

CEQA EXEMPTION / NEPA CATEGORICAL EXCLUSION DETERMINATION FORM (rev. 04/2021)

| Project Information | | |
|---|--|--|
| Project Name (if applicable): 1 | MC# 22-043 Culvert Repair | |
| DIST-CO-RTE: 11-SD-15 | PM/PM: R10.16-M16.0 | 0 |
| EA : 2N126/ 1121000202 | Federal-Aid Project Number: | |
| Project Description | | |
| repair due to poor condition. The | I-15, four (4) culverts have been ide ese culverts would be repaired with proper drainage. Please see Enviro pject. | n a trenchless, cured |
| Caltrans CEQA Determination | (Check one) | |
| □ Not Applicable – Caltrans is□ Not Applicable – Caltrans has | not the CEQA Lead Agency as prepared an IS or EIR under CE | :QA |
| □ Exempt by Statute. (PRC 21 □ Categorically Exempt. Clase □ No exceptions apply that 21084 and 14 CCR 153 □ Covered by the Common Sexempt class, but it can be sexempted. | s proposal and supporting informat 1080[b]; 14 CCR 15260 et seq.) is 1. (PRC 21084; 14 CCR 15300 et would bar the use of a categorica 00.2). See the SER Chapter 34 for ense Exemption. This project does seen with certainty that there is no int effect on the environment (14 Country 14 Country 15 properties 14 Country 15 properties 15 properties 15 properties 16 properties 16 properties 16 properties 16 properties 17 properties 17 properties 18 properties 18 properties 18 properties 18 properties 18 properties 18 properties 19 prop | et seq.) al exemption (PRC r exceptions. s not fall within an possibility that the |
| Senior Environmental Planne | r or Environmental Branch Chief | : |
| Matthew Voss | Matthew Voss | 1/14/2022 |
| Print Name | Signature | Date |
| Project Manager | | |
| Harwell Ontoy | | |
| Print Name | Signature | Date |



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Caltrans NEPA Determination (Check one)

⋈ Not Applicable

Caltrans has determined that this project has no significant impacts on the environment as defined by NEPA, and that there are no unusual circumstances as described in 23 CFR 771.117(b). See <u>SER Chapter 30</u> for unusual circumstances. As such, the project is categorically excluded from the requirements to prepare an EA or EIS under NEPA and is included under the following:

| 3 | | |
|---|---|---|
| □ 23 USC 326: Caltrans has been at the responsibility to make this determ Memorandum of Understanding date Caltrans. Caltrans has determined the □ 23 CFR 771.117(c): activity □ 23 CFR 771.117(d): activity □ Activity □ listed in Appended and 23 USC 327: Based on an examinal Caltrans has determined that the proof The environmental review, consultation Federal environmental laws for this proceed that the process of the caltrans pursuant to 23 USC 327 and December 23, 2016 and executed by | nination pursuant to 23 USC 326 and ad April 18, 2019, executed between at the project is a Categorical Exclusion (c)() (d)() dix A of the MOU between FHWA a lation of this proposal and supporting ject is a Categorical Exclusion under on, and any other actions required be project are being, or have been, carried the Memorandum of Understanding | I the FHWA and sion under: and Caltrans i information, 23 USC 327. by applicable ed out by |
| Senior Environmental Planner or E | Environmental Branch Chief | |
| Print Name | Signature | Date |
| Project Manager/ DLA Engineer | | |
| Print Name | Signature | Date |

Date of Categorical Exclusion Checklist completion (if applicable): N/A Date of Environmental Commitment Record or equivalent: 1/12/2022

Briefly list environmental commitments on continuation sheet if needed (i.e., not necessary if included on an attached ECR). Reference additional information, as appropriate (e.g., additional studies and design conditions).

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