CATEGORICAL EXEMPTION/CATEGORICAL EXCLUSION DETERMINATION FORM

10-SJ-12	0.01	1L840/1020	0000065	
DistCoRte. (or Local Ag		E.A/Project N		(Local Project)/Project No.
PROJECT DESCRIP	TION: (Briefly describe pro ox. Use Continuation Sheet, I	oject including n if necessary.)	eed, purpose, location, limits, right-c	f-way requirements, and
The California Department of Transportation (Caltrans) proposes an emergency project to repair the Mokelumne River bridge (Bridge No. 29-0043) at post mile 0.01 on State Route (SR) 12 within San Joaquin County. The project scope includes removing and replacing the center bearing with new bronze disk and steel disk center bearing; rehabilitating the end jack/lock bar system at both ends of the swing span; refurbishing all four (4) end jacks of the drawbridge; adjusting the balance wheels and tracks; replacing the pop-up barrier and swing drive				
gearbox oil; adjusting the pop-up barrier lids; and repairing the catwalks. The purpose of this project is to immediately repair the damaged drawbridge components and make the open-close functions fully operable. The project is needed to ensure motorist safety and drawbridge functionality on SR-12.				
CALTRANS CEQA DETERMINATION (Check one)				
	Itrans is not the CEQA Lead of this proposal, supporting in	E	Not Applicable – Caltrans has prironmental Impact Report unde the above statements, the project is	r CEQA
Exempt by Statute. (PRC 21080[b]; 14 CCR 15260 et seq.)				
Categorically Exempt. Class . (PRC 21084; 14 CCR 15300 et seq.) Based on an examination of this proposal and supporting information, the following statements are true and exceptions do not apply:				
 If this project falls within exempt class 3, 4, 5, 6 or 11, it does not impact an environmental resource of hazardous or critical concern where designated, precisely mapped, and officially adopted pursuant to law. There will not be a significant cumulative effect by this project and successive projects of the same type in the same place, over time. 				
There is not a reasonable possibility that the project will have a significant effect on the environment due to unusual circumstances.				
 This project does not damage a scenic resource within an officially designated state scenic highway. This project is not located on a site included on any list compiled pursuant to Govt. Code § 65962.5 ("Cortese List"). This project does not cause a substantial adverse change in the significance of a historical resource. 				
Common Sense Exemption. [This project does not fall within an exempt class, but it can be seen with certainty that there is no possibility that the activity may have a significant effect on the environment (14 CCR 15061[b][3].)				
Dominic Vitali	LID		Eduardo Morente	
Print Name: Senior Environ Environmental Branch Chi	nmental Planner or ef	5/2020	Print Name: Project Manager	1/15/2020
NEPA COMPLIANC	F		ngnataro	Duto
In accordance with 23 CFR 771.117, and based on an examination of this proposal and supporting information, the State has determined that this project:				
 does not individually or cumulatively have a significant impact on the environment as defined by NEPA, and is excluded from the requirements to prepare an Environmental Assessment (EA) or Environmental Impact Statement (EIS), and has considered unusual occumulatively accumulatively have a significant impact on the environmental Impact Statement (EIS), and 				
CALTRANS NELA E ERI INATION (Check one)				
23 USC 326: The State has determined that this project has no significant impacts on the environment as defined by NEPA, and that there are no unusual circums ances as discribed in 23 CFR 771.117(b). As such, the project is categorically excluded from the requirements to prepare an EA or EIS interst to National Environmental Policy Act. The State has been assigned, and hereby certifies that it has carried out the responsible of the main this determination pursuant to Chapter 3 of Title 23, United States Code, Section 326 and a Memorandum of Understanding dates with 31, 2016, executed between the FHWA and the State. The State has determined that the project is a Categorical Exclusion and the State in the State i				
□ 23 CFR 771.117(d): activity (d)() □ Activity listed in Appendix A of the MOU between FHWs and the cate □ 23 USC 327: Based on an examination of this proposal and supporting information that the project is a Categorical Exclusion under 23 USC 327. The environmental review, consultation, and any other actions required by applicable Federal environmental laws for this project are being, or have been, carried out by Cath. prosunt 123 USC 327 and the Memorandum of Understanding dated December 23, 2016 and executed by FHWA and Callture.				
Print Name: Senior Enviro Environmental Branch Ch			Print Name: Project Manager/DLA Engine	eer
Signature	Dat	te -	Signature	Date
Date of Categorical Exclusion	sion Checklist completion: N/	/Δ	Date of ECR or equivalent: See Con	tinuation Sheet

CATEGORICAL EXEMPTION/CATEGORICAL EXCLUSION DETERMINATION FORM

Continuation Sheet

10-SJ-12 0.01 1L840/1020000065
Dist.-Co.-Rte. (or Local Agency) P.M./P.M. E.A/Project No. Federal-Aid Project No. (Local Project)/Project No. Continued from page 1:

General:

o Environmental reevaluation will be required if the scope of the project changes to include additional areas or activities, or if previously unknown cultural or other sensitive resources are discovered. Contact the Environmental Office if project changes occur or sensitive resources discovered.

Cultural:

- o If cultural materials are discovered at the job site, do not disturb the resources and immediately:
 - 1. Stop all work within a 60foot radius of discovery
 - 2. Protect the discovery area
 - 3. Notify the Engineer
 - 4. The Department Investigates. Do not move cultural materials or take them from the job site. Retain a qualified archaeologist to assess the significance of the find. Do not resume work within the discovery area until authorized.
- o If human remains are discovered, State Health and Safety Code Section 7050.5 states that further disturbances and activities shall cease in any area or nearby area suspected to overlie remains, and the County coroner contacted. Pursuant to Public Resources Code Section 5097.98. If the remains are thought to be Native American, the coroner will notify the Native American Heritage Commission (NAHC) who will then notify the Most Likely Descendent (MLD). At the same time the landowner will work with the MLD on the respectful treatment and disposition of the remains. Further provisions of PRC 5097.98 are to be followed as applicable.

Biology:

o If work is to occur during the bird nesting season (February 1 – September 30), swallow exclusionary measures will be installed prior to the start of the nesting season and prior to the start of any construction activities. Caltrans Standard Special Provision 14-6.03A shall be included in the contract.

No permits required.