissions				1.0		
Envirovibe Rig	35.0	0.4	4.0	0.3	0.3	4							Geophysical survey Max daily exhaust emissi	ons					
Tractor-Trailer Lowboy Truck	2.0	0.2	2.0	0.1	0.1	-							ROG				0.7		
Employee Vehicles	230.0	0.1	0.4	0.0	0.0	4							NOX PM10				6.4		
Maximum Daily		0.7	<b>6.4</b>	<b>U.4</b>	0.3												0.4		
													PM2.5				0.3		
Over Water Borings							7	2:	2 25		1 1	5	6 Percentage of exhaust emissions	0.0	0.1	1 0.4	0.4	0.0	0.
Hazard Survey Boat (<50 HP)	168.0	0.5	3.9	0.4	0.4								Over Water boring Max daily exhaust emission	ns					
Drill Rig Barge/Tugboat or Ship	448.0	12.1	121.7	3.7	3.7								ROG		1.8				
Worker Transport Boat	448.0	1.2	15.7	0.8	0.8								NOX		18.0				
Employee Vehicles	1400.0	0.5	2.4	0.0	0.0								PM10		0.6				
Maximum Daily		14.3	143.7	5.0	4.9								PM2.5		0.0	6 1.9	2.2	0.1	1 0.

Based on:

Construction Equipment calculations based on Engine Emission Factors for 2020 from Sacramento Valley Air Quality Management District Road Construction Emissions Model

Employee Vehicles calculatitons based on EMFAC2017 (v1.0.2) Emissions Inventory for 2010 MDV at 35 MPH

		Total exhaust emissions (pounds per day) per air district			
Location	Pollutant	BAAQMD	SMAQMD	SJVAPCD	YSAQMD
On-land	ROG	2.2	1.8	3.1	1.0
	NO <sub>x</sub>	18.1	12.2	26.5	7.3
	PM10	0.6	0.4	1.1	0.2
	PM <sub>2.5</sub>	0.6	0.3	1.0	0.2
Overwater	ROG	1.8	5.5	6.5	0.5
	NO <sub>X</sub>	17.7	55.5	65.6	5.0
	PM <sub>10</sub>	0.6	1.9	2.3	0.5
	PM <sub>2.5</sub>	0.6	1.9	2.3	0.5
		White= unchanged	Green= reduction in	Yellow= increase in	

White= unchanged reduction in increase in emissions emissions

Total

331

# Greenhouse Gas(GHG) Emissions Reduction Plan Consistency Determination

## For Projects Using Contractors or Other Outside Labor

This form is to be used by DWR project managers to document a DWR CEQA project's consistency with the DWR Greenhouse Gas Emissions Reduction Plan. This form is to be used only when DWR is the Lead Agency and when contractors or outside labor and equipment are used to implement the project.

Additional Guidance on filling out this form can be found at: <u>http://dwrclimatechange.water.ca.gov/guidance\_resources.cfm</u>

The DWR Greenhouse Gas Emissions Reduction Plan can be accessed at: <u>https://water.ca.gov/Programs/All-Programs/Climate-Change-Program/Climate-Action-Plan</u>

Project Name:	Soil Investigations for Data Collection in the Delta
Environmental Document Type:	Addendum to 2020 Final IS/MND
Manager's Name:	Carolyn Buckman
Manager's E-mail:	Carolyn.Buckman@water.ca.gov
Division:	Executive
Office, Branch, or Field Division:	Delta Conveyance

### **Short Project Description:**

This Addendum evaluates the removal of 25 soil borings at 125 feet from 200 feet (38 - 61 meters), 22 cone penetration tests (CPTs) to 200 feet (61 meters), and 13 overwater soil borings up to 200 feet (61 meters) and the additions of 23 soil borings from 125 feet to 200 feet (38 - 61 meters), 2 soil borings from 200 to 300 feet (61-91 meters), 22 CPTs to 200 feet (61 meters), and 13 overwater soil borings up to 200 feet (61 meters). Soil investigation locations are spread throughout the area that hav been identified as the potential study area for the Delta Conveyance.

### **Project GHG Emissions Summary:**

Total Construction Emissions	6049.5	mtCO <sub>2</sub> e
Maximum Annual Construction Emissions	4,033.0	mtCO <sub>2</sub> e

All other emissions from the project not accounted for above will occur as ongoing operational, maintenance, or business activity emissions and therefore have already been accounted for and analyzed in the GGERP.

### **Extraordinary Construction Project Determination:**

Do total project construction emissions exceed 25,000 mtCO<sub>2</sub>e for the entire construction phase or exceed 12,500 mtCO<sub>2</sub>e in any single year of construction?

No- Additional analysis not required

Yes - Project specific emissions mitigation measures have been included in the environmental analysis document for the project

Projec	ct GHG	Reduction Pl	an Checklist:		
	All Proje	ect Level GHG	Emissions Reduction Measures hav	e been incorporated	into the design or
i	implem	entation plan f	or the project. ( <u>Project Level GHG Er</u>	nissions Reduction M	<u>leasures</u> )
			Or		
• A	All feasi	ble Project Le	vel GHG Emissions Reduction Meas	sures have been incc	prporated into the
0	designa	or implementa	tion plan for the project and Measure	es not incorporated ha	ave been listed
a	and det	ermined not to	o apply to the proposed project (inclu	ude as an attachmen	t)
• F	Project	does not confl	ct with any of the Specific Action GH	G Emissions Reducti	on Measures
	•		Emissions Reduction Measures)		
or grea		ientation of the	e project result in additional energy de	emands onthe SVVP s	ystem of 15 GWh/yr
	☐ Yes	■No			
If you a and Ri	answere isk Offic	ed Yes, attach e regarding th	a letter documenting that the project e additional power requirements of th	has consulted with th e project.	e DWR SWP Power
			e that the effects of the proposed proj d project's compliance with the requi		
	⊐ Yes	■No			
If you a	answer	ed Yes the pro	pject is not eligible for streamlined an	alvsis of GHG emissio	ons using the DWR
			Plan. (See CEQA Guidelines, section		
docume	entatior		ovided above and information provi ursuant to the above referenced pro that:		
	o		oposed project is consistent with the nhouse gases emitted by the project a		
		Greenhouse covered by th	nal and maintenance phase of the pro Gas Reduction Plan and the greenho le plan's analysis. Emissions from the le DWR Greenhouse Gas Emissions pject.	use gases emitted by construction phase c	the project are of the project are not
Project	Manag	er Signature:	Carolyn Buckman	Date:	1/22/2021
C4 App	oroval S	ignature:	Jennifer Morales	Date:	1/26/2021
Attachr	ments:				
∎GHG		s Inventory	List and Explanation of excluded Project lev GHG Emissions Reduction Measures	el SWP Power and I Consultation Lett	
			ns/icc/SitePages/Home.aspx rograms/Climate-Change-Program		

#### Project Activities for Soil Explorations - Inventory and Calculation of Greenhouse Gas Emissions Updated 01/12/2021 - See Project Details Column M for list of changes

#### Line Emissions from Construction Equipment

1	Type of Equipment	Maximum Number per Day	Total Operation Days	Average Hours Per Day	Total Operation Hours <sup>1</sup>	Fuel Consumption Per Hour (gal/hour) <sup>2</sup>	Total Fuel Consumption (gal. diesel)	CO <sub>2</sub> e/gal diesel <sup>3</sup>	Total CO <sub>2</sub> Equivalent Emissions (metric tons)
2		•		On-Land 50	Borings				
3	Drill Rigs - 50-foot deep borings	1	44	10	440	14.07	6,191	0.010	64
4	Water Truck	1	44	10	440	7.55	3,323	0.010	35
5	Liftgate Truck	1	44	4	176	7.55	1,329	0.010	14
6				On-Land 125-1	50' Borings				
	Drill Rigs - 125- to 150-foot deep borings	1	88	10	880	14.07	12,383	0.010	129
	Water Truck	1	88	10	880	7.55	6,647	0.010	69
9	Liftgate Truck	1	88	4	352	7.55	2,659	0.010	28
10				On-Land 175-2	00' Borings				
	Drill Rigs - 175- to 200-foot deep borings	1	847	10	8470	14.07	119,183	0.010	1,238
12	Water Truck	1	847	10	8470	7.55	63,975	0.010	665
13	Tractor-Trailer Lowboy Truck	1	242	2	484	12.35	5,978	0.010	62
14	Liftgate Truck	1	847	4	3388	7.55	25,590	0.010	266
15				On-Land 250-3	00' Borings				
16	Drill Rigs -250-300-foot deep borings	1	40	10	400	14.07	5,628	0.010	58
17	Water Truck - 2 vehicles	2	40	10	800	7.55	6,042	0.010	63
18	Tractor-Trailer Lowboy Truck	1	4	2	8	12.35	99	0.010	1
19	Liftgate Truck	1	40	4	160	7.55	1,208	0.010	13
20				CPT Sour	ndings				
	CPT Truck	1	206	10	2060		-	0.010	
22	Grout Truck	1	206	2	412	7.55	3,112	0.010	32
	Tractor-Trailer Lowboy Truck	1	206	2	412	12.35	5,089	0.010	53
24				Geophysica					
-	Envirovibe Rig	1	35			12.35	4,323	0.010	45
	Tractor-Trailer Lowboy Truck	1	2	-	4	12.35	49	0.010	1
27			1	Over Water				r	
	Hazard Survey Boat (<50 HP)	1	168	-		19.86	33,365	0.010	-
	Drill Rig Barge/Tugboat or Ship	1	448	10		43.50	194,880	0.010	
30	Worker Transport Boat	1	448	4	1792	19.86	35,589	0.010	370

32<sup>1</sup> An 8-hour work day is assumed, unless otherwise indicated

2 California Air Resource Board Offroad 2007 Emissions Inventory fuel consumption factors for on-land estimates; California Air Resource Board 1999 Source Inventory for 34
 World Resources Institute-Mobile combustion CO<sub>2</sub> emissions tool, June 2003 Version 1.2
 35

#### 36 Emissions from Transportation of Construction Workforce

Average Number of Workers per Day	Total Number of Workdays	Average Distance Travelled (round trip)		Average Passenger Vehicle Fuel Efficiency <sup>4</sup>			Total CO <sub>2</sub> Equivalent Emissions (metric tons)	
37				Lincicity			,	
38		On-I	and 50' Boring	5				
39 10	198	60	118800	20.8	5711.5	0.009	51	
40		On-Lan	d 125-150' Bori	ngs				
41 15	374	60	336600	20.8	16182.7	0.009	146	
42		On-Lan	d 175-200' Bori	ngs				
43 17	3712	60	3786240	20.8	182030.8	0.009	1640	
44		On-Lan	d 250-300' Bori	ngs				
45 17	182	60	185640	20.8	8925.0	0.009	80	
46		c	PT Soundings					
47 15	755	60	679500	20.8	32668.3	0.009	294	
48	48 Geophysical Survey							
49 14	- 230	60	193200	20.8	9288.5	0.009	84	
50	Over Water Borings							
51 13	1400	60	1092000	20.8	52500.0	0.009	473	

<sup>4</sup> United States Environmental Protection Agency. 2008. Light-Duty Automotive Technology and Fuel Economy Trends: 1975 52 through 2008. [EPA420-R-08-015]

64	
65 Total Construction Activity Emissions	6,049.5 (from lines 26, 44, 51, and 55)
66 Total Years of Construction	1.5
67 Expected Start Date of Construction	
68	
69 Estimated Project Useful life	1.5 Years
70 Average Annual Total GHG Emissions <sup>7</sup>	4,033.0 MT CO <sub>2</sub> equivalents
71 Max. Year Construction GHG Emissions <sup>8</sup>	MT CO2 equivalents
72 <sup>7</sup> short-term construction emissions amortized over life of project	

72 'short-term construction emissions amortized over life of project
 73 <sup>8</sup>Emissions total from single year of construction when emissions peak (for multi-year construction projects)

NOTE: the Average Annual Total GHG Emissions is NOT the same value as the "Maximum Annual Emissions" (MAE) value that is required on the DWR GGERP Consistency Form for Projects Using Outside Labor and Equipment; The MAE is calculated to ensure that the project does not emit more than 12,500 mtCO2e in any given year

### **Explanation of Excluded Project Level GHG Emissions Reduction Measures**

The following list of Best Management Practices (BMPs) for DWR construction and maintenance activities are recommended to reduce GHG emissions from construction projects. All projects that rely on the GGERP must implement the BMPs as part of the project or explain why the measures that have not been incorporated do not apply to the project. Variances from the standard BMPs that have been requested for this project are described below.

**BMP 1.** Evaluate project characteristics, including location, project work flow, site conditions, and equipment performance requirements, to determine whether specifications of the use of equipment with repowered engines, electric drive trains, or other high efficiency technologies are appropriate and feasible for the project or specific elements of the project.

**BMP 2.** Evaluate the feasibility and efficacy of performing on-site material hauling with trucks equipped with on-road engines.

Variance requested: Material hauling is not required for the Proposed Changes; therefore, this BMP does not apply.

**BMP 3.** Ensure that all feasible avenues have been explored for providing an electrical service drop to the construction site for temporary construction power. When generators must be used, use alternative fuels, such as propane or solar, to power generators to the maximum extent feasible.

Variance requested: Electrical service drops are not feasible for this project as work will be conducted at each site for no more than 15 days; therefore, this BMP does not apply.

**BMP 4.** Evaluate the feasibility and efficacy of producing concrete on-site and specify that batch plants be set up on-site or as close to the site as possible.

Variance requested: Concrete production is not required for the Proposed Changes; therefore, this BMP does not apply.

**BMP 5.** Evaluate the performance requirements for concrete used on the project and specify concrete mix designs that minimize GHG emissions from cement production and curing while preserving all required performance characteristics.

Variance requested: Concrete is not required for the Proposed Changes. Cementbentonite mixture used to grout boreholes conforms to industry standards.

**BMP 6.** Limit deliveries of materials and equipment to the site to off peak traffic congestion hours.

Variance requested: Proposed Changes do not require substantial deliveries of materials and equipment and all vehicles will be removed at the end of each workday; therefore, it is not feasible to limit deliveries to off peak hours.

**BMP 7.** Minimize idling time by requiring that equipment be shut down after five minutes when not in use (as required by the State airborne toxics control measure [Title 13, Section 2485 of the California Code of Regulations]). Provide clear signage that posts this requirement for workers at the entrances to the site and provide a plan for the enforcement of this requirement.

Variance requested: This BMP shall be provided as part of the contract, but posting at each site is not feasible as the project activities will take place over diverse locations.

**BMP 8.** Maintain all construction equipment in proper working condition and perform all preventative maintenance. Required maintenance includes compliance with all manufacturer's recommendations, proper upkeep and replacement of filters and mufflers, and maintenance of all engine and emissions systems in proper operating condition. Maintenance schedules shall be detailed in an Air Quality Control Plan prior to commencement of construction.

Variance requested: Because this is not a construction project, an Air Quality Control Plan is not required. All equipment will be maintained in proper working condition and preventative maintenance will be conducted as recommended.

**BMP 9.** Implement tire inflation program on jobsite to ensure that equipment tires are correctly inflated. Check tire inflation when equipment arrives on-site and every two weeks for equipment that remains on-site. Check vehicles used for hauling materials offsite weekly for correct tire inflation. Procedures for the tire inflation program shall be documented in an Air Quality Management Plan prior to commencement of construction.

Variance requested: Because this is not a construction project, an Air Quality Control Plan is not required. Tire inflation will be checked and corrected as <u>needed</u>.

**BMP 10.** Develop a project specific ride share program to encourage carpools, shuttle vans, transit passes and/or secure bicycle parking for construction worker commutes.

Variance requested: The proposed project locations are remote and spread over a wide geographic area; therefore, providing transit passes and bicycle parking would not be beneficial. Use of carpools and shuttle vans will be encouraged to the extent feasible.

**BMP 11.** Reduce electricity use in temporary construction offices by using high efficiency lighting and requiring that heating and cooling units be Energy Star compliant. Require that all contractors develop and implement procedures for turning off computers, lights, air conditioners, heaters, and other equipment each day at close of business.

Variance requested: Temporary construction offices will not be used for the Proposed Changes; therefore, this BMP does not apply.

**BMP 12.** For deliveries to project sites where the haul distance exceeds 100 miles and a heavy duty class 7 or class 8 semi-truck or 53-foot or longer box type trailer is used for hauling, a SmartWay<sub>27</sub> certified truck will be used to the maximum extent feasible.

Variance requested: Vehicles of the type described above will not be needed for the Proposed Changes; therefore, this BMP does not apply.

**BMP 13.** Minimize the amount of cement in concrete by specifying higher levels of cementitious material alternatives, larger aggregate, longer final set times, or lower maximum strength where appropriate.

Variance requested: Concrete is not required for the Proposed Changes; therefore, this BMP does not apply.

**BMP 14.** Develop a project specific construction debris recycling and diversion program to achieve a documented 50% diversion of construction waste.

Variance requested: The Proposed Changes are not expected to generate construction debris other than soil cuttings which must be disposed of at a landfill per environmental permitting requirements; therefore, this BMP does not apply.

**BMP 15.** Evaluate the feasibility of restricting all material hauling on public roadways to off-peak traffic congestion hours. During construction scheduling and execution minimize, to the extent possible, uses of public roadways that would increase traffic congestion.

Variance requested: The proposed project will not require substantial material hauling and as the project location will change frequently, impacts to a particular public roadway will be insignificant and unlikely to increase traffic congestion; therefore, this BMP does not apply.