Final

GUIDELINES FOR ACCEPTING WATER INTO THE FRIANT-KERN CANAL

Final Environmental Impact Report



July 2023





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Prepared for Friant Water Authority



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CHAPTER 1 Introduction

1.1 Introduction

The Friant Water Authority (Friant), a joint powers authority, has been working with Friant Division long-term contractors (Friant Contractors) and the United States Department of the Interior, Bureau of Reclamation (Reclamation) to develop the proposed *Guidelines for Accepting Water into the Friant-Kern Canal* (proposed Guidelines) to ensure that the quality of water conveyed through the Friant-Kern Canal is protected for sustained domestic and agricultural use.

The proposed Guidelines would be applicable to all Non-Millerton water (water from sources other than Millerton Lake) introduced to or diverted from the Friant-Kern Canal including but not limited to: groundwater pump-ins, surface water diversions and pump-ins, recaptured and recirculated San Joaquin River Restoration Program Restoration Flows, and water introduced at the Friant-Kern Canal–Cross Valley Canal (CVC) intertie and delivered via reverse flow on the Friant-Kern Canal. The proposed Guidelines define the water quality thresholds and required "leave behind" water associated with introduced Non-Millerton water and corresponding water quality, as well as the methodologies and tools for monitoring and forecasting water quality in the Friant-Kern Canal. The proposed Guidelines describe the Friant review process for applications to Reclamation to introduce Non-Millerton water into the Friant-Kern Canal; implementation procedures; and the responsibilities of water contractors and other parties authorized to introduce or receive Non-Millerton water into or from the Friant-Kern Canal (referred to collectively as "Contractors").

Implementation of the proposed Guidelines would not result in Friant making any physical modifications to the Friant-Kern Canal; however, in response to the proposed Guidelines, Contractors may need to take certain actions to ensure that a proposed introduction of Non-Millerton water meets the water quality thresholds of the Guidelines. These actions may include blending of water, changes to the timing of the introduction or discharge of Non-Millerton water, use of alternative water supplies, or construction and operation of small water treatment facilities at the source of the pump-in. In addition, Friant or Contractors may need to construct and/or maintain facilities for monitoring and forecasting water quality (e.g., water quality monitoring stations).

Pursuant to the California Environmental Quality Act (CEQA), Friant is the lead agency and prepared a Draft Environmental Impact Report (EIR) to analyze potentially significant impacts that could result from implementation of the proposed Guidelines. This document is the Final EIR for the proposed Guidelines. The Final EIR has been prepared in accordance with the CEQA and together with the Draft EIR (and appendices) constitutes the EIR for the proposed Guidelines.

1.2 Environmental Review and Approval Process

1.2.1 Notice of Preparation and Public Scoping Period

Friant issued a notice of preparation (NOP) on Tuesday, December 6, 2022, to satisfy the requirements of CEQA and CEQA Guidelines Section 15082 (State Clearinghouse #2022120093). The purpose of the NOP is twofold: (1) to notify the public, responsible agencies, trustee agencies, the Governor's Office of Planning and Research, potentially affected public agencies, involved federal agencies, and tribes regarding Friant's intent to prepare an EIR for the proposed Guidelines; and (2) to solicit input from the public and those agencies as to the scope and content of the environmental information to be included in the Draft EIR.

The issuance of the NOP began the 30-day public comment period, which closed at 5 p.m. on Monday, January 9, 2023. In accordance with Public Resources Code (PRC) Section 21080.4(a) and CEQA Guidelines Section 15082(b), each responsible agency, trustee agency, and involved federal agency was requested to provide, in writing, the scope and content of the environmental information to be included in the Draft EIR related to its area of statutory responsibility. The NOP was also sent to public agencies, organizations, and individuals that requested receipt of Friant's public notices, to invite them to provide input. The NOP and the current draft of the *Guidelines for Accepting Water into the Friant-Kern Canal* were also made available for review on Friant's website at the following locations:

NOP: https://friantwater.org/s/Friant_WQ_Guidelines_NOP_120622.pdf **Proposed Guidelines:** https://friantwater.org/public-notices

The NOP and the proposed Guidelines were also made available for review at the Friant Water Authority office at 854 N. Harvard Avenue, Lindsay, CA 93247.

A virtual public meeting was held during the 30-day NOP review period to solicit comments on the scope and content of the Draft EIR, and to provide information to the public, including a description of the proposed Guidelines. The meeting was held at 3:00 p.m. on Tuesday, December 13, 2022, via the Zoom web conference application. Written comments were accepted throughout the 30-day public NOP comment period and at the scoping meeting; verbal comments were recorded at the scoping meeting. Written comments were accepted via both U.S. Mail and email. One comment letter was received and is included in **Appendix A**, *Notice of Preparation*, of the Draft EIR which includes the NOP and the comment letter.

1.2.2 Notification of California Native American Tribes

Assembly Bill (AB) 52 requires lead agencies to notify California Native American tribes that are traditionally and culturally affiliated with the geographic area of an individual restoration project, if they have requested notice of projects proposed in that area. No California Native American Tribes have reached out to Friant to be consulted with on Friant projects as per PRC Sections 21080.3.1, 21080.3.2, and 21082.3. Therefore, no tribal consultation efforts outside of the Native American Heritage Commission (NAHC) correspondence were conducted.

1.2.3 Draft EIR

The Draft EIR was made available to federal, state, and local agencies and interested organizations and individuals to review and comment on the adequacy of the analysis. The Draft EIR circulated for 45-days beginning Friday May 12, 2023, and ending at 5:00 p.m. on Monday June 26, 2023. Comments were addressed to:

Friant Water Authority c/o Ian Buck-Macleod 854 N. Harvard Avenue Lindsay, CA 93247 ibuckmacleod@friantwater.org

A Notice of Availability (NOA) for the Draft EIR was made available at the Fresno, Kern and Tulare County Clerks offices and published in The Fresno Bee and The Bakersfield Californian on Friday May 12, 2023. The Draft EIR was also available for review on Friant's website: https://friantwater.org/public-notices, and at the Friant Water Authority office at 854 N. Harvard Avenue, Lindsay, CA 93247.

During the 45-day review period, a virtual public meeting was held on Tuesday May 30, 2023 at 3:00 p.m. via the Zoom web conference application. Information about the Draft EIR public meeting can be found on Friant's website: https://friantwater.org/public-notices. No comments were received at the public meeting. In addition, no comments were received on the Draft EIR by the close of the 45-day public comment period.

1.3 Requirements for EIR Certification and Guidelines Approval Process

Before Friant makes a decision with regard to the proposed Guidelines, CEQA Guidelines Section 15090(a) requires that Friant first certify that the EIR has been completed in compliance with CEQA, that Friant has reviewed and considered the information in the EIR, and that the EIR reflects the independent judgment and analysis of Friant.

In the event Friant approves the proposed Guidelines, CEQA requires that it file a Notice of Determination (NOD) and adopt appropriate findings as set forth in CEQA Guidelines Section 15091. Under CEQA Guidelines Section 15092, a lead agency may only approve or carry out a project subject to an EIR if it determines that: (1) that project will not have a significant effect, or (2) that the agency has eliminated or substantially lessened all significant effects on the environment where feasible and any remaining significant effects on the environment that are found to be unavoidable are acceptable due to overriding considerations. This EIR may also be used by Contractors, as responsible agencies under CEQA, in their discretionary approval processes within their jurisdictions to meet their obligations under CEQA.

1.4 Organization and Format of this Document

This Final EIR is organized as follows:

- **Chapter 1**, *Introduction*: This chapter states the purpose and use of this Final EIR, explains the purpose of the Draft EIR and the Final EIR, and provides an overview of the environmental review process for the EIR.
- Guidelines for Accepting Water into the Friant-Kern Canal: The final Guidelines are included as Appendix A to this Final EIR.
- Mitigation Monitoring and Reporting Program: As part of the approval process, Friant prepared a Mitigation Monitoring and Reporting Program (MMRP), as required by PRC Section 21081.6 and Section 15097 of the CEQA, for mitigation measures recommended in the Draft EIR. The MMRP is included as **Appendix B** to this Final EIR.

Appendix A Guidelines for Accepting Water into the Friant-Kern Canal





Guidelines for Accepting Water into the Friant-Kern Canal

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Guidelines for Accepting Water into the Friant-Kern Canal

Overview

These Guidelines apply to all water introduced into the Friant-Kern Canal ("**FKC**") other than directly from Millerton Lake to the headworks of the FKC (collectively, "**Non-Millerton water**").

These Guidelines describe the Friant Water Authority's ("**FWA**") application review process, implementation procedures, and the responsibilities of water contractors and other parties authorized to introduce or receive Non-Millerton water into or from the FKC (collectively, "**Contractors**"). These Guidelines define the water quality thresholds and the required mitigation associated with introduced Non-Millerton water and corresponding water quality, as well as the methodologies and tools for monitoring and forecasting water quality in the FKC. These Guidelines are intended to ensure that water quality is protected for sustained domestic and agricultural use.

These Guidelines are applicable to all Non-Millerton water introduced or diverted into the FKC including but not limited to:

- Groundwater pump-ins (e.g., groundwater wells or previously banked water)
- Surface water diversions and pump-ins
- Recaptured and recirculated San Joaquin River Restoration Program Restoration Flows
- Water introduced at the FKC-Cross Valley Canal ("CVC") intertie and delivered via reverse flow on the FKC

A Water Quality Advisory Committee composed of Friant Division long-term contractors ("**Friant Contractors**") involved in either introducing or receiving Non-Millerton water to or from the FKC has been established to provide recommendations to FWA on operations and monitoring requirements of the FKC. The Water Quality Advisory Committee will operate under an established charter (see Attachment A). The Water Quality Advisory Committee will appoint a Monitoring Subcommittee to assist FWA in the implementation of the Guidelines.

These Guidelines are subject to review and modification by FWA if any of the following conditions occurs:

- A future regulatory cost or equivalent fee is imposed on Friant Contractors and a portion of such fee can reasonably be attributed to the incremental difference of water quality conditions in the FKC.
- When Friant Division Class 1 contract allocation is less than or equal to 25 percent, the Water Quality Advisory Committee will convene as outlined in Attachment A. In these years, mitigation will be accounted for as presented in these Guidelines, but will be deferred to a mutually agreed to later date unless those responsible for the put and take mutually agree to put and take the

mitigation in the critical year. All monitoring requirements will remain as presented in these Guidelines.

• There is a significant, regulatory change or scientifically based justification and three out of the following five Friant Contractors agree and work with the Water Quality Advisory Committee to recommend a change: (1) Arvin-Edison Water Storage District, (2) Shafter Wasco Irrigation District, (3) Delano-Earlimart Irrigation District, (4) South San Joaquin Municipal Utility District, and (5) Kern-Tulare Water District.

The Bureau of Reclamation (**Reclamation**) may also propose and/or require modifications to these Guidelines in coordination with FWA and reserves the right to implement additional water quality requirements as needed to protect water quality within the FKC. FWA will provide written notice of any proposed modification that are relevant to these Guidelines to all Contractors prior to adoption and implementation.

A. General Requirements for Discharge of Water into the Friant-Kern Canal

1. <u>Guidelines Compliance Determination</u>

A Contractor wishing to discharge Non-Millerton water into the FKC must, concurrent with its application for a contract or other applicable approval from Reclamation in such form and contents as may be required by Reclamation, obtain a determination from FWA as to compliance with the Guidelines or demonstrate to FWA and Reclamation that the proposed discharge will be subject to comparable and adequate alternative water quality mitigation measures. The application will not be approved until FWA has provided its determination that the applicant is compliant with the Guidelines or the provision of alternative mitigation measures is adequately demonstrated and incorporated into the proposed discharge project. Figure 1 shows the concurrent process that a Contractor must pursue to obtain these approvals. The Contractor will be responsible for securing all other requisite Federal, State or local permits.



Figure 1. Approval Process Diagram

2. Discharge Facility Approval

The approvals for the erection and maintenance of each discharge facility into the FKC must be approved and documented in the manner required by Reclamation, in coordination with FWA.

3. Other Discharge and Conveyance Requirements

The discharge of Non-Millerton water into the FKC may not in any way limit the ability of either FWA or Reclamation to operate and maintain the FKC for its intended purpose nor may it adversely impact existing water delivery contracts or any other water supply or delivery agreements. The discharge of Non-Millerton water into the FKC will be permissible only when there is capacity in the system as determined by FWA and/or Reclamation.

B. Water Quality Monitoring and Reporting Requirements

1. General Discharge Approval Requirements

Each source of Non-Millerton water discharged into the FKC must be correctly sampled, completely analyzed, and approved by FWA and Reclamation prior to introduction into the FKC. The Contractor must pay the cost of collection and analyses of the water required under these Guidelines. Other costs associated with the implementation of these Guidelines to be paid by the Contractors are described in Section E below.

2. Water Quality Monitoring and Management

The monitoring program requirements are detailed below. In addition, the requirements are summarized in a single table in Attachment B.

(a) Monitoring Requirements for Discharged Water

Prior to introduction to the FKC, all Non-Millerton water discharged into the FKC must be tested at the source (i.e., grab samples at each pump location for groundwater pump-ins or in-prism (i.e., in-situ) grab samples for water being introduced via other conveyances) and sampled by an appropriate party every three years for the complete list of water quality constituents listed in the then current version of Table 1. In addition, all Non-Millerton water discharged into the FKC must be tested and sampled by an appropriate party annually for the short list of water quality constituents listed in Table 4. The analytical laboratory must be a facility with Environmental Laboratory Accreditation Program (**ELAP**) certification. The laboratory analytical report and summary of water quality analytical results must be reported to FWA and Reclamation's **Contracting Officer** (i.e., the Area Manager for the South-Central California Area Office) for review. All monitoring requirements are summarized in Attachment B.

If analytical results show an exceedance of 80% of the threshold for any water quality constituents, defined in Table 4, discharged Non-Millerton water will be tested weekly for the targeted constituents of concern until four consecutive grab samples show consistent water quality results. The appropriateness of the threshold buffer (i.e., 80% of the threshold) will be evaluated by the Water Quality Advisory Committee.

If the water quality analytical results show exceedance of any constituent above its threshold in Table 1, 3 or 4 (i.e., not the threshold buffer but the threshold itself), at the discretion of Reclamation such water may not be allowed to be introduced into the FKC. FWA will evaluate monitoring requirements on a case-by-case basis and may impose additional requirements including but not limited to monitoring of the discharge source and downstream in prism quality at the cost of the Contractor.

(b) In-Prism Water Quality Monitoring

FWA will cause to be implemented continuous, real-time monitoring of in-prism water quality conditions in the FKC. Conductivity meters (or sondes) will measure and record real-time in-prism electrical conductivity ("**EC**"), measured as microsiemens per centimeter (μ S/cm), every 15 minutes at the FKC check structures and corresponding mileposts shown in Table 2. Collected EC data will be uploaded to FWA's Intellisite Operation System (**IOS**) in real-time. These continuous, in-prism measurements of EC will provide real-time data on incremental water quality changes and mixing in the canal and will assist in water quality threshold management.

If the Friant Water Quality Model forecasts an in-prism exceedance of 80% of the threshold for any water quality constituents, defined in Table 4, water samples from the FKC will be collected each week by appropriate FWA staff until the sampled concentrations, supported through Friant Water Quality Model forecasted simulations, show four consecutive weeks below the 80% threshold. Each weekly collection will consist of one sample from each downstream check structure shown in Table 2 and where water quality changes are expected, plus one duplicate sample. FWA will deliver the samples to a laboratory

with ELAP certification. FWA expenses for all water quality monitoring and sampling are subject to reimbursement from Contractors through fees and charges. As was the case for the discharged water, the appropriateness of the threshold buffer will be evaluated by the Water Quality Advisory Committee.

Additional water quality sampling and analysis will be performed during specific FKC operations. FWA will cause to be measured EC using hand-held conductivity meters as needed, such as during:

- servicing of real-time monitoring equipment;
- unexpected real-time monitoring equipment outages;
- confirmation of real-time monitoring equipment measurements; and,
- targeted in-prism measurements.

(c) CVC In-Prism Water Quality Monitoring

Upon initiation of reverse-flow, pump-back activities and/or if it is anticipated that operations within the CVC will significantly change mixed water quality conditions (i.e., influence from California Aqueduct, Kern River, Kern Fan), grab samples will be collected by FWA within the CVC near the FKC/CVC Intertie, and provided to a third-party laboratory with ELAP certification for testing of water quality constituents listed in Table 1. In addition, during reverse-flow pump-back operations, weekly water quality sampling will be performed within the CVC near the FKC/CVC Intertie. Grab samples will be collected by FWA and provided to a third-party, ELAP certified laboratory for testing. At a minimum, grab samples collected during reverse-flow pump-back operations will be analyzed for the short list of water quality constituents listed in Table 4.

The Water Quality Advisory Committee will evaluate water quality monitoring, sampling, and analysis requirements on a regular basis and provide recommendations for modification of the described requirements.

(d) In-Prism Water Quality Management

FKC in prism water quality will be managed per the following thresholds. If the below thresholds are exceeded, systematic cessation of pump-in or pump-back operations will occur.

- Title 22. The Domestic Water Quality and Monitoring Regulations specified by the State of California Health and Safety Code (Sections 116270-116755), and Title 22 of the California Code of Regulations (Sections 6440 et seq.), as amended. In prism water quality constituent concentrations may not exceed the Maximum Contaminant Level (MCL) as defined in Table 1, except those constituents listed in Table 3 and Table 4. Current State of California requirements at the time of sampling will prevail over those in the accepted version of this document if MCLs in Table 1 are changed in the future.
- 2. Water quality thresholds defined in Table 3. Water quality thresholds are representative of constituent thresholds of sensitive crops; leaching requirements; and crop thresholds for regulated

deficit irrigation practices that occur during almond hull split from July 1 through August 31; and flexible thresholds in the second half of the contract year, from September 1 through February 28, depending on observed water quality in the first portion of the contract year.

- Table 3 presents alternative water quality thresholds for Period 3 (September 1 February 28) that are dependent on the measured water quality during Period 1 (March 1 June 30). If the measured average chloride concentration for Period 1 exceeds 70 milligrams per liter (mg/L), the chloride threshold remains at 102 mg/L for Period 3a. If the measured average chloride concentrations for Period 1 are less than or equal to 70 mg/L, the allowable chloride concentration increases from 102 mg/L to 123 mg/L for Period 3b.
- It is estimated that an average of one week is required for in-prism water quality to turnover.
 Prior to the onset of the defined hull split period requirements (July 1), current FKC operations and water quality conditions will be evaluated to determine if this one-week period should be adjusted.

If water quality thresholds are exceeded, or based on modeling appear likely to be imminently exceeded, or operations in the FKC need to change per Guidelines requirements, FWA will immediately notify the Water Quality Advisory Committee, which must convene a meeting of the Monitoring Subcommittee within three days of receiving notification from FWA. The Monitoring Subcommittee and FWA will review operations and water quality data and will seek consensus on determining the best management actions to improve water quality; provided, however, the final operational decision will be made by FWA. In addition, the Monitoring Subcommittee will seek 1:1, unleveraged, and cost-neutral exchanges to limit potential Project water impacts. Notwithstanding the foregoing, FWA retains the right to determine and take immediate management actions with respect to groundwater pump-ins in accordance with the applicable approvals, but will work in good faith with the Water Quality Advisory Committee and Monitoring Subcommittee to evaluate options. If required, management actions including any reductions or cessation of pump-in volume must occur within three days of the meeting between FWA and the Monitoring Subcommittee. FWA will order any reduction in pump-in volume in order of greatest mass loading. Finally, the Monitoring Subcommittee will set an appropriate review period to assess if implemented management actions are working and, if not, will agree to reconvene to discuss additional actions necessary to improve water quality.

(e) Uncontrolled Season

Non-Millerton water may not be introduced to the FKC during the Friant Division uncontrolled season as declared by Reclamation unless:

- Deliveries are necessary due to FKC capacity constraints, and if the Non-Millerton water delivered from the CVC remains below the Shafter Check, or
- The Non-Millerton water is below the determined baseline EC threshold of 200 μ S/cm and, therefore, does not require mitigation.
- Introduction of Non-Millerton water does not impact Friant Division flood operations.

3. Water Quality Mitigation

Mitigation for impacted water quality is quantified through use of the Water Quality Mitigation Ledger ("Ledger"). The Ledger tracks and accounts for all inflows into and diversions from the FKC in order to determine appropriate mitigation for impacted water quality (attributable to the introduced Non-Millerton water or "Put"¹). The volume of additional surface water needed for mitigation, expressed as a percentage of the introduced water, or Put, is determined using an established mitigation rating curve. The mitigation rating curve is based on (1) constituent concentrations, and (2) agronomic principles that focus on leaching requirements to prevent constituent accumulation in the rootzone and resulting impacts on crops. This approach aims to balance concerns related to long-term groundwater quality with a multi-layered assessment of agronomic impacts as a durable solution. The process for developing the agronomic impacts and *Mitigation*.

The Ledger quantifies mitigation for Friant Contractors that have an expectation to receive water consistent with quality conditions of Millerton Lake. Specifically, mitigation applies to the "**Take**" (or delivery) of Friant Division Class 1, Class 2, Recovered Water Account (RWA [Paragraph 16b]), and Unreleased Restoration Flows supplies. Friant Contractors and/or other Contractors, including but not limited to third parties, whose supplies are not delivered to the headworks of the FKC are not eligible to receive mitigation.

Mitigation percentage is based on the EC of the Put above the established baseline. The established baseline is based on assumptions of current, minimum leaching practices by water users, or growers, in the region. Consistent with good agricultural practices, it is assumed that growers are currently applying at least a five percent (5%) leaching fraction. Under the mitigation rating curve shown in Figure 2, this corresponds to an approximate EC of 200 μ S/cm. It is assumed that growers are already managing the effects of applied water quality conditions up to 200 μ S/cm of EC, and mitigation is only required for water quality conditions with incremental EC that exceed the baseline EC threshold of 200 μ S/cm. Note that the mitigation rating curve extends beyond the maximum EC and mitigation percentage shown in Figure 2 (i.e., at 1,000 μ S/cm and 25%) at the same slope of 5% mitigation per 200 μ S/cm of EC.

A mitigation volume is calculated based on the Put volume and corresponding mitigation percentage. Mitigation volumes for each Put are distributed to each Friant Contractor receiving an eligible Take, or "**Taker**," downstream based on the volumetric proportion of the Take on a weekly basis. Mitigation occurs in real time by the Contractor and offsets a like volume of each Taker's supply at the end of a reporting period. Additional mitigation is not required to account for the water quality conditions of the mitigation volumes. Water quality conditions and flows are tracked daily. The ledger and required mitigation volumes are balanced weekly and reported and transferred monthly. Accounting and reporting are detailed in *Attachment D – Standard Operating Procedures*.

¹ Existing FKC inlet drains are exempt from providing mitigation.



Key:

 μ S/cm = microsiemens per centimeter (1 μ S/cm = 1 μ mhos/cm = 1/1,000 dS/m) Figure 2. Proposed Mitigation Rating Curve Based on Boron Sensitivity and Normalized to Electrical Conductivity

4. Critical Year Management

When Friant Division Class 1 contract allocation is less than or equal to 25 percent, the Water Quality Advisory Committee will convene as outlined in Attachment A. In these years, mitigation will be accounted for as presented in these Guidelines, but will be deferred to a mutually agreed later date unless those responsible for the Put and Take mutually agree to put and take the mitigation in the critical year. All monitoring requirements will remain as presented in these Guidelines.

C. Resolution of Disputes

In the event a Contractor is dissatisfied with the application or interpretation of these Guidelines by FWA staff or consultants, the following dispute resolution procedures will apply:

- 1. A Contractor may request FWA refer the dispute to Reclamation's Contracting Officer's Representative for initial review. FWA will prepare and deliver a written summary of the dispute for Reclamation's Contracting Officer's Representative, who will then confer with the parties and issue an advisory opinion regarding the dispute in a timely manner.
- 2. In addition to or in lieu of the meet and confer process with Reclamation's Contracting Officer's Representative above, a Contractor may submit a written appeal to be heard by the FWA Board of Directors. The written appeal must be submitted to the office of the Chief Executive Officer, who will then place the dispute on the agenda of the Board of Directors for a hearing at a board meeting no later than 60 days from the date of receipt. The decision of the Board of Directors will be final and FWA and the other party(ies) must promptly comply with such decision until the same is stayed, reversed, or modified by a decision of a court of competent jurisdiction.

The Cooperative Agreement between the Contractors and FWA provides additional dispute resolution procedures. In the event of any conflict between the dispute resolution procedures in these Guidelines and the Cooperative Agreement, the provisions in the Cooperative Agreement will control.

D. Water Quality Forecasting and Communications

1. Friant-Kern Canal Water Quality Model

Water quality monitoring and collection of water quality data will be evaluated using the FKC Water Quality Model, a volumetric mass-balance model of the entire FKC. The FKC Water Quality Model will serve as a predictive, water quality forecast tool to assist Friant Contractors and FWA in making real-time operation decisions. The weekly application of this model will require compilation of surface water quality data collected, as described above, as well as forecasts of water orders and periodic model updates.

2. <u>Water quality reporting and communications</u>

IOS will report real-time, continuous FKC in-prism EC measurements. In addition, FWA will cause to be provided a weekly summary report to Friant Contractors and Reclamation on:

- FKC current and forecasted operations;
- FKC current in-prism monitoring and forecasted water quality conditions; and,
- Pertinent pump-in programs' operations and water quality conditions.

E. Implementation Responsibilities and Costs

FWA will be responsible for the following actions:

- Maintain and calibrate conductivity meters
- Perform water quality sampling during pump-in operations
- Coordinate laboratory water quality testing
- Coordinate with Contractors on water quality data monitoring and analysis
- Manage in-prism water quality and manage operations database
- Perform weekly water quality reporting and forecasting using FKC Water Quality Model
- Perform weekly analysis to determine mitigation and distribution to respective Friant Contractors or any other Contractor party(ies) using the FKC Water Quality Mitigation Ledger
- Coordinate with Reclamation's SCCAO on water quality reporting, mitigation, and contractual requirements

• Coordinate and facilitate the work of Water Quality Advisory Committee and the Monitoring Subcommittee.

Costs for implementation and administration of these Guidelines will be initially paid out of the FWA Operation, Maintenance, and Replacement (OM&R) budget, and subsequently will be reimbursed by Contractors. The Contractor will pay a dollar per acre-foot (\$/acre-foot) surcharge ("Guidelines Surcharge") for introduced Non-Millerton water, that will be credited to the FWA OM&R budget. The Guidelines Surcharge will be adopted by the FWA Board of Directors and will be based on an estimate of total annual costs divided by average annual deliveries of pump-in programs into the FKC. The Guidelines Surcharge will be applied to all introduced Non-Millerton water even if mitigation is not required

Annual costs and deliveries will be reassessed every year and compared to estimates provided in Attachment E to determine if any adjustments are required to the Guidelines Surcharge.

Definitions

Contractors: Water contractors and other parties authorized to introduce or receive Non-Millerton water into or from the FKC.

Contracting Officer: The Area Manager of Reclamation's South-Central California Area Office.

Cooperative Agreement: The agreement between FWA and the participating Contractors regarding the establishment, implementation and management of these Guidelines.

CVC: Cross Valley Canal

EC: Salinity measured as electrical conductivity

ELAP: Environmental Laboratory Accreditation Program

Friant Contractors: Friant Division contractors with long-term contracts with Reclamation.

FWA: Friant Water Authority, a California joint powers agency.

Guidelines Surcharge: The surcharge imposed by FWA on Contractors on a per acre feet basis for Non-Millerton water introduced into the FKC to cover the costs of implementing the Guidelines.

IOS: Intellisite Operation System

Ledger: The Water Quality Mitigation Ledger that tracks and accounts for all inflows into and diversions from the FKC in order to determine appropriate mitigation for impacted water quality attributable to the introduced Non-Millerton water.

Maximum Contaminant Level (MCL): Usually reported in milligrams per liter (parts per million) or micrograms per liter (parts per billion).

Non-Millerton water: All water introduced into the Friant-Kern Canal other than directly from Millerton Lake to the headworks of the FKC.

OM&R: Operation, Maintenance and Replacement.

Put: The introduction of Non-Millerton water into the FKC.

Project: The Friant Division of the Central Valley Project, specifically the Friant-Kern Canal.

Reclamation: U.S. Department of the Interior, Bureau of Reclamation.

SCCAO: Reclamation's South-Central California Area Office.

Take: The delivery of Friant Division Class 1, Class 2, Recovered Water Account (RWA [Paragraph 16b]), and Unreleased Restoration Flows supplies.

Taker: A Friant Contractor receiving an eligible Take.

Title 22: The Domestic Water Quality and Monitoring Regulations specified by the State of California Health and Safety Code (Sections 116270-116755), and California Code of Regulations (Sections 6440 et seq.), as amended.

Tables

Table 1. Water Quality Constituents

Table 2. Check Structure Locations for Real-Time Measurements of Electrical Conductivity

Table 3. Friant-Kern Canal In-Prism Water Quality Thresholds

Table 4: Friant-Kern Canal Water Quality Constituents Short List.

Attachments

Attachment A: Water Quality Advisory Committee Charter

Attachment B: Monitoring Program Summary

Attachment C: Agronomic Impacts and Mitigation

Attachment D: Ledger Standard Operating Procedures

Attachment E: FKC Water Quality Guidelines Cost Allocation

The non-Project water discharged into Federal Facilities must comply with the California Drinking Water standards (Title 22)² listed in Table 1. However, selenium thresholds cannot exceed 2 micrograms per liter as defined in Table 4.

			Detection	CAS	Recommended
Constituent	Units	MCL	Limit for	Registry	Analytical
			Reporting	Number	Method
Primary					
Aluminum	mg/L	1 ⁽¹⁾	0.05 (2)	7429-90-5	EPA 200.7
Antimony	mg/L	0.006 (1)	0.006 (2)	7440-36-0	EPA 200.8
Arsenic	mg/L	0.010 (1)	0.002 (2)	7440-38-2	EPA 200.8
	Ŭ		0.2		
Asbestos	MFL	7 (1)	MFL>10µm	1332-21-4	EPA 100.2
			(2)		
Barium	mg/L	1 ⁽¹⁾	0.1 (2)	7440-39-3	EPA 200.7
Beryllium	mg/L	0.004 (1)	0.001 (2)	7440-41-7	EPA 200.7
Cadmium	mg/L	0.005 (1)	0.001 (2)	7440-43-9	EPA 200.7
Chromium, total	mg/L	0.05 (1)	0.01 (2)	7440-47-3	EPA 200.7
Copper	mg/L	1.3	0.050 (2)	7440-50-8	EPA 200.7
Cyanide	mg/L	0.15 ⁽¹⁾	0.1 (2)	57-12-5	EPA 335.2
Fluoride	mg/L	2.0 (1)	0.1 (2)	16984-48-8	EPA 300.1
Hexavalent Chromium	mg/L	0.010 (1)	0.001 (2)	18540-29-9	EPA 218.7
Lead	mg/L	0.015 ⁽⁹⁾	0.005 (2)	7439-92-1	EPA 200.8
Mercury	mg/L	0.002 (1)	0.001 (2)	7439-97-6	EPA 245.1
Nickel	mg/L	0.1 (1)	0.01 (2)	7440-02-0	EPA 200.7
Nitrate (as nitrogen)	mg/L	10 ⁽¹⁾	0.4 (2)	7727-37-9	EPA 300.1
Nitrate + Nitrite (sum as	ma/l	10 (1)		14707 55 8	EDA 252 2
nitrogen)	mg/∟	10 (*/		14797-33-0	EFA 355.2
Nitrite (as nitrogen)	mg/L	1 ⁽¹⁾	0.4 (2)	14797-65-0	EPA 300.1
Perchlorate	mg/L	0.006 (1)	0.004 (2)	14797-73-0	EPA 314/331/332
Selenium	mg/L	0.002 (10)	0.001	7782-49-2	EPA 200.8
Thallium	mg/L	0.002 (1)	0.001 (2)	7440-28-0	EPA 200.8
Thiobencarb	mg/L	0.07		28249-77-6	EPA 527
Secondary			•		•
Aluminum	mg/L	0.2 (6)		7429-90-5	EPA 200.7
Chloride	mg/L	500 ⁽⁷⁾		16887-00-6	EPA 300.1
Color	units	15 ⁽⁶⁾			EPA 110
Copper	mg/L	1.0 ⁽⁶⁾	0.050 (8)	7440-50-8	EPA 200.7
Iron	mg/L	0.3 (6)		7439-89-6	EPA 200.7
Manganese	mg/L	0.05 (6)		7439-96-5	EPA 200.7
Methyl-tert-butyl ether (MTBE)	mg/L	0.005 (6)		1634-04-4	EPA 502.2/524.2
Odor -threshold	units	3 (6)			SM 2150B
Silver	mg/L	0.1 (6)		7440-22-4	EPA 200.7
Specific Conductance	µS/cm	1,600 ⁽⁷⁾			SM 2510 B

Table 1 Title 22 Water Quality Standards

² California Code of Regulations, Title 22. The Domestic Water Quality and Monitoring Regulations specified by the State of California Health and Safety Code (Sections 4010 4037), and Administrative Code (Sections 64401 et seq.), as amended

https://www.waterboards.ca.gov/drinking_water/certlic/drinkingwater/documents/lawbook/dw_regulations_2019_03_28.pdf

			Detection	CAS	Recommended	
Constituent	Units	MCL	Limit for	Registry	Analytical	
			Reporting	Number	Method	
Sulfate	ma/L	500 ⁽⁷⁾	J	14808-79-8	EPA 300.1	
Thiobencarb	mg/L	0.001 (6)		28249-77-6	EPA 527	
Total Dissolved Solids	mg/L	1.000 (7)			SM 2540 C	
T 1.1.11	.,	F (6)			EPA	
lurbidity	units	5 (6)			190.1/SM2130B	
Zinc	mg/L	5.0 ⁽⁶⁾		7440-66-6	EPA 200.7	
Other Required Analyses						
Boron	mg/L	2.0 (13)		7440-42-8	EPA 200.7	
Molybdenum	mg/L	0.01 (11)		7439-98-7	EPA 200.7	
Sodium	mg/L	200 (12)		7440-23-5	EPA 200.7	
Radioactivity						
Gross alpha*	pCi/L	15 ⁽³⁾			SM 7110C	
Organic Chemicals						
(a) Volatile Organic Chemica	ls (VOCs)				
Benzene	mg/L	0.001 (4)	0.0005 (5)	71-43-2	EPA 502.2/524.2	
Carbon Tetrachloride	mg/L	0.0005 (4)	0.0005 (5)	56-23-5	EPA 502.2/524.2	
1,2-Dichlorobenzene.	mg/L	0.6 (4)	0.0005 (5)	95-50-1	EPA 502.2/524.2	
1,4-Dichlorobenzene.	mg/L	0.005 (4)	0.0005 (5)	106-46-7	EPA 502.2/524.2	
1,1-Dichloroethane	mg/L	0.005 (4)	0.0005 (5)	75-34-3	EPA 502.2/524.2	
1,2-Dichloroethane	mg/L	0.0005 (4)	0.0005 (5)	107-06-2	EPA 502.2/524.2	
1,1-Dichloroethylene	mg/L	0.006 (4)	0.0005 (5)	75-35-4	EPA 502.2/524.2	
cis-1,2-Dichloroethylene	mg/L	0.006 (4)	0.0005 (5)	156-59-2	EPA 502.2/524.2	
trans-1,2-Dichloroethylene	mg/L	0.01 (4)	0.0005 (5)	156-60-5	EPA 502.2/524.2	
Dichloromethane.	mg/L	0.005 (4)	0.0005 (5)	75-09-2	EPA 502.2/524.2	
1,2-Dichloropropane.	mg/L	0.005 (4)	0.0005 (5)	78-87-5	EPA 502.2/524.2	
1,3-Dichloropropene.	mg/L	0.0005 (4)	0.0005 (5)	542-75-6	EPA 502.2/524.2	
Ethylbenzene.	mg/L	0.3 (4)	0.0005 (5)	100-41-4	EPA 502.2/524.2	
Methyl-tert-butyl ether	mg/L	0.013 (4)	0.003 (5)	1634-04-4	EPA 502.2/524.2	
Monochlorobenzene	mg/L	0.07 (4)	0.0005 (5)	108-90-7	EPA 502.2/524.2	
Styrene.	mg/L	0.1 (4)	0.0005 (5)	100-42-5	EPA 502.2/524.2	
1,1,2,2-Tetrachloroethane	mg/L	0.001 (4)	0.0005 (5)	79-34-5	EPA 502.2/524.2	
Tetrachloroethylene (PCE)	mg/L	0.005 (4)	0.0005 (5)	127-18-4	EPA 502.2/524.2	
Toluene	mg/L	0.15 (4)	0.0005 (5)	108-88-3	EPA 502.2/524.2	
1,2,4-Trichlorobenzene	mg/L	0.005 (4)	0.0005 (5)	120-82-1	EPA 502.2/524.2	
1,1,1-Trichloroethane	mg/L	0.200 (4)	0.0005 (5)	71-55-6	EPA 502.2/524.2	
1,1,2-Trichloroethane	mg/L	0.005 (4)	0.0005 (5)	79-00-5	EPA 502.2/524.2	
Trichloroethylene (TCE)	mg/L	0.005 (4)	0.0005 (5)	79-01-6	EPA 502.2/524.2	
Trichlorofluoromethane	mg/L	0.15 (4)	0.005 (5)	75-69-4	EPA 502.2/524.2	
1,1,2-Trichloro-1,2,2-		4.0 (4)	0.04 (5)	70 40 4		
Trifluoroethane	mg/L	1.2 (4)	0.01 (3)	76-13-1	SM 6200B	
Vinyl Chloride	mg/L	0.0005 (4)	0.0005 (5)	75-01-4	EPA 502.2/524.2	
Xylenes	mg/L	1.750* (4)	0.0005 (5)	1330-20-7	EPA 502.2/524.2	
(b) Non-Volatile Synthetic Or	ganic Ch	emicals (SOCs)	•		
Alachlor	mg/L	0.002 (4)	0.001 (5)	15972-60-8	EPA 505/507/508	
Atrazine	mg/L	0.001 (4)	0.0005 (5)	1912-24-9	EPA 505/507/508	
Bentazon	mg/L	0.018 (4)	0.002 (5)	25057-89-0	EPA 515.1	
Benzo(a)pyrene	mg/L	0.0002 (4)	0.0001 (5)	50-32-8	EPA 525.2	
Carbofuran	mg/L	0.018 (4)	0.005 (5)	1563-66-2	EPA 531.1	
Chlordane	mg/L	0.0001 (4)	0.0001 (5)	57-74-9	EPA 505/508	
2,4-D	mg/L	0.07 (4)	0.01 (5)	94-75-7	EPA 515.1	

Constituent	Units	MCL	Detection Limit for Reporting	CAS Registry Number	Recommended Analytical Method
Dalapon	mg/L	0.2 (4)	0.01 (5)	75-99-0	EPA 515.1
Dibromochloropropane	mg/L	0.0002 (4)	0.00001 (5)	96-12-8	EPA 502.2/504.1
Di(2-ethylhexyl)adipate	mg/L	0.4 (4)	0.005 (5)	103-23-1	EPA 506
Di(2-ethylhexyl)phthalate	mg/L	0.004 (4)	0.003 (5)	117-81-7	EPA 506
Dinoseb	mg/L	0.007 (4)	0.002 (5)	88-85-7	EPA 5151-4
Diquat	mg/L	0.02 (4)	0.004 (5)	85-00-7	EPA 549.2
Endothall	mg/L	0.1 (4)	0.045 (5)	145-73-3	EPA 548.1
Endrin	mg/L	0.002 (4)	0.0001 (5)	72-20-8	EPA 505/508
Ethylene Dibromide	mg/L	0.00005 (4)	0.00002 (5)	106-93-4	EPA 502.2/504.1
Glyphosate (Roundup)	mg/L	0.7 (4)	0.025 (5)	1071-83-6	EPA 547
Heptachlor.	mg/L	0.00001 (4)	0.00001 (5)	76-44-8	EPA 508
Heptachlor Epoxide	mg/L	0.00001 (4)	0.00001 (5)	1024-57-3	EPA 508
Hexachlorobenzene	mg/L	0.001 (4)	0.0005 (5)	118-74-1	EPA 505/508
Hexachlorocyclopentadiene	mg/L	0.05 (4)	0.001 ⁽⁵⁾	77-47-4	EPA 505/508
Lindane (gamma-BHC)	mg/L	0.0002 (4)	0.0002 (5)	58-89-9	EPA 505/508
Methoxychlor	mg/L	0.03 (4)	0.01 (5)	72-43-5	EPA 505/508
Molinate	mg/L	0.02 (4)	0.002 (5)	2212-67-1	EPA 525.1
Oxamyl	mg/L	0.05 (4)	0.02 (5)	23135-22-0	EPA 531.1
Pentachlorophenol	mg/L	0.001 (4)	0.0002 (5)	87-86-5	EPA 515.1-3
Picloram	mg/L	0.5 (4)	0.001 (5)	1918-02-1	EPA 515.1-3
Polychlorinated Biphenyls	mg/L	0.0005 (4)	0.0005 (5)	1336-36-3	EPA 130.1
Simazine	mg/L	0.004 (4)	0.001 (5)	122-34-9	EPA 505
Thiobencarb (Bolero)	mg/L	0.07 (4)	0.001 (5)	28249-77-6	EPA 527
Toxaphene	mg/L	0.003 (4)	0.001 (5)	8001-35-2	EPA 505
1,2,3-Trichloropropane	mg/L	0.000005 (4)	0.000005 (5)	96-18-4	SRL 524M
2,3,7,8-TCDD (Dioxin)	mg/L	3 x 10 ^{-8 (4)}	5 x 10 ^{-9 (5)}	1746-01-6	EPA 130.3
2,4,5-TP (Silvex)	mg/L	0.05 (4)	0.001 (5)	93-72-1	EPA 515.1
Other Organic Chemicals					-
Chlorpyrifos	µg/L	0.015 (11)		2921-88-2	EPA 8141A
Diazinon	µg/L	0.10 (11)		333-41-5	EPA 8141A

Sources:

Recommended Analytical Methods: https://www.nemi.gov/home/

Maximum Contaminant Levels (MCL): Title 22. The Domestic Water Quality and Monitoring Regulations specified by the State of California Health and Safety Code (Sections 4010-4037), and Administrative Code (Sections 64401 et seq.), as amended.

(1) Title 22. Table 64431-A Maximum Contaminant Levels, Inorganic Chemicals

(2) Title 22. Table 64432-A Detection Limits for Reporting (DLRs) for Regulated Inorganic Chemicals

(3) Title 22. Table 64442 Radionuclide Maximum Contaminant Levels (MCLs) and Detection Levels for Purposes of Reporting (DLRs)

(4) Title 22. Table 64444-A Maximum Contaminate Levels, Organic Chemicals

(5) Title 22. Table 64445.1-A Detection Limits for Purposes of Reporting (DLRs) for Regulated Organic Chemicals

(6) Title 22. Table 64449-A Secondary Maximum Contaminant Levels "Consumer Acceptance Contaminant Levels"

(7) Title 22. Table 64449-B Secondary Maximum Contaminant Levels "Consumer Acceptance Contaminant Level Ranges"

(8) Title 22. Table 64678-A DLRs for Lead and Copper

(9) Title 22. Section 64678 (d) Lead Action level

https://www.waterboards.ca.gov/drinking water/certlic/drinkingwater/documents/lawbook/dw regulations 2019 03 28.pdf

California Regional Water Quality Control Board, Central Valley Region, Fourth Edition of the Water Quality Control Plan for the Sacramento River and San Joaquin River Basins. Revised June 2015

(10) Basin Plan, Table III-1 (ug/L) (selenium in Grasslands water supply channels)

(11) Basin Plan, Table III-2A. 4-day average (chronic) concentrations of chlorpyrifos & diazinon in San Joaquin River from Mendota to Vernalis

https://www.waterboards.ca.gov/centralvalley/water_issues/tmdl/central_valley_projects/delta_op_pesticide/

Avers, R. S. and D. W. Westcot, Water Quality for Agriculture, Food and Agriculture Organization of the United Nations -Irrigation and Drainage Paper No. 29, Rev. 1, Rome (1985).

(12) Ayers, Table 1 (mg/L) (sodium) (13) Ayers, Table 1 (mg/L) (boron)

http://www.fao.org/3/T0234E/T0234E00.htm

(14) Requested by State Water contractors, no MCL specified.

 California Regional Water Quality Control Board. PFAS Per-and Polyfluoroalkyl Substances. (15) Testing Methods in California Drinking Water https://www.waterboards.ca.gov/pfas/

Check Structure	Milepost
Little Dry Creek	5.50
Kings River	28.52
Sand Creek	46.04
Dodge Ave	61.03
Kaweah River	71.29
Rocky Hill	79.25
Fifth Ave	88.22
Tule River	95.67
Deer Creek	102.69
White River	112.90
Reservoir (Woollomes)	121.51
Poso Creek	130.03
Shafter	137.20
Kern River	151.81

Table 2. Check Structure Locations for Real-Time Measurements of Electrical Conductivity

Period	Salinity expressed as EC (μS/cm)	Chloride (mg/L)	Boron (mg/L) ¹	Turbidity (NTU) ⁶	Total Suspended Solids (ppm) ⁶	SAR ⁷	Sodium (mg/L) ⁷
Period 1 March 1 – June 30	1,000 ²	102 ³	0.4	40	20	3	69
Period 2 July 1 – August 31	500 ⁴	55 ⁴	0.4	40	20	3	69
Period 3a September 1 – February 28	1,000 ²	102 ³	0.4	40	20	3	69
Period 3b September 1 – February 28	1,000 ²	123 ⁵	0.4	40	20	3	69

Table 3. Friant-Kern Canal In-Prism Water Quality Thresholds

Notes:

Thresholds adapted from Grieve, C.M., S.R. Grattan and E.V. Maas. 2012. Plant salt tolerance. In. (W.W. Wallender and K.K. Tanji, eds). Agricultural Salinity Assessment and Management (2nd edition). ASCE pp 405-459; and Ayers, R.S. and D.W. Westcot 1985. Water quality for agriculture. FAO Irrigation and Drainage Paper 29 (rev 1). Food and Agriculture Organization of the United Nations. Rome

For addition detail, see Attachment C – Agronomic Impacts and Mitigation.

When Friant-Kern Canal in-prism water quality conditions in this table are exceeded, Friant Division Long-Term Contractors will work together to seek 1:1, unleveraged, and cost-neutral exchanges for pump-in and pump-back programs. This does not apply to spot-market or third-party exchanges.

¹ Grapes are used as a representative crop for boron sensitivity and are prevalent in the Friant Division. They are used as a surrogate for many other sensitive crop types such as apricots, figs, and grapefruits. Threshold assumes conventional irrigation with minimum 20 percent leaching fraction applied.

percent leaching fraction applied. ² Threshold assumes minimum of 20 percent leaching requirement applied and adjusted to account for regulated deficit irrigation during almond hull split period (July 1 – August 31) to not exceed maximum EC_{et} . Almonds on Nemaguard rootstock are used as a representative crop for salinity sensitivity and are prevalent in the Friant Division. They are used as a surrogate for many other sensitive crop types such as apples, cherries, pears, pistachios, and walnuts.

³ Threshold assumes minimum of 20 percent leaching requirement applied and then adjusted to account for regulated deficit irrigation during almond hull split period (July 1 – August 31) to not exceed maximum Cl-et. Almonds on Nemaguard rootstock used as a representative crop for chloride sensitivity. They are used as a surrogate for other sensitive crops including cherries, pistachios, and walnuts. If the measured average chloride concentration for Period 1 exceeds 70 mg/L, the chloride threshold remains at 102 mg/L. ⁴ Threshold applies to almond hull split period when regulated deficit irrigation is applied to avoid hull rot. This threshold is used

assuming irrigation applies to almond null split period when regulated deficit irrigation is applied to avoid null rot. This thresholds applied for the assuming irrigation applications are reduced to 50 percent of the tree water requirement and subsequently thresholds applied for the remainder of the year have been adjusted to account for additional salt accumulation. This threshold was developed with consideration of existing program operations, historical water quality data, and absolute water quality thresholds.

⁵ If the measured average chloride concentration in Period 1 (March 1 – June 30) is less than or equal to 70 mg/L, the allowable chloride threshold for Period 3 (September 1 – February 28) is increased to 123 mg/L.

⁶ Applied TSS and turbidity thresholds from section 3 of the Final Initial Study/Negative Declaration for: Warren Act Contract and License, and Operation and Maintenance Agreement to Introduce Floodwaters from Reclamation District 770 into the Friant-Kern Canal, March 2017. Additional detail provided in Attachment C – Agronomic Impacts and Mitigation

⁷ SAR and Sodium are managed together. If the measured SAR value exceeds 3 AND the measured sodium concentration exceeds a threshold of 69 mg/L, management will be necessary. SAR is derived from Ayers Table 1 and assumes surface irrigation. The sodium threshold is also derived from Ayers Table 1 and suggests that irrigation waters <3 meq/L (69 mg/L) is suitable for crops that are sprinkler irrigated.

Key:

 μ S/cm = microsiemens per centimeter (1 μ S/cm = 1 μ mhos/cm = 1/1,000 dS/m)

ASCE = American Society of Civil Engineers

Clet = maximum chloride threshold of the saturated soil paste

EC = electrical conductivity of applied water

EC_{et} = Soil salinity threshold for a given crop

FAO = Food and Agriculture Organization of the United Nations

Friant Division = Friant Division of the Central Valley Project

mg/L = milligrams per liter

SAR = sodium adsorption ratio

TDS = total dissolved solids

Constituent	Units	Thresholds
1,2,3 TCP	(µg/L)	0.005
Arsenic	(mg/L)	0.010
Bicarbonate	(mg/L)	
Boron	(mg/L)	See Table 3
Bromide	(mg/L)	
Calcium	(mg/L)	
Chloride	(mg/L)	See Table 3
Chromium, total	(mg/L)	0.05
Hexavalent chromium	(mg/L)	0.010
Iron	(µg/L)	300
Magnesium	(mg/L)	
Manganese	(µg/L)	50
Nitrate	(mg/L)	10
рН		
SAR		See Table 3
Salinity (as EC)	(µS/cm)	See Table 3
Selenium	(µg/L)	2
Sodium	(mg/L)	See Table 3
Sulfate	(mg/L)	500
TDS	(mg/L)	*
Total Organic Carbon	(mg/L)	
TSS	(ppm)	See Table 3
Turbidity	(NTU)	See Table 3
Gross alpha	pCi/L	15

Table 4: Friant-Kern Canal Water Quality Constituents Short List

Notes:

Thresholds are Title 22 MCLs unless otherwise noted.

Constituent with threshold denoted as "--" do not have an established MCL.

Refer to Table 1 and Notes for Table 1 for additional details.

*TDS MCL not listed for the purposes of these Guidelines. TDS and EC are both a measure of salinity and the EC thresholds shown in Table 3 are controlling.

Attachment A. Water Quality Advisory Committee Charter

Background and Objective

The Guidelines for Accepting Water into the Friant-Kern Canal ("Guidelines") were adopted by the Friant Water Authority (FWA) based on the voluntary consensus of and written agreement with a significant majority of the contractors of the Friant Division of the Central Valley Project ("Friant Division"). The Guidelines address concerns regarding the implementation of programs and projects that could introduce water of a lesser quality to the Friant-Kern Canal ("FKC"), when compared to water quality of historic deliveries from Millerton Lake. The Guidelines include water quality constituent thresholds based on agronomic principles and a ledger mechanism to determine the required mitigation for introducing water of lesser quality into the FKC.

The Guidelines provide that FWA will appoint a Water Quality Advisory Committee ("Committee") composed of Friant Division long-term contractors ("Friant Contractors") involved in either introducing water to or receiving water from the FKC. The Committee will provide recommendations to FWA and Reclamation on operations and water quality monitoring requirements of the FKC as well as potential revisions to the Guidelines. This document describes Committee membership and Committee roles and responsibilities.

Water Quality Advisory Committee Membership

The appointed Committee will be composed of Friant Contractors who may either be introducing water to or receiving water from the FKC. Committee membership is described in Table 1. New members in replacement of an existing member or as a new addition to the membership list requires majority approval following notice to and the consent of the FWA Board of Directors.

Members
Arvin-Edison Water Storage District
Delano-Earlimart Irrigation District
Kern-Tulare Water District

Lindsay Strathmore Irrigation District
Lower Tule River Irrigation District
Pixley Irrigation District
Porterville Irrigation District
Saucelito Irrigation District
Shafter Wasco Irrigation District
South San Joaquin Municipal Utility District
Terra Bella Irrigation District

Roles and Responsibilities

The Committee will convene on an annual basis prior to the irrigation season or planned reverse flow operations. The Committee will:

- Evaluate current year operations related to Guidelines implementation including but not limited to Ledger operation modifications, potential schedule changes, and potential changes to mitigation deliveries.
- Review and approve annual monitoring.
- Make recommendations regarding the costs and budgets associated with administering and implementing the Guidelines.

The Committee may also convene on an as needed basis under the following conditions:

- When Friant Division Class 1 contract allocation is less than or equal to 25 percent.
- If a future regulatory cost or equivalent fee is imposed on Friant Contractors and a portion of such fee can reasonably be attributed to the incremental difference of water quality conditions in the FKC.
- If there is a significant, scientifically based justification and three out of the following five water contractors agree that a change to Guideline principles and/or criteria should be discussed: Arvin-Edison Water Storage District, Shafter Wasco Irrigation District, Delano-Earlimart Irrigation District, South San Joaquin Municipal Utility District, or Kern-Tulare Water District.

• If FKC water quality continuously exceeds one or more constituent thresholds and pump-in operations must cease.

The Committee will make recommendations to the FWA Board via consensus decision making. If 100% consensus cannot be reached, a recommendation will be made, and minority viewpoints will also be communicated. The Committee with provide all recommendations to the FWA Board. Single-year modifications to Guidelines implementation, monitoring, and/or pump-in operations will be noticed to all Friant Contractors. Recommendations requiring substantial modifications or updates to the Guidelines will be provided to the FWA Board and the FWA will coordinate with Reclamation to implement recommended changes.

Monitoring Subcommittee

The Committee will appoint at least three and no more than five representatives of its members to serve on a Monitoring Subcommittee that will coordinate with FWA on the implementation of the Guidelines particularly with respect to potential or actual exceedance of the water quality thresholds established under these Guidelines and the implementation of required mitigation, including the reduction of discharges of Non-Millerton water into the FKC. The Subcommittee will make recommendations to FWA in accordance with Section B.2.d above, but the final operational decisions will be made by FWA.

Attachment B. Monitoring Program Summary

Sample Source/Type		Trigger	Constituents/Bacterial Organisms	Frequency	Location	Communication
			Source of	Discharge Water		
1	Non-Millerton Lake Source	Routine sampling.	All in Table 1	Every three years	Discharge Location.	
2	Non-Millerton Lake Source	Routine sampling.	All in Table 4	Annually	Discharge Location.	Reported to FWA and Reclamation FKC's
3	Non-Millerton Lake Source	If routine sampling of Table 4 water quality constituents shows exceedance of an established threshold buffer. **	Any in Table 4 exceeding the established threshold buffer.	Weekly for targeted constituents of concern, until four consecutive tests show consistent water quality results.	Discharge Location.	Contracting Office for review. FWA will report to Friant contractors.
4	Non-Millerton Lake Source	Reclamation on a case-by-case basis per condition of program operations.	Any	Any	Any	
			Blende	ed Canal Water		
5	FKC Water	Routine sampling (continuous).	EC	Real-time, Every 15 minutes	Check structures and mile posts in Table 2	Uploaded to FWA's IOS. FWA will regularly calibrate equipment.
6	FKC Water	If Friant Water Quality Model forecasts exceedance of an established threshold buffer. **	Any in Table 4 exceeding the established threshold buffer.	Weekly. Until sampled data, supported through modeling, show four consecutive tests below the established threshold buffer.	Check structures and mile posts in Table 2, where water quality changes are expected.	FWA will deliver to ELAP certified lab. Forecasted and measured in-prism water quality will be communicated by FWA to Friant contractors.
7	FKC Water	Specific operation disruptions (servicing of real- time equipment, unexpected outages, etc.).	EC	Any	Any	
8	CVC	Reverse-flow, and pump-back operations.	All in Table 4	Weekly	CVC, near Intertie	FWA will deliver to ELAP certified lab. Water quality data will be communicated via FWA's IOS.
9	CVC	Initiation of pump-back operations, and/or anticipated that CVC operations will significantly change water quality	All in Table 1 and Table 4	As needed	CVC, near Intertie	FWA will deliver to ELAP certified lab. Water quality data will be communicated via FWA's IOS.

Summary of requirements for monitoring campaign specified in the Guidelines for Accepting Water into the Friant-Kern Canal

Notes: References to tables above (Table 1, 2, 4) from Friant Water Authority draft Guidelines for Accepting Water into the Friant-Kern Canal.

**Threshold buffers that will trigger continued monitoring are 80% of the thresholds established in Table 4.

Key:

EC = electrical conductivity

CVC = Cross Valley Canal

ELAP = Environmental Laboratory Accreditation Program

FKC = Friant-Kern Canal

IOS = Intellisite Operation System

Reclamation = U.S. Department of the Interior, Bureau of Reclamation

Attachment C. Agronomic Impacts and Mitigation

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ACRONYMS AND ABBREVIATIONS

µmhos/cm	micromhos per centimeter (1 µmhos/cm = 1 µS/cm = 1/1,000 dS/m)
µS/cm	microsiemens per centimeter (1 μ S/cm = 1 μ mhos/cm = 1/1,000 dS/m)
Ad hoc Committee	Ad hoc Water Quality Committee
AEWSD	Arvin-Edison Water Storage District
ATP	adenosine triphosphate
AW	applied water
В	boron
Be	boron concentration of the saturated soil paste (rootzone boron)
Bet	maximum boron threshold of the saturated soil paste
Bw	boron concentration of applied irrigation water
Bsw	boron threshold for soil water concentration
Са	calcium
Ca ²⁺	calcium ion
CaCO ₃	calcite or calcium carbonate
cfs	cubic feet per second
Check 21	Check Structure 21 at milepost 172,40 on the California Aqueduct
CI.	chloride ion
Cl [·] e	chloride concentration of the saturated soil paste (rootzone chloride)
Cl ⁻ et	maximum chloride threshold of the saturated soil paste
Cl [·] w	chloride concentration of applied irrigation water
CO ₂	carbon dioxide
CO3 ²⁻	carbonate ion
CVC	Cross Valley Canal
DEID	Delano-Earlimart Irrigation District
dS/m	deciSiemens per meter (1 dS/m = 1,000 μ mhos/cm = 1,000 μ S/cm)
EC	electrical conductivity
ECe	electrical conductivity of the saturated soil paste (rootzone salinity)
EC _{dw}	electrical conductivity/salinity of irrigation drainage water
ECw	electrical conductivity/salinity of applied irrigation water
ET	evapotranspiration
Fc	concentration factor
FKC	Friant-Kern Canal
Friant Division	Friant Division of the Central Valley Project
FWA	Friant Water Authority

HCO ₃ .	bicarbonate
Intermediate	Water quality representing the average of California Aqueduct Check 21 and Cross Valley Canal water qualities
KTWD	Kern Tulare Water District
LF	leaching fraction
LR	leaching requirement
Mg ²⁺	magnesium ion
Mg	magnesium
meq/L	milliequivalents per liter
mg/L	milligrams per liter (equivalent to ppm)
Na ⁺	sodium ion
Na	sodium
рН	Measure of acidity or alkalinity
Policy	Friant-Kern Canal Water Quality Policy
ppm	parts per million (equivalent to mg/L)
RDI	regulated deficit irrigation
SAR	sodium adsorption ratio
SAR _{adj}	adjusted sodium adsorption ratio
SID	Saucelito Irrigation District
SSJMUD	South San Joaquin Municipal Utility District
SWID	Shafter-Wasco Irrigation District
TDS	total dissolved solids

BACKGROUND

The Guidelines for Accepting Water into the Friant-Kern Canal (Guidelines) were developed in response to concerns regarding the implementation of programs and projects that could introduce water of a lesser quality to the Friant-Kern Canal (FKC), when compared to water quality of historic deliveries from Millerton Lake. The Guidelines define requirements for discharging water into the FKC, water quality monitoring and reporting requirements, mitigation requirements, and forecasting and communication protocols. The Guidelines propose a ledger mechanism to determine the required mitigation for introducing water of lesser quality into the FKC. This attachment to the Guidelines provides additional information on agronomic effects, mitigation requirements, and approach for defining maximum water quality thresholds for key constituents. The thresholds are specific to irrigation periods that correspond to the growing season and agricultural management practices during the year.

AGRONOMIC EFFECTS

When assessing the suitability of water for irrigation, three main hazards or "agronomic thresholds" are considered (Ayers and Westcot, 1985): (1) the salinity hazard (electrical conductivity of the applied irrigation water $[EC_w]$), (2) the hazard posed by specific ions (chloride [Cl:], boron [B], and sodium $[Na^+]$), and (3) the infiltration hazard (sodium adsorption ratio [SAR] and ECw). There are other parameters, such as acidity (pH) or alkalinity, sediments and nutrients that can affect calcite (CaCO₃) deposits, emitter clogging, crop development, and corrosion, but these do not fall under "agronomic thresholds."

The primary source of imported water is proposed to come from the Friant-Kern Canal/Cross Valley Canal Intertie (Intertie) and conveyed via reverse-flow, pump-back operations. Water being introduced at the Intertie might include previously banked groundwater of Kern Fan water quality, Cross Valley Contract supplies, recaptured and recirculated San Joaquin River Restoration Program Restoration Flows, and other colors. Water quality conditions from the Cross Valley Canal (CVC)could range from existing conditions in the Cross Valley Canal (CVC) to that from the California Aqueduct, depending on respective canal operations. For the analysis presented herein, both CVC and California Aqueduct (measured at Check 21) water qualities were used, as well as a weighted average of those two sources (Intermediate) applied to show the range of potential imported water qualities. Source water quality concentrations are shown in Table 1 and Table 2.

	WATER QUALITY CONSTITUENTS							
LOCATION	TDS (/L) EC _w (μS/cm)		Boron (B) (mg/L)	Chloride (Cl [.]) (mg/L)				
FKC ^{1, 2}	24	40	0.04	1.9				
CVC ^{1, 3}	180	340	0.11	45.0				
Intermediate4	232	420	0.16	63.2				
Check 21 ⁵	283	500	0.21 ⁶	81.3				

Table 1 Ave	arage Concentra	ations of Various	s Irrigation Wa	ter Auglity	Constituents
Table T. Ave	erage concentra		s innyation wa	Lei Quanty	Constituents

Note:

¹ Water quality data from AEWSD grab samples lab data from 2010 – 2019. Averages exclude months when mixing occurred.

² Sample taken at terminus of FKC.

³Sample taken at AEWSD CVC, Pumping Plant 6 or 6B Forebay.

⁴Weighted average of CVC and Check 21 water quality.

⁵California Aqueduct measured at Check 21 from 2009-2017.

⁶ Check 21 Boron measurements only available for years 1967 – 1976.

Key:

AEWSD = Arvin Edison Water Storage District

Check 21 = Check Structure 21 at milepost 172,40 on the California Aqueduct

CVC = Cross Valley Canal

 μ S/cm = microsiemens per centimeter (1 μ S/cm = 1 μ mhos/cm = 1/1,000 dS/m)

EC_w = electrical conductivity of applied water

FKC = Friant-Kern Canal

Intermediate = Water quality representing the average of California Aqueduct Check 21 and Cross Valley Canal water qualities

mg/L = milligrams per liter

TDS = total dissolved solids

Table 2. Average Monthly Electrical Conductivity, Chloride, and Boron Concentrations by Source and Year Type

MONTH		CVC ¹		CHECK 21 ²				
MONTH	Wet ³	Average ⁴	Dry⁵	Wet ⁶	Average ⁴	Critical ⁷		
Average Mon	thly Electric	al Conductivity Co	ncentration	s by Sourc	e and Year Typ	e (µS/cm)		
January	431	369	287	309	523	598		
February	570	433	378	269	551	680		
March	261	273	275	248	545	671		
April	240	270	277	255	500	616		
May		306	306	195	479	575		
June	385	384	383	174	471	597		
July	257	292	307	206	385	542		
August	286	308	335	249	425	643		
September	323	326	329	247	524	689		
October	429	360	315	539	573	628		
November	396	356	330	480	529	614		
December	368	349	337	532	554	624		
Average Mon	thly Chlorid	e Concentrations b	y Source a	nd Year Typ	be (mg/L)			
January	74.5	54.4	27.7	34.0	84.5	99.0		
February	104.0	63.0	46.6	31.5	87.4	104.3		
March	21.0	21.8	22.0	27.5	82.9	104.3		
April	19.0	21.4	22.0	33.5	72.1	100.0		
May		31.4	31.4	25.0	73.0	88.7		
June	48.5	46.1	45.2	19.0	73.4	98.3		
July	28.5	33.7	35.8	25.5	55.8	84.0		
August	39.6	40.7	42.0	31.0	70.3	109.0		
September	53.0	48.4	43.8	22.0	92.6	116.7		
October	76.0	55.0	41.0	105.5	101.6	106.7		
November	68.5	54.8	45.7	90.5	86.8	95.7		
December	er 55.5 46.7 40.8		101.0 95.5 103.0					
Average Mon	thly Boron	Concentrations by	Source and	Year Type	(mg/L) ⁸			
January	0.12	0.11	0.10	0.23	0.20	0.20		
February	0.16	0.15	0.14	0.30	0.26	0.25		
March	0.10	0.11	0.11	0.33	0.31	0.30		
April	0.11	0.12	0.12	0.30	0.29	0.10		
May		0.12	0.12	0.27	0.25	0.20		
June	0.16	0.15	0.14	0.20	0.18	0.20		
July	0.11	0.11	0.12	0.13	0.16	0.20		
August	0.09	0.10	0.12	0.10	0.19	0.20		
September	0.08	0.09	0.11	0.10 0.16 0		0.10		
Öctober	0.11	0.10	0.09	0.25	0.19	0.15		
November	0.11	0.11	0.11	0.20	0.18	0.15		
December	0.11	0.11	0.12	0.20	0.19	0.15		

Note:

¹Water quality data from AEWSD grab samples lab data from 2010 – 2019.

²California Aqueduct measured at Check 21 from 2009-2017.

³ CVC wet year averages represent the monthly average for San Joaquin Index year types below normal, above normal, and wet and excludes months where there is mixing.

⁴ Average concentrations shown represent the average of all year types and excludes months where there is mixing.

⁵ CVC dry year averages represent the monthly average for San Joaquin Index year types dry and critical and excludes months where there is mixing.

⁶ Check 21 wet year averages represent the monthly average for San Joaquin Index wet year types only.

⁷Check 21 critical year averages represent the monthly average for San Joaquin Index critical years only.

⁸ Check 21 Boron measurements represent years 1967 – 1976 per available data.

Key:

-- = no available data. CVC water quality in wet years during May were only mixed water quality.

AEWSD = Arvin-Edison Water Storage District

Check 21 = Check Structure 21 at milepost 172,40 on the California Aqueduct

CVC = Cross Valley Canal

 μ S/cm = microsiemens per centimeter (1 μ S/cm = 1 μ mhos/cm = 1/1,000 dS/m)

mg/L = milligrams per liter

SALINITY EFFECTS ON CROPS

The effects of salinity on crops are due to two separate properties in the saline media that can impact the crop individually but more often collectively (Läuchli and Grattan, 2012): (1) Salinity increases the electrical conductivity (EC) of the soil solution which reduces its the osmotic potential and (2) specific ions (I.e. Cl-, Na+ and B) in the soil solution can potentially be toxic to certain crops.

Osmotic effects occur when the concentration of salt in the soil solution is too high to allow for normal for crop growth. Dissolved salts reduce the osmotic potential of the soil solution. Plants must adjust osmotically through either the absorption of ions from the soil solution, or the synthesis and/or accumulation of organic solutes in the root cells. The synthesis of compatible organic solutes allows a plant to adjust osmotically and survive, but at the expense of plant growth (Munns and Tester, 2008). The synthesis of organic solutes requires a considerable amount of metabolic energy (i.e., adenosine triphosphate (ATP)) that is used for cell maintenance and osmotic adjustment that could otherwise be used for growth. As a result, salt-stressed plants are stunted, even though they may appear healthy in all other regards. Both processes of adjustment (accumulation of ions and synthesis of organic solutes) occur but the extent by which one process dominates depends on the type of crop and level of salinity (Läuchli and Grattan, 2012). And in a cell, compartmentalization is critical to keep toxic ions away from sensitive metabolic processes in the cytoplasm (Hasegawa et al., 2000). Such compartmentation is controlled by transport processes, as well as metabolic costs for organic-solute synthesis, differ from crop to crop and even within a species giving rise to different salinity tolerances.

TOXIC ION EFFECTS

Specific ions (i.e., Na⁺, Cl⁻, and B) in the soil solution can cause direct injury to crops, causing further crop damage from what occurs from osmotic effects. Typically, toxic ion effects are commonly found in woody perennials, such as tree and vine crops, while most annual row crops remain injury free unless salinity stress is severe. Woody perennial crops have little ability to exclude sodium or chloride from their leaves, and the plants are long-lived; hence, they often suffer toxicities at even moderate soil salinities. Typically, toxic ion effects become more critical to sensitive tree and vine crops over the years.

Chloride

Chloride and sodium toxicity can damage a plant/tree physically, biochemically and physiologically. As sodium and chloride move in the transpiration stream, they are deposited in the leaves. Older leaves have more water transpire from them and consequently have higher concentrations of sodium and chloride. Once accumulated in a leaf, sodium and chloride typically do not remobilize to other tissues. As the concentration in that leaf increases, the salts can physically desiccate cells causing injury in the form of leaf burn. Necrotic leaves no longer photosynthesize and produce carbohydrates for the tree, which in turn, will impact growth and production. But even before salts accumulate in leaves to levels that cause physical injury, those salts can reduce the chlorophyll content in leaves (Dejampour et al., 2012) and interfere with enzymatic activities affecting key metabolic pathways in both respiration and photosynthesis (Munns and Tester, 2008).

Boron

Although not a main "salinizing" constituent in applied irrigation water, boron can also cause injury to the crop. Boron is an essential micronutrient for plants, but the concentration range of plant-available boron in the soil solution optimal for growth for most crops is very narrow. Above this narrow range, toxicity occurs (Grieve et al., 2012). Boron toxicity, including how and where it is expressed in the plant, is related to the mobility of boron in the plant. Boron is thought to be immobile in most species where it accumulates in the margins and tips of the oldest leaves where injury occurs. However, boron can be re-mobilized by some species due to high concentrations of sugar alcohols (polyols) where they bind with boron and carry it to younger tissues (Brown and Shelp, 1997). These boron-mobile plants include almond, apple, grape, and most stone fruits. For these crops, boron concentrations are higher in younger tissue than in older tissue, and injury is expressed in young, developing tissues in the form of twig die back, gum exudation, and reduced

bud formation. Boron-immobile plants such as pistachio, tomato, and walnut do not have high concentrations of polyols, and the boron concentrates in the margins of older leaf tissues. Injury in these crops is expressed as the classical necrosis on leaf tips and margins.

Sodium

Sodium can be problematic to a crop in several ways. It can be directly toxic to the plant, it can interfere with the nutritional status of the plant (e.g., Na⁺-induced calcium [Ca²⁺] deficiency), or it can indirectly affect the crop due to its adverse effect on soil structure. Some trees are very sensitive and can develop Na⁺ toxicity when concentrations of Na⁺ are as low of 5 milliequivalents per liter (meq/L) (115 mg/L) in the soil water. However, this observation was made before scientists realized the importance of adequate Ca²⁺ in the soil water for root membrane stability to maintain their selectivity for ion uptake. With adequate Ca²⁺, such as that provided by gypsum applications, sodium toxicity may never be observed in these sensitive trees at such low sodium concentrations. Therefore, rather than having a threshold for Na⁺ per se, the sodium-calcium ratio in the soil solution is a better indicator of Na⁺ toxicity. The SAR of the applied irrigation water has been used as a surrogate for the sodium-calcium ratio, and the general rule is an SAR < 3 is not problematic.

$$SAR = \frac{Na^+}{\sqrt{\frac{(Ca^{2+} + Mg^{2+})}{2}}}$$

Where Na⁺, Ca²⁺, and magnesium ion (Mg²⁺) concentrations are expressed in meq/L.

This is different when assessing sodium's indirect effect on soil structural stability (see the Infiltration Hazard section that follows). Table 3 shows critical SAR of the applied irrigation water above which can cause injury or nutritional distress in sensitive crops. Table 4 shows the seasonal average SAR for various water sources.

Table 3. Critical SAR of Applied Irrigation Water

CROP ¹	CRITICAL SAR OF APPLIED IRRIGATION WATER
All Crops	< 3
Note:	a are considius to No. I toxicity offer covered years when convered converte to

Many tree crops are sensitive to Na+ toxicity after several years when sapwood converts to heartwood releasing Na⁺ from the root to the shoot. Most annual crops are insensitive to Na⁺ per se provided there is sufficient Ca²⁺ in the soil solution to maintain membrane integrity and ion selectivity. Hence, the ratio of sodium to calcium is more critical (Grattan and Grieve, 1992).

Key

Ca²⁺ = calcium ions

Na⁺ = sodium ions

SAR = sodium adsorption ratio

Table 4. Seasonal Average SAR for Various Water Sources

VALUE ¹	FKC ^{2, 3} CVC ^{2, 4}		INTERMEDIATE ⁵	CHECK 21 ⁶		
Average	0.46	1.68	1.99	2.27		
Maximum	Maximum 0.87 2.04		2.46	2.96		
Minimum	0.28	1.10	1.61	1.79		

Note:

¹March through October period.

²Water quality data from AEWSD grab samples lab data from 2011 – 2017.

³Sample taken at terminus of FKC.

⁴ Sample taken at AEWSD CVC, Pumping Plant 6 or 6B Forebay.

⁵Weighted average of CVC and Check 21 water quality.

⁶ California Aqueduct measured at Check 21 from 1968-2017.

Key

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Intermediate = Water quality representing the average of California Aqueduct Check 21 and Cross Valley Canal water qualities

SAR = sodium adsorption ratio

INFILTRATION HAZARD

Sodium Adsorption Ratio

The SAR has been the standard used for assessing the infiltration hazard of applied irrigation water (Ayers and Westcot, 1985). But the actual infiltration hazard is assessed by balancing the opposite effects of salinity (EC_w) and sodicity (i.e., SAR) on aggregate stability. High salinity and low SAR are both important in maintaining adequate soil structure, which promotes better infiltration. Even though coarse-textured soils infiltrate faster than fine-textured soils, the hazard exists for all soil types. Typically, the adjusted SAR (SAR_{adi}) is used rather than the SAR as it more accurately accounts for CaCO₃, precipitation, and dissolution processes in the soil solution near the soil surface that control the free Ca²⁺ concentration. Figure 1 shows the relationship between the EC_w of the applied irrigation water and the SAR_{adj} as it relates to zones of "likely reductions" in infiltration rates (red), "slight to moderate reductions" in infiltration rates (yellow) and "no reductions" in infiltration rates (blue), adapted from Hanson et al., 2006. The threshold value is, therefore, variable and is considered to be the line that separates the "blue" and "yellow" zones on Figure 1. It is very important to note that low EC_w concentration (i.e., EC_w < 200 μ S/cm) causes a reduction in water infiltration regardless of the SAR. Figure 1 also compares this relationship with various water sources. Note that FKC water falls in the red "severe reduction in infiltration" zone because of its low ECw concentration, while water from the CVC or mixed with CVC water falls in the yellow "slight to moderate reduction in infiltration" zone. The addition of gypsum to FKC water increases the EC_w concentration, moving the point to the right and away from the "severe reduction in infiltration" zone while slightly reducing the SAR.



Key:

µS/cm = microsiemens per centimeter

Check 21 = California Aqueduct Check 21

CVC = Cross Valley Canal

FKC = Friant-Kern Canal

Intermediate = Water quality representing the average of California Aqueduct Check 21 and Cross Valley Canal water qualities

Figure 1. Comparison of Various Water Source Relationship between the Salinity of Applied Irrigation Water and the Adjusted Sodium Adsorption Ratio

Calcium-Magnesium Ratio

Calcium nutrition can be problematic under several conditions. Calcium deficiency can occur under low-saline conditions when the concentration of free calcium $[Ca^{2+}]$ is ≤ 1.2 millimoles/L in the soil solution. Deficiency can also occur under high sodic conditions where the SAR exceeds 10-15 in sensitive plants due to high sodium-calcium ratios or in alkaline conditions where Ca^{2+} precipitates out of the soil solution as it forms $CaCO_3$. Due to competition in the plant between calcium and magnesium at the root membrane, calcium nutrition could potentially be compromised when the calcium-magnesium ratio is generally less than 1 (Rhoades, 1992). Table 5 shows the seasonal average calcium-magnesium ratio for various water sources. Note the ratios for both FKC and CVC water are considerably higher than 1, while the ratio at California Aqueduct Check 21 is very close to 1 but will likely increase in the soil solution as the infiltrating water dissolves existing gypsum in the soil from previous amendment use. Therefore, calcium deficiencies, using CVC or Check 21 water or any mixture of the two, are unlikely.

Table 5. Seasonal Average Calcium-Magnesium Ratio for Various Water Sources

VALUE ¹	FKC, ^{2 3}	CVC ^{2, 4}	INTERMEDIATE ⁵	CHECK 21 ⁶
Average	3.54 4.37		1.55	0.92
Maximum	mum 6.16 8.24		2.00	1.00
Minimum 0.17		2.14	1.20	0.77

Note:

Based on molar or equivalent concentrations.

¹ March through October period.

²Water quality data from AEWSD grab samples lab data from 2011 – 2017.

³Sample taken at terminus of FKC.

⁴ Sample taken at AEWSD CVC, Pumping Plant 6 or 6B Forebay.

⁵Weighted average of CVC and Check 21 water quality.

⁶ California Aqueduct measured at Check 21 from 1968-2017.

Key

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Intermediate = Water quality representing the average of California Aqueduct Check 21 and Cross Valley

Canal water qualities

SAR = sodium adsorption ratio

BICARBONATE EFFECTS

The pH of both the applied irrigation water and the soil solution are important factors that may affect either the suitability of water for irrigation or its effect on nutrient availability to the crop. And many of the adverse effects of pH are associated with combined high alkalinity (high concentrations of bicarbonate $[HCO_3]$ and carbonate $[CO_3]^2$). In slightly alkaline waters (pH 7· 8.3), the alkalinity is from bicarbonate. Only when the pH exceeds 8.3 does carbonate become present. The pH of the water is an indication of the activity of the hydrogen ion. The numerical pH value is expressed on a negative log scale such that a one-unit increase or decrease corresponds to a ten-fold increase or decrease in the hydrogen ion activity. Therefore, a change of soil pH from 6 to 8 corresponds to a hundred-fold decrease in the hydrogen ion activity.

The pH of applied irrigation water can affect irrigation equipment or cause calcite (i.e. lime) deposits on vegetation. Regarding irrigation equipment, the pH is one of several water quality factors than can influence corrosion of galvanized pipes or other metallic parts. The pH can also influence precipitation of calcite (CaCO₃) at the orifices of drip emitters or minisprinklers which will affect the system's overall performance. This can be problematic if alkaline irrigation water, combined with sufficiently high bicarbonate and calcium concentrations, is used over the long term without periodic acid flushes to reduce scale buildup. Calcite precipitation becomes more problematic if the pH of the applied irrigation water exceeds 8.5. In addition, if such water is sprinkler irrigated above the canopy, it can cause unsightly white deposits that form on leaves and fruit. While these deposits typically do not cause harm to the crop, they nonetheless can affect the aesthetic quality. Acid additions to the irrigation water will not only reduce the pH but will reduce the [HCO₃·], reducing the potential for CaCO₃ precipitation. Acid additions convert bicarbonate to carbon dioxide (CO₂) gas.

As the applied irrigation water infiltrates the soil, it interacts with the soil minerals. Therefore, the pH of the infiltrating water will change as it interacts with soil minerals, but soils are typically well buffered, as are soils in the FWA service area. Well buffered soils resist large changes in pH in the soil solution. The seasonal average pH of the irrigation water ranges from 7.1 to 8.4 depending upon the mixture of FKC water and California Aqueduct water. Because of the buffering capacity of the soil, this range in applied irrigation water pH will make little impact of the pH of the soil solution.

The pH of the soil solution has a profound influence on plant nutrient availability, nutrient uptake and ion toxicity to plants. The vast majority of soils that are cultivated for crop production around the world fall within the neutral, slightly acid and slightly basic pH range (i.e. pH 6-8). This is the general range where nutrient availability is optimal. However, there are those soils where the pH falls far from this normal range and these,

PH AND

if not corrected to an adequate range, can pose adverse effects on crops. Soils that are highly acidic (pH < 5.5) or highly alkaline (pH > 8.5) present a spectrum of challenges for the plant including nutrient availability, ion toxicities, and nutrient imbalances influencing the ion relations and nutrition within the plant itself (Läuchli and Grattan, 2012).

Most nutrients are not equally available to plants across the pH spectrum (Epstein and Bloom, 2005). Several mineral nutrients are severely affected in these non-optimal pH soils, particularly calcium, potassium, phosphorus, and iron. The reactions of plants to these nutrient elements under extreme soil pH conditions can affect plant growth, physiological processes and their morphological development (Läuchli and Grattan, 2012). The majority of the soils irrigated with waters from districts within the FWA, however, fall in the slightly alkaline range with the pH in the rootzone between 7.5 and 8.3 (UC Davis Soilweb https://casoilresource.lawr.ucdavis.edu/gmap/). Therefore, these soils are slightly alkaline, based largely on the natural abundance of calcite in the soil, and are at the upper end of the optimal pH range. Depending on the alkalinity of the soil water and $[Ca^{2+}]$, some of the Ca²⁺ can precipitate out as CaCO₃ which decreases the calcium magnesium ratio. Intermittent injection of acids in the applied irrigation water will reduce the pH and, consequently, the alkalinity of the water. Not only is this a maintenance measure to reduce calcite buildup on the orifices of drip emitters and minisprinklers, it drops the pH of the water which decreases bicarbonate, increases the [Ca²⁺] and availability of other plant nutrients. Most growers in the San Joaquin Valley have some maintenance, acid-injection program in place. However, in Kern county, this may not be common practice in all districts. Acid applications, the residual gypsum in the soil and periodic applications of additional gypsum, are all a means of providing sufficient free Ca²⁺ in soils in Kern country. Moreover, increasing the $[Ca^{2+}]$ in the soil water simultaneously improves the calcium magnesium ratio.

Sprinkler irrigated fruit and vegetable crops (approximately 20% of studied districts) could be susceptible to formation of white deposits on leaves and fruit, or "white wash," and reduced marketability if bicarbonate concentrations, or [HCO₃], in applied irrigation water are too high (> 1.5 meq/L, leaving a white residue on the crop surface. Bicarbonate concentrations in the California Aqueduct water theoretically could cause "white washing" under sprinkler irrigation, especially during dry and breezy conditions. "White washing" is a concern to some growers and has been seen by growers occasionally in the study area; however, it is not known what the exact cause of the "white washing" was, whether it was from undiluted California Aqueduct water or some other source. Bicarbonate levels of 1.5 meq/L or 92 mg/L and higher may increase formation of white deposits. The seasonal average for [HCO₃] of CVC water is 78.5 mg/L. While this concentration is less than 92 mg/L, special management practices may be needed to mitigate or avoid "white wash" impacts during periods of elevated bicarbonate levels. These may include blending with higher quality sources or changing irrigation methods away from sprinklers that wet the foliage (Provost & Pritchard, 2012).

CORROSION AND DEGRADATION OF MATERIALS

The comparison of corrosion potential of California Aqueduct water and FKC water from Millerton Lake was performed by Provost & Pritchard in 2012 on several chemical constituents and calculated indices including: pH, Langelier Index, Ryzner Index, EC, resistivity, sulfates, and chlorides. This comparison generally showed that FKC water has a slight tendency to degrade concrete structures by leaching out minerals, but metallic corrosion will be low. Comparatively, California Aqueduct water will have a lower tendency to leach out minerals from concrete, and will have a more corrosive effect on metals, although there is only a slight difference between the two water sources in either case (Provost and Pritchard, 2012).

Materials such as brass, bronze, PVC, polyethylene, and stainless steel usually have a high corrosion tolerance, and therefore would not likely be affected by the exchange of source waters. The forecasted increase in corrosion from using more California Aqueduct water is likely manageable with the use of special coatings and proper selection of new materials and would likely result in minor increase in O&M costs (Provost and Pritchard, 2012).

AGRONOMIC LEACHING REQUIREMENTS

Agronomic leaching is the application of irrigation water in excess of the soil water holding capacity to neutralize the agronomic effects associated with increased salinity and ion toxicity in the crop rootzone. This approach aims to balance concerns related to long-term groundwater quality with a multi-layered assessment of agronomic impacts as a durable solution. The amount of leaching required, referred herein as maintenance leaching, depends upon the sensitivity of the crop to salinity and the irrigation water salinity. The higher the salinity of the applied irrigation water and the more sensitive the crop is to salinity, the greater the amount of leaching is required. This same leaching concept can also be applied to chloride and boron.

LEACHING FRACTION VS LEACHING REQUIREMENT

Often, leaching fraction (LF) and leaching requirement (LR) are used interchangeably. The two, in fact, are different. The LF is defined as the volume of water that drains below the rootzone divided by the volume of water that infiltrates the soil surface (equivalent to applied irrigation water assuming no surface runoff or evaporation). The LF can also be estimated based on the salinity of the applied irrigation water, or [EC_w], and that of the drainage water, or [EC_{dw}], where $LF = EC_w/EC_{dw}$. The crop roots extract water from the rootzone leaving the salts behind. If the crop rootzone is divided in quarters, typically the top quarter uses 40% of the water, the second quarter 30%, third quarter 20% and bottom quarter 10%. Therefore, the salt concentration increases with soil depth. The lower the LF, the more salts accumulate and concentrate at lower depths. Figure 2 is a representation of this relationship under conventional irrigation. The relationship between irrigation water salinity (EC_w) and soil salinity (EC_e) is linear but the slopes of the relationships are dependent upon the LF. The slopes decrease with increasing LF. The higher the LF, the higher the irrigation water salinity can be to maintain the yield of a crop. In Figure 2, note the dashed lines along the y-axis indicating the general salt tolerant categories as the salinity of the applied irrigation water changes.



Key:

dS/m = deciSiemens per meter (1 μS/cm = 1 μmhos/cm = 1/1,000 dS/m) LF = leaching fraction

Figure 2. Relationship Between Soil Salinity (EC_e) and Salinity of the Applied Irrigation Water (EC_w) under a Series of Steady-State Leaching Fractions (0.05 to 0.80) (from Ayers and Westcot, 1985)

The LF concept is attractive in that it allows predictions of average rootzone salinity (EC_e) conditions from the applied irrigation water EC (EC_w) and assumed LF. Knowing the scientifically determined salinity threshold value (EC_{et}) for a particular crop, one can use this relationship to determine the maximum irrigation water salinity (EC_w) for a given LF. The relationship between EC_w, EC_e, and LF also depends on irrigation management. That is, EC_e = Concentration Factor (F_c) * EC_w where 'F_c' depends not only on the LF but the type of irrigation method. Applicable F_c values for conventional irrigation methods such as furrow or flood, and high frequency irrigation methods, such as drip and minisprinklers, are provided in Table 6.

Table 6. Concentration Factor Values for Conventional and High Frequency Irrigation (adapted from	Suarez,
2012)	

LEACHING FRACTION (LF)	CONCENTRATION FACTOR (Fc)					
	Conventional Irrigation	High Frequency Irrigation				
0.05	2.79	1.79				
0.10	1.88	1.35				
0.20	1.29	1.03				
0.30	1.03	0.87				
0.40	0.87	0.77				
0.50	0.77	0.70				

The difference in F_c values between conventional and high frequency irrigation is largely based on how crop roots respond to the salinity in the rootzone. Under conventional irrigation, crops typically respond to the average rootzone salinity (i.e. the seasonal average of the four rootzone quarters of salinity). Under high frequency irrigation, crops respond to the water uptake weighted salinity (i.e. the salinity in the top quarter is weighted 40 percent, salinity in the second quarter is weighted 30 percent, and so on). Because the salinity in the top quarter is lower where evapotranspiration (ET) is higher and higher in bottom where ET is lower, the average rootzone salinity is lower under high frequency irrigation.

The LR, on the other hand, is the lowest LF needed to sustain maximum yield given the applied irrigation water salinity concentration, or $[EC_w]$, and yield threshold for the given crop. In other words, it is the minimum leaching needed, given the crop type and water quality, to maintain the salinity (or chloride or boron), at the maximum rootzone concentration in the rootzone that the crop can tolerate. Any increase in rootzone concentration above this maximum level will cause injury or yield reductions. LR is an attractive concept because, given an irrigation water quality and crop sensitivity, the minimum leaching needed to sustain the rootzone salinity EC_e , rootzone chloride (Cl[•]_e), or rootzone boron (B_e) at levels that would avoid or reduce damage or yield losses can be estimated.

LR can be estimated using the following equation (Rhoades and Merrill, 1976; Ayers and Westcot, 1985):

$$LR\% = \frac{EC_w}{5(EC_{et}) - EC_w} \times 100$$

 EC_w = Electrical conductivity of irrigation water EC_{et} = Soil salinity threshold for a given crop

Note that the LR relationship can apply to chloride and boron by substituting their respective irrigation water concentrations (i.e. CI_w or B_w) and their threshold values (CI_{et} or B_{et}). The LR equation assumes that crops respond to an average rootzone salinity created by a 40-30-20-10% root water extraction pattern, similar to LF predictions using conventional irrigation. The difference is that LR predicts the minimal LF to achieve maximal yields whereas the LF approach assumes an LF first, then predicts what the EC_e will be given the EC_w of the irrigation water. Both are similar but solve the problem from different directions.

LIMITATIONS TO THE STEADY-STATE LEACHING CONCEPT

The leaching fraction or requirement is an attractive concept but has limitations. First, the leaching concept assumes steady-state conditions and thus has no time element. Therefore, there is no accounting for how long leaching will take, which will differ depending upon the permeability of the soils. Second, the evapotranspiration (ET) of the crop is assumed to be independent of the average rootzone salinity, but it is not (Letey and Feng, 2007). A salt-stressed crop will use less water than a non-stressed crop. Consequently, crop ET will be reduced, and leaching, with the same quantity of applied irrigation water, will be increased. And third, in drip irrigated fields, actual LFs are difficult to quantify because LF, soil salinity, soil water content, and root density all vary with distance and depth from the drip lines.

In light of these limitations, recent studies have shown that the EC_w and EC_e relations described by Ayers and Westcot (1985), which are based on steady-state LF conditions, tend to be too conservative and overestimate soil salinity and, therefore, overestimate yield losses in most cases (Corwin and Grattan, 2018; Letey et al., 2011). Transient-state models may more accurately predict soil salinity, as well as soil chloride, sodium and boron, but they are more complicated and require many more site-specific inputs and assumptions. Therefore, transient models are still too cumbersome and time consuming to replace steady-state models.

The LF and LR concepts are both steady-state, so they assume the amount of irrigation is not limiting. The amount of water needed for irrigation can be estimated as:

$$AW = ET/(1 \cdot LR)$$

AW = applied water ET = evapotranspiration or crop water requirement LR = leaching requirement

The units for applied water (AW) and ET or crop requirement are typically depths of water (i.e. inches or millimeters). But in many cases, the amount of water is limiting and therefore crops can be under-irrigated and therefore not achieve the required leaching. In this case, the salts in the crop rootzone will increase over time. At some point, depending upon the salinity of the imported water and crop sensitively, the salt content (or chloride or boron) can exceed the threshold level. Because the threshold values are based on seasonal averages, exceedances above the threshold are allowed to some degree without experiencing a reduction in yield. For example, if the average Cl[•]_e was 100 mg/L for the first 2/3 the season and then reached 200 mg/L for the last 1/3 of the season due to insufficient leaching, almonds on "Nemaguard" rootstock would not be expected to be damaged because the seasonal average Cl[•]_e would be 133 mg/L given the Cl[•]_e threshold is 150 mg/L. Nevertheless, if the required leaching is not achieved, reclamation leaching would be required. Similarly, if the preseason soil salinity is over 150 mg/L and little to no leaching is applied during the season, injury would be expected to develop on almonds on "Nemaguard" rootstock. Therefore, the LR values for various crops and salinities are based on soils where the maintenance leaching fraction is achieved each irrigation. If the pre-existing soil salinity is initially high, then the soil is not at steady-state.

DIFFERENCE BETWEEN MAINTENANCE LEACHING AND RECLAMATION LEACHING

There is a distinct difference between maintenance leaching and reclamation leaching. Maintenance leaching occurs during each irrigation by applying more irrigation water than the soil can hold. This is the leaching fraction or requirement concept described above. Therefore, the AW is higher than the ET to accommodate the necessary leaching (see equation above). Reclamation leaching, on the other hand, occurs at the end of the irrigation season by applying excess irrigation water to flush the salts from the crop rootzone. Ideally, reclamation leaching would not be required if correct maintenance leaching is achieved each irrigation during the irrigation season. However, because some fields may not get the necessary leaching, salts can accumulate, and fields may require reclamation leaching at some time. In addition, low pressure systems such as drip and mini-sprinkler systems produce characteristic salt accumulation patterns in fields, even with sufficient downward leaching. Whether salts are building up in the rootzone or between drippers or

minisprinklers, reclamation leaching is a valuable preventative measure from time to time at the end of the irrigation season.

At the end of the irrigation season, salt can be removed by sprinkler irrigation (i.e equivalent to intermittent ponding). Figure 3 shows the extent of leaching needed to address rootzone salinity. For example, if the average rootzone salinity (ECe) at the end of the season is $3000 \ \mu$ S/cm and the goal is to reduce the salinity in the soil down to $600 \ \mu$ S/cm the salinity needs to be reduced to 600/3000 = 0.2 (y-axis) or 20% of what it was before leaching. Then the amount of sprinkler irrigation water to apply is 0.5 ft (x-axis) for every foot of soil to reclaim. If the goal is to reduce the top 2 feet, then $0.5 \ x \ 2ft = 1$ ft of water would be needed. This assumes the combined rainfall and applied reclamation leaching water needed.



Figure 3. Reclamation Leaching Function under Sprinkler Irrigation or Intermittent Ponding (Ayers and Westcot, 1985).

The amount of reclamation leaching can be reduced by the amount of effective rainfall. To take advantage of rainfall, reclamation leaching should ideally take place after the rainfall season but before spring budding and leaf out begins, typically from October/November through March.

LEACHING AND NITROGEN MANAGEMENT

It is also important to address nitrogen management strategies combined with the salt leaching strategies. Unlike salts, nitrogen is very dynamic in the rootzone as it undergoes form changes from organic pools to inorganic fractions (primarily nitrate [NO₃·] and ammonium $[NH_4^+]$). Ammonium, and particularly nitrate, are the forms primarily taken up by plants. Nitrate, being an anion, is relatively mobile in soils and is highly susceptible to leaching below the rootzone. Once nitrate leaches below the rootzone, chemical transformations are less likely to occur, and nitrate commonly continues leaching downward and eventually ends up in the aquifers. A 2002 study conducted by the Lawrence Livermore National Laboratory concluded that nitrate contamination in groundwater is "the number-one contaminant threat to California's drinking water supply" (LLNL 2002).

Rootzone salinity control and nitrogen management is a conflicting problem. It is necessary to leach salt from the rootzone to avoid damage from salinity or ion toxicity, but nitrates will unavoidably be leaching below the

rootzone as well. If soil salinity is low at the beginning of the irrigation season (see reclamation versus maintenance leaching), then leaching at less than the critical LR is possible to avoid salt damage. Then, salinity in the profile will steadily build up over the season while soil nitrogen will be depleted due to crop uptake. At the end of the irrigation season, salinity will be the highest, and nitrate will be the lowest. Therefore, reclamation leaching can be implemented at the end of the irrigation season, and the process cycle repeats itself.

MITIGATION LEACHING REQUIREMENTS ESTIMATING LEACHING REQUIREMENTS FOR MOST SENSITIVE CROPS

The most sensitive crops in the Friant Division were used for this analysis. Crops selected were based on their varied sensitivities to salinity, chloride, and boron. By using the most sensitive crops, all crops with higher tolerances should also be protected. The most salt-sensitive crops, or those with the lowest soil salinity threshold (EC_{et}), are beans, carrots, onions (seed), melons, and strawberries. All have an EC_{et} of 1000 μ S/cm. For chloride, the most sensitive crops are almonds and other stone fruits on "Nemaguard" rootstock. The threshold Cl_{et}¹ is estimated to be 150 mg/L. The relationship between boron in the applied irrigation water and the saturated soil paste is more complicated because of boron's high affinity to adsorb onto the soil. Irrigation water with higher boron concentrations than predicted can be used until the boron saturates the soil adsorption sites. Because of this complexity, Ayers and Westcot (1985) concluded that the "...maximum concentration (of boron) in the irrigation water are approximately equal to these values (boron tolerance reported based on soil water bases) or slightly less," suggesting that applied irrigation water tolerances would be 0.5 - 0.75 mg/L which would protect the most sensitive crops.. However, over the long term (more than several years), boron will behave similarly to salts and chloride (D. Suarez, US Salinity Laboratory, personal communication). With the boron threshold for soil water ranging from 0.5 – 0.75 mg/L, the Bet is equivalent to half of the soil water concentration, or 0.25 – 0.375 mg/L. For more information on conversions from saturated soil paste to soil water concentrations, see Ayers and Westcot (1985). To be conservative, and based on the above tree and vine crop sensitivities, the B_w threshold is assumed to be 0.25 mg/L.

Table 7 shows the acreage and percentage of sensitive crops for representative water districts, and sensitivities to boron, chloride, and EC within each representative water district.

¹ It is important to note that most 'threshold' values for chloride and boron reported in literature (e.g. Grieve et al., 2012) are based on the soil water concentration. The saturated soil paste concentration (i.e. Cl_e or B_e) for most mineral soils is about half this value over the long-term (Ayers and Westcot 1985).

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	WATER DISTRICT											
	AEV	NSD	D	EID	KT	WD	9	SID SSJMUD		SWID		
CROP TYPE	%	Acres	%	Acres	%	Acres	%	Acres	%	Acres	%	Acres
Boron	15%	18,883	5%	2,842	30%	5,969	6%	1,211	8%	4,629	1%	358
Sensitive ⁵												
Berries ¹	1%	761	2%	873	1%	200	r	n/a	<1%	63		n/a
Cherries	2%	2,196	<1%	228	1%	160	<1%	22	<1%	211	1%	358
Citrus	11%	15,024	2%	1,301	28%	5,609	4%	825	7%	4,355		n/a
Stone Fruits ⁴	1%	902	1%	440	n	/a	2%	364		n/a		n/a
Chloride	6%	7,593	22%	12,399	5%	1,040	17%	3,366	22%	13,577	56%	21,649
Sensitive ⁶												
Almonds	6%	7,593	22%	12,399	5%	1,040	17%	3,366	22%	13,577	56%	21,649
(Nemaguard												
rootstock)												
EC	7%	8,490	<1%	175	n	/a	<1%	50	1%	375	2%	862
Sensitive ⁷												
Carrots	3%	3,748	<1%	100	n	/a	r	n/a	<1%	148	2%	784
Melons ²	1%	777	<1%	74	n	/a	<1%	50		n/a	<1%	75
Onions ³	3%	3,961	r	n/a	n	/a	r	n/a	<1%	228	<1%	1
Strawberries	<1%	4	r	n/a	n	/a	r	n/a		n/a	<1%	2

Table 7. Percentage and Area of Sensitive Crop Types within Representative Water Districts

Source: Data compiled from California Department of Water Resources Land Use Viewer (2017) developed by LandIQ using 2014 land use data. Districts provided updates to 2017 land use data where appropriate. DEID data was provided by the District, and data gaps were filled with LandIQ data.

Notes:

Grape Crops in DEID take up 43% (26,443 ac) of the District's land area.

"n/a" indicates that there is zero amount of a crop type in a district.

¹ Data Source lists Berries as "Bush Berries"

² Data Source groups Melons with Squash and Cucumbers

³ Data Source groups Onions with Garlic

⁴ Stone Fruits include Apricots, Nectarines, Peaches, Plums, and Prunes

⁵ Boron Sensitive Crops include Berries, Citrus, and Stone Fruits

⁶ Chloride Sensitive Crops include Almonds

⁷ EC Sensitive Crops include Carrots, Melons, Onions, and Strawberries Key:

% = percentage

AEWSD = Arvin-Edison Water Storage District

DEID = Delano-Earlimart Irrigation District

KTWD = Kern-Tulare Water District

n/a = not applicable

SID = Saucelito Irrigation District

SSJMUD = South San Joaquin Municipal Utility District

SWID = Shafter-Wasco Irrigation District

DEVELOPING MITIGATION LEACHING CURVES

This section describes quantification of mitigation based on leaching requirements for sensitive crops. This approach does not directly address the physical characteristics or dynamic nature of the rootzone, but rather is specific to sensitive crop types grown in the region and implementing sufficient leaching volumes to prevent crop injury. In addition, the volumetric mitigation quantified through this approach is not specific to a water district but is representative of all crops grown in the Friant Division.

For salinity, EC_{et} values were used to calculate LR values, as presented in Table 8 in percentages. For chloride or boron the same LR equation is used except irrigation water concentrations (i.e. CI_w and B_w) in mg/L are used in place of EC_w and respective threshold CI_e and B_e are used in place of EC_{et} . At each location, the quantified LR by water quality constituent is based on the most stringent LR, which assumes all water is applied to the most sensitive crop. Analysis shows a long-term LR between 5.2 and 19 percent, using the average, seasonal statistics for EC, chloride, and boron concentrations.

MOST SENSITIVE CROP	CVC			INTERMEDIATE			CHECK 21		
	EC	CI-	В	EC	CI-	В	EC	CI-	В
Carrots, onions, melons, strawberries	6.7%	-	-	8.6%	-	-	10.6%	-	-
Almonds (Nemaguard rootstock)	-	5.2%	-	-	8.1%	-	-	11.1%	-
Stone fruits, citrus, berries	-	-	8.0%	-	-	13.6%	-	-	19.0%

Table 8. Leaching Requirements for Various Sensitive Crops by Water Source and Water Quality Constituent

Key:

B = boron

Check 21 = Check Structure 21 at milepost 172,40 on the California Aqueduct

 $Cl^{-} = chloride$

CVC = Cross Valley Canal EC = electrical conductivity

Intermediate = Water quality representing the average of California Aqueduct Check 21 and Cross Valley Canal water qualities

Figures 4 through 6 show mitigation rating curves based on LR percentages, source water quality, and constituents of concern. Each mitigation rating curve was extended to show the maximum observed concentration from historical water quality data for both CVC and California Aqueduct Check 21 sources.

The LR percentages presented in Table 8 and Figures 4 through 6 represent quantified volumetric mitigation that would be applied as maintenance leaching. Maintenance leaching occurs at each irrigation by applying more water than the soil can hold, or in other words, the applied irrigation water is more than the crop requirement to accommodate the necessary leaching. The quantified LR assumes long-term steady-state conditions and does not account for leaching from rain or end-of-season reclamation practices. Any rain or end-of-season leaching will decrease the presented values.

The quantified LR assumes mitigation water is delivered and applied at the same time as surface water delivery is taken. In addition, it assumes mitigation water is of the same water quality as the surface water delivery. Therefore, mitigation is only quantified for water of the same imported quality and not for both reverse flow pump-back and Millerton Lake supplies. If maintenance leaching practices are followed, reclamation leaching is unnecessary, except for in driest of years when surface supply does not meet irrigation demand or to leach salts that have accumulated between drip emitters and mini sprinklers. Using the most stringent LR, it is assumed all mitigation water is applied to the most sensitive crop.





Check 21 = California Aqueduct Check 21 CVC = Cross Valley Canal EC = electrical conductivity µS/cm = microsiemens per centimeter (1 µS/cm = 1 µmhos/cm = 1/1,000 dS/m) Intermediate = Water quality representing the average of California Aqueduct Check 21 and Cross Valley Canal water qualities





Key:

Check 21 = California Aqueduct Check 21 CVC = Cross Valley Canal EC = electrical conductivity Intermediate = Water quality representing the average of California Aqueduct Check 21 and Cross Valley Canal water qualities mg/L = milligrams per liter

Figure 5. Leaching Requirement for Chloride



Key:

Check 21 = California Aqueduct Check 21

CVC = Cross Valley Canal

Intermediate = Water quality representing the average of California Aqueduct Check 21 and Cross Valley Canal water qualities mg/L = milligrams per liter

Figure 6. Leaching Requirement for Boron

Leaching Requirement Normalization

In order to best understand the LR relationships amongst EC, chloride, and boron and to confirm the dominant constituent trend, individual rating curves were normalized to an EC concentration scale. The EC concentration was used as it can be easily measured in real-time. Figure 7 shows the stacked, normalized mitigation rating curves for all three constituents of concern. Boron is the dominant or driving constituent and has the highest LR, regardless of source water quality. The required leaching based on that curve would be sufficient to prevent crop injury due to increased EC or chloride concentrations in applied irrigation water, and, therefore, the boron curve is the proposed mitigation rating curve for the Water Quality Mitigation Ledger (Figure 8). The method for normalizing each constituent curve is described below.



 μ S/cm = microsiemens per centimeter (1 μ S/cm = 1 μ mhos/cm = 1/1,000 dS/m) EC = electrical conductivity

Figure 7. Rootzone Leaching Curves for Electrical Conductivity, Chloride, and Boron Normalized to an Electrical Conductivity



Key:

µS/cm = microsiemens per centimeter (1 µS/cm = 1 µmhos/cm = 1/1,000 dS/m)

Figure 8. Proposed Mitigation Rating Curve based on Boron Sensitivity and Normalized to Electrical Conductivity

Normalization Method

As the three constituent curves have differing concentration scales and they do not show direct correlations to each other, the constituents were normalized to a common scale using the below equation.

$$X_{new} = \frac{X - X_{min}}{X_{max} - X_{min}}$$

In the equation, X represents the constituent concentration for EC, chloride, or boron. X_{min} is the minimum average, seasonal, observed concentration for a given constituent from either California Aqueduct Check 21 or CVC water quality data. The maximum observed concentration corresponded with varying leaching requirements for each of the constituents. To ensure that all constituents were normalized to the same scale and the full range of possible constituent concentrations was considered beyond the highest observed concentration for California Aqueduct Check 21 water, X_{max} represents the constituent concentration corresponding to a 25 percent LR. Figure 9 displays the normalized curves, and Table 9 presents the normalized data.



EC = electrical conductivity

Figure 9. Normalized Leaching Requirement curves for Electrical Conductivity, Chloride, and Boron

Normalized concentration values were then converted back to EC using the equation below, where X_{norm} represents the normalized concentration for chloride or boron. LR curves were then replotted using an EC scale (Figure 7).

$$EC = X_{norm}(EC_{max} - EC_{min}) + EC_{min}$$

Table 9. Constituent Normalization

SOURCE WATER	ELECTRICAL CONDUCTIVITY			CHLORIDE			BORON		
	Observed Concentration (μS/cm)	Normalized Value	Leaching Requirement	Observed Concentration (Seasonal Average) (mg/L)	Normalized Value	Leaching Requirement	Observed Concentration (Seasonal Average) (mg/L)	Normalized Value	Leaching Requirement
CVC	315	0.06	6.7%	37.00	0.12	5.2%	0.10	0.06	8.0%
Intermediate	397	0.17	8.6%	56.00	0.27	8.1%	0.15	0.38	13.6%
Check 21	479	0.29	10.6%	75.00	0.41	11.1%	0.20	0.69	19.0%
Maximum Observed	805	0.73	19.2%	157.00	1.05	26.5%	0.25	1.00	25.0%
Maximum normalization (25% Leaching									
Requirement)	1000	1.00	25.0%	150.00	1.00	25.0%	0.25	1.00	25.0%

Key: CVC = Cross Valley Canal μS/cm = microsiemens per centimeter mg/L = milligrams per liter

APPLIED AGRONOMIC THRESHOLDS

The Policy includes maximum water quality thresholds for the FKC. Although the mitigation rating curve quantifies mitigation water to account for appropriate maintenance leaching, FKC water quality thresholds for EC, chloride, boron, turbidity, total suspended solids (TSS), and SAR and sodium were developed and are proposed herein. These thresholds aim to (1) balance supply reliability, water quality concerns, and agricultural practices, such as regulated deficit irrigation (RDI); and (2) ensure that the EC_{et}, Cl⁻_{et}, or B_{et} limits are not exceeded for the most prevalent and sensitive crops in the Friant Division. The thresholds are specific to three irrigation periods that correspond to the growing season and agricultural management practices during the year:

- Period one represents the beginning of the growing season (March 1 June 30);
- Period 2 represents timing of hull split and the duration of RDI practices in the Friant Division (July 1 – August 31); and
- Period 3 is inclusive of the remainder of the growing season and contract year (September 1 February 28).

Table 10 shows the established water quality constituent thresholds for each period as defined in the Policy. The threshold variations in Period 3, shown as Periods 3a and 3b, are described in more detail in the Threshold Flexibility subsection below.

Sections below describe methods applied to account for annual RDI practices; development of water quality thresholds, including thresholds for RDI; and adjustments to water quality thresholds to accommodate flexibility for water management within the Friant Division.

Table 10. Friant-Kern Canal In-Prism Water Quality Thresholds

Period	Salinity expressed as EC (µS/cm)	Chloride (mg/L)	Boron (mg/L) ¹	Turbidity (NTU) ⁶	Total Suspended Solids (ppm)	SAR ⁷	Sodium (mg/L) ⁷
Period 1 March 1 – June 30	1,000 ²	102 ³	0.4	40	20	3	69
Period 2 July 1 – August 31	500 ⁴	55 ⁴	0.4	40	20	3	69
Period 3a September 1 – February 28	1,000²	102 ³	0.4	40	20	3	69
Period 3b September 1 – February 28	1,000²	1235	0.4	40	20	3	69

Notes:

Thresholds adapted from Grieve, C.M., S.R. Grattan and E.V. Maas. 2012. Plant salt tolerance. In. (W.W. Wallender and K.K. Tanji, eds). Agricultural Salinity Assessment and Management (2nd edition). ASCE pp 405-459; and Ayers, R.S. and D.W. Westcot 1985. Water quality for agriculture. FAO Irrigation and Drainage Paper 29 (rev 1). Food and Agriculture Organization of the United Nations. Rome

For addition detail, see Attachment C – Agronomic Impacts and Mitigation.

When Friant-Kern Canal in-prism water quality conditions in this table are exceeded, Friant Division Long-Term Contractors will work together to seek 1:1, unleveraged, and cost-neutral exchanges for pump-in and pump-back programs. This does not apply to spot-market or third-party exchanges.

1 Grapes are used as a representative crop for boron sensitivity and are prevalent in the Friant Division. They are used as a surrogate for many other sensitive crop types such as apricots, figs, and grapefruits. Threshold assumes conventional irrigation with minimum 20 percent leaching fraction applied.

2 Threshold assumes minimum of 20 percent leaching requirement applied and adjusted to account for regulated deficit irrigation during almond hull split period (July 1 – August 31) in order to not exceed maximum EC_{et}. Almonds on Nemaguard rootstock are used as a representative crop for salinity sensitivity and are prevalent in the Friant Division. They are used as a surrogate for many other sensitive crop types such as apples, cherries, pears, pistachios, and walnuts.

3 Threshold assumes minimum of 20 percent leaching requirement applied and then adjusted to account for regulated deficit irrigation during almond hull split period (July 1 – August 31) in order to not exceed maximum CI-et. Almonds on Nemaguard rootstock used as a representative crop for chloride sensitivity. They are used as a surrogate for other sensitive crops including cherries, pistachios, and walnuts.

4 Threshold applies to almond hull split period when regulated deficit irrigation is applied to avoid hull rot. This threshold is used assuming irrigation applications are reduced to 50 percent of the tree water requirement and subsequently thresholds applied for the remainder of the year have been adjusted to account for additional salt accumulation. This threshold was developed with consideration of existing program operations, historical water quality data, and absolute water quality thresholds.

5 If the measured average chloride concentration in Period 1 (March 1 – June 30) is less than or equal to 70 mg/L, the allowable chloride threshold for Period 3 (September 1 – February 28) is increased to 123 mg/L.

6. Turbidity threshold is taken from section 3 of the Final Initial Study/Negative Declaration for: Warrant Act Contract(s) and License, and Operation and Maintenance Agreement, to Introduced Floodwaters from Reclamation District 770 into the Friant-Kern Canal, March 2017. 7. SAR and Sodium are managed together. If the measured SAR value exceeds 3 AND the measured sodium concentration exceeds a threshold of 69 mg/L, management will be necessary. SAR value is derived from Ayers Table 1 and the 69 mg/L sodium is derived and converted from the Ayers Table 6.

Key:

 μ S/cm = microsiemens per centimeter (1 μ S/cm = 1 μ mhos/cm = 1/1,000 dS/m)

ASCE = American Society of Civil Engineers

 Cl_{et} = maximum chloride threshold of the saturated soil paste

EC = electrical conductivity of applied water

 EC_{et} = Soil salinity threshold for a given crop

FAO = Food and Agriculture Organization of the United Nations

Friant Division = Friant Division of the Central Valley Project

mg/L = milligrams per liter

SĂR = sodium adsorption ratio

TDS = total dissolved solids

REGULATED DEFICIT IRRIGATION

This section describes methods applied to account for annual RDI practices in the Friant Division for EC and chloride agronomic thresholds, specific to almonds. Note, grapes may also be deficit irrigated during the blooming period; however, the deficit irrigation period for grapes is not aligned with that of almonds, and grapes are most prone to boron toxicities. Consequently, a similar RDI analysis and threshold adjustment is unnecessary for grapes. See Boron Thresholds subsection in Water Quality Thresholds section for additional discussion on applied boron thresholds for grapes in the Friant Division.

Hull Rot Control

Hull rot is problematic in almond orchards in the San Joaquin Valley, and trees are particularly sensitive during the hull split period. Hull split is where 1 percent of the almonds exhibit split, and it typically lasts one to two weeks. The initiation of hull split depends on the almond variety, weather conditions, and tree stress. Although variety has the largest influence on hull-split timing, the temperature 90 days after flowering also affects the hull split initiation. Unseasonably cool temperatures delay hull split while unseasonably warm weather accelerates it.

Hull rot occurs due to infestation by one of two types of fungi, *Monilinia fructicola* or *Rhizopus stolonifera* (Holtz, 2009). Some almond varieties, particularly Nonpareil and Monterey, are more susceptible to fungal attack than are other varieties. High nitrogen application to an orchard combined with full irrigation, or irrigation to completely meet tree ET demands, at the time of hull split can make trees considerably more vulnerable to hull rot.

Hull rot can be largely controlled through a combination of nitrogen management, water management, and antifungal sprays. It is best controlled by RDI practices. A 2001 study showed that by cutting back irrigation to 50 percent of the trees' water requirements between June 1 to July 31 (70 percent regulated) or July 1 to July 15 (85 percent regulated), hull rot was substantially reduced as evidenced by fewer dead leaf clusters and fewer dead spurs and branches (Teviotdale et al., 2001). Such mild to moderate water stress results in drier hull conditions, making trees less vulnerable to fungal attack. Many almond growers in the San Joaquin Valley have adopted RDI practices to help synchronize hull split timing and reduce potential for hull rot. To monitor the degree of tree stress, these growers have implemented the University of California recommendation of trying to maintain a stem water potential between -14 to -16 bars using pressure chambers by drying down the soil rootzone (B. Sanden, Personal communication, April 5-6, 2020). The more negative the number, the more stress the tree experiences. It could take between one to six weeks to achieve this stress level, depending on soil type and irrigation systems (B. Lampinen, personal communication, April 7, 2020). Growers should take care to not to stress trees too much because that could compromise kernel size as kernels continue to grow at the onset of hull split (Doll and Shackel, 2015). After almond harvest, irrigation is critical to maximize floral bud development for the subsequent season.

During the RDI period when there is no effective leaching, irrigation application is reduced to 50 percent of the tree water requirement, and some additional salts and chlorides accumulate in the rootzone. Absent leaching, the steady-state model breaks down because the salt content in the applied water would need to be zero to maintain the same rootzone salinity. In this situation, preseason irrigation management should target an adjusted soil salinity to maintain the appropriate soil salinity thresholds and avoid crop injury.

Regulated Deficit Irrigation Analysis

The RDI analysis applied a predictive model based on timing of flowering to estimate hull split for various types of almond varieties in different parts of the Central Valley (UC Fruit & Nut Research & Information Center, 2020). From the model and historical California Irrigation Management Information System (CIMIS) data from the AEWSD weather station, hull split was determined to typically initiate around the end of June or beginning of July and, depending upon the variety, continue through mid-August (B. Sanden, personal communication, April 6, 2020). To account for potential variances in hull split initiation in the Friant Division, an 8-week period (July 1 to August 31) was assumed for this RDI analysis. Determination of water quality

thresholds during the RDI practices period, or Period 2, also considered effective rootzone depth, applied irrigation water quality, soil capacity, and irrigation requirements. The RDI analysis is considered to be conservative because: (1) rainfall was not considered; (2) surface irrigation was assumed, despite the fact that crops under high frequency drip irrigation (typical for most water districts in the Friant Division) are able to tolerate higher salinity for the same assumed LF; and (3) steady-state models typically overestimate rootzone salinity (Corwin and Grattan, 2018).

The RDI analysis was completed for both EC and chloride. Salt accumulation was quantified as a percentage increase, and then rootzone and applied irrigation water thresholds (assuming 20 percent maintenance leaching) were adjusted to maintain maximum EC_{et} or CI_{et} through the season. Assuming steady-state leaching, the analysis targeted maintenance of rootzone salinity at soil salinity thresholds of 150 mg/L for chloride, and 1,500 μ S/cm for EC, resulting in adjustments to CI_w and EC_w thresholds.

The RDI calculation assumed the effective rootzone to be between three and five feet (UC Almond Rootzone Workgroup, 2015). Soil was considered to be at field capacity meaning that volumetric soil moisture content was 25 percent, based on monthly average ET or irrigation water requirements for mature almonds in Kern County during months of July and August, 9.5 inches and 8.8 inches, respectively (Sanden, personal communication, April 6, 2020; Goldhamer 2012). The RDI calculation included soil water concentration thresholds of 300 mg/L for Cl⁻_{sw}, and 3,000 μ S/cm for EC_{sw}, or twice that of the thresholds expressed on a saturated soil paste basis.

During the RDI period, water was assumed to be applied at 50 percent ET_c. The total amount of irrigation water required for 100 percent irrigation application, in inches, was calculated but then halved to account for 50 percent deficit irrigation. The amount of irrigation water during RDI periods was then multiplied by the irrigation water concentrations of salt and chloride to determine the percentage increase above the salt and chloride concentrations in the rootzone. Calculating the percentage increase of chloride in the rootzone meant first determining irrigation water and soil water amounts.

For example, 50 percent of the total ET for July and August was 9.1 inches, and the total water in the effective rootzone was 15 inches (rootzone depth (5 ft, or 60 inches) * 25 percent water content = 1.25 feet, or 15 inches). The 15 inches of soil water had 300 mg/L chloride at the beginning of the RDI period. After 9.1 inches of water was applied, adding salts to the soil water in the rootzone, the irrigation water concentration was 55 mg/L. The percentage of additional salt was determined by calculating the ratio of the salt added in the deficit irrigation water to that in the soil water, (9.1 inches x 55 mg/L) / (15 inches x 300 mg/L) = 11 percent. If the salt level in the rootzone remained at critical soil threshold levels at the end of the RDI period, the Cl_e at the beginning of RDI period would have needed to be proportionally lower than the critical soil salinity threshold of 150 mg/L, such that the 150 mg/L threshold concentration would be achieved at the end of the season. Thus, the Cl_{e} is reduced to 122 mg/L and the corresponding Cl_w becomes 102 mg/L.

WATER QUALITY THRESHOLDS

This section presents the RDI analysis based chloride and EC thresholds and proposed flexible thresholds for chloride, boron thresholds, turbidity and TSS thresholds, and SAR and sodium thresholds.

Chloride and Electrical Conductivity Thresholds

Tables 11a and 11b show the RDI analysis for a variety of applied irrigation water qualities for chloride and EC, respectively. In consideration of historical water quality data representative of Kern-Fan or CVC programs that currently introduce water into the FKC, as well as temporal water quality trends, an applied irrigation water threshold for the RDI period was selected to be 55 mg/L Cl⁻w. The Cl⁻w value of 55 mg/L during the RDI period correlated to an adjusted Cl⁻w of 102 mg/L for the remainder of the year, assuming a three-foot (36 inch) effective rootzone – a conservative assumption as the effective rootzone is assumed to be three to five feet (Table 12a).

The same logic described above for Cl_w thresholds was applied to determine RDI EC_w and adjusted EC_w thresholds. The chloride threshold for the RDI period (55 mg/L) was approximately 49 percent greater than

the average historical water quality of representative Kern-Fan programs for all year types during months of July and August (37 mg/L). The average EC_w during July and August for all year types representative of Kern-Fan programs was 300 μ S/cm, and a 49 percent increase is 447 μ S/cm. Rounding up, the RDI threshold for EC_w is 500 μ S/cm, and, in order to maintain an EC_{et} of 1,500 μ S/cm, the adjusted EC_w for the remainder of the year was 1,000 μ S/cm.

Table 11a. Regulated	Deficit Irrigation Ana	alysis for Chloride
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Cl ⁻ w (mg/L)	Effective Rootzone (in)	Sum ETc Average (in) ¹	RDI %	RDI Water (in)	Rootzone Water (in) ²	% Cl [.] Increase	Adjusted Cl [·] e Needed (mg/L)	Adjusted Cl ⁻ w (mg/L)
10	36	18.3	50%	9.2	9	3.4%	145	121
10	60	18.3	50%	9.2	15	2.0%	147	122
20	36	18.3	50%	9.2	9	6.8%	140	117
20	60	18.3	50%	9.2	15	4.1%	144	120
30	36	18.3	50%	9.2	9	10.2%	135	112
30	60	18.3	50%	9.2	15	6.1%	141	117
40	36	18.3	50%	9.2	9	13.6%	130	108
40	60	18.3	50%	9.2	15	8.1%	138	115
50	36	18.3	50%	9.2	9	16.9%	125	104
50	60	18.3	50%	9.2	15	10.2%	135	112
55	36	18.3	50%	9.2	9	18.6%	122	102
55	60	18.3	50%	9.2	15	11.2%	133	111

Notes:

¹ ETc averages from Sanden and Goldhamer based on water use of mature almond trees in Wasco area for July and August (Goldhamer and Girona 2012).

²Rootzone at field capacity is 25 percent by volume.

Key:

Cl⁻ = chloride

Cle = chloride concentration in saturated soil paste or rootzone chloride

Cl_w = chloride concentration in applied irrigation water

 ET_c = evapotranspiration or tree water use

in = inches

mg/L = milligrams per liter

RDI = regulated deficit irrigation

 Table 11b. Regulated Deficit Irrigation Analysis for Electrical Conductivity

ECw (μS/cm)	Effective Rootzone (in)	Sum ETc Average (in) ¹	RDI %	RDI Water (in)	Rootzone Water (in) ²	% EC Increase	Adjusted EC _e Needed (μS/cm)	Adjusted EC _w (μS/cm)
200	36	18.3	50%	9.2	9	6.8%	1,400	1,120
200	60	18.3	50%	9.2	15	4.1%	1,440	1,150
300	36	18.3	50%	9.2	9	10.2%	1,350	1,080
300	60	18.3	50%	9.2	15	6.1%	1,410	1,130
400	36	18.3	50%	9.2	9	13.6%	1,300	1,040
400	60	18.3	50%	9.2	15	8.1%	1,380	1,100
500	36	18.3	50%	9.2	9	16.9%	1,250	1,000
500	60	18.3	50%	9.2	15	10.2%	1,350	1,080
600	36	18.3	50%	9.2	9	20.3%	1,200	960
600	60	18.3	50%	9.2	15	12.2%	1,320	1,050

Notes:

¹ ET_c averages from Sanden and Goldhamer based on water use of mature almond trees in Wasco area for July and August (Goldhamer and Girona 2012).

²Rootzone at field capacity is 25 percent by volume.

Key:

 μ S/cm = microsiemens per centimeter

EC = electrical conductivity

 EC_{e} = electrical conductivity of saturated soil paste or rootzone salinity

 EC_w = electrical conductivity of applied irrigation water

 ET_c = evapotranspiration or tree water use

in = inches

RDI = regulated deficit irrigation

By adjusting the Cl[·]_e and EC_e thresholds for non-RDI irrigation periods, LR volumes for the assumed 20 percent leaching were adjusted by default, as LR is a function of the saturated soil paste concentration. Adjusted LR volumes and constituent thresholds affect the mitigation curve slope for each constituent. The adjusted curves for chloride and EC were plotted and were below the governing line, so the mitigation curve remained unchanged and further confirmed the conservative nature of the mitigation curve in ensuring that all constituents would be sufficiently mitigated.

Chloride Threshold Flexibility

In evaluating and comparing the developed, in-prism water quality thresholds with temporal water quality trends during Period 1 (March 1 to June 30), or prior to the RDI period (July 1 to August 31), observed average constituent concentrations were typically below the proposed thresholds. If water with lower constituent concentrations was applied to a crop for the first four months of the growing season, assuming that the rootzone concentration was properly maintained, the rootzone concentration of higher irrigation water concentrations during the post-RDI period. The period following RDI, or Period 3 (September 1 to February 28), is often used for reclamation leaching; however, it is also the period in which new sources of water may be available for the Friant Division. Thus, having flexibility in the allowable irrigation water quality could be opportune for increasing supply reliability for the region.

Based on the RDI analysis and evaluation of water quality temporal trends, the Guidelines define an alternative water quality threshold for chloride for Period 3 to provide flexibility for irrigation management. Determination of whether the alternative chloride threshold for Period 3 is applied is based on the average chloride concentration of the irrigation water during Period 1. The alternative value was developed considering historical, temporal water quality trends and applying a weighted average calculation to meet the targeted rootzone chloride threshold. If the average measured chloride concentration for Period 1 is less than or equal to 70 mg/L, the allowable chloride concentrations for Period 1 exceed 70 mg/L to 123 mg/L for Period 3. If the measured average chloride concentrations for Period 1 exceed 70 mg/L, the chloride threshold remains at 102 mg/L for Period 3. Figure 10 shows the proposed thresholds compared to the chloride water quality trends for CVC and California Aqueduct water sources by year type.



Average = Average of all San Joaquin Index year types and excludes months where there is mixing.

- Cl_w = chloride concentration of applied irrigation water
- CVC = Cross Valley Canal

Dry= Monthly average for San Joaquin Index year types dry and critical and excludes months where there is mixing.

mg/L = milligrams per liter

RDI = regulated deficit irrigation

Wet = Monthly average for San Joaquin Index year types below normal, above normal, and wet and excludes months where there is mixing.

Figure 10. Chloride water quality trends by source water and year type with proposed water quality thresholds

Because the average water quality for Kern-Fan or CVC programs for Period 1 (March 1 to June 30) was approximately 30 mg/L (see Table 2), 70 mg/L was chosen as a midpoint between the adjusted Cl_w threshold determined in the RDI analysis and the average historic water quality. Using a weighted average approach, if 70 mg/L water was applied for the four months in Period 1, assuming an LR of 20 percent, the resulting Cl_e would be 84 mg/L. With the target weighted average for Cl_e of 122 mg/L, the necessary Cl_e for Period 3, the six months post-RDI (September 1 – February 28) was determined using the following equation:

$$84\frac{mg}{L} * .4 + Cl_e * .6 = 122$$

The resulting Cl_e was 147 mg/L, correlating to a Cl_w of 123 mg/L with an assumed 20 percent LR. This approach was conservative in that observed chloride concentrations for Kern-Fan programs were significantly lower than 70 mg/L, and these calculations did not consider rainfall or any reclamation leaching applied in addition to the assumed 20 percent maintenance leaching.

Note that adjusting the Cl_e thresholds for non-RDI irrigation periods (Period 1 and Period 3) would adjust the LR volumes for the assumed 20 percent leaching provided by the mitigation curve. Adjusted curves were plotted and it was confirmed that even with a reduced Cl_e , the established mitigation curve would provide adequate mitigation.

Boron Thresholds

Table 12 shows B_w thresholds for tree and vine crops above which injury occurs under differing irrigation management practices, or LF values of 10 and 20 percent. Grapes have a boron tolerance of 0.4 mg/L when the LF is between 10 to 25 percent (Grattan et al., 2015). The actual boron threshold tolerance range is 0.3-

0.5 mg/L if one considers different combinations of the soil water threshold (B_{sw}) tolerance (0.5 · 0.75 mg/L) and LF (10 · 25%).

The maximum in-prism water quality threshold for boron was set at 0.4 mg/L for all three irrigation periods (Periods 1, 2, and 3). Grapes were used as the representative crop for boron sensitivity because of their prevalence in the Friant Division, serving as a surrogate for other sensitive crop types, such as apricot, fig, and most citrus. The applied threshold assumed conventional irrigation with a LF of 10-25 and was used rather than the LR concept that was used in development of the mitigation curves.

CROP	BORON CONCENTRATION OF APPLIED WATER (B _w) (mg/L)				
	Leaching Fraction 10%	Leaching Fraction 25%			
Alfalfa	2.0	2.8			
Apricot	0.4	0.4			
Asparagus	4.8	6.7			
Barley	1.4	1.9			
Bean (kidney, lima, mung)	0.4	0.6			
Bean, snap	0.5	0.6			
Beet, red	2.0	2.8			
Bluegrass, Kentucky	1.2	1.7			
Broccoli	0.5	0.6			
Cabbage	1.2	1.7			
Carrot	0.7	0.9			
Cauliflower	1.6	2.2			
Celery	3.8	5.3			
Cherry	0.4	0.4			
Clover, sweet	1.2	1.7			
Corn	1.2	1.7			
Cotton	3.1	4.3			
Cucumber	0.7	0.9			
Fig, Kadota	0.4	0.4			
Garlic	1.7	2.4			
Grape	0.4	0.4			
Grapefruit	0.4	0.4			
Lemon	<0.3	<0.4			
Lettuce	0.6	0.8			

Table 12.	Boron ⁻	Tolerance	of Various	Crops
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Note: Adapted from data in Grattan, S.R., F.J. Diaz, F. Pedrero and G.A. Vivaldi. 2015. Assessing the suitability of saline waste waters for irrigation of citrus: Emphasis on boron and specific ions interactions. Agric Water Manag. 157:48-58.

Key:

mg/L = milligrams per liter

In addition, the applied B_w threshold of 0.4 mg/L was far more conservative than those defined in literature by Ayers and Westcot (1985). This analysis indicated that B_{sw} could be used as protective irrigation water thresholds (B_e) because of the complexities related to boron adsorption and equilibrium concentrations with the soil water. Historical water quality data also indicate that CVC or California Aqueduct water would be below this threshold.

Turbidity and Total Suspended Solids Thresholds

Turbidity and TSS are of concern to water users in the Friant Division. Turbidity and TSS are not agronomic constituents of concern, but elevated levels are problematic for water management infrastructure and facilities, specifically spreading and groundwater recharge basins. TSS and Turbidity are also less of a concern in water supplies introduced via the Intertie and apply more to water being introduced via gravity flow to the FKC during high-flow or flood events.

The precedent for the defined thresholds was established under the environmental compliance documentation Final Initial Study/Negative Declaration for the Warren Act Contract and License and Operation and Maintenance Agreement to Introduce Floodwaters from Reclamation District 770 into the Friant-Kern Canal (DL770 Contract). As part of the agreement, water introduced into the FKC by Delta lands

Reclamation District 770 would not cause in-prism water quality to exceed 40 nephelometric turbidity units (NTU) of turbidity or more than 20 parts per million (ppm) of TSS (Delta Lands Reclamation District 770 2017). These same thresholds are included in the Guidelines.

The TSS and turbidity thresholds defined are based on operational and maintenance practices for spreading and groundwater recharge basins in the region. AEWSD has an allowable upper limit for TSS, 25 ppm, for water applied to spreading basins in their district (Bookman-Edmonston Engineering, Inc. 1972). A value of 20 rather than 25 ppm is included in the document to be protective of this upper, allowable limit. Monitoring of TSS requires lab analysis of water quality samples and thus management cannot be done in real time, however turbidity can be measured with a handheld meter and can be done in real time. Although the numerical relationship between turbidity and TSS can be affected by water source location, seasonal timing, and flow velocities (Meozzi 2011), a generalized relationship between the two constituents was developed to facilitate real-time water quality management. The defined turbidity threshold of 40 NTU correlates with the 20 ppm TSS value based on correlation analysis that AEWSD performed between 2011 and 2016.

SAR and Sodium Thresholds

The established SAR and sodium thresholds defined in the Guidelines are designed to be managed together. As detailed under the Agronomic Effects section, sodium by itself can be potentially problematic and cause direct toxicity to tree crops. However, because of the importance of adequate Ca²⁺ in the soil water as a means of stabilizing root cell membranes and maintaining selective ion uptake by tree crops, the sodiumcalcium ratio in the soil solution is often a better indicator of Na⁺ toxicity. Therefore, SAR of the applied irrigation water has been used as a surrogate for the sodium calcium ratio. The general rule is an SAR less than 3 is not problematic. However an SAR threshold on its own was not acceptable to water managers and water users as there are concerns related to potential acute crop injuries due to observed spikes in sodium concentrations of applied irrigation water. A combination approach to sodium management was developed, where if the measured SAR value exceeds 3 and the measured sodium concentration exceeds 69 mg/L. introduced water would need to be managed. The SAR threshold of 3 is from Ayers and Westcot Table 1 and assumes surface irrigation. The sodium concentration threshold of 69 mg/L is also derived from Ayers and Westcot Table 1 and suggests that irrigation waters < 3 meg/L (69 mg/L)² is suitable for crops that are sprinkler irrigated. Crops that are sprinkler irrigated are more susceptible to salt damage than by other irrigation methods as sodium can accumulate in the leaves by direct foliar absorption in addition to root absorption processes. Surface and low-pressure irrigated crops (i.e., drip and mini-sprinklers), on the other hand, can only accumulate sodium in leaves by root absorption and translocation. The defined thresholds are conservative as the assumed sprinkler irrigation and more salt-damaging method is not widely used for crops within the Friant Division, as growers tend to use more efficient, on the ground irrigation methods.

The defined thresholds are designed to address sodium toxicities and although SAR is also used to assess the infiltration hazard (described previously), it assumed that given the wide range of observed SAR values relative to water supply source, growers already appropriately manage SAR through the application of gypsum to increase EC and maintain adequate infiltration.

² The value assumes that calcium and magnesium are both at or above 2 meq/L (40 mg/L Ca^{2+} and 24 mg/L Mg^{2+}) where equivalent concentration of Ca²⁺ is greater or equal to Mg²⁺. It is further assumed that this condition is met as the protection of these divalent constituents is their presence in the rootzone soil water. Nearly all growers in the region apply amendments such as gypsum (CaSO₄), and thus soil water concentrations would meet the criteria. (Maas and Grattan, 1999).

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Attachment D. Ledger Standard Operating Procedures
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FIGURES

Figure 1. Water Ouality	Guidelines Implementatior	Process
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ACRONYMS AND ABBREVIATIONS

Ad hoc Committee	Ad hoc Water Quality Committee
CVC	Cross Valley Canal
CVP	Central Valley Project
EC	electrical conductivity
FKC	Friant-Kern Canal
Friant Contractor	Friant Division long-term contractor
Friant Division	Friant Division of the Central Valley Project
FWA	Friant Water Authority
Guidelines	Friant-Kern Canal Water Quality Policy Guidelines
Ledger	Friant Kern Canal Water Quality Ledger
Policy	Friant-Kern Canal Water Quality Policy
Pool	Section of the Friant-Kern Canal between Check Structures
Reclamation	U.S. Department of the Interior, Bureau of Reclamation
RWA	Recovered Water Account
SJRRP	San Joaquin River Restoration Program
SOP	Standard Operation Procedures
URF	Unreleased Restoration Flow

PURPOSE

This document describes the proposed standard operating procedures for implementing the Friant-Kern Canal Water Quality Ledger (Ledger) that is associated to the Guidelines for Accepting Water into the Friant-Kern Canal (Guidelines). The concept for the Ledger was developed in late 2019 with the Ad hoc Water Quality Committee's (Ad hoc Committee) Small Workgroup during development of the Guidelines. The Ledger determines the required mitigation for introducing water of lesser quality in the Friant-Kern Canal (FKC). An initial, proof-of-concept version of the Ledger included a calculation of the pump-in mitigation percentage, total volume of mitigation water to be added to the FKC, and distribution of mitigation water to affected water users. As the Guidelines move toward implementation and the Ledger is fully developed, it is important that the defined Ledger process integrates with Friant Water Authority's (FWA) operations and accounting.

This Standard Operating Procedures (SOP) document for implementing the Ledger is intended to serve two purposes:

- 1) Define the complete process for pump-in project operations and agency (i.e., FWA and U.S. Department of the Interior, Bureau of Reclamation (Reclamation)) responsibilities relating to project approval, notification, mitigation water accounting, and reporting.
- 2) Document Ledger calculation assumptions.

PROCESS FOR IMPLEMENTING WATER QUALITY GUIDELINES

The Guidelines identify the need to develop standard operating procedures for a mitigation program and its administration. The processes and procedures for FWA implementation and management of the Guidelines will directly impact Ledger development, including the assumptions and calculations within the Ledger tool itself. The process for the implementation of the Ledger as part of the Guidelines includes:

- Approve pump-in projects.
- Measure, report, and track pump-in water quality.
- Collect pump-in project delivery data.
- Calculate preliminary mitigation water distribution.
- Final water accounting.
- Report volumetric deliveries and balance to Reclamation.



Figure 1. Water Quality Guidelines Implementation Process

PUMP-IN PROJECT APPROVALS

In consideration of the Ledger, a pump-in project (or program) is any project that introduces water into the FKC from a source other than Millerton Lake. Reclamation, with acknowledgement from FWA, provides the final approval for any pump-in project once the Warren Act Contract, other agreements, and environmental documentation is completed. Because the Warren Act Contract and environmental documentation for a pump-in project may have different effective durations, Reclamation will approve the necessary documentation to implement a pump-in project at the appropriate times. Each pump-in project will have a defined duration and maximum volume that can be introduced into the FKC. The pump-in project proponent will identify a point of contact who will work with FWA to coordinate required responsibilities outlined in the Guidelines.

PUMP-IN PROJECT WATER QUALITY

As described in Section B2 of the Guidelines, all waters discharged into the FKC must be tested at least annually. Pump-in projects that introduce a single source water quality and pump-in projects that bring water into the FKC via the Cross Valley Canal (CVC) will have different methods for collecting and reporting water quality data.

Mitigation Percentage Determination

Pump-in project water quality will be an input to the Ledger to determine the required mitigation water percentage and corresponding mitigation volume per pump-in project volume. Groundwater and CVC water quality are input to the Ledger at different frequencies as described below.

Single-Source Pump-In Projects via the FKC – Single-source pump-in projects include projects with Warren Act Contracts that introduce surface water or banked groundwater into the FKC. Before an approved pump-in project begins, FWA will work with the proponent to collect water quality data for the potential introduced surface water or groundwater to determine the required mitigation water percentage to be applied to the volume moved through the FKC. The determination of the required mitigation percentage will be calculated using the Ledger. Collection of the water quality data will follow requirements outlined in the Guidelines for Accepting Water into the FKC.

Pump-In Projects via the CVC - As described in Section B2 of the Guidelines, weekly water quality sampling will be performed by FWA during reverse flow pump-back operations and water quality data will be provided to Reclamation. Mitigation will be based on either the weekly average electrical conductivity (EC) concentrations measured continuously at the terminus of the FKC at the Kern River Check or the weekly grab samples collected from the CVC, whichever is deemed more appropriate by FWA. The CVC water quality conditions may represent multiple pump-in projects and will be updated in the Ledger at a greater frequency than once per year. FWA will coordinate with the pump-in project proponents regarding the required mitigation water percentage as determined by changes in water quality conditions.

The Ledger will document the water quality conditions for all pump-in projects and calculate the required mitigation percentage for each.

Ledger Calculations

As described above, pump-in project water quality data will be input to the Ledger. For each pump-in project, the Ledger will calculate the required mitigation water percentage. FWA will communicate this mitigation percentage to pump-in project proponents prior to operation and introduction.

Assumptions

- Water quality conditions for each pump-in project will be measured at least once per year or at a set frequency agreed to in the Guidelines and/or the Pump-In Project Approval and will determine the required mitigation water percentage.
- The Mitigation Percentage process follows the approach outlined in the Guidelines.

Friant-Kern Canal Water Quality Monitoring and Management

All pump-in projects must adhere to the water quality monitoring requirements stipulated in the Guidelines. FWA will implement continuous, real-time monitoring of in-prism water quality conditions in the FKC and at the FKC/CVC Intertie during reverse flow pump-back operations. Continuous, in situ measurements of EC will provide real-time data on incremental water quality changes and mixing in the FKC and will assist in water quality threshold management. If water quality thresholds are exceeded, FWA shall incrementally direct pump-in project proponents to cease operations of pump-in projects in order of greatest mass loading of the critical water quality constituent until the water quality drops below defined thresholds. Furthermore, if water quality monitoring results show an exceedance of 80% of the threshold for any water quality constituents, weekly monitoring will occur until four consecutive grab samples show consistent water quality results.

PUMP-IN PROJECT DELIVERY VOLUMES

During a contract year in which a pump-in project will be operated, FWA will work with the pump-in project proponent to implement the requirements stipulated in the Guidelines. This includes the addition of mitigation water to the FKC consistent with the pump-in project water quality conditions and quantity delivered. Pump-in project forecasted deliveries, calculated projected mitigation water, and all coordination related to pump-in project operations will be completed on a weekly basis.

Ledger Calculations

FWA will coordinate with pump-in project proponents to obtain an estimated volume of water to be introduced and conveyed in the FKC. The required mitigation water volume for the pump-in project is assumed to be included as part of that estimated volume. FWA will calculate losses, when appropriate, based on the total volume of water to be introduced into the FKC. The mitigation volume will be based on the total volume minus the calculated losses. The Ledger uses the mitigation water percentage for each pump-in project based on measured water quality and the net pump-in project volume to determine the projected mitigation volume requirement.

Assumptions

- Mitigation volumes are calculated based on projected weekly volume of a pump-in project and verified using measured volumes at the end of each month.
- Mitigation volumes are added to the FKC in real time with other pump-in project deliveries.
- FWA will have weekly volume, or weekly average flow, projections from pump-in project proponents.

PRELIMINARY MITIGATION DISTRIBUTION

The Ledger will be used to distribute mitigation water volumes to the impacted Friant Division long-term contractors (Friant Contractors). As described in the Pump-In Project Delivery Volumes section, mitigation water is introduced into the FKC simultaneously with the pump-in project volume introduction. FWA will add weekly water order data to the Ledger to distribute the mitigation volume based on volumetric proportioning. The preliminary, weekly mitigation distribution will be used by the FWA **for communication purposes only** (i.e., as the best available estimate of end-of-month mitigation requirements when communicating internally and with Friant Contractors). The mitigation water distribution will be updated at the end of each calendar month based on quality-controlled delivery data.

Ledger Calculations

The FWA will input water order data into the Ledger to be used in the mitigation water distribution calculations. The Ledger will determine the average weekly mixing interface position based on the weekly volumes for periods during FKC pump-back operations. An option to manually set the mixing interface position will also be available in the Ledger.

Assumptions

- Deliveries will be aggregated by Friant Contractor, and divided into pools, defined as the canal section between check structures.
- The division of deliveries by a Friant Contractor that has turnouts in multiple pools will be based on historical deliveries.
- Only Central Valley Project (CVP) (Class 1, Class 2, 215, and San Joaquin River Restoration Program (SJRRP) Recovered Water Account (RWA) and Unreleased Restoration Flow (URF)) deliveries for the Friant Contractors will be used to calculate the mitigation distribution.
- The interface, or location along the FKC that receives water from both gravity and reverse flow, will be determined using a weekly mass balance. An option will also be included to manually define the interface.
- The FKC Pool with the Interface will be assumed to be fully mixed with gravity and reverse flow.

END OF MONTH WATER ACCOUNTING

At the end of each month that a pump-in project is operating, the preliminary mitigation water distribution will be updated based on quality-controlled delivery data for both the pump-in project and Friant Contractors. The updated mitigation distribution volume will be shared with impacted Friant Contractors and included as part of their normal water accounting. The mitigation volume will be assumed to be the first water taken for their monthly deliveries. For pump-in project proponents that take more water than pump-in project delivery minus the mitigation volume, proponents will be assumed to make up that delivery with their CVP contract supply. For pump-in projects that end with water delivery to a Friant Contractor, adjustments for mitigation volumes are not needed.

For pump-in projects that do not end with delivery to a Friant Contractor, there is potential need for a mitigation volume adjustment. For these pump-in projects, FWA will track pump-in project water introduced into the FKC and deliveries to the non-Friant Contractor. If the volume of mitigation water is not equal to the expected volume, FWA will contact the pump-in project proponent to either increase the mitigation volume or increase their own delivery.

Ledger Calculations

FWA will add quality-controlled data to the Ledger at the end of each calendar month. The Ledger will replace the preliminary data and recalculate the mitigation water distribution to determine the monthly volumes of mitigation delivery, pump-in project delivery, and CVP delivery.

Assumptions

- Mitigation water delivery to impacted Friant Contractors is the first water to be delivered.
- If delivery to a pump-in project proponent exceeds pump-in project input to FKC minus the mitigation volume, the remainder will be accounted for as CVP delivery.

FINAL WATER ACCOUNTING

The end of the month water accounting will be provided to the Friant Contractors for confirmation and their use for accounting with Reclamation. Friant Contractors will clearly show mitigation on their accounting reports as a separate volume of water. As needed, Friant Contractors will work with Reclamation to revise reporting in a timely manner. Mitigation volumes should be rounded and reported as a whole number in acrefeet.

WATER QUALITY ANNUAL REPORTING

The water quality for each year will be maintained in a database by FWA. The mitigation curve developed for the Ledger, as part of the Guidelines, uses relationships between water quality constituents of concern and

in-prism measurements of EC. At the conclusion of each year, the relationships will be updated with new water quality data collected during the year. The updated relationship will be shared with the Friant Contractors. Reclamation may also propose and/or require modifications to the Guidelines in coordination with FWA. Additionally, the Guidelines may be re-evaluated if any of the following conditions occurs:

- A future regulatory cost or equivalent fee is imposed on Friant Contractors and a portion of such fee can reasonably be attributed to the incremental difference of water quality conditions in the FKC.
- When Friant Division Class 1 contract allocation is less than or equal to 25 percent, the Water Quality Advisory Committee will convene as outlined in Attachment A of the Guidelines. In these years, mitigation will be accounted for as presented in these Guidelines, but will be deferred to a mutually agreed to later date unless those responsible for the put and take mutually agree to put and take the mitigation in the critical year. All monitoring requirements will remain as presented in the Guidelines.
- There is a significant, regulatory change or scientifically based justification and three out of the following five Friant Contractors agree and work with the Water Quality Advisory Committee to recommend a change: (1) Arvin-Edison Water Storage District, (2) Shafter Wasco Irrigation District, (3) Delano-Earlimart Irrigation District, (4) South San Joaquin Municipal Utility District, and (5) Kern-Tulare Water District.

Attachment E. FKC Water Quality Guidelines Cost Allocation

Special Project Summary Sheet Budget Sheet

Project Title: Friant-Kern Canal Water Quality Guidelines

Job Code: 6370

Project Location: Friant-Kern Canal (entire 152 miles)

Project Description: Friant Water Authority implementation and administration of the Friant-Kern Canal (FKC) Water Quality Guidelines (Guidelines). The Guidelines include requirements of discharge of water into the FKC, monitoring and reporting requirements, management, mitigation, communications, and forecasting.

Estimated Annual Project Costs (x1000): \$189.4

Materials and Laboratory

The continuous, real-time sampling of electrical conductivity (EC) at each of the specified check structures requires FWA to install a total of fourteen (14) Seametrics CT2X conductivity meters in the canal, at each structure. Costs for purchase and installation of the real-time water quality monitoring equipment, including integration with IOS, are approximately \$60,477 (\$1,898 per unit cost and total of \$33,905 for installation). It is assumed the useful life of a Seametrics CT2X conductivity meter is about 10 years at an interest rate of 3%. Additionally, FWA staff will maintain two (2) existing handheld Hanna DIST5 conductivity meters. Real-time water quality monitoring equipment and handheld conductivity meters will be calibrated and maintained according to manufacturer recommendations. Costs for maintenance of equipment is estimated to be about 10% of the capital cost (\$6,048 annually, shown as Item 5 in Table 1 below).

Table 1 summarizes the annual materials and lab costs of each monitoring requirement. Specifically, the item numbers in Table 1 refer to the sample source/type item numbers presented in Attachment B – Monitoring Program Summary. Details regarding assumptions are outlined in the narrative following Table 1.

Item ¹	Description	Estimated Annual Cost
5	Annual maintenance of equipment for continuous, real- time sampling of electrical conductivity at each specified check structure	\$6,048
6	Estimated exceedance testing	\$936
8	Weekly testing at FKC-CVC Intertie during pump-back operations	\$23,788
9	Testing during initiation of FKC-CVC Intertie pump- back operations	\$11,490
	Materials and Lab Testing Subtotal:	\$42,262

Table 1: Materials and laboratory costs associated with monitoring activities.

¹Item numbers refer to sample source/type item numbers presented in Attachment B.

Most requirements of the monitoring program (items 6 through 9 in Table 1) require FWA to collect samples and send them to labs for testing. Testing can include a full list of Tittle 22 constituents in Table 1 of the Guidelines, the short list of constituents in Table 4 of the Guidelines, or single constituents. Testing costs can vary significantly by lab. To be conservative, it was assumed that testing for full Title 22 constituents would be \$5,745, testing for the short list of constituents in Table 4 of the Guidelines would be \$915, and testing for single constituents would be \$59/constituent.

For a given year, it was assumed that single constituents would exceed the thresholds for two months per year and would result in 16 tests annually (4 weekly tests for each month with an exceedance, and 4 weekly tests below the threshold after the exceedance). This results in a total cost of \$936 for testing because of exceedances (item 6 in Table 1). Costs for EC testing during operations outages were not included as this will be done with the handheld units by FWA staff. It was assumed that pump-back operations would occur during 6 months of the year, which would require 26 samples of the full list of constituents in Table 4 of the Guidelines. This results in a total cost of \$23,788 for testing because of pump-back operations (item 8 in Table 1). Finally, it was assumed that full Title 22 testing due to initiation of pump-back operations or anticipated Cross Valley Canal operations that will impact water quality will occur two times per year and will cost \$11,490.

Annualized Capital Install and Replacement of Equipment Subtotal:	\$7,090
Annual Materials and Lab Testing Subtotal:	\$42,262

Friant Water Authority Staff

For implementation of the Guidelines, the following activities will be required of FWA staff:

- Maintain and calibrate conductivity meters on a bi-weekly basis •
- Perform water quality sampling during pump-in operations •
- Coordinate laboratory water quality testing
- Coordinate with Friant Division Long-Term Contractors on water quality data monitoring and analysis
- Manage water quality and operations database
- Perform weekly water quality reporting and forecasting using FKC Water Quality Model
- Perform weekly analysis to determine mitigation and distribution to respective Friant Division Long-Term Contractors using the FKC Water Quality Mitigation Ledger
- Coordinate with U.S. Department of the Interior, Bureau of Reclamation's South-Central California Area Office on water quality reporting, mitigation, and contractual requirements
- Coordinate and facilitate FWA committee on water quality

The annual cost for FWA Executive Team and Operations staff is estimated	below:
Executive Team (WRM)104 hrs @\$111.43/hr	\$11,589
Water Operations (Senior Engineer)1664 hrs @\$77.16/hr	\$128,400
Annual Staff Labor Subtotal:	\$139.989

Annual Staff Labor Subtotal:

General Justification: The Board of Directors, at the request of the Water Quality Ad Hoc Committee requested that staff develop new water quality guidelines for non-Millerton water introduced into the FKC. This plan originally stemmed from the environmental compliance requirements of both the Long-Term Recapture and Recirculation Plan and the FKC Reverse Pump-back Project.

Operating Impact: This estimate assumes implementation of the Guidelines will occur. Although the costs for finalizing the Guidelines, agreements, and environmental compliance will be applied separately, the administration and water quality monitoring outlined in the Guidelines will be applied to 6370. A portion of these costs will be reimbursed through a surcharge applied to those Friant contractors that introduce water into the FKC once the Guidelines are implemented.

Cost Allocation: Costs for implementation and administration of the Policy will be paid initially by the subset of Friant Division Long-Term Contractors who pay for FKC O&M to the FWA and subsequently will be reimbursed by contractors that introduce water (Put) into the FKC (Contributor). The Contributor will pay a dollar per acre-foot (\$/acre-foot[AF]) surcharge, or 'Guidelines Surcharge,' that will be credited back to the Friant Division Long-Term Contractors who pay for O&M to the FWA. The Guidelines Surcharge will be calculated by dividing the total annual costs incurred for administration of the Guidelines Program by the total annual deliveries of pump-in programs into the FKC. The Guidelines Surcharge will be applied to all introduced water even if it is not required to provide mitigation as defined in the Guidelines. Surcharge estimates can be provided for budgeting purposes on an annual basis. FWA will bill contractors for reimbursement of Guidelines Program costs based on actual volumes and costs incurred.

Guidelines Surcharge Estimate: Current pump-in programs pump approximately 36.6 thousand acre-feet (TAF) per year into the FKC based on recent 5-year average (2013-2018) as shown in Table 2.

Source	Annual Average (TAF)	Annual Maximum ¹ (TAF)	
Sierra Water	17.8	344	
Groundwater	14.7	117	
CVC	4.1	149	
Total Annual Average	36.6	610	

Table 2: Current Pump-In Program 5-year Average (2013-2018)

¹Based on existing compliance and approvals and anticipated renewals.

The potential annual maximum is much greater than the annual average; however, for purposes of setting an initial Guidelines Surcharge, an estimated 40 TAF per year of pump-ins is assumed to occur. This estimate includes the recent average of existing programs and anticipated 10% initial increase due to new programs or greater use of existing programs.

Monitoring and lab costs can be allocated based on location or source of introduced water. It is assumed that all monitoring and lab costs associated with operations at the CVC Intertie will be allocated to a surcharge applied only to water being brought in from the CVC. All other

monitoring and lab costs (e.g., lab costs associated with exceedances) will be allocated to other pump-ins. Other costs (e.g., annual maintenance of equipment, staff time) would be allocated to all pump-ins via a surcharge base.

Based on this approach, the estimated **Guidelines Surcharge would average about \$10.73 per AF for CVC Water and \$3.88 per AF for other pumps ins**. Each surcharge would increase about \$0.70 per AF if the surcharge were to consider recovering CEQA compliance costs over 10 years. The surcharge applied at the end of every year will be based on actual costs and deliveries, and methods for allocation can be reassessed every year by the Water Quality Advisory Committee.

Extraordinary Maintenance Projects Cost Summary

Project Title: Friant Kern Canal Water Quality Program

Project Location and Department: Friant-Kern Canal (entire 152 miles) / Operations Department

Estimated Total Project Cost (x1000): \$189.4

Estimated Total Material Cost (Including Fuel Costs, x1000): \$49.4

Breakdown of Estimated Costs

All costs outside of Friant staff costs for CEQA compliance are not covered as part of this program cost budget.

\$7,090
\$42,246
Subtotal: \$49,336
\$11,589
\$128,400
Subtotal: \$139,989

Total: \$189,325

Guidelines Surcharge (CVC) \$10.73 per AF

Guidelines Surcharge (All other) \$4.58 per AF

Appendix B Mitigation Monitoring and Reporting Program

APPENDIX B Mitigation Monitoring and Reporting Program

Introduction

Public Resources Code (PRC) Section 21081.6 and Section 15097 of the California Environmental Quality Act (CEQA) Guidelines require public agencies to adopt a program for monitoring or reporting on the revisions which it has required in the project and the measures it has imposed to mitigate or avoid significant environmental effects, in order to ensure that the mitigation measures and project revisions are implemented.

This Mitigation Monitoring and Reporting Program (MMRP) identifies the mitigation measures adopted by the Friant Water Authority (Friant) from the *Guidelines for Accepting Water into the Friant-Kern Canal* (proposed Guidelines) Environmental Impact Report (EIR). It also identifies: (1) responsibility for implementation of the mitigation measures; (2) responsibility for monitoring implementation of mitigation measures; (3) actions taken to monitor and report on implementation; and (4) timing of actions. Mitigation measures are numbered consistent with the numbering included in the proposed Guidelines EIR (State Clearinghouse No. 2022120093).

The MMRP table (Table B-1) includes the following:

- **Mitigation Measure:** lists the adopted mitigation measures from the proposed Guidelines EIR.
- **Responsibility for Implementing:** identifies the entity(ies) responsible for implementing the actions described in the mitigation measures.
- **Responsibility for Monitoring:** identifies the entity(ies) responsible for monitoring implementation of the actions described in the mitigation measures.

Monitoring and Reporting Actions: describes the actions taken to monitor and report implementation of the mitigation requirements.

Timing: identifies the timing of implementation of the actions described in the mitigation measures. Implementation of the action must occur before or during some part of project approval, project design, or construction, or on an ongoing basis.

Definition of terms used in MMRP:

Entity implementing action in response to the proposed Guidelines: the term "entity" can refer to Contractors¹ that might need to take certain actions to comply with the proposed Guidelines with respect to existing programs and future projects. In addition, it can refer to Friant or Contractors that may need to construct and/or maintain facilities for monitoring and forecasting water quality (e.g., water quality monitoring stations). Entities are also the CEQA lead agencies.

CEQA: California Environmental Quality Act

CDFW: California Department of Fish and Wildlife

CHRIS: California Historical Resources Information System

DPR: Department of Parks and Recreation

HCS: California Health and Safety Code

NAHC: California Native American Heritage Commission

USFWS: United States Fish and Wildlife Service

PRC: Public Resources Code

SOI PQS: U.S. Secretary of the Interior's Professional Qualifications

USACE: United States Army Corps of Engineers

¹ "Contractors" are defined as water contractors and other parties authorized to introduce or receive Non-Millerton water into or from the Friant-Kern Canal.

Mitigation Measure	Responsibility for Implementing	Responsibility for Monitoring	Monitoring and Reporting Actions	Timing	
Biological Resources					
Mitigation Measure 3.5-1a: One botanical survey shall be conducted prior to construction activities to determine the presence or absence of special-status plant species within the construction footprint, including staging and haul routes. The surveys shall be conducted in general accordance with the Protocols for Surveying and Evaluating Impacts to Special-Status Native Plant Populations and Natural Communities (CDFW 2018) and shall be timed to appropriately coincide with the blooming period in all suitable habitat located within any anticipated disturbance areas.	Entity implementing action in response to Guidelines Construction Contractor	Entity implementing action in response to Guidelines	Verify and document that surveys were conducted in the construction footprint in general accordance with CDFW Protocols for Surveying and Evaluating Impacts to Special- Status Native Plant Populations and Natural Communities.	Prior to construction; during appropriate blooming period	
Mitigation Measure 3.5-1b: In the event that special-status plant species are found during the botanical surveys, the locations of the special-status plants shall be marked and a 50-foot buffer shall be established as avoidance areas both in the field, using flagging, staking, fencing, or similar devices, and on construction plans.	Entity implementing action in response to Guidelines Construction Contractor	Entity implementing action in response to Guidelines	Verify and document that 50-foot buffers were installed to protect special-status plant species.	Prior to construction	
Mitigation Measure 3.5-1c: If non-listed, special-status plants are identified during botanical surveys and complete avoidance is not practicable, coordination with CDFW and/or USFWS shall be conducted as appropriate to develop the conservation plan. No take of state-listed species shall occur without an Incidental Take Permit (ITP) from CDFW.	Entity implementing action in response to Guidelines	Entity implementing action in response to Guidelines	Verify and document development of conservation plan in coordination with CDFW and/or USFWS.	Prior to construction	
Mitigation Measure 3.5-1d: To avoid special-status wildlife habitat, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures:	Entity implementing	Entity implementing	Verify and document:		
 To the extent practicable, site(s) shall be identified that avoid habitats of special-status species (which may include foraging, sheltering, migration, and rearing habitat in addition to breeding or spawning habitat) 	to Guidelines G Construction Contractor	Guidelines	• special-status species habitat was avoided to extent practicable.	Prior to and on-going during construction	
 Buffers around special-status species habitats shall be established to exclude effects of construction activities. The size of the buffer shall be in accordance with USEWS and CDEW protocols for the applicable special-status species. 			buffers were installed in accordance with USFWS and CDFW protocols	Prior to construction	
 To the extent practicable, construction activities shall be scheduled to avoid special-status species' breeding, spawning, or migration locations during the seasons or active periods that these activities occur. 					 construction activities were scheduled to avoid breeding, spawning or migration seasons.
• Where impacts on special-status species are unavoidable, impacts shall be compensated for by restoring or preserving in-kind suitable habitat on-site or off-site, or by purchasing restoration or preservation credits.			 compensation, restoration or preservation of in-kind habitat on or off site was implemented, as appropriate. 	Prior to construction	
Mitigation Measure 3.5-1e: To protect wildlife, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures:	Entity implementing	Entity implementing action in response to Guidelines	Verify and document:		
 Avoidance of Vegetation Disturbance. Sites shall be selected that will minimize, to the greatest extent feasible, the amount of soil and upland vegetation disturbance during construction and use methods creating the least disturbance to vegetation. Disturbance to existing grades and native vegetation, the number of access routes, the size of staging crease, and the total area disturbed shall be limited to the extent of all temperature and permanent impacts as defined by the final project design. 	action in response to Guidelines		• sites were selected to minimize vegetation disturbance.	Prior to construction	
 Environmental Awareness Training. Prior to engaging existing or new personnel in construction activities, new construction personnel shall participate in 	Contractor		 -qualified biologist conducted environmental awareness training. 	On-going during construction	
environmental awareness training conducted by an agency-approved biologist or resource specialist. Construction personnel will be informed about the identification, potential presence, legal protections, and avoidance and minimization measures relevant to special-status species that potentially occur on the site.			 -qualified biologist monitored compliance with applicable protective measures 	On-going during construction	
 Environmental Monitoring. A qualified biologist shall ensure that all applicable protective measures are implemented during construction. The qualified biologist shall have authority to stop any work if they determine that any permit requirement is not fully implemented. The qualified biologist will prepare and maintain a monitoring log of construction site conditions and observations, which will be kept on file by the lead agency. 					
• Work Area and Speed Limits. All construction work and materials staging shall be restricted to designated work areas, routes, staging areas, temporary interior roads, or the limits of existing roadways.					
 Prior to start of work, brightly colored fencing or flagging or other practical means shall be erected to demarcate the limits of the activities within 100 feet of sensitive natural communities and habitat areas (e.g., any aquatic features), including designated staging areas; ingress and egress corridors; stockpile areas, soil, and materials; and equipment exclusion zones. Flagging or fencing shall be maintained in good repair for the duration of construction activities. 					
 Vehicles shall obey posted speed limits and will limit speeds to 20 miles per hour within the study area on unpaved surfaces and unpaved roads to reduce dust and soil erosion and avoid harm to wildlife. 					
 Daily Removal of Food Trash. All food trash shall be properly contained within sealed containers, removed from the work site, and disposed of daily to prevent attracting wildlife to construction sites. 					

Mitigation Measure	Responsibility for Implementing	Responsibility for Monitoring	Monitoring and Reporting Actions	Timing
 Mitigation Measure 3.5-1f: To protect nesting birds, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures: To the extent practicable, vegetation removal shall be scheduled to avoid the breeding season for nesting raptors and other special-status birds (generally February 1 through August 31, depending on the species). Removal of vegetation outside of the nesting season is intended to minimize the potential for delays in vegetation removal due to active nests. If work is to occur during the breeding season for nesting birds, a qualified biologist shall conduct a minimum of one pre-construction survey for nesting migratory birds and raptors within the project area for all construction-related activities that will occur during the nesting season. The pre-construction survey shall be conducted no more than 15 days prior to the initiation of construction in a given area and will be phased based on the construction schedule. If an active nest is found, a construction-free buffer zone (250 feet for migratory birds, 500 feet for raptors) shall be established around the active nest site. If establishment of the construction-free buffer zone (250 feet for migratory birds, 500 feet for raptors) shall be established around the active nest site. If establishment of the construction-free buffer zone is not practicable, appropriate conservation measures (as determined by a qualified biologist and approved by CDFW) shall be implemented. These measures may include but are not limited to consulting with CDFW to establish a different construction, no-disturbance buffer is not practicable, a qualified biologist shall submit an exclusion and passive-relocation plan to CDFW for approval. The exclusion and passive-relocation plan will generally follow the guidelines outlined in Appendix E of the Staff Report on Burrowing OWI Mitigation (CDFG 2012). If occupied burrows are detected during the preaticable, CDFW will be consulted to determine and approv		Entity implementing action in response to Guidelines	 Verify and document: vegetation removal was scheduled to avoid breeding season for nesting raptors; qualified biologist conducted pre- 	Prior to construction (February 1 - August 31)
			 construction surveys for nesting migratory birds and raptors. buffers for nesting burrowing owls were installed in accordance with USFWS and CDFW protocols. mitigation for loss of foraging habitat was implemented in coordination with and approval by CDFW. 	Prior to and during construction Prior to construction
 betermined that the young have needed and are no longer teriant on the nest of parental care for survival or construction is complete. No direct disturbance of burrows with eggs or young can be conducted without written authorization from CDFW and USFWS. For construction activities that occur between February 1 and August 31, a qualified biologist shall conduct pre-construction surveys for raptors. The pre-construction surveys will include the project footprint and a minimum of a 0.50-mile radius where access is permitted around the construction area in suitable nesting habitat (i.e., large trees). The preconstruction surveys shall be conducted no more than 10 days before ground disturbance in a given area and will be phased based on the construction schedule. If nesting raptors are detected, an appropriate no-disturbance buffer (initially set at 500 feet for raptors; reductions in the standard buffer for raptors may be allowed where circumstances suggest the birds will not abandon the active nest with a reduced buffer size. A qualified biologist will determine whether reducing the buffer is likely to substantially increase disturbance of nesting birds, taking into account the presence or absence of dense vegetation, topography, or structures that would block project activities from view; the life history and behavior of the bird species in question; and the nature of the proposed activity. If a reduced buffer is implemented, the biologist shall monitor bird behavior in relation to work activities. At a minimum, the biologist will monitor the baseline behavior of the birds for at least 30 minutes prior to the commencement of the work activity and for at least one hour immediately following the initiation of the work activity, when response by the nesting birds to the novel activity is expected to be greatest) shall be established and monitored by a qualified biologist. Buffers shall be maintained until a qualified biologist has determined that the young have fledged and are no longer reliant o				
obtaining conservation easements with appropriate provisions to maintain the land as suitable foraging habitat in perpetuity, establishing new alfalfa fields, or implementing other habitat conservation measures as approved by CDFW. Mitigation Measure 3.5-1g: To protect special-status amphibians and reptiles, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures.	Entity implementing	Entity implementing	Verify and document that special-status	On-going during
 If western spadefoot is encountered during construction activities, it will be allowed to move out of harm's way of its own volition, or a qualified biologist will relocate it to the nearest suitable habitat that is at least 100 feet outside of the construction impact area. Prior to moving equipment at the start of a day, construction personnel shall inspect underneath parked vehicles and heavy machinery for amphibians or reptiles. If any are found, they will be allowed to move out of the construction area under their own volition, or a qualified biologist will relocate the organism(s) to the nearest suitable habitat that is at least 100 feet outside of the construction area. 	action in response to to Guidelines Guidelines Construction Contractor		onstruction activities were allowed to move on their own out of harm's way or be relocated by a qualified biologist to nearest suitable habitat at least 100 feet outside construction area.	
 Mitigation Measure 3.5-1h: To protect Crotch's bumble bee, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures: If construction activities will involve conversion of grassland or shrublands, a survey for Crotch's bumble bee shall be conducted prior to construction activities during the Crotch's bumble bee active period (i.e., March to July). The survey will be a visual survey conducted by a qualified biologist who will search for Crotch's bumble bee activity and the presence of ground nests. If an active ground nest is observed, it shall be avoided. If avoidance of the active nest is not possible, CDFW will be consulted for approval of alternative measures to protect the Crotch's bumble bee. 	Entity implementing action in response to Guidelines	Entity implementing action in response to Guidelines	 Verify and document: qualified biologist conducted survey. active ground nests were avoided or if avoidance was not possible, CDFW was consulted and approved alternative measures were implemented 	Prior to construction (March - July) On-going during construction
 Mitigation Measure 3.5-1i: To protect San Joaquin kit fox, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures: Before the start of ground-disturbing activities within suitable habitat areas for San Joaquin kit fox (i.e., alkali desert scrub, annual grassland, pasture, barren) an approved biologist shall conduct preconstruction surveys in accordance with USFWS' Standardized Recommendations for Protection of the San Joaquin Kit Fox prior to or during Ground Disturbance (USFWS 2011). Preconstruction surveys shall be conducted no less than 14 days and no more than 30 days prior to the beginning of ground disturbance and/or construction activities or any project activity likely to impact the San Joaquin kit fox. If a natal/pupping den is discovered within the work area or within 200-feet buffer of the work area boundary, the USFWS shall be immediately notified and under no circumstances should the den be disturbed or destroyed without prior authorization from USFWS. If the preconstruction survey reveals an active natal/pupping den, 	Entity implementing action in response to Guidelines Construction Contractor	Entity implementing action in response to Guidelines	 Verify and document: qualified biologist conducted survey in accordance with USFWS' Standardized Recommendations for Protection of the San Joaquin Kit Fox. construction work was stopped, USFWS was notified, and necessary take authorization was obtained for active dens 	Between 14 and 30 days prior to construction On-going during construction

Mitigation Measure	Responsibility for Implementing	Responsibility for Monitoring	Mon
 Mitigation Measure 3.5-1j: To protect Tipton kangaroo rat, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures: Before the start of construction, the approved biologist shall conduct a habitat assessment to determine presence of special-status small mammal species burrows or their signs. If no observations, burrows, or signs of special-status small-mammal species are detected, no further measures will be required. If burrows and signs of special-status small mammal species are observed, the approved biologist will conduct protocol-level surveys in accordance with Survey Protocol for Determining Presence of San Joaquin Kangaroo Rats (USFWS 2013) If signs of Tipton kangaroo rat are detected during the survey, the Contractor, under the supervision of the approved biologist, shall establish non-disturbance exclusion zones (using wildlife exclusion fencing [e.g., a silt fence or similar material]). The non-disturbance exclusion fence with one-way exit/escape points shall be placed to exclude the Tipton kangaroo rat from the construction area. 	Entity implementing action in response to Guidelines Construction Contractor	Entity implementing action in response to Guidelines	Verify and approv assess approv survey Protoc Joaqu approv disturt
 Mitigation Measure 3.5-1k: To protect American badger, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures: No more than 30 days before the start of construction activities, a qualified biologist shall conduct pre-construction surveys for American badgers within suitable habitat on the project site. If a potentially active den is found in a construction area, a burrow probe shall be used to determine the presence of badgers, or the den openings may be monitored with tracking medium or an infrared-beam camera for three consecutive nights to determine current use. Potential (inactive) dens within the limits of disturbance shall be blocked or excavated to prevent use during construction. If American badgers or active dens are detected during these surveys, the following measures shall be implemented. Disturbance of any American badger dens shall be avoided to the extent practicable. American badger dens are used for shelter, escape, cover, and reproduction, and are thus vital to the survival of American badgers. If present, occupied badger dens shall be flagged, and ground-disturbing activities avoided, within 50 feet of the occupied during the breeding season (July 1 through February 14). Dens determined to be occupied during the breeding season (February 15 through June 30) shall be flagged, and ground-disturbing activities avoided, within 200 feet to protect adults and nursing young. Buffers may be modified by a qualified biologist with the written concurrence of CDFW. If avoidance of an active non-maternity den is not feasible, badgers shall be relocated by slowly excavating the burrow (either by hand or with mechanized equipment under the direct supervision of a qualified biologist. 	Entity implementing action in response to Guidelines Contract Contractor	Entity implementing action in response to Guidelines	 Verify and qualifie Occup flagge disturt of den Occup flagge disturt during any m impler writter any pa condu biolog
 Mitigation Measure 3.5-2: To avoid or minimize disturbance of sensitive natural communities, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures: Avoidance of Sensitive Natural Communities. The proponent of the action will select sites that will avoid sensitive natural communities, including riparian habitats, by doing the following: To the maximum extent practicable, project elements shall be designed to avoid effects on sensitive natural communities. Flagging or fencing shall be installed by a qualified biologist around any sensitive natural community to be avoided by construction. Flagging or fencing shall remain in place throughout the duration of the construction activities and will be inspected and maintained regularly by a qualified biologist until completion of construction activities. Fencing shall be removed when all construction equipment is removed from the site, the area is cleared of debris and trash, and the area is returned to natural conditions. Where impacts on sensitive natural communities other than waters of the United States or state are unavoidable, impacts shall be compensated for by restoring and/or preserving in-kind sensitive natural communities on-site, or off-site at a nearby site, or by purchasing in-kind restoration or preservation credits from a mitigation bank 	Entity implementing action in response to Guidelines Construction Contractor	Entity implementing action in response to Guidelines	Verify an Commun • sites v of sen • qualifi aroun • compa of in-k impler
 Restoration of Temporarily Affected Areas. For any areas temporarily affected by construction activities, the following measures shall be implemented: Prepare a restoration plan for sites with temporary impacts, for review by CDFW. Minimize soil disturbance and stockpile topsoil for later use in any areas to be graded. Amend soil as necessary before installing replacement plants. Use only native plant species for revegetation. Preservation of Large Trees. Existing native vegetation shall be retained as practicable, with special focus on the retention of shade-producing and bank-stabilizing trees and brush with greater than 6-inch-diameter branches or trunks. If large trees must be removed, compensation shall be implemented within 12 months of removal of such large trees. Compensation shall be implemented through one of three mechanisms or some combination thereof: (1) replacement via replanting at a minimum ratio of 1:1 based on a diameter-at-breast-height (DBH) basis, (e.g., planting six 1-inch DBH trees for a single, removed 6-inch DBH tree); (2) permanent preservation of large, native trees, which could include, but not be limited to, establishment of a conservation easement on lands that support native trees; or (3) contribution to the respective, established, approved tree conservation flud where the tree impact occurred. Avoidance of Excessive Soil Compaction. Wherever possible, vegetation disturbance and soil compaction shall be minimized by using low-ground-pressure equipment with a greater reach than other equipment, or that exerts less pressure per square inch on the ground. Materials and Methods of Native and Invasive Vegetation Removal. If riparian vegetation is removed with chain saws or other power equipment, machines that operate with vegetable-based bar oil will be used, if practicable. All invasive plant species (e.g., those rated as invasive by the California Invasive Plant Council or local problem			 Verify and construct Measu constr includi trees, invasiv locally practic materi seaso Const precon provid hydrol approv

nitoring and Reporting Actions	Timing
id document:	
oved biologist conducted habitat ssment.	Prior to construction
ved biologist conducted protocol-level y in accordance with USFWS Survey col for Determining Presence of San uin Kangaroo Rats.	Prior to and on-going during construction
ved biologist established non- bance exclusion zones.	Prior to and on-going during construction
id document:	
ied biologist conducted survey.	No more than 30 days prior to construction
pied American badger dens were ed by qualified biologist and ground bing activities avoided within 50-feet n.	Prior to construction (July 1 – February 14)
pied American badger dens were ed by qualified biologist and ground bance avoided within 200-feet of den g breeding season.	Prior to construction (February 15-June 30)
nodification to buffers were mented by qualified biologist with n concurrence of CDFW.	Prior to construction
assive relocation of American badgers ucted under direction of qualified gist.	Prior to construction (February 15-June 30)
nd document for Sensitive Natural nities:	
were selected to minimize disturbance nsitive natural communities.	Prior to construction
ied biologist installed flags or fencing d sensitive natural community	Prior to construction until end of construction
ensation, restoration or preservation kind habitat on or off site was mented, as appropriate.	Prior to construction
nd document for restoration of tion areas:	
ures to protect and restore ruction areas have been implemented ling those for preservation of large soil compaction, native vegetation.	On-going during construction and at end of construction
ive vegetation was removed using y and routinely accepted agricultural ces and stockpiling of invasive plant rial has not occurred during flood on.	
truction areas have been restored to instruction conditions or redesigned to ded increased biological and logical function, using a CDFW- ived plant palette.	

Mitigation Measure	Responsibility for Implementing	Responsibility for Monitoring	Monitoring and Reporting Actions	Timing
• Revegetation of Disturbed Areas. All temporarily disturbed areas shall be de-compacted and seeded/planted with a mix of native riparian, wetland, and/or upland plant species suitable for the area. The proponent of the action shall develop a revegetation plan, including (as applicable) a schedule; plans for grading of disturbed areas to pre-construction contours; a planting palette with plant species native to the study area; invasive species management; performance standards; and maintenance requirements (e.g., watering, weeding, and replanting).			 revegetated sites have been maintained and monitored for a minimum of two years after replanting was complete and until success criteria developed in consultation 	Two years following revegetation End of each year following revegetation
Plants for revegetation shall come primarily from active seeding and planting; natural recruitment may also be proposed if site conditions allow for natural recruitment to reestablish vegetation and avoid potential negative risks associated with erosion and impacts on water quality. Plants imported to the restoration areas will come from local stock, and to the extent possible, from local nurseries. Only native plants (genera) will be used for restoration efforts. Certified weed-free native mixes and mulch will be used for restoration planting or seeding.			 with and approved by CDFW was met. A summary report of the monitoring results and recommendations was prepared at the conclusion of each monitoring year. 	
• Revegetation Materials and Methods. Following the completion of work, site contours shall be returned to preconstruction conditions or redesigned to provide increased biological and hydrological functions.				
 Any area barren of vegetation as a result of implementation of an action shall be restored to a natural state by mulching, seeding, planting, or other means with native trees, shrubs, willow stakes, erosion control native seed mixes, or herbaceous plant species. 				
 Where disturbed, topsoil shall be conserved for reuse during restoration to the extent practicable. 				
 Native plant species comprising a diverse community structure (plantings of both woody and herbaceous species, if both are present) that follow a CDFW- approved plant palette shall be used for revegetation of disturbed and compacted areas, as appropriate. 				
 Irrigation may also be required to ensure the survival of shrubs, trees, or other vegetation. 				
o Soils that have been compacted by heavy equipment shall be de-compacted, as necessary, to allow for revegetation.				
• Materials and Methods of Revegetation Erosion Control. If erosion control fabrics are used in revegetated areas, they shall be slit in appropriate locations to allow for plant root growth. Only non-monofilament, wildlife-safe fabrics shall be used.				
• Revegetation Monitoring and Reporting. All revegetated areas shall be maintained and monitored for a minimum of two years after replanting is complete and until success criteria are met, to ensure that the revegetation effort is successful. The standard for success is 60 percent absolute cover compared to an intact, local reference site. If an appropriate reference site cannot be identified, success criteria will be developed for review and approval by CDFW on a project-by-project basis based on the specific habitat affected and known recovery times for that habitat and geography. A summary report of the monitoring results and recommendations at the conclusion of each monitoring year shall be prepared.				
Mitigation Measure 3.5-3: To avoid or minimize disturbance to wetlands and waters, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures:	Entity implementing action in response	nting Entity implementing action in response to	Verify and document:	Prior to construction
 Avoidance of Jurisdictional Wetlands and Other Waters. Sites shall be selected that shall avoid, minimize, and if necessary, compensate for reduction in area and/or habitat guality of wetlands and jurisdictional waters, through the following measures: 	to Guidelines Construction	Guidelines	• sites were selected to minimize disturbance of jurisdictional wetlands and other waters.	
 To the maximum extent practicable, elements of Contractor actions shall be designed to avoid effects on wetlands and other waters, including rivers, streams, vernal pools, and seasonal wetlands. 	Contractor	or	 qualified biologist installed flags or fencing around jurisdiction wetlands and other aquatic features; area is returned to natural 	until end of construction activities
 Flagging or fencing shall be installed by a qualified biologist around any jurisdictional wetland or other aquatic feature to be avoided by construction. 			conditions.	
 Flagging or fencing shall remain in place throughout the duration of construction and will be inspected and maintained regularly by a qualified biologist until completion of the project. Fencing shall be removed when all construction equipment is removed from the site, the area is cleared of debris and trash, and the area is returned to natural conditions. 			• Removal, loss, or degradation of wetlands and other waters of the US and waters of the state are replaced, restored, or	Prior to construction
 Staging areas, access roads, and other facilities shall be placed to avoid and limit disturbance to waters of the state and other aquatic habitats (e.g., streambank or stream channel, riparian habitat) as much as possible. When possible, existing ingress or egress points shall be used and/or work shall be performed from the top of the creek banks or from barges on the waterside of the stream or levee bank, or dry gravel beds. 			enhanced on a "no net loss' basis in accordance with USACE and State Water Board permits and requirements.	
 Wetlands and other waters of the United States, and waters of the state that would be removed, lost, and/or degraded shall be replaced, restored, or enhanced on a "no net loss" basis (in accordance with all permits secured from and related requirements imposed by USACE and State Water Board). 				
See Mitigation Measures 3.5-1, 3.5-2, and 3.5-3	See Mitigation Measures 3.5-1, 3.5-2, and 3.5-3	See Mitigation Measures 3.5-1, 3.5-2, and 3.5-3	See Mitigation Measures 3.5-1, 3.5-2, and 3.5-3	See Mitigation Measures 3.5-1, 3.5-2, and 3.5-3
See Mitigation Measures 3.5-2 and 3.5-3	See Mitigation Measures 3.5-2 and 3.5-3	See Mitigation Measures 3.5-2 and 3.5-3	See Mitigation Measures 3.5-2 and 3.5-3	See Mitigation Measures 3.5-2 and 3.5-3

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	Mitigation Measure	Responsibility for Implementing	Responsibility for Monitoring	Mon
	Cultural Resources			<u>.</u>
	Mitigation Measure 3.6-1a: Before implementation of any construction-related activities associated with the proposed Guidelines, the need for an inventory and significance evaluation of architectural resources shall be assessed, based upon the type of activity and the potential for architectural resources to be present or disturbed. The assessment shall consist of a review of maps and aerial photos to determine whether existing buildings, dams, levees, roads, or other built features are present. If so, and if these features either are of unknown age or are known to be older than 45 years old, then an inventory and evaluation shall be completed by, or under the direct supervision of, a qualified architectural historian, defined as one who meets the SOI PQS for Architectural History or History. This inventory and evaluation shall include the following:	Entity implementing action in response to Guidelines	Entity implementing action in response to Guidelines	Verify an • qualifi asses invent those
	a) Map(s) and verbal description of the project area that delineates both the horizontal and vertical extents of potential direct and indirect effects —on architectural resources.			 invent
	b) A records search at the appropriate repository of the CHRIS for the project area and vicinity (typically areas within 0.25 or 0.5 mile, based on setting), to acquire records of previously recorded cultural resources and previously conducted cultural resources studies. This task can be performed by either the qualified archaeologist or the appropriate local CHRIS center staff.			listed
	c) Background research on the history of the project area and vicinity for all actions determined to need additional historical architecture assessment.			
	d) If, after review, features of the built environment are determined to be less than 45 years old, inclusion in the description a summary statement of their age and references for this determination.			
	e) If architectural resources (45 years of age or older) are determined to likely be present in or near the project area, an architectural field survey of the project area, unless previous architectural field surveys no more than two years old have been conducted for the project area, in which case a new field survey is not necessary. Any architectural resources identified in the project area during the survey shall be recorded on the appropriate California DPR 523 forms (i.e., site record forms).			
	f) An evaluation of any architectural resources identified in the project area for California Register eligibility (i.e., whether they qualify as historical resources, as defined in CEQA Guidelines Section 15064.5).			
	g) An assessment of potential impacts on any historical resources identified in the project area. This shall include an analysis of whether potential impacts on the historical resource would be consistent with the U.S. Secretary of the Interior's Standards for the Treatment of Historic Properties and applicable guidelines.			
	h) A technical report meeting the U.S. Secretary of the Interior's Standards for architectural history technical reporting. This report shall document the mitigation measures taken and any study results. The report shall be submitted to the appropriate CHRIS repository for the project area upon approval by the CEQA lead agency.			
	Mitigation Measure 3.6-1b: If potentially significant impacts on historical resources are identified through implementation of Mitigation Measure 3.6-1a, an approach for reducing such impacts shall be developed before implementation of the action and in coordination with interested parties (e.g., historical societies, local communities). Typical measures for reducing impacts include:	Entity implementing action in response to Guidelines	Entity implementing action in response to Guidelines	Verify an • meas
	a) Modification of the action to avoid impacts on historical resources.			imple
	b) Documentation of historical resources, to the standards of and to be included in the Historic American Building Survey, Historic American Engineering Record, or Historic American Landscapes Survey, as appropriate. As described in the above standards, the documentation shall be conducted by a qualified architectural historian, defined above, and shall include large-format photography, measured drawings, written architectural descriptions, and historical narratives. The completed documentation shall be submitted to the U.S. Library of Congress.			 a tech Secre archit subm
	c) Relocation of historical resources in conformance with the U.S. Secretary of the Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings.			repos
	d) Monitoring of construction-related and operational vibrations at historical resources.			
	e) For historical resources that are landscapes, preservation of the landscape's historic form, features, and details that have evolved over time, in conformance with the U.S. Secretary of the Interior's Guidance for the Treatment of Cultural Landscapes.			
	f) Development and implementation of interpretive programs or displays, and community outreach.			
	Any technical report developed as part of this mitigation measure shall meet the U.S. Secretary of the Interior's Standards for architectural history technical reporting and shall be submitted to the appropriate CHRIS repository for the project area upon approval by the CEQA lead agency.			
	Mitigation Measure 3.6-2a: Before implementation of any construction-related activity that includes ground disturbance associated actions taken by Contractors in response to the proposed Guidelines, an archaeological records search and sensitivity assessment, and an inventory and significance evaluation of archaeological resources identified in the project area shall be conducted. The inventory and evaluation shall be done by or under the direct supervision of a qualified archaeologist, defined as one who meets the SOI PQS for Archeology, and shall include the following:	Entity implementing action in response to Guidelines	Entity implementing action in response to Guidelines	Verify an • qualifi arche asses
	a) Map(s) and verbal description of the project area that delineates both the horizontal and vertical extents of potential direct and indirect effects on archaeological resources.			were
	b) A records search at the appropriate CHRIS repository for the project area and vicinity (typically areas within 0.25 or 0.5 mile, based on setting) to acquire records of previously recorded cultural resources and previously conducted cultural resources studies. This task can be performed by either the qualified archaeologist or the appropriate local CHRIS center staff.			listed
	c) Outreach to the NAHC, including a request of a search of the Sacred Lands File for the project area and a list of California Native American Tribes culturally and geographically affiliated with the project area, to determine whether any documented Native American sacred sites could be affected by the action.			

nitoring and Reporting Actions	Timing
nd document: ied architectural historian conducted ssment of architectural features and an tory and evaluated was conducted for features known to be older than 45 tory and evaluation includes the items in (a) through (h).	Prior to construction
ad document: ures to avoid or minimize impacts to ical resources have been mented. nnical report meeting the U.S. etary of the Interior's Standards for rectural history technical reporting was itted to the appropriate CHRIS itory for the project area.	Prior to construction
nd document: ied archeologist conducted an ological records search and sensitivity ssment, and archeological resources inventoried and evaluated. tory and evaluation includes the items in (a) through (k).	Prior to construction

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Mi	tigation Measure	Responsibility for Implementing	Responsibility for Monitoring	Monitoring and Reporting Actions	Timing
d)	Consultation with California Native American Tribes pursuant to PRC Section 21080.3 to determine whether any indigenous archaeological resource or tribal cultural resources could be affected by the action. The CEQA lead agency shall consult with California Native American Tribes culturally and affiliated with the project area and who have requested to be notified by the CEQA lead agency regarding projects, pursuant to AB 52; this consultation shall consist of the CEQA lead agency providing written notification of the action to any such Tribes and follow-up consultation if any Tribes request, in writing, from the CEQA lead agency sinitial notification. Consultation shall include discussion regarding the design of the action, cultural resources survey, protocols for construction monitoring, and any other Tribal concerns.				
e)	Background research on the history, including ethnography and indigenous presence, of the project area and vicinity.				
f)	An archaeological sensitivity analysis of the project area based on mapped geologic formations and soils, previously recorded archaeological resources, previous archaeological studies, and Tribal consultation.				
g)	An archaeological field survey of project area shall be conducted. The field survey shall include, at a minimum, a pedestrian survey. If the archaeological sensitivity analysis suggests a high potential for buried archaeological resources in the project area, a subsurface survey shall also be conducted. If previous archaeological field surveys no more than two years old have been conducted for the project area, a new field survey is not necessary, unless their field methods do not conform to those required above (e.g., no subsurface survey was conducted but project area has high potential for buried archaeological resources). Any archaeological resources identified in the project area during the survey shall be recorded on the appropriate DPR 523 forms (i.e., site record forms).				
h)	An evaluation of any archaeological resources identified in the project area for California Register eligibility (i.e., as qualifying as historical resources, as defined in CEQA Guidelines Section 15064.5) as well as whether they qualify as unique archaeological resources pursuant to PRC Section 21083.2. Such evaluation may require archaeological testing (excavation), potentially including laboratory analysis, and consultation with relevant California Native American Tribes (for indigenous resources).				
i)	An assessment of potential impacts on any archaeological resources identified in the project area that qualify as historical resources (per CEQA Guidelines Section 15064.5) and/or unique archaeological resources (per PRC Section 21083.2). This shall include an analysis of whether the potential impacts would materially alter a resource's physical characteristics that convey its historical significance and that justify its inclusion (or eligibility for inclusion) in the California Register or a qualified local register.				
j)	A technical report meeting the U.S. Secretary of the Interior's Standards for archaeological technical reporting. This report shall be submitted to the appropriate				
k)	CHRIS repository for the project area upon approval by the CEQA lead agency unless the document contains information that any California Native American Tribes involved in its development determine should not be filed with the CHRIS, in which case the report shall be submitted to the NAHC.				
Miin an (e. im a) b) c) d) e)	tigation Measure 3.6-2b: If potentially significant impacts on archaeological resources that qualify as historical resources (per CEQA Guidelines Section 15064.5) d/or unique archaeological resources (per PRC Section 21083.2) are identified during an action implemented in response to the Guidelines, the Contractor plementing the action shall develop an approach for reducing such impacts, before implementing the action and in coordination with interested or consulting parties g., California Native American Tribes [for indigenous resources], historical societies [for historic-era resources], local communities). Typical measures for reducing pacts include: Modify the action to avoid impacts on resources. Plan parks, green space, or other open space to incorporate the resources. Develop and implement a detailed archaeological resources management plan to recover the scientifically consequential information from archaeological resources before any excavation at the resource's location. Treatment for most archaeological resources consists of (but is not necessarily limited to): sample excavation, artifact collection, site documentation, and historical research, with the aim to target the recovery of important scientific data contained in the portion(s) of the resource to be affected by the action. The archaeological resources management plan shall include provisions for analysis of data in a regional context, reporting of results within a timely manner, curation of artifacts and data at an approved facility, and dissemination of reports to local and state repositories, libraries, and interested professionals. Develop and implement interpretive programs or displays and conduct community outreach. Any technical report developed as part of this mitigation measure shall meet the U.S. Secretary of the Interior's Standards for archaeological technical reporting and shall be submitted to the appropriate CHRIS repository for the project area upon approval by the CEQA lead agency unless the document contains information that	Entity implementing action in response to Guidelines	Entity implementing action in response to Guidelines	 Verify and document: measures to avoid or minimize impacts to areological resources were implemented. a report meeting the U.S. Secretary of the Interior's Standards for archaeological technical reporting was submitted to the appropriate CHRIS repository for the project area. if the document contained information that any California Native American Tribe determined should not be filed with the CHRIS, the report was filed with the NAHC. 	Prior to construction
Mi arc pe in arc du	tigation Measure 3.6-2c: Before any ground-disturbing construction activities related to actions implemented by Contractors in response to the Guidelines, an chaeologist meeting, or under the supervision of an archaeologist meeting, the SOI PQS for Archeology shall conduct a training program for all construction field rsonnel involved in the ground-disturbing activities. If a California Native American Tribe expresses interest, the CEQA lead agency shall invite the Tribe to participate the training program. On-site personnel shall attend the training before the start of any ground-disturbing activities. The training shall outline the general chaeological sensitivity of the project area and the procedures to follow in the event that archaeological resources and/or human remains are inadvertently discovered ring construction (see Mitigation Measures 3.6-2d and 3.6-2e). Documentation of the training attendance shall be maintained by the CEQA lead agency.	Entity implementing action in response to Guidelines Construction Contractor	Entity implementing action in response to Guidelines	 Verify and document: qualified archeologist conducted archaeological resource awareness training Tribal representative participated in training if interest to participate was expressed to CEQA lead agency. training attendance. 	Prior to and on-going during construction

Mitigation Measure	Responsibility for Implementing	Responsibility for Monitoring	Monitoring and Reporting Actions	Timing
Measure 3.6-2d: If archaeological resources are encountered during construction activities, all activity within 100 feet of the find shall cease and the find	Entity implementing action in response to Guidelines	Entity implementing	Verify and document:	Prior to construction
shall be flagged for avoidance. The CEQA lead agency and a qualified archaeologist, defined as one meeting the SOI PQS for Archeology, shall be immediately informed of the discovery. The qualified archaeologist shall inspect the discovery and notify the CEQA lead agency of their initial assessment. If the qualified archaeologist shall be immediately archaeologist determines that the resource is or is potentially indigenous in origin, the CEQA lead agency shall consult with California Native American Tribes culturally.		action in response to Guidelines	 work was stopped within 100 feet of a discovered archaeological resource 	
archaeologist determines that the resource is or is potentially indigenous in origin, the CEQA lead agency shall consult with California Native American Tribes culturally and geographically affiliated with the project area to assess the find and determine whether it is potentially a tribal cultural resource. If the CEQA lead agency determines based on recommendations from the qualified archaeologist—and, if the resource is indigenous, from California Native American Tribes culturally and geographically affiliated with the project area—that the resource may qualify as a historical resource (per CEQA Guidelines Section 15064.5), unique archaeological resource (per PRC Section 21083.2), or tribal cultural resource (per PRC Section 21074), then the resource shall be avoided if feasible. If avoidance of an identified indigenous resource is not feasible, the lead agency shall consult with a qualified archaeologist, culturally affiliated California Native American			 qualified archeologist and CEQA Lead Agency were immediately informed 	
			 qualified archeologist assessed the resource and notified Tribe if determined to be potentially indigenous in origin 	
Tribes, and other appropriate interested parties to determine treatment measures to minimize or mitigate any potential impacts on the resource pursuant to PRC Section 21083.2 and CEOA Guidelines Section 15126.4			 the cultural resource was avoided, or if it could not be avoided an archaeological (and/or tribal cultural) resources management plan was developed and implemented that outlined the treatment measures for the resource as defined in (a) through (c). 	
Once treatment measures have been determined, the CEQA lead agency shall prepare and implement an archaeological (and/or tribal cultural) resources management plan that outlines the treatment measures for the resource. Treatment measures typically consist of the following steps:				
a) Determine whether the resource qualifies as a historical resource (per CEQA Guidelines Section 15064.5), unique archaeological resource (per PRC Section 21083.2), or tribal cultural resource (per PRC Section 21074) through analysis that could include additional historical or ethnographic research, evaluative testing (excavation), or laboratory analysis.				
 b) If the resource qualifies as a historical resource (per CEQA Guidelines Section 15064.5) and/or unique archaeological resource (per PRC Section 21083.2), implement measures for avoiding or reducing impacts such as the following: 			a report meeting the U.S. Secretary of the Interior's Standards for archaeological technical reporting was submitted to the	
i. Modify the action to avoid impacts on resources.			appropriate CHRIS repository for the	
ii. Plan parks, green space, or other open space to incorporate resources.			project area.	
iii. Recover the scientifically consequential information from the archaeological resource before any excavation at the resource's location. This typically consists of (but is not necessarily limited to) sample excavation, artifact collection, site documentation, and historical research, with the aim to target the recovery of important scientific data contained in the portion(s) of the resource to be affected by the action.			• if the document contained information that any California Native American Tribe determined should not be filed with the	
iv. Develop and implement interpretive programs or displays.			CHRIS, the report was filed with the NAHC.	
c) If the resource qualifies as a tribal cultural resource (per PRC Section 21074), implement measures for avoiding or reducing impacts such as the following:				
i. Avoid and preserve the resource in place through measures that include but are not limited to the following:				
a) Plan and construct the action to avoid the resource and protect the cultural and natural context.				
b) Plan green space, parks, or other open space to incorporate the resources with culturally appropriate protection and management criteria.				
ii. Treat the resource with culturally appropriate dignity, taking into account the tribal cultural values and meaning of the resource, through measures that include but are not limited to the following:				
a) Protect the cultural character and integrity of the resource.				
b) Protect the traditional use of the resource.				
c) Protect the confidentiality of the resource.				
iii. Implement permanent conservation easements or other interests in real property, with cultural appropriate management criteria for the purposes of preserving or using the resource or place.				
Any technical report developed as part of this mitigation measure shall meet the U.S. Secretary of the Interior's Standards for archaeological technical reporting and shall be submitted to the appropriate CHRIS repository for the project area upon approval by the CEQA lead agency unless the document contains information that any California Native American Tribes involved in its development determine should not be filed with the CHRIS, in which case the report shall be submitted to the NAHC.				

		D		
Mitigation Measure	for Implementing	Monitoring	Monitoring and Reporting Actions	Timing
Mitigation Measure 3.6-3: If human remains are encountered during construction activities, all work shall immediately halt within 100 feet of the find and the CEQA lead agency shall contact the appropriate county coroner to evaluate the remains and follow the procedures and protocols set forth in CEQA Guidelines Section 15064.5(e)(1). If the coroner determines that the remains are Native American in origin, the appropriate county shall contact the NAHC, in accordance with HSC Section 0097.98, the PEC Section 5007.98, the CEQA lead agency shall ensure that the immediate vicinity, according to generally accepted cultural or archaeological standards or practices, of the location of the Native American human remains is not damaged or disturbed by further development activity until the CEQA lead agency has discussed and conferred, as prescribed in PRC Section 5097.98, with the most likely descendants and the property owner regarding their recommendations, if applicable, taking into account the possibility of multiple human remains. Any technical report developed as part of this mitigation measure shall meet the U.S. Secretary of the Interior's Standards for archaeological technical reporting and shall be submitted to the NAHC and the appropriate CHRIS repository for the project area upon approval by the CEQA lead agency unless the document contains information that any California Native American Tribes involved in its development determine should not be filed with the CHRIS, in which case the report shall be submitted only to the NAHC.	Entity implementing action in response to Guidelines Construction Contractor	Entity implementing action in response to Guidelines	 Verify and document: work was stopped within 100 feet of discovered human remains. County corner was notified, and the remains evaluated following the procedures and protocols set forth in CEQA Guidelines Section 15064.5(e)(1). If remains were determined to be Native American in origin the NAHC was contacted and the requirements contained in HSC Section 7050.5(c) and PRC Section 5097.98 were implemented. a report meeting the U.S. Secretary of the Interior's Standards for archaeological technical reporting was submitted to the appropriate CHRIS repository for the project area. if the document contained information that any California Native American Tribe determined should not be filed with the NAHC. 	Prior to construction
Noise				
 Mitigation Measure 3.13-1: The following measures shall be implemented during construction of any actions implemented by Contractors in response to the proposed Guidelines: Noise- and vibration-generating activities shall comply with the applicable general plan and/or noise ordinances for the jurisdiction located within the vicinity of the project. Construction equipment shall be located as far away as possible from noise-sensitive receptors to the extent feasible, to reduce noise levels below applicable local standards. Construction equipment shall be maintained to manufacturers' recommended specifications, and all construction vehicles and equipment shall be equipped with appropriate mufflers and other approved noise control devices. Idling of construction equipment shall be limited to the extent feasible to reduce the time that noise is emitted. An individual traffic noise analysis of identified haul routes shall be conducted and mitigation, including but not limited to measures such as reduced speed limits, shall be provided at locations where noise standards cannot be maintained for noise-sensitive receptors. The action shall incorporate the use of temporary noise barriers, such as acoustical panel systems, between construction activities and noise-sensitive receptors if it is concluded that they would be needed to ensure compliance with applicable noise standards and effective in reducing noise exposure to sensitive receptors. 	Entity implementing action in response to Guidelines Construction Contractor	Entity implementing action in response to Guidelines	Verify and document implementation of noise/ vibration avoidance measures	During construction
See Mitigation Measure 3.13-1	See Mitigation	See Mitigation	See Mitigation Measure 3.13-1	See Mitigation
	Measure 3.13-1	Measure 3.13-1		Measure 3.13-1
I ridal Cultural Resources			T	
See Mitigation Measures 3.6-2a, 3.6-2b, 3.6-2c, 3.6-2d, and 3.6-3.	See Mitigation Measures 3.6-2a, 3.6-2b, 3.6-2c, 3.6-2d, and 3.6-3	See Mitigation Measures 3.6-2a, 3.6-2b, 3.6-2c, 3.6-2d, and 3.6-3	See Mitigation Measures 3.6-2a, 3.6-2b, 3.6-2c, 3.6-2d, and 3.6-3	See Mitigation Measures 3.6-2a, 3.6-2b, 3.6-2c, 3.6-2d, and 3.6-3

Mitigation Measure 3.13-1: The following measures shall be implemented during construction of any actions implemented by Contractors in response to the proposed Guidelines:	Entity implementing action in response	Entity implementing action in response to	Verify an vibration
 Noise- and vibration-generating activities shall comply with the applicable general plan and/or noise ordinances for the jurisdiction located within the vicinity of the project. 	to Guidelines Construction	Guidelines	
 Construction equipment shall be located as far away as possible from noise-sensitive receptors to the extent feasible, to reduce noise levels below applicable local standards. 	Contractor		
 Construction equipment shall be maintained to manufacturers' recommended specifications, and all construction vehicles and equipment shall be equipped with appropriate mufflers and other approved noise control devices. 			
 Idling of construction equipment shall be limited to the extent feasible to reduce the time that noise is emitted. 			
 An individual traffic noise analysis of identified haul routes shall be conducted and mitigation, including but not limited to measures such as reduced speed limits, shall be provided at locations where noise standards cannot be maintained for noise-sensitive receptors. 			
• The action shall incorporate the use of temporary noise barriers, such as acoustical panel systems, between construction activities and noise-sensitive receptors if it is concluded that they would be needed to ensure compliance with applicable noise standards and effective in reducing noise exposure to sensitive receptors.			
See Mitigation Measure 3.13-1	See Mitigation Measure 3.13-1	See Mitigation Measure 3.13-1	See Mitiç
Tribal Cultural Resources			
See Mitigation Measures 3.6-2a, 3.6-2b, 3.6-2c, 3.6-2d, and 3.6-3.	See Mitigation Measures 3.6-2a, 3.6-2b, 3.6-2c,	See Mitigation Measures 3.6-2a, 3.6-2b, 3.6-2c,	See Mitig 3.6-2c, 3

RESOLUTION No. 2023-03

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE FRIANT WATER AUTHORITY CERTIFYING THE FINAL ENVIRONMENTAL IMPACT REPORT, ADOPTING CEQA FINDINGS OF FACT, ADOPTING A MITIGATION MONITORING AND REPORTING PROGRAM, APPROVING THE GUIDELINES FOR ACCEPTING WATER INTO THE FRIANT-KERN CANAL (GUIDELINES), AND AUTHORIZING THE EXECUTION OF THE COOPERATIVE AGREEMENT FOR THE IMPLEMENTATION OF THE GUIDELINES

THE BOARD OF DIRECTORS OF THE FRIANT WATER AUTHORITY RESOLVES AS FOLLOWS:

SECTION 1. <u>Findings</u>. The Board of Directors finds as follows:

A. The United States Bureau of Reclamation ("Reclamation") constructed and owns the facilities of the Friant Division of the Central Valley Project ("CVP" or "Project"), including the Friant Dam and the Friant-Kern Canal ("Canal" or "FKC") which conveys water from Millerton Lake to municipalities and water agencies (collectively, "Contractors") along the 152-mile length of the Canal that have water delivery contracts with Reclamation for Project water.

B. The Contractors, through their own facilities, provide CVP water to communities and thousands of family farms which irrigate more than one million acres of highly productive and economically vital farmland.

C. Since 1986, the Friant Water Authority ("FWA") and its predecessors have operated and maintained certain Friant Division facilities, including the FKC, on behalf of the United States, and since 1998 such operations, maintenance and replacement ("OM&R") obligations have been governed by that certain Agreement to Transfer the Operations, Maintenance and Replacement and Certain Financial and Administrative Activities Related to the Friant-Kern Canal and Associated Works (Contract No. 8-07-20-X0356-X) ("Transfer Agreement"), which FWA and Reclamation renewed effective October 5, 2020 for an additional term of 35 years.

D. Under Article 30(a) of the Transfer Agreement, FWA is required to operate and maintain the FKC "in a manner that preserves the quality of the water at the highest feasible level" as determined by Reclamation.

E. In the recitals and substantive provisions of the Contractors' water delivery contracts (i.e., the article entitled "Cooperation and Coordination"), Reclamation and the applicable Contractor acknowledge the shared goal to "pursue measures to improve ... water quality ... for all Project purposes," including through the "implementation of partnerships."

F. Nevertheless, each water delivery contract also includes a provision that states that "the United States does not warrant the quality of the water delivered to the Contractor and is under no obligation to furnish or construct water treatment facilities to maintain or improve the quality of water delivered to the Contractor."

G. As the operations of the Friant Division have evolved, from time-to-time water is introduced into the FKC other than directly from Millerton Lake to the headworks of the FKC (collectively, "Non-Millerton water"). In general, such Non-Millerton water is of a lower quality than that conveyed directly from Millerton Lake.

H. In order to ensure that the quality of water conveyed through the FKC is protected for sustained domestic and agricultural use, FWA and the Contractors have cooperatively developed certain Guidelines for Accepting Water into the Friant-Kern Canal ("Guidelines" or "Project") that define certain water quality thresholds and the required mitigation associated with the introduction of Non-Millerton water into the FKC, as well as establish methodologies, procedures and tools for forecasting, monitoring and managing water quality in the FKC.

I. Under the Guidelines, a public agency interested in participating in the Guidelines activities, including the introduction of Non-Millerton water into the FKC, is required to enter into a cooperative agreement ("Cooperative Agreement") with FWA to implement the Guidelines.

J. Because the proposed Guidelines and Cooperative Agreement require discretionary approvals from FWA (and the participating Contractors) prior environmental review is required.

K. FWA agreed to serve as the lead agency under the California Environmental Quality Act ("CEQA" - Public Resources Code sections 21000 and following) for the environmental review of the Guidelines.

L. FWA retained the consulting firm Environmental Science Associates ("ESA") to assist in the preparation of the environmental documents necessary for approval of the Guidelines under CEQA.

M. An Initial Study (IS) was prepared pursuant to the requirements of CEQA, and the State CEQA Guidelines (Title 14 of the California Code of Regulations, sections 15000 and following). The IS found that the Project could potentially have a significant impact on the environment and therefore required the preparation of an Environmental Impact Report (EIR). A copy of the IS is included as part of the Final EIR.

N. On December 6, 2022, FWA issued a Notice of Preparation ("NOP") that an EIR would be prepared for the Guidelines and filed such NOP with the California State Clearinghouse, which issued the Project State Clearinghouse (SCH) No. 2022120093. The NOP was available for public review from December 6, 2022 through January 9, 2023, and solicited comments regarding the scope and content of the EIR. A copy of the NOP, together with comments received, is part of the Final EIR.

O. On December 13, 2022, a virtual public scoping meeting was held for the EIR.

P. On May 12, 2023, FWA issued a Notice of Completion/Notice of Availability ("NOA") of the Draft EIR. The NOA was published on the California State Clearinghouse website (https://ceqanet.opr.ca.gov/2022120093/2), FWA's website (<u>https://friantwater.org/projects</u>), and was made available at the Fresno, Kern and Tulare County Clerks offices and published in the Fresno Bee and Bakersfield Californian. Copies of the NOA and the Draft EIR were distributed to the public agencies and other interested parties

as shown on the distribution list included in the Draft EIR and attached to the NOA. Additionally, the Draft EIR was distributed to responsible and interested state agencies through the State Clearinghouse; State Clearinghouse No. 2022120093.

Q. On May 12, 2023, the Draft EIR was made available for public review and comment pursuant to State CEQA Guidelines section 15087. The public review period lasted from May 12, 2023 to June 26, 2023. A virtual public meeting was held on May 30, 2023 to accept comments on the Draft EIR. Copies of the Draft EIR were made available for the public online at FWA's website (<u>https://friantwater.org/projects</u>), and hard copies were made available for review at FWA's Lindsay Office (854 N. Harvard Ave.).

R. FWA did not receive any comments on the Draft EIR during this 45-day public comment period.

S. A full copy of the Final EIR was posted on FWA's website on July 21, 2023, at: <u>https://friantwater.org/projects</u>.

T. The Board conducted a duly noticed public hearing on the Final EIR on July 27, 2023. All interested parties were given full opportunity to be heard and to present evidence regarding the Final EIR and related actions and approvals.

U. The Final EIR identifies the potential for significant impacts on the environment from implementation of the Project, all of which can be avoided or substantially reduced to less than a significant impact through the EIR mitigation measures; therefore, approval of the Project must include CEQA "Findings" as set forth in the CEQA Findings of Fact attached as <u>Exhibit A</u>.

V. The Project's Mitigation Monitoring and Reporting Program ("MMRP"), as required by CEQA, is attached as <u>Appendix A</u> of the Final EIR.

W. All documents and files which constitute the record of proceedings upon which the certification of the Final EIR and related actions to approve the Guidelines are based are on the file in the office of the Chief Operating Officer of the Friant Water Authority at its office at 854 N Harvard Avenue, Lindsay, California, 93247.

SECTION 2. <u>Certification of Final EIR</u>. The Board of Directors certifies the Final EIR as follows:

A. Based on the evidence and oral and written testimony presented at the public hearing including staff reports, and based on all the information contained in FWA's files on the Project (including those of its environmental consultant, ESA), including but not limited to, the Final EIR for the Project (a copy of which is on file at FWA's Lindsay office), the Board certifies in accordance with State CEQA Guidelines section 15090 that:

- 1. The Final EIR for the Project was prepared in compliance with CEQA and the State CEQA Guidelines.
- 2. The Final EIR was presented to the Board of Directors and that the Board has reviewed and considered the information contained in the Final EIR prior to approving the Project.

- 3. The Final EIR adequately describes the Project, its environmental impacts, and reasonable alternatives. Potentially significant impacts have been identified and mitigation measures have been incorporated as set forth in the MMRP that will avoid or reduce impacts to a level which will not cause a significant impact on the environment. Compliance with the MMRP is a requirement of the Cooperative Agreement.
- 4. The Final EIR reflects the independent judgment and analysis of the Board of Directors of the Friant Water Authority.

SECTION 3. <u>Adoption of Findings and Mitigation Monitoring and Reporting</u> <u>**Program**</u>. The Board of Directors approves, adopts, and imposes the following with respect to the Project:

A. The **Findings** pursuant to State CEQA Guidelines sections 15091 and 15126.6, as set forth in the attached <u>Exhibit A</u>. The Findings describe the mitigation measures and demonstrate that they will effectively mitigate or avoid the potentially significant environmental impacts of the Project.

B. The **Mitigation Monitoring and Reporting Program (MMRP)**, as set forth in <u>Appendix A</u> of the Final EIR. Potentially significant impacts have been identified and mitigation measures have been incorporated into the Project (and any subsequent discretionary projects) through the Cooperative Agreement that will reduce potential impacts to a level which will not cause a significant impact on the environment.

SECTION 4. <u>Approval of the Guidelines</u>. The Board of Directors approves the Guidelines described in the Final EIR as the Project to be implemented.

SECTION 5. <u>Approval of the Cooperative Agreement</u>. The Board of Directors approves the Cooperative Agreement and directs FWA staff to proceed with all necessary actions to execute and enter into the Cooperative Agreement with the participating Contractors and other public agencies in order to implement the Guidelines.

SECTION 6. <u>Filing of a Notice of Determination</u>. The Board of Directors directs FWA staff to cause to be filed with the respective clerks of Fresno, Kern and Tulare Counties and the Office of Planning and Research in Sacramento a Notice of Determination in accordance with CEQA.

SECTION 7. <u>Effective Date</u>. This Resolution will take effect upon adoption.

APPROVED AND ADOPTED on July 27, 2023.

Jim Erickson, Chair of the Board of Directors

ATTEST:

Josh Pitigliano, Secretary of the Board

I HEREBY CERTIFY that Resolution No. 2023-03 was duly adopted by the Board of Directors of the Friant Water Authority at a regular meeting held on July 27, 2023, by the following vote:

AESWD, CWD,CofF, DEID,FID, KTWD,LID, LSID, LTRID, MID, OCID, PID, PIXID, SID, SWID, AYES: TPWD, TBID, TID

- NOES: None.
- ABSENT: KDWCD
- ABSTAIN: None.

Josh Pitigliano, Secretary of the Board

RESOLUTION 2023-03

EXHIBIT A

CEQA FINDINGS OF FACT

FOR

THE ENVIRONMENTAL IMPACT REPORT OF THE GUIDELINES FOR ACCEPTING WATER INTO THE FRIANT-KERN CANAL PROJECT

STATE CLEARINGHOUSE NUMBER: 2022120093

PREPARED PURSUANT TO

SECTIONS 15091 AND 15093 OF THE STATE CEQA GUIDELINES AND SECTION 21081 OF THE PUBLIC RESOURCES CODE

BY

FRIANT WATER AUTHORITY

JULY 2023

Resolution No. 2023-03 Environmental Impact Report July 27, 2023 Page 2

1. INTRODUCTION

These Findings (defined below) are made pursuant to the California Environmental Quality Act (CEQA), Public Resources Code Sections 21000 and CEQA Guidelines (California Code of Regulations, Title 14, sections 15000 *and following*) by the Friant Water Authority (Friant) in connection with the Environmental Impact Report (EIR) prepared for the *Guidelines for Accepting Water into the Friant-Kern Canal* (Guidelines). The Draft EIR (and appendices) and Final EIR (and appendices) constitute the EIR for the Guidelines.

These Findings are based on substantial evidence in the entire administrative record and references to specific reports and specific pages of documents are not intended to identify those sources as the exclusive basis for the findings. These findings reflect the Friant's Board of Director's (Board) independent judgment and analysis.

1.1 OVERVIEW AND ORGANIZATION

Friant has prepared an EIR which analyzes the anticipated environmental impacts of the Guidelines. To support its certification of the EIR and approval of the proposed Guidelines, Friant's Board makes the following findings of fact (Findings). These Findings contain the Board's written analysis and conclusions regarding the Guidelines environmental effects, mitigation measures, and alternatives which, in the Board's view, justify the approval of the Guidelines despite its potential environmental effects. These Findings are based upon the entire record of proceedings for the EIR, as described below.

The content and format of the Findings are designed to meet the requirements of CEQA. The EIR identifies significant environmental effects that would result from the Project. For each significant effect identified in the EIR, the Board is adopting one or more of the findings as provided in CEQA and specified in Section 15091 of the CEQA Guidelines. For identified significant effects, the Board finds that the mitigation measures identified in the EIR avoid or substantially lessen the significant effects to a level of less than significant.

The Board also adopts a Mitigation Monitoring and Reporting Program (MMRP). The Board finds that the MMRP meets the requirements of Public Resources Code Section 21081.6 by providing for the implementation and monitoring of measures intended to mitigate potentially significant effects. The MMRP is attached to the Board's Resolution as Exhibit B and incorporated by reference is being adopted by the Board concurrent with and as part of its Project approval.

2. PROPOSED GUIDELINES SUMMARY

Friant, a joint powers authority, has been working with Friant Division long-term contractors (Friant Contractors) and the United States Department of the Interior, Bureau of Reclamation (Reclamation) to develop the proposed Guidelines to ensure that the quality of water conveyed through the Friant-Kern Canal is protected for sustained domestic and agricultural use.

The proposed Guidelines would be applicable to all Non-Millerton water (water from sources other than Millerton Lake) introduced to or diverted from the Friant-Kern Canal including but not limited to: groundwater pump-ins, surface water diversions and pump-ins, recaptured and recirculated San Joaquin River Restoration Program Restoration Flows, and water introduced at the Friant-Kern Canal–Cross Valley Canal (CVC) intertie and delivered via reverse flow on the Friant-Kern Canal. The proposed Guidelines define the water quality thresholds and required "leave behind" water associated with introduced Non-Millerton water and corresponding water quality, as well as the methodologies and tools for monitoring and forecasting water quality in the Friant-Kern Canal. The proposed Guidelines describe the Friant review process for applications to Reclamation to introduce Non-Millerton water into

the Friant-Kern Canal; implementation procedures; and the responsibilities of water contractors and other parties authorized to introduce or receive Non-Millerton water into or from the Friant-Kern Canal (referred to collectively as "Contractors").

Implementation of the proposed Guidelines would not result in Friant making any physical modifications to the Friant-Kern Canal; however, in response to the proposed Guidelines, Contractors may need to take certain actions to ensure that a proposed introduction of Non-Millerton water meets the water quality thresholds of the Guidelines. These actions may include blending of water, changes to the timing of the introduction or discharge of Non-Millerton water, use of alternative water supplies, or construction and operation of small water treatment facilities at the source of the pump-in. In addition, Friant or Contractors may need to construct and/or maintain facilities for monitoring and forecasting water quality (e.g., water quality monitoring stations).

2.1 PROJECT OBJECTIVES

CEQA requires that an EIR contain a "statement of the objectives sought by the proposed project." Under CEQA, "[a] clearly written statement of objectives will help the Lead Agency develop a reasonable range of alternatives to evaluate in the EIR and will aid the decision makers in preparing findings or a statement of overriding considerations. The statement of objectives should include the underlying fundamental purpose of the project" (CEQA Guidelines Section 15124[b]).

The objectives of the proposed Guidelines are to:

- Provide greater protection of the quality of water introduced to or received from the Friant-Kern Canal for sustained domestic and agricultural use.
- Define the water quality thresholds, including the "leave behind" water associated with introduced Non-Millerton water and corresponding water quality, as well as the methodologies and tools for monitoring and forecasting water quality in the Friant-Kern Canal.
- Guide the application review process, implementation procedures, and the responsibilities of water contractors and other parties authorized by Reclamation to introduce or receive Non-Millerton water into or from the Friant-Kern Canal.

3. STATUTORY REQUIREMENTS

CEQA, in Public Resources Code Section 21081, and the CEQA Guidelines Section 15091 requires that:

No public agency may approve or carry out a project for which an EIR has been certified which identifies one or more significant environmental effects of the project unless the public agency makes one or more written findings for each of those significant effects, accompanied by a brief explanation of the rationale for each finding. The possible findings are:

- 1. Changes or alterations have been required in, or incorporated into, the project, which avoid or substantially lessen the significant environmental effect as identified in the EIR.
- 2. Such changes or alterations are within the responsibility and jurisdiction of another public agency and not the agency making the finding. Such changes have been adopted by such other agency or can and should be adopted by such other agency.
- 3. Specific economic, legal, social, technological, or other considerations, including provision of employment opportunities for highly trained workers, make infeasible the mitigation measures or project alternatives identified in the EIR.
All identified significant effects were determined to be mitigated to a less-than-significant level with incorporation of mitigation measure as described below in Section 4.

3.1 RECORD OF PROCEEDINGS AND CUSTODIAN OF RECORD

For purposes of CEQA and these Findings, the record of proceedings for the Board's decisions on the Guidelines consist of: (a) matters of common knowledge to the Board, including, but not limited to, federal, state and local laws and regulations and policies, (b) the following documents, which are in custody of the Friant Water Authority, 854 N. Harvard Ave. Lindsay, CA 9324:

- Notice of Preparation, dated December 6, 2022.
- Other public notices issued by Friant in conjunction with the Guidelines.
- Draft EIR, dated May 12, 2023.
- Final EIR, dated July, 2023, including all documents incorporated therein by reference.
- Mitigation Monitoring and Reporting Plan, dated July, 2023.
- All findings and resolutions adopted by the Board in connection with the Guidelines, and all documents cited or referred to therein.
- All final technical reports and addenda, studies, memoranda, maps, correspondence and all planning documents prepared by Friant or Friant's consultants relating to the Guidelines.
- All documents submitted to Guidelines by agencies or members of the public in connection with development of the Guidelines.
- All actions of the Board with respect to the Guidelines.
- All references included in the Draft EIR.
- Other documents regarding coordination and consultation with the public and public agencies and other documents designated by Friant.

3.2 PREPARATION AND CONSIDERATION OF THE EIR AND INDEPENDENT JUDGMENT FINDINGS

Pursuant to Public Resources Code Section 21082.1(c)(3), the Board finds, with respect to the Friant's preparation, review and consideration of the EIR, that:

- Friant retained the independent firm of Environmental Science Associates (ESA) to prepare the EIR, under the supervision and at the direction of Friant.
- Friant circulated a NOP on December 6, 2022 for a 30-day period.
- Friant noticed and conducted a virtual scoping meeting on December 13, 2022.
- The NOP was sent to public agencies, organizations, and individuals that requested receipt of Friant's public notices.
- Friant circulated the Draft EIR for review by responsible agencies and the public from May 12, 2023 through June 26, 2023, for a 45 days and submitted it to the State Clearinghouse for review and comment by State agencies.
- The Draft EIR was sent to public agencies, organization, and individuals that requested receipt of Friant's public notices and was made available at the Fresno, Kern and Tulare County Clerks offices and published in The Fresno Bee and The Bakersfield Californian on Friday May 12, 2023.
- Friant noticed and conducted a virtual public meeting on May 30, 2023 to receive oral comments on the Draft EIR.
- The EIR reflects the Board's independent judgment and analysis and has been completed in compliance with CEQA.

- The Project will have potential significant, unavoidable impacts as described and discussed in the EIR.
- The EIR is adequate under CEQA to address the potential environmental impacts of the Project.
- The EIR has been presented to the Board and the Board has independently reviewed and considered information contained in the EIR.
- By these Findings, the Board ratifies, adopts and incorporates the analyses, explanations, findings, responses to comments, and conclusions of the EIR described in these Findings.

3.3 NO RECIRCULATION OF EIR REQUIRED

Public Resources Code Section 21092.1 and CEQA Guidelines Section 15088.5 dictate that, under certain circumstances, when new information is added to an EIR after it has been circulated for the required public review and comment period, the EIR must undergo another round of public review and comment. The Final EIR contains no new information and therefore, no recirculation of the EIR is required.

3.4 MITIGATION MEASURES, CONDITIONS OF APPROVAL AND MITIGATION MONITORING AND REPORTING PROGRAM

Public Resources Code Section 21081.6 and CEQA Guidelines Section 15097 require Friant to adopt a monitoring or reporting program to ensure that the mitigation measures and revisions to the Project identified in the Final EIS are implemented. The MMRP attached to the Board's Resolution as Exhibit B and incorporated by reference is being adopted by the Board concurrent with and as part of its approval of the Guidelines. The MMRP satisfies the requirements of CEQA. The mitigation measures set forth in the MMRP are specific and enforceable and are capable of being fully implemented by the efforts of Friant and/or the Contractors when carrying out any new project subject to CEQA pursuant to the Guidelines. The MMRP adequately describes implementation procedures, monitoring responsibility, reporting actions, compliance schedule, and verification of compliance in order to ensure that actions taken in response to the Guidelines comply with the adopted mitigation measures, or equally effective measures, to reduce significant impacts to a less-than-significant level. Compliance with the MMRP is a requirement of the Cooperative Agreement that will be executed by all Contractors.

The mitigation measures incorporated into and imposed as part of the MMRP will not have significant impacts that were not analyzed in the EIR.

4. FINDINGS REGARDING SIGNIFICANT IMPACTS

In accordance with Public Resources Code Section 21081 and CEQA Guidelines Sections 15091 and 15092, the Board adopts the findings and conclusions regarding impacts and mitigation measures that are set forth in the EIR and summarized in the MMRP. These findings do not repeat the full discussions of environmental impacts contained in the EIR. The Board ratifies, adopts, and incorporates the analysis, explanation, findings and conclusions of the EIR. The EIR concludes that the potentially significant environmental impacts related to biological resources, cultural resources, noise, and tribal cultural resources can be reduced to a less than significant level through the implementation of specific mitigation measures, as discussed below.

4.1 FINDINGS REGARDING IMPACTS ANALYZED IN THE EIR AND DETERMINED TO BE LESS-THAN-SIGNIFICANT IMPACTS

This section identifies potentially significant adverse impacts of the proposed Guidelines that require findings to be made pursuant to Public Resources Code Section 21081 and CEQA Guidelines Section 15091. Based on information in the EIR, the Board finds that, based upon substantial evidence in the record, adoption and implementation of the mitigation measures set forth below will avoid or reduce the identified significant impacts of the proposed Guidelines to less than significant levels. Based on the

analysis contained in the EIR, the following resources have been determined to have impacts that can be reduced to less-than-significant levels with implementation of mitigation measures.

4.1.1 Biological Resources

Impact 3.5-1: Implementation of the proposed Guidelines could result in 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 CDFW or USFWS.

In response to the proposed Guidelines, Contractors might need to take certain actions to comply with the proposed Guidelines. Actions may include construction and operation of small water treatment facilities (approximately the size of a shed) likely located adjacent to the Friant-Kern Canal right-of-way, or installation of water quality monitoring stations located in the Friant-Kern Canal itself. It is also possible that some actions could occur in areas within Contractors' boundaries. Construction of such facilities could adversely affect special-status species, either through direct mortality or injury (e.g., from heavy machinery crushing wildlife or plants) or through the loss of suitable habitat for special-status species. his effect could be temporary, if such habitat is restored to pre-action conditions following the completion of construction (e.g., staging areas or haul routes); or the effect could be permanent, if no such restoration activities are possible (e.g., it would not be possible to restore habitat in the footprint where a permanent new water quality treatment facility is constructed).

Mitigation Measure 3.5-1a: One botanical survey shall be conducted prior to construction activities to determine the presence or absence of special-status plant species within the construction footprint, including staging and haul routes. The surveys shall be conducted in general accordance with the *Protocols for Surveying and Evaluating Impacts to Special-Status Native Plant Populations and Natural Communities* (CDFW 2018) and shall be timed to appropriately coincide with the blooming period in all suitable habitat located within any anticipated disturbance areas.

Mitigation Measure 3.5-1b: In the event that special-status plant species are found during the botanical surveys, the locations of the special-status plants shall be marked and a 50-foot buffer shall be established as avoidance areas both in the field, using flagging, staking, fencing, or similar devices, and on construction plans.

Mitigation Measure 3.5-1c: If non-listed, special-status plants are identified during botanical surveys and complete avoidance is not practicable, coordination with CDFW and/or USFWS shall be conducted as appropriate to develop the conservation plan. No take of state-listed species shall occur without an Incidental Take Permit (ITP) from CDFW.

Mitigation Measure 3.5-1d: To avoid special-status wildlife habitat, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures:

- To the extent practicable, site(s) shall be identified that avoid habitats of special-status species (which may include foraging, sheltering, migration, and rearing habitat in addition to breeding or spawning habitat).
- Buffers around special-status species habitats shall be established to exclude effects of construction activities. The size of the buffer shall be in accordance with USFWS and CDFW protocols for the applicable special-status species.

- To the extent practicable, construction activities shall be scheduled to avoid special-status species' breeding, spawning, or migration locations during the seasons or active periods that these activities occur.
- Where impacts on special-status species are unavoidable, impacts shall be compensated for by restoring or preserving in-kind suitable habitat on-site or off-site, or by purchasing restoration or preservation credits.

Mitigation Measure 3.5-1e: To protect wildlife, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures:

- Avoidance of Vegetation Disturbance. Sites shall be selected that will minimize, to the greatest extent feasible, the amount of soil and upland vegetation disturbance during construction and use methods creating the least disturbance to vegetation. Disturbance to existing grades and native vegetation, the number of access routes, the size of staging areas, and the total area disturbed shall be limited to the extent of all temporary and permanent impacts as defined by the final project design.
- Environmental Awareness Training. Prior to engaging existing or new personnel in construction activities, new construction personnel shall participate in environmental awareness training conducted by an agency-approved biologist or resource specialist. Construction personnel will be informed about the identification, potential presence, legal protections, and avoidance and minimization measures relevant to special-status species that potentially occur on the site.
- **Environmental Monitoring.** A qualified biologist shall ensure that all applicable protective measures are implemented during construction. The qualified biologist shall have authority to stop any work if they determine that any permit requirement is not fully implemented. The qualified biologist will prepare and maintain a monitoring log of construction site conditions and observations, which will be kept on file by the lead agency.
- Work Area and Speed Limits. All construction work and materials staging shall be restricted to designated work areas, routes, staging areas, temporary interior roads, or the limits of existing roadways.
 - Prior to start of work, brightly colored fencing or flagging or other practical means shall be erected to demarcate the limits of the activities within 100 feet of sensitive natural communities and habitat areas (e.g., any aquatic features), including designated staging areas; ingress and egress corridors; stockpile areas, soil, and materials; and equipment exclusion zones. Flagging or fencing shall be maintained in good repair for the duration of construction activities.
 - Vehicles shall obey posted speed limits and will limit speeds to 20 miles per hour within the study area on unpaved surfaces and unpaved roads to reduce dust and soil erosion and avoid harm to wildlife.
- **Daily Removal of Food Trash.** All food trash shall be properly contained within sealed containers, removed from the work site, and disposed of daily to prevent attracting wildlife to construction sites.

Mitigation Measure 3.5-1f: To protect nesting birds, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures:

• To the extent practicable, vegetation removal shall be scheduled to avoid the breeding season for nesting raptors and other special-status birds (generally February 1 through

August 31, depending on the species). Removal of vegetation outside of the nesting season is intended to minimize the potential for delays in vegetation removal due to active nests.

- If work is to occur during the breeding season for nesting birds, a qualified biologist shall conduct a minimum of one pre-construction survey for nesting migratory birds and raptors within the project area for all construction-related activities that will occur during the nesting season. The pre-construction survey shall be conducted no more than 15 days prior to the initiation of construction in a given area and will be phased based on the construction schedule. If an active nest is found, a construction-free buffer zone (250 feet for migratory birds, 500 feet for raptors) shall be established around the active nest site. If establishment of the construction-free buffer zone is not practicable, appropriate conservation measures (as determined by a qualified biologist and approved by CDFW) shall be implemented. These measures may include but are not limited to consulting with CDFW to establish a different construction-free buffer zone around the active nest site, conducting daily biological monitoring of the active nest site, and delaying construction activities in the vicinity of the active nest site until the young have fledged.
- If burrowing owls are detected within the project area during the non-breeding season and maintaining a 150-foot, no-disturbance buffer is not practicable, a qualified biologist shall submit an exclusion and passive-relocation plan to CDFW for approval. The exclusion and passive-relocation plan will generally follow the guidelines outlined in Appendix E of the *Staff Report on Burrowing Owl Mitigation* (CDFG 2012). If occupied burrows are detected during the breeding season and maintaining a 250-foot no-disturbance buffer is not practicable, CDFW will be consulted to determine and approve alternative measures to minimize the potential for disturbance to occupied burrows and nesting activities. Measures may include but are not limited to continuous biological monitoring by a qualified biologist until it has been determined that the young have fledged and are no longer reliant on the nest or parental care for survival or construction is complete. No direct disturbance of burrows with eggs or young can be conducted without written authorization from CDFW and USFWS.
- For construction activities that occur between February 1 and August 31, a qualified biologist shall conduct pre-construction surveys for raptors. The pre-construction surveys will include the project footprint and a minimum of a 0.50-mile radius where access is permitted around the construction area in suitable nesting habitat (i.e., large trees). The preconstruction surveys shall be conducted no more than 10 days before ground disturbance in a given area and will be phased based on the construction schedule. If nesting raptors are detected, an appropriate no-disturbance buffer (initially set at 500 feet for raptors; reductions in the standard buffer for raptors may be allowed where circumstances suggest the birds will not abandon the active nest with a reduced buffer size. A qualified biologist will determine whether reducing the buffer is likely to substantially increase disturbance of nesting birds, taking into account the presence or absence of dense vegetation, topography, or structures that would block project activities from view; the life history and behavior of the bird species in question; and the nature of the proposed activity. If a reduced buffer is implemented, the biologist shall monitor bird behavior in relation to work activities. At a minimum, the biologist will monitor the baseline behavior of the birds for at least 30 minutes prior to the commencement of the work activity and for at least one hour immediately following the initiation of the work activity, when response by the nesting birds to the novel activity is expected to be greatest) shall be established and monitored by a qualified biologist. Buffers shall be maintained until a qualified biologist has determined that the young have fledged and are no longer reliant on the nest or parental care for survival.

 If construction results in permanent loss of alfalfa fields (high-quality foraging habitat for Swainson's hawk), this loss shall be mitigated; at a minimum of a 1:1 ratio. Mitigation shall occur in coordination with CDFW and may consist of but is not limited to purchasing mitigation credits from a CDFW-approved mitigation bank, obtaining conservation easements with appropriate provisions to maintain the land as suitable foraging habitat in perpetuity, establishing new alfalfa fields, or implementing other habitat conservation measures as approved by CDFW.

Mitigation Measure 3.5-1g: To protect special-status amphibians and reptiles, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures:

- If western spadefoot is encountered during construction activities, it will be allowed to move out of harm's way of its own volition, or a qualified biologist will relocate it to the nearest suitable habitat that is at least 100 feet outside of the construction impact area.
- Prior to moving equipment at the start of a day, construction personnel shall inspect underneath parked vehicles and heavy machinery for amphibians or reptiles. If any are found, they will be allowed to move out of the construction area under their own volition, or a qualified biologist will relocate the organism(s) to the nearest suitable habitat that is at least 100 feet outside of the construction impact area.

Mitigation Measure 3.5-1h: To protect Crotch's bumble bee, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures:

- If construction activities will involve conversion of grassland or shrublands, a survey for Crotch's bumble bee shall be conducted prior to construction activities during the Crotch's bumble bee active period (i.e., March to July).
- The survey will be a visual survey conducted by a qualified biologist who will search for Crotch's bumble bee activity and the presence of ground nests. If an active ground nest is observed, it shall be avoided. If avoidance of the active nest is not possible, CDFW will be consulted for approval of alternative measures to protect the Crotch's bumble bee.

Mitigation Measure 3.5-1i: To protect San Joaquin kit fox, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures:

- Before the start of ground-disturbing activities within suitable habitat areas for San Joaquin kit fox (i.e., alkali desert scrub, annual grassland, pasture, barren) an approved biologist shall conduct preconstruction surveys in accordance with USFWS' *Standardized Recommendations for Protection of the San Joaquin Kit Fox prior to or during Ground Disturbance* (USFWS 2011). Preconstruction surveys shall be conducted no less than 14 days and no more than 30 days prior to the beginning of ground disturbance and/or construction activities or any project activity likely to impact the San Joaquin kit fox.
- If a natal/pupping den is discovered within the work area or within 200-feet buffer of the work area boundary, the USFWS shall be immediately notified and under no circumstances should the den be disturbed or destroyed without prior authorization from USFWS. If the preconstruction survey reveals an active natal/pupping den, the Contractor shall contact the Service immediately to obtain the necessary take authorization. No construction work shall be allowed within 200 feet of the newly discovered natal/pupping den without written approval from the Service.

Mitigation Measure 3.5-1j: To protect Tipton kangaroo rat, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures:

- Before the start of construction, the approved biologist shall conduct a habitat assessment to determine presence of special-status small mammal species burrows or their signs. If no observations, burrows, or signs of special-status small-mammal species are detected, no further measures will be required.
- If burrows and signs of special-status small mammal species are observed, the approved biologist will conduct protocol-level surveys in accordance with *Survey Protocol for Determining Presence of San Joaquin Kangaroo Rats* (USFWS 2013)
- If signs of Tipton kangaroo rat are detected during the survey, the Contractor, under the supervision of the approved biologist, shall establish non-disturbance exclusion zones (using wildlife exclusion fencing [e.g., a silt fence or similar material]). The non-disturbance exclusion fence with one-way exit/escape points shall be placed to exclude the Tipton kangaroo rat from the construction area.

Mitigation Measure 3.5-1k: To protect American badger, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures:

- No more than 30 days before the start of construction activities, a qualified biologist shall conduct pre-construction surveys for American badgers within suitable habitat on the project site. If a potentially active den is found in a construction area, a burrow probe shall be used to determine the presence of badgers, or the den openings may be monitored with tracking medium or an infrared-beam camera for three consecutive nights to determine current use. Potential (inactive) dens within the limits of disturbance shall be blocked or excavated to prevent use during construction. If American badgers or active dens are detected during these surveys, the following measures shall be implemented.
- Disturbance of any American badger dens shall be avoided to the extent practicable. American badger dens are used for shelter, escape, cover, and reproduction, and are thus vital to the survival of American badgers. If present, occupied badger dens shall be flagged, and ground-disturbing activities avoided, within 50 feet of the occupied den during the nonbreeding season (July 1 through February 14). Dens determined to be occupied during the breeding season (February 15 through June 30) shall be flagged, and ground-disturbing activities avoided to protect adults and nursing young. Buffers may be modified by a qualified biologist with the written concurrence of CDFW.
- If avoidance of an active non-maternity den is not feasible, badgers shall be relocated by slowly excavating the burrow (either by hand or with mechanized equipment under the direct supervision of a qualified biologist) before or after the rearing season (February 15 through June 30). Any passive relocation of American badgers shall occur only under the direction of a qualified biologist.

Findings for Impact 5.3-1: Implementation of Mitigation Measures 3.5-1(a) through 3.5-1(k), or equally effective measures, would reduce potential impacts on special-status species to a less-than-significant level because either habitat for special-status species would be avoided through siting of Contractor actions, or potential effects on species would be greatly minimized through implementation of minimization strategies (or would be offset through the purchase of off-site compensatory mitigation credits or through on-site restoration actions). Pursuant to Public Resources Code Section 21081(a)(1) and CEQA Guidelines Section 15091(a)(1), the Board finds that changes or alterations have been required in, or incorporated into, the Guidelines which will avoid this significant effect or mitigate it to a

less than significant level as identified in the EIR. The Board has imposed Mitigation Measures 3.5-1(a) through 3.5-1(k) on the Guidelines as a condition of approval and implementation will be monitored through the MMRP.

Impact 3.5-2: Implementation of the proposed Guidelines could result in a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations, or by CDFW or USFWS.

In response to the proposed Guidelines, Contractors might need to take certain actions to comply with the proposed Guidelines. Actions may include construction and operation of small water treatment facilities (approximately the size of a shed) likely located adjacent to the Friant-Kern Canal right-of-way, or installation of water quality monitoring stations located in the Friant-Kern Canal itself. It is also possible that some actions could occur in areas within Contractors' boundaries. Construction activities could include site preparation involving removal of existing structures and facilities (e.g., distribution boxes, wells, ditches, standpipes, and pipes) and clearing of areas for establishment of new staging areas and potentially off-road haul routes. Ground and/or surface water disturbance could result in temporary damage to, or the permanent removal of sensitive natural communities located in and adjacent to the construction site. Affected sensitive natural communities could include seasonal wetlands, vernal pools, riparian forest and scrub, oak woodlands, and other sensitive communities.

Mitigation Measure 3.5-2: To avoid or minimize disturbance of sensitive natural communities, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures:

- Avoidance of Sensitive Natural Communities. The proponent of the action will select sites that will avoid sensitive natural communities, including riparian habitats, by doing the following:
 - To the maximum extent practicable, project elements shall be designed to avoid effects on sensitive natural communities.
 - Flagging or fencing shall be installed by a qualified biologist around any sensitive natural community to be avoided by construction.
 - Flagging or fencing shall remain in place throughout the duration of the construction activities and will be inspected and maintained regularly by a qualified biologist until completion of construction activities. Fencing shall be removed when all construction equipment is removed from the site, the area is cleared of debris and trash, and the area is returned to natural conditions.
 - Where impacts on sensitive natural communities other than waters of the United States or state are unavoidable, impacts shall be compensated for by restoring and/or preserving in-kind sensitive natural communities on-site, or off-site at a nearby site, or by purchasing in-kind restoration or preservation credits from a mitigation bank.
- **Restoration of Temporarily Affected Areas.** For any areas temporarily affected by construction activities, the following measures shall be implemented:
 - Prepare a restoration plan for sites with temporary impacts, for review by CDFW.
 - Minimize soil disturbance and stockpile topsoil for later use in any areas to be graded.
 - Amend soil as necessary before installing replacement plants.
 - Use only native plant species for revegetation.

- **Preservation of Large Trees.** Existing native vegetation shall be retained as practicable, with special focus on the retention of shade-producing and bank-stabilizing trees and brush with greater than 6-inch-diameter branches or trunks. If large trees must be removed, compensation shall be implemented within 12 months of removal of such large trees. Compensation shall be implemented through one of three mechanisms or some combination thereof: (1) replacement via replanting at a minimum ratio of 1:1 based on a diameter-at-breast-height (DBH) basis, (e.g., planting six 1-inch DBH trees for a single, removed 6-inch DBH tree); (2) permanent preservation of large, native trees, which could include, but not be limited to, establishment of a conservation easement on lands that support native trees; or (3) contribution to the respective, established, approved tree conservation fund where the tree impact occurred.
- Avoidance of Excessive Soil Compaction. Wherever possible, vegetation disturbance and soil compaction shall be minimized by using low-ground-pressure equipment with a greater reach than other equipment, or that exerts less pressure per square inch on the ground.
- Materials and Methods of Native and Invasive Vegetation Removal. If riparian vegetation is removed with chain saws or other power equipment, machines that operate with vegetablebased bar oil will be used, if practicable. All invasive plant species (e.g., those rated as invasive by the California Invasive Plant Council or local problem species) shall, if feasible, be removed using locally and routinely accepted agricultural practices. Stockpiling of invasive plant materials is prohibited during the flood season.
- **Revegetation of Disturbed Areas.** All temporarily disturbed areas shall be de-compacted and seeded/planted with a mix of native riparian, wetland, and/or upland plant species suitable for the area. The proponent of the action shall develop a revegetation plan, including (as applicable) a schedule; plans for grading of disturbed areas to pre-construction contours; a planting palette with plant species native to the study area; invasive species management; performance standards; and maintenance requirements (e.g., watering, weeding, and replanting).

Plants for revegetation shall come primarily from active seeding and planting; natural recruitment may also be proposed if site conditions allow for natural recruitment to reestablish vegetation and avoid potential negative risks associated with erosion and impacts on water quality. Plants imported to the restoration areas will come from local stock, and to the extent possible, from local nurseries. Only native plants (genera) will be used for restoration efforts. Certified weed-free native mixes and mulch will be used for restoration planting or seeding.

- **Revegetation Materials and Methods.** Following the completion of work, site contours shall be returned to preconstruction conditions or redesigned to provide increased biological and hydrological functions.
 - Any area barren of vegetation as a result of implementation of an action shall be restored to a natural state by mulching, seeding, planting, or other means with native trees, shrubs, willow stakes, erosion control native seed mixes, or herbaceous plant species.
 - Where disturbed, topsoil shall be conserved for reuse during restoration to the extent practicable.
 - Native plant species comprising a diverse community structure (plantings of both woody and herbaceous species, if both are present) that follow a CDFW-approved plant palette shall be used for revegetation of disturbed and compacted areas, as appropriate.

- Irrigation may also be required to ensure the survival of shrubs, trees, or other vegetation.
- Soils that have been compacted by heavy equipment shall be de-compacted, as necessary, to allow for revegetation.
- *Materials and Methods of Revegetation Erosion Control.* If erosion control fabrics are used in revegetated areas, they shall be slit in appropriate locations to allow for plant root growth. Only non-monofilament, wildlife-safe fabrics shall be used.
- **Revegetation Monitoring and Reporting.** All revegetated areas shall be maintained and monitored for a minimum of two years after replanting is complete and until success criteria are met, to ensure that the revegetation effort is successful. The standard for success is 60 percent absolute cover compared to an intact, local reference site. If an appropriate reference site cannot be identified, success criteria will be developed for review and approval by CDFW on a project-by-project basis based on the specific habitat affected and known recovery times for that habitat and geography. A summary report of the monitoring results and recommendations at the conclusion of each monitoring year shall be prepared.

Findings for Impact 5.3-2: Implementation of Mitigation Measures 3.5-2, or equally effective measures, would reduce impacts to existing sensitive natural community resources to a less-than-significant level through avoidance of such resources through project siting and through restoration of temporarily affected areas for construction areas associated with new water treatment facilities. Pursuant to Public Resources Code Section 21081(a)(1) and CEQA Guidelines Section 15091(a)(1), the Board finds that changes or alterations have been required in, or incorporated into, the Guidelines which will avoid this significant effect or mitigate it to a less than significant level as identified in the EIR. The Board has imposed Mitigation Measures 3.5-2 on the Guidelines as a condition of approval and implementation will be monitored through the MMRP.

Impact 3.5-3: Implementation of the proposed Guidelines could result in a substantial adverse effect on state or federally protected wetlands as defined by Section 404 of the CWA (including, but not limited to, marsh, vernal pool, and coastal) through direct removal, filling, hydrological interruption, or other means.

In response to the proposed Guidelines, Contractors might need to take certain actions to comply with the proposed Guidelines. Actions may include construction and operation of small water treatment facilities (approximately the size of a shed) likely located adjacent to the Friant-Kern Canal right-of-way, or installation of water quality monitoring stations located in the Friant-Kern Canal itself. It is also possible that some actions could occur in areas within Contractors' boundaries. Construction of these potential future actions could directly affect wetlands and waters depending on where they are sited, and/or could indirectly affect wetlands associated with potential siltation, chemical spills, or other discharges into waterways during construction. Habitat disturbance and permanent wetland loss could result from construction activities including general grading, recontouring, and removal of existing facilities (e.g., power poles, utility lines, and piping).

Mitigation Measure 3.5-3: To avoid or minimize disturbance to wetlands and waters, Contractors implementing actions in response to the proposed Guidelines shall implement the following measures:

• Avoidance of Jurisdictional Wetlands and Other Waters. Sites shall be selected that shall avoid, minimize, and if necessary, compensate for reduction in area and/or habitat quality of wetlands and jurisdictional waters, through the following measures:

- To the maximum extent practicable, elements of Contractor actions shall be designed to avoid effects on wetlands and other waters, including rivers, streams, vernal pools, and seasonal wetlands.
- Flagging or fencing shall be installed by a qualified biologist around any jurisdictional wetland or other aquatic feature to be avoided by construction.
- Flagging or fencing shall remain in place throughout the duration of construction and will be inspected and maintained regularly by a qualified biologist until completion of the project. Fencing shall be removed when all construction equipment is removed from the site, the area is cleared of debris and trash, and the area is returned to natural conditions.
- Staging areas, access roads, and other facilities shall be placed to avoid and limit disturbance to waters of the state and other aquatic habitats (e.g., streambank or stream channel, riparian habitat) as much as possible. When possible, existing ingress or egress points shall be used and/or work shall be performed from the top of the creek banks or from barges on the waterside of the stream or levee bank, or dry gravel beds.
- Wetlands and other waters of the United States, and waters of the state that would be removed, lost, and/or degraded shall be replaced, restored, or enhanced on a "no net loss" basis (in accordance with all permits secured from and related requirements imposed by USACE and State Water Board).

Findings for Impact 5.3-3: Implementation of Mitigation Measures 3.5-3, or equally effective measures, would reduce impacts to wetlands to a less-than-significant level through avoidance of wetlands at construction areas associated with new water treatment facilities. Pursuant to Public Resources Code Section 21081(a)(1) and CEQA Guidelines Section 15091(a)(1), the Board finds that changes or alterations have been required in, or incorporated into, the Guidelines which will avoid this significant effect or mitigate it to a less than significant level as identified in the EIR. The Board has imposed Mitigation Measures 3.5-3 on the Guidelines as a condition of approval and implementation will be monitored through the MMRP.

Impact 3.5-5: Implementation of the proposed Guidelines could conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance.

In response to the proposed Guidelines, Contractors might need to take certain actions to comply with the proposed Guidelines. Actions may include construction and operation of small water treatment facilities (approximately the size of a shed) likely located adjacent to the Friant-Kern Canal right-of-way, or installation of water quality monitoring stations located in the Friant-Kern Canal itself. It is also possible that some actions could occur in areas within Contractors' boundaries. Depending on the specific location and design such actions could potentially conflict with local policies and ordinances.

Mitigation Measure 3.5-4: To reduce potential conflicts with adopted local policies or ordinances protecting biological resources, Contractors implementing actions in response to the proposed Guidelines shall Implement Mitigation Measures 3.5-2 and 3.5-3.

Findings for Impact 5.3-4: Implementation of Mitigation Measures 3.5-4, or equally effective measures, would reduce impacts associated with potential conflicts with adopted local policies or ordinances protecting biological resources to a less-than-significant level. See also Findings for Impacts 3.5-2 and 3.5-3 above. Pursuant to Public Resources Code Section 21081(a)(1) and CEQA Guidelines Section 15091(a)(1), the Board finds that changes or alterations have been required in, or incorporated into, the Guidelines which will avoid this significant effect or mitigate it to a less than significant level as identified

in the EIR. The Board has imposed Mitigation Measures 3.5-4 on the Guidelines as a condition of approval and implementation will be monitored through the MMRP.

4.1.2 Cultural Resources

Impact 3.6-1: Implementation of the proposed Guidelines could cause a substantial adverse change in the significance of a historical resource pursuant to CEQA Guidelines Section 15064.5.

In response to the proposed Guidelines, Contractors might need to take certain actions to comply with the proposed Guidelines. Actions may include construction and operation of small water treatment facilities (approximately the size of a shed) likely located within or adjacent to the Friant-Kern Canal right-of-way, or installation of water quality monitoring stations located in the Friant-Kern Canal itself. It is also possible that some actions could occur in areas within Contractors' boundaries. If construction and/or operation and maintenance activities were to result in either a direct impact (e.g., physical modification, damage, or destruction) or an indirect impact (e.g., alteration to setting, including visual) on any architectural resources that qualify as historical resources as defined in CEQA Guidelines Section 15064.5, the impact would be potentially significant.

Mitigation Measure 3.6-1a: Before implementation of any construction-related activities associated with the proposed Guidelines, the need for an inventory and significance evaluation of architectural resources i shall be assessed, based upon the type of activity and the potential for architectural resources to be present or disturbed. The assessment shall consist of a review of maps and aerial photos to determine whether existing buildings, dams, levees, roads, or other built features are present. If so, and if these features either are of unknown age or are known to be older than 45 years old, then an inventory and evaluation shall be completed by, or under the direct supervision of, a qualified architectural historian, defined as one who meets the U.S. Secretary of the Interior's Professional Qualifications Standards (SOI PQS) for Architectural History or History. This inventory and evaluation shall include the following:

- a. Map(s) and verbal description of the project area that delineates both the horizontal and vertical extents of potential direct and indirect effects —on architectural resources.
- b. A records search at the appropriate repository of the California Historical Resources Information System (CHRIS) for the project area and vicinity (typically areas within 0.25 or 0.5 mile, based on setting), to acquire records of previously recorded cultural resources and previously conducted cultural resources studies. This task can be performed by either the qualified archaeologist or the appropriate local CHRIS center staff.
- c. Background research on the history of the project area and vicinity for all actions determined to need additional historical architecture assessment.
- d. If, after review, features of the built environment are determined to be less than 45 years old, inclusion in the description a summary statement of their age and references for this determination.
- e. If architectural resources (45 years of age or older) are determined to likely be present in or near the project area, an architectural field survey of the project area, unless previous architectural field surveys no more than two years old have been conducted for the project area, in which case a new field survey is not necessary. Any architectural resources identified in the project area during the survey shall be recorded on the appropriate California Department of Parks and Recreation (DPR) 523 forms (i.e., site record forms).

- f. An evaluation of any architectural resources identified in the project area for California Register eligibility (i.e., whether they qualify as historical resources, as defined in CEQA Guidelines Section 15064.5).
- g. An assessment of potential impacts on any historical resources identified in the project area. This shall include an analysis of whether potential impacts on the historical resource would be consistent with the U.S. Secretary of the Interior's Standards for the Treatment of Historic Properties and applicable guidelines.
- h. A technical report meeting the U.S. Secretary of the Interior's Standards for architectural history technical reporting. This report shall document the mitigation measures taken and any study results. The report shall be submitted to the appropriate CHRIS repository for the project area upon approval by the CEQA lead agency.

Mitigation Measure 3.6-1b: If potentially significant impacts on historical resources are identified through implementation of Mitigation Measure 3.6-1a, an approach for reducing such impacts shall be developed before implementation of the action and in coordination with interested parties (e.g., historical societies, local communities). Typical measures for reducing impacts include:

- a. Modification of the action to avoid impacts on historical resources.
- b. Documentation of historical resources, to the standards of and to be included in the *Historic American Building Survey*, *Historic American Engineering Record*, or *Historic American Landscapes Survey*, as appropriate. As described in the above standards, the documentation shall be conducted by a qualified architectural historian, defined above, and shall include large-format photography, measured drawings, written architectural descriptions, and historical narratives. The completed documentation shall be submitted to the U.S. Library of Congress.
- c. Relocation of historical resources in conformance with the U.S. Secretary of the Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings.
- d. Monitoring of construction-related and operational vibrations at historical resources.
- e. For historical resources that are landscapes, preservation of the landscape's historic form, features, and details that have evolved over time, in conformance with the U.S. Secretary of the Interior's Guidance for the Treatment of Cultural Landscapes.
- f. Development and implementation of interpretive programs or displays, and community outreach.

Any technical report developed as part of this mitigation measure shall meet the U.S. Secretary of the Interior's Standards for architectural history technical reporting and shall be submitted to the appropriate CHRIS repository for the project area upon approval by the CEQA lead agency.

Findings for Impact 5.6-1: Implementation of Mitigation Measure 3.6-1a would require for construction-related activities an assessment of whether architectural resources that may qualify as historical resources, pursuant to CEQA Guidelines Section 15064.5, would be affected by these activities. If any historical resources that would be affected by the activities are identified through implementation of Mitigation Measure 3.6-1a, Mitigation Measure 3.6-1b would require modification of the proposed activities to avoid the historical resources or, if avoidance is not feasible, documentation or relocation of the historical resources that would be affected, and/or construction monitoring of the activities, and/or development of interpretive programs associated with the historical resources that would be affected. Implementation of Mitigation Measures 3.6-1a and 3.6-1b, or equally effective measures, would reduce

any potential impacts on historical resources to a less-than-significant level. Pursuant to Public Resources Code Section 21081(a)(1) and CEQA Guidelines Section 15091(a)(1), the Board finds that changes or alterations have been required in, or incorporated into, the Guidelines which will avoid this significant effect or mitigate it to a less than significant level as identified in the EIR. The Board has imposed Mitigation Measures 3.6-1 on the Guidelines as a condition of approval and implementation will be monitored through the MMRP.

Impact 3.6-2: Implementation of the proposed Guidelines could cause a substantial adverse change in the significance of an archaeological resource pursuant to CEQA Guidelines Section 15064.5.

In response to the proposed Guidelines, Contractors might need to take certain actions to comply with the proposed Guidelines. Actions may include construction and operation of small water treatment facilities (approximately the size of a shed) likely located within or adjacent to the Friant-Kern Canal right-of-way, or installation of water quality monitoring stations located in the Friant-Kern Canal itself. It is also possible that some actions could occur in areas within Contractors' boundaries. Construction of small water treatment facilities could involve ground disturbance which could partially or completely destroy archaeological resources as defined in CEQA Guidelines Section 15064.5.

Mitigation Measure 3.6-2a: Before implementation of any construction-related activity that includes ground disturbance associated actions taken by Contractors in response to the proposed Guidelines, an archaeological records search and sensitivity assessment, and an inventory and significance evaluation of archaeological resources identified in the project area shall be conducted. The inventory and evaluation shall be done by or under the direct supervision of a qualified archaeologist, defined as one who meets the SOI PQS for Archeology, and shall include the following:

- a. Map(s) and verbal description of the project area that delineates both the horizontal and vertical extents of potential direct and indirect effects on archaeological resources.
- b. A records search at the appropriate CHRIS repository for the project area and vicinity (typically areas within 0.25 or 0.5 mile, based on setting) to acquire records of previously recorded cultural resources and previously conducted cultural resources studies. This task can be performed by either the qualified archaeologist or the appropriate local CHRIS center staff.
- c. Outreach to the NAHC, including a request of a search of the Sacred Lands File for the project area and a list of California Native American Tribes culturally and geographically affiliated with the project area, to determine whether any documented Native American sacred sites could be affected by the action.
- d. Consultation with California Native American Tribes pursuant to PRC Section 21080.3 to determine whether any indigenous archaeological resource or tribal cultural resources could be affected by the action. The CEQA lead agency shall consult with California Native American Tribes culturally and affiliated with the project area and who have requested to be notified by the CEQA lead agency regarding projects, pursuant to AB 52; this consultation shall consist of the CEQA lead agency providing written notification of the action to any such Tribes and follow-up consultation if any Tribes request, in writing, from the CEQA lead agency's initial notification. Consultation shall include discussion regarding the design of the action, cultural resources survey, protocols for construction monitoring, and any other Tribal concerns.

- e. Background research on the history, including ethnography and indigenous presence, of the project area and vicinity.
- f. An archaeological sensitivity analysis of the project area based on mapped geologic formations and soils, previously recorded archaeological resources, previous archaeological studies, and Tribal consultation.
- g. An archaeological field survey of project area shall be conducted. The field survey shall include, at a minimum, a pedestrian survey. If the archaeological sensitivity analysis suggests a high potential for buried archaeological resources in the project area, a subsurface survey shall also be conducted. If previous archaeological field surveys no more than two years old have been conducted for the project area, a new field survey is not necessary, unless their field methods do not conform to those required above (e.g., no subsurface survey was conducted but project area has high potential for buried archaeological resources). Any archaeological resources identified in the project area during the survey shall be recorded on the appropriate DPR 523 forms (i.e., site record forms).
- h. An evaluation of any archaeological resources identified in the project area for California Register eligibility (i.e., as qualifying as historical resources, as defined in CEQA Guidelines Section 15064.5) as well as whether they qualify as unique archaeological resources pursuant to PRC Section 21083.2. Such evaluation may require archaeological testing (excavation), potentially including laboratory analysis, and consultation with relevant California Native American Tribes (for indigenous resources).
- i. An assessment of potential impacts on any archaeological resources identified in the project area that qualify as historical resources (per CEQA Guidelines Section 15064.5) and/or unique archaeological resources (per PRC Section 21083.2). This shall include an analysis of whether the potential impacts would materially alter a resource's physical characteristics that convey its historical significance and that justify its inclusion (or eligibility for inclusion) in the California Register or a qualified local register.
- j. A technical report meeting the U.S. Secretary of the Interior's Standards for archaeological technical reporting. This report shall be submitted to the appropriate CHRIS repository for the project area upon approval by the CEQA lead agency unless the document contains information that any California Native American Tribes involved in its development determine should not be filed with the CHRIS, in which case the report shall be submitted to the NAHC.

Mitigation Measure 3.6-2b: If potentially significant impacts on archaeological resources that qualify as historical resources (per CEQA Guidelines Section 15064.5) and/or unique archaeological resources (per PRC Section 21083.2) are identified during an action implemented in response to the Guidelines, the Contractor implementing the action shall develop an approach for reducing such impacts, before implementing the action and in coordination with interested or consulting parties (e.g., California Native American Tribes [for indigenous resources], historical societies [for historic-era resources], local communities). Typical measures for reducing impacts include:

- a. Modify the action to avoid impacts on resources.
- b. Plan parks, green space, or other open space to incorporate the resources.
- c. Develop and implement a detailed archaeological resources management plan to recover the scientifically consequential information from archaeological resources before any excavation at the resource's location. Treatment for most archaeological resources consists of (but is not necessarily limited to): sample excavation, artifact collection, site

documentation, and historical research, with the aim to target the recovery of important scientific data contained in the portion(s) of the resource to be affected by the action. The archaeological resources management plan shall include provisions for analysis of data in a regional context, reporting of results within a timely manner, curation of artifacts and data at an approved facility, and dissemination of reports to local and state repositories, libraries, and interested professionals.

d. Develop and implement interpretive programs or displays and conduct community outreach.

Any technical report developed as part of this mitigation measure shall meet the U.S. Secretary of the Interior's Standards for archaeological technical reporting and shall be submitted to the appropriate CHRIS repository for the project area upon approval by the CEQA lead agency unless the document contains information that any California Native American Tribes involved in its development determine should not be filed with the CHRIS, in which case the report shall be submitted to the submitted to the NAHC.

Mitigation Measure 3.6-2c: Before any ground-disturbing construction activities related to actions implemented by Contractors in response to the Guidelines, an archaeologist meeting, or under the supervision of an archaeologist meeting, the SOI PQS for Archeology shall conduct a training program for all construction field personnel involved in the ground-disturbing activities. If a California Native American Tribe expresses interest, the CEQA lead agency shall invite the Tribe to participate in the training program. On-site personnel shall attend the training before the start of any ground-disturbing activities. The training shall outline the general archaeological sensitivity of the project area and the procedures to follow in the event that archaeological resources and/or human remains are inadvertently discovered during construction (see Mitigation Measures 3.6-2d and 3.6-2e). Documentation of the training attendance shall be maintained by the CEQA lead agency.

Mitigation Measure 3.6-2d: If archaeological resources are encountered during construction activities, all activity within 100 feet of the find shall cease and the find shall be flagged for avoidance. The CEQA lead agency and a qualified archaeologist, defined as one meeting the SOI PQS for Archeology, shall be immediately informed of the discovery. The qualified archaeologist shall inspect the discovery and notify the CEQA lead agency of their initial assessment. If the qualified archaeologist determines that the resource is or is potentially indigenous in origin, the CEQA lead agency shall consult with California Native American Tribes culturally and geographically affiliated with the project area to assess the find and determine whether it is potentially a tribal cultural resource.

If the CEQA lead agency determines based on recommendations from the qualified archaeologist—and, if the resource is indigenous, from California Native American Tribes culturally and geographically affiliated with the project area—that the resource may qualify as a historical resource (per CEQA Guidelines Section 15064.5), unique archaeological resource (per PRC Section 21083.2), or tribal cultural resource (per PRC Section 21074), then the resource shall be avoided if feasible. If avoidance of an identified indigenous resource is not feasible, the lead agency shall consult with a qualified archaeologist, culturally affiliated California Native American Tribes, and other appropriate interested parties to determine treatment measures to minimize or mitigate any potential impacts on the resource pursuant to PRC Section 21083.2 and CEQA Guidelines Section 15126.4.

Once treatment measures have been determined, the CEQA lead agency shall prepare and implement an archaeological (and/or tribal cultural) resources management plan that outlines

the treatment measures for the resource. Treatment measures typically consist of the following steps:

- a. Determine whether the resource qualifies as a historical resource (per CEQA Guidelines Section 15064.5), unique archaeological resource (per PRC Section 21083.2), or tribal cultural resource (per PRC Section 21074) through analysis that could include additional historical or ethnographic research, evaluative testing (excavation), or laboratory analysis.
- b. If the resource qualifies as a historical resource (per CEQA Guidelines Section 15064.5) and/or unique archaeological resource (per PRC Section 21083.2), implement measures for avoiding or reducing impacts such as the following:
 - i. Modify the action to avoid impacts on resources.
 - ii. Plan parks, green space, or other open space to incorporate resources.
 - iii. Recover the scientifically consequential information from the archaeological resource before any excavation at the resource's location. This typically consists of (but is not necessarily limited to) sample excavation, artifact collection, site documentation, and historical research, with the aim to target the recovery of important scientific data contained in the portion(s) of the resource to be affected by the action.
 - iv. Develop and implement interpretive programs or displays.
- c. If the resource qualifies as a tribal cultural resource (per PRC Section 21074), implement measures for avoiding or reducing impacts such as the following:
 - i. Avoid and preserve the resource in place through measures that include but are not limited to the following:
 - a. Plan and construct the action to avoid the resource and protect the cultural and natural context.
 - b. Plan green space, parks, or other open space to incorporate the resources with culturally appropriate protection and management criteria.
 - ii. Treat the resource with culturally appropriate dignity, taking into account the tribal cultural values and meaning of the resource, through measures that include but are not limited to the following:
 - a. Protect the cultural character and integrity of the resource.
 - b. Protect the traditional use of the resource.
 - c. Protect the confidentiality of the resource.
 - iii. Implement permanent conservation easements or other interests in real property, with cultural appropriate management criteria for the purposes of preserving or using the resource or place.

Any technical report developed as part of this mitigation measure shall meet the U.S. Secretary of the Interior's Standards for archaeological technical reporting and shall be submitted to the appropriate CHRIS repository for the project area upon approval by the CEQA lead agency unless the document contains information that any California Native American Tribes involved in its development determine should not be filed with the CHRIS, in which case the report shall be submitted to the NAHC.

Findings for Impact 3.6-2: Implementation of Mitigation Measure 3.6-2a would require for construction work an assessment of whether such work would affect archaeological resources that may qualify as

historical resources, pursuant to CEQA Guidelines Section 15064.5, or unique archaeological resources, pursuant to PRC Section 21083.2. If any such resources that would be affected are identified through implementation of Mitigation Measure 3.6-2a, Mitigation Measure 3.6-2b would require that the action be modified to avoid the archaeological resources or, if avoidance is not feasible, that an archaeological resources management plan for the affected archaeological resources be developed and implemented. Additionally, implementation of Mitigation Measure 3.6-2c would require a cultural resources awareness training for construction personnel involved in ground-disturbing activities, and Mitigation Measure 3.6-2d would require implementation of a protocol for assessment and treatment of any potential archaeological resources identified during construction activities. Implementation of Mitigation Measures 3.6-2a to 3.6-2d, or equally effective measures, would reduce any potential impacts on archeological resources, pursuant to CEQA Guidelines Section 15064.5, to a less-thansignificant level. Pursuant to Public Resources Code Section 21081(a)(1) and CEQA Guidelines Section 15091(a)(1), the Board finds that changes or alterations have been required in, or incorporated into, the Guidelines which will avoid this significant effect or mitigate it to a less than significant level as identified in the EIR. The Board has imposed Mitigation Measures 3.6-1 on the Guidelines as a condition of approval and implementation will be monitored through the MMRP.

Impact 3.6-3: Implementation of the proposed Guidelines could disturb human remains, including those interred outside of dedicated cemeteries.

In response to the proposed Guidelines, Contractors might need to take certain actions to comply with the proposed Guidelines. Actions may include construction and operation of small water treatment facilities (approximately the size of a shed) likely located within or adjacent to the Friant-Kern Canal right-of-way, or installation of water quality monitoring stations located in the Friant-Kern Canal itself. It is also possible that some actions could occur in areas within Contractors' boundaries. Construction of small water treatment facilities could involve ground disturbance which could affect human remains.

Mitigation Measure 3.6-3: If human remains are encountered during construction activities, all work shall immediately halt within 100 feet of the find and the CEQA lead agency shall contact the appropriate county coroner to evaluate the remains and follow the procedures and protocols set forth in CEQA Guidelines Section 15064.5(e)(1). If the coroner determines that the remains are Native American in origin, the appropriate county shall contact the NAHC, in accordance with HSC Section 7050.5(c) and PRC Section 5097.98. Per PRC Section 5097.98, the CEQA lead agency shall ensure that the immediate vicinity, according to generally accepted cultural or archaeological standards or practices, of the location of the Native American human remains is not damaged or disturbed by further development activity until the CEQA lead agency has discussed and conferred, as prescribed in PRC Section 5097.98, with the most likely descendants and the property owner regarding their recommendations, if applicable, taking into account the possibility of multiple human remains. Any technical report developed as part of this mitigation measure shall meet the U.S. Secretary of the Interior's Standards for archaeological technical reporting and shall be submitted to the NAHC and the appropriate CHRIS repository for the project area upon approval by the CEQA lead agency unless the document contains information that any California Native American Tribes involved in its development determine should not be filed with the CHRIS, in which case the report shall be submitted only to the NAHC.

Findings for Impact 3.6-3: Implementation of Mitigation Measure 3.6-3 would require implementation of a protocol for assessment and treatment of any potential human remains identified during construction activities. Implementation of Mitigation Measures 3.6-2a through 3.6-2d (described above and 3.6-3, or equally effective measures, would reduce any potential impacts on human remains to a less-than-significant level. Pursuant to Public Resources Code Section 21081(a)(1) and

CEQA Guidelines Section 15091(a)(1), the Board finds that changes or alterations have been required in, or incorporated into, the Guidelines which will avoid this significant effect or mitigate it to a less than significant level as identified in the EIR. The Board has imposed Mitigation Measures 3.6-3 on the Guidelines as a condition of approval and implementation will be monitored through the MMRP.

4.1.3 Noise

In response to the proposed Guidelines, Contractors might need to take certain actions to comply with the proposed Guidelines. Actions may include construction and operation of small water treatment facilities (approximately the size of a small shed) likely located adjacent to the Friant-Kern Canal rightof-way, or installation of water quality monitoring stations located in the Friant-Kern Canal itself. It is also possible that some actions could occur in areas within Contractors' boundaries. Construction activities could include the use of haul trucks and heavy equipment. Construction activities and movement of equipment would involve temporary noise sources. Given the limited size of potential actions and because noise associated with construction activities would be short-term and intermittent, actions in response to the implementation of the proposed Guidelines are not likely to result in the generation of a substantial temporary or permanent increase in ambient noise levels in the study area in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies. Operational and maintenance activities would be similar to existing conditions and would not result in the generation of a substantial temporary or permanent increase in ambient noise levels in the study area. Operational and maintenance activities would be similar to existing conditions and would not result in the generation of a substantial temporary or permanent increase in ambient noise levels in the study area.

Mitigation Measure 3.13-1: The following measures shall be implemented during construction of any actions implemented by Contractors in response to the proposed Guidelines:

- Noise- and vibration-generating activities shall comply with the applicable general plan and/or noise ordinances for the jurisdiction located within the vicinity of the project.
- Construction equipment shall be located as far away as possible from noise-sensitive receptors to the extent feasible, to reduce noise levels below applicable local standards.
- Construction equipment shall be maintained to manufacturers' recommended specifications, and all construction vehicles and equipment shall be equipped with appropriate mufflers and other approved noise control devices.
- Idling of construction equipment shall be limited to the extent feasible to reduce the time that noise is emitted.
- An individual traffic noise analysis of identified haul routes shall be conducted and mitigation, including but not limited to measures such as reduced speed limits, shall be provided at locations where noise standards cannot be maintained for noise-sensitive receptors.
- The action shall incorporate the use of temporary noise barriers, such as acoustical panel systems, between construction activities and noise-sensitive receptors if it is concluded that they would be needed to ensure compliance with applicable noise standards and effective in reducing noise exposure to sensitive receptors.

Findings for Impact 3.13-1: Implementing Mitigation Measure 3.13-1, or equally effective measures, would reduce the potential impact related to a temporary increase in ambient noise levels from construction of actions to a less-than-significant level. Pursuant to Public Resources Code Section 21081(a)(1) and CEQA Guidelines Section 15091(a)(1), the Board finds that changes or alterations have

been required in, or incorporated into, the Guidelines which will avoid this significant effect or mitigate it to a less than significant level as identified in the EIR. The Board has imposed Mitigation Measures 3.13-1 on the Guidelines as a condition of approval and implementation will be monitored through the MMRP.

Impact 3.13-2: Implementation of the proposed Guidelines could result in the generation of excessive groundborne vibration or groundborne noise levels.

In response to the proposed Guidelines, Contractors might need to take certain actions to comply with the proposed Guidelines. Actions may include construction and operation of small water treatment facilities (approximately the size of a small shed) likely located adjacent to the Friant-Kern Canal right-of-way, or installation of water quality monitoring stations located in the Friant-Kern Canal itself. It is also possible that some actions could occur in areas within Contractors' boundaries. Construction activities would typically take place during daylight hours when construction-related noise increases would be smaller than those during nighttime hours. Given the limited size of actions, the short-term and intermittent nature of construction activities, and the fact that most actions would likely occur far from residential areas and other sensitive receptors during the day (as discussed in Impact 3.13-1), construction activities are not likely to result in the generation of excessive groundborne vibration or groundborne noise levels. Operational and maintenance activities would be similar to existing conditions and would not result in the generation of excessive groundborne noise levels in the study area.

Mitigation Measure 3.13-2: Implement Mitigation Measure 3.13-1 (see above).

Findings for Impact 3.13-2: Implementation of Mitigation Measure 3.13-2, or equally effective measures, would reduce the potential impact related to exposure of noise-sensitive receptors to excessive groundborne vibration or noise levels from construction of actions to a less-than-significant level because construction equipment would be located as far away as possible from noise-sensitive receptors to the extent feasible, construction equipment would be maintained to manufacturers' recommended specifications, and idling of construction equipment would be limited to the extent feasible. Pursuant to Public Resources Code Section 21081(a)(1) and CEQA Guidelines Section 15091(a)(1), the Board finds that changes or alterations have been required in, or incorporated into, the Guidelines which will avoid this significant effect or mitigate it to a less than significant level as identified in the EIR. The Board has imposed Mitigation Measures 3.13-2 on the Guidelines as a condition of approval and implementation will be monitored through the MMRP.

4.1.4 Tribal Cultural Resources

Impact 3.15-1: Implementation of the proposed Guidelines could cause a substantial adverse change in the significance of a tribal cultural resource, as defined in PRC Section 21074.

in response to the proposed Guidelines, Contractors might need to take certain actions to comply with the proposed Guidelines. Actions may include construction and operation of small water treatment facilities (approximately the size of a shed) likely located within or adjacent to the Friant-Kern Canal right-of-way, or installation of water quality monitoring stations located in the Friant-Kern Canal itself. It is also possible that some actions could occur in areas within Contractors' boundaries. Potential construction of small water treatment facilities could involve ground disturbance and may also affect the biological resources community, visual setting, noise levels, and air quality, among other resources. Such activities are the type that have the potential to affect tribal cultural resources through their partial or complete destruction, introduction of new visual elements to landscapes associated with or composing tribal cultural resources and impacts on biological resources associated with or composing tribal cultural resources. Construction of small water treatment facilities could partially or completely destroy archaeological resources that may compose tribal cultural resources or could result in as-yet-unidentified impacts on tribal cultural resources if construction were to occur on undisturbed land.

Implement Mitigation Measures 3.6-2a, 3.6-2b, 3.6-2c, 3.6-2d, and 3.6-3. (See above under 4.1.2 Cultural Resources).

Findings for Impact 3.15-1: Implementation of Mitigation Measure 3.6-2a would require for construction-related activities consultation with California Native American Tribes, as well as identification and evaluation of archaeological resources, including any that may qualify as tribal cultural resources. Mitigation Measure 3.6-2b would require additional consultation with California Native American Tribes regarding avoidance of any indigenous archaeological resources, and if avoidance is not feasible, development and implementation of an archaeological resources management plan for the archaeological resources that would be affected. Implementation of Mitigation Measure 3.6-2c would require a cultural resources awareness training for construction personnel involved in ground-disturbing activities, and Mitigation Measure 3.6-2d would require implementation of a protocol for assessment and treatment, including consultation with California Native American Tribes, if the resource is indigenous, of any potential archaeological resources identified during construction activities. Mitigation Measure 3.6-3 would require implementation of a protocol for assessment and treatment of any potential human remains, including any that may be Native American in origin and may constitute a tribal cultural resource, identified during construction activities. Implementation of Mitigation Measures 3.6-2a through 3.6-2d and 3.6-3, or equally effective measures, would reduce any potential impacts on tribal cultural resources associated with construction of actions by Contractors in response to the proposed Guidelines to a less-than-significant level. Pursuant to Public Resources Code Section 21081(a)(1) and CEQA Guidelines Section 15091(a)(1), the Board finds that changes or alterations have been required in, or incorporated into, the Guidelines which will avoid this significant effect or mitigate it to a less than significant level as identified in the EIR. The Board has imposed Mitigation Measures 3.15-1on the Guidelines as a condition of approval and implementation will be monitored through the MMRP.

5. ENVIRONMENTAL EFFECTS FOUND TO BE LESS THAN SIGNIFICANT OR HAVE NO IMPACT

This section identifies impacts of the project that are less than significant or would have no impact, and do not require mitigation measures. Based on information in the EIR, the Board finds that based upon substantial evidence in the record, the following impacts have been determined to be less than significant or no impact: aesthetics; agriculture and forestry resources; air quality; biological resources, energy resources; geology, soils and paleontological resources; greenhouse gas (GHG) emissions; hazards and hazardous materials; hydrology and water quality; land use and planning; mineral resources; population and housing; public services; recreation; transportation; utilities and service systems; and wildfire.

5.1 AESTHETICS

Impact 3.2-1: Implementation of the proposed Guidelines could have a substantial adverse effect on a scenic vista.

While construction could have an adverse effect on a scenic vista, construction would be short term and within a limited footprint. Given the limited size of potential facilities and the existing land uses in the study area, potential actions are not likely to have a substantial adverse effect on a scenic vista. Operational and maintenance activities, such as water meter installation and water mixing, would be

similar to existing conditions and would not significantly change the visual character of the Friant-Kern Canal or the surrounding viewsheds.

Findings for Impact 3.2-1: The Board finds that, based upon substantial evidence in the record, the potential impact on a scenic vista is less than significant and no mitigation measures are required.

Impact 3.2-2: Implementation of the proposed Guidelines could substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway.

County goals and policies are in place in the study area to protect scenic resources such as trees, rock outcroppings, and historic buildings within a state scenic highway. Construction activities and features and operational and maintenance activities would be implemented under the guidance of these general plan goals and policies.

Findings for Impact 3.2-2: The Board finds that, based upon substantial evidence in the record, the potential impact on scenic resources is less than significant and no mitigation measures are required.

Impact 3.2-3: Implementation of the proposed Guidelines could, in non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surroundings. In an urbanized area, implementation of the proposed Guidelines could conflict with applicable zoning and other regulations governing scenic quality.

Constructed facilities would have a limited size and are likely to be installed near existing water supply facilities, in primarily agricultural areas. Actions would not conflict with existing zoning or other regulations governing scenic quality in urban areas, given the limited size of potential facilities and the largely rural location of the Friant-Kern Canal and adjacent study area. Operational and maintenance activities and Friant actions (metering and water mixing) would be similar to existing conditions. They are not likely to substantially degrade the existing visual character and quality of public views of the site and its surroundings.

Findings for Impact 3.2-3: The Board finds that, based upon substantial evidence in the record, the potential impact on the visual character or quality of public views of the site and its surroundings is less than significant and no mitigation is required.

Impact 3.2-4: Implementation of the proposed Guidelines could create a new source of substantial light or glare that would adversely affect day or nighttime views in the area.

Construction and operation of small water treatment facilities would likely occur away from residential areas and other areas with views and would typically take place during daylight hours. Given the limited size and scale of facilities and the general protection measures provided by local goals and policies, there would not have an adverse effect on day or nighttime views in the area.

Findings for Impact 3.2-4: The Board finds that, based upon substantial evidence in the record, the potential impact on the creation of substantial light or glare that would adversely affect day or nighttime views is less than significant and no mitigation measures are required.

5.2 AGRICULTURE AND FORESTRY RESOURCES

Conflict with existing zoning for, or cause rezoning of, forest land, timberland, or timberland zoned Timberland Production; or result in loss of forest land or conversion of forest land to non-forest use.

The study area is not located in forested areas or areas zoned as forest land, timberland, or timberland zoned Timberland Production.

Findings: The Board finds that, based upon substantial evidence in the record, no impact would occur related to conflicts with the existing zoning of forest land, timberland, or timberland zoned Timberland Production.

Impact 3.3-1: Implementation of the proposed Guidelines could convert Farmland to nonagricultural use or conflict with a Williamson Act contract or zoning for agricultural use.

Temporary construction activities associated with potential future actions are not likely to result in the permanent conversion of Farmland to nonagricultural use, given their limited size. Operational and maintenance activities would be similar to existing conditions and would not result in conversion of Farmland to nonagricultural use or conflict with a Williamson Act contract or zoning for agricultural use. The proposed Guidelines would serve agricultural and domestic interests by protecting water quality in the Friant-Kern Canal for sustained use.

Findings for Impact 3.3-1: The Board finds that, based on substantial evidence in the record, potential conflicts with Williamson Act contract or zoning for agricultural use is less than significant and no mitigation measures are required.

Impact 3.3-2: Implementation of the proposed Guidelines could involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland to nonagricultural use.

The proposed Guidelines would serve agricultural and domestic interests by protecting water quality for sustained use. Actions taken would be considered consistent uses of the agricultural zones and would not result in the conversion of Farmland given that facilities would be of limited size. Also, they are likely to be installed near existing water supply facilities that are in developed or disturbed areas and that are not actively farmed. Operational and maintenance activities would be similar to existing conditions.

Findings for Impact 3.3-2: The Board finds that, based on substantial evidence in the record, potential conversion of Farmland to nonagricultural use is less than significant impact and no mitigation measures are required.

5.3 AIR QUALITY

Impact 3.4-1: Implementation of the proposed Guidelines could conflict with or obstruct implementation of the applicable air quality plan.

Construction and operational activities would be required to comply with existing rules and regulations, including the San Juaquin Valley Air Pollution Control District (SJVAPCD) air quality management plans, and applicable general plans. Additionally, the nature of the construction activities are small, short-term, and temporary. Therefore, the potential actions would be consistent with SJVAPCD's and state regulations and would not conflict with or obstruct implementation of the air quality plans.

Findings for 3.4-1: The Board finds that, based on substantial evidence in the record, the potential to conflict with or obstruct implementation of the applicable air quality plan is less than significant and no mitigation measures are required.

Impact 3.4-2: Implementation of the proposed Guidelines could 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.

Short-term, temporary construction activities could temporarily emit pollutants (e.g., small water treatment facilities, water quality monitoring stations); however, it is anticipated that any emissions would not result in a cumulatively considerable net increase.

Findings for 3.4-2: The Board finds that, based on substantial evidence in the record, the potential for a cumulatively considerable net increase of any criteria pollutant is less than significant and no mitigation measures are required.

Impact 3.4-3: Implementation of the proposed Guidelines could expose sensitive receptors to substantial pollutant concentrations.

Construction activities would not expose sensitive receptors to substantial pollutant concentrations given the temporary nature of construction and the small size of the potential projects, and it is anticipated that any emissions would not result in substantial pollutant concentrations.

Findings for 3.4-3: The Board finds that, based on substantial evidence in the record, the potential to expose sensitive receptors to substantial pollutant concentrations is less than significant and no mitigation measures are required.

Impact 3.4-4: Implementation of the proposed Guidelines could result in other emissions (such as those leading to odors) adversely affecting a substantial number of people.

Given the types of potential actions anticipated to be implemented in response to the proposed Guidelines and the rural locations of these potential actions, it is anticipated that any emissions would not create objectionable odors adversely affecting a substantial number of people.

Findings for 3.4-4: The Board finds that, based on substantial evidence in the record, the potential for emissions (such as those leading to odors) adversely affecting a substantial number of people is less than significant and no mitigation measures are required.

5.4 BIOLOGICAL RESOURCES

Conflict with the provisions of an adopted HCP, natural community conservation plan, or other approved local, regional, or state HCP.

Although the study area lies within the boundaries of the Pacific Gas and Electric Company (PG&E) Operation and Maintenance Habitat Conservation Plan area (O&M HCP), the construction activities that could be conducted by Contractors in response to the proposed Guidelines are not covered activities under the PG&E O&M HCP, which is applicable only to PG&E facilities.

Findings: The Board finds that, based upon substantial evidence in the record, no impact would occur related to conflicts with provisions of adopted HCPs and no mitigation measures are required.

Impact 3.5-4: Implementation of the proposed Guidelines could 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.

Water quality monitoring stations would be installed within the Friant-Kern Canal. Wildlife corridors for terrestrial wildlife species could be affected during installation of new small water treatment facilities located adjacent to or near the Friant-Kern Canal or other areas within Contractors' boundaries. The installation of new small water treatment facilities could affect the ability of wildlife to move between areas that are important for different life history functions, such as reproduction and feeding behaviors. Most of the impacts from construction on the movement of wildlife would be temporary. There could be a longer-term impact on local and migratory movement of wildlife if existing vegetation within a wildlife migratory corridor is permanently removed. The small scale of development associated with the individual new water treatment facilities greatly reduces the likelihood that they would have a substantive effect on migration and movement of terrestrial wildlife. General operational activities necessary to support the functionality of constructed facilities would primarily include regularly scheduled inspections and evaluation of facility performance. The level of activity associated with operations and maintenance would be similar to existing conditions and would not adversely affect migration or movement conditions for wildlife.

Findings for Impact 3.5-4: The Board finds that, based upon substantial evidence in the record, the potential impact to interference with wildlife movement is less than significant and no mitigation measures are required.

5.5 CULTURAL RESOURCES

Cause a substantial adverse change in the significance of an archaeological resource pursuant to CEQA Guidelines Section 15064.5; or disturbance of human remains.

Operational and maintenance-related activities associated with actions that could be implemented by Contractors in response to the proposed Guidelines would be similar to existing conditions with respect to archaeological resources and human remains. Therefore, these are not the types of activities with potential to cause a substantial adverse change in the significance of an archaeological resource pursuant to CEQA Guidelines Section 15064.5.

Findings for Cultural Resources: The Board finds that, based upon substantial evidence in the record, no impact would occur related to a substantial change of archaeological resources pursuant to CEQA Guidelines Section 15064.5 associated with operation and maintenance activities and no mitigation measures are required.

5.6 ENERGY

Impact 3.7-1: Implementation of the proposed Guidelines could result in the wasteful, inefficient, or unnecessary consumption of energy resources during project construction or operation.

The amount of time needed for construction would likely range from as short as a few days to a couple of weeks. Therefore, energy use for construction of potential actions would be temporary and minimal compared to the total amount of direct and indirect energy used in the study area. It is assumed that any additional operational energy demand would be similar to existing conditions and would not be anticipated to result in a substantial increase in energy use over existing conditions. Given the nature of construction and operations, it is anticipated that energy use would be efficient and minimal and would not result in wasteful, inefficient, or unnecessary consumption of energy resources.

Findings for Impact 3.7-1: The Board finds that, based on substantial evidence in the record, the potential for wasteful, inefficient, or unnecessary consumption of energy resources is less than significant and no mitigation measures are required.

Impact 3.7-2: Implementation of the proposed Guidelines could conflict with or obstruct a state or local plan for renewable energy or energy efficiency.

Energy use for construction activities would be temporary and minimal compared to the total amount of direct and indirect energy used in the study area. Energy use for operations and maintenance would not be anticipated to result in a substantial increase in energy use over existing conditions and would be efficient. Therefore, it is not anticipated to conflict with or obstruct state and local plans for renewable energy or energy efficiency.

Findings for 3.7-2: The Board finds that, based on substantial evidence in the record, the potential to conflict with or obstruct a state or local plan for renewable energy or energy efficiency is less than significant and no mitigation measures are required.

5.7 GEOLOGY AND SOILS AND PALEONTOLOGY

Have soils incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of wastewater.

None of the proposed actions would involve construction of habitable structures that could require the use of septic tanks.

Findings: The Board finds that, based upon substantial evidence in the record, no impact would occur related to the use of septic tanks or alternative wastewater disposal systems and no mitigation measures are required.

Be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial direct or indirect risks to life or property.

The soil conditions throughout the study area vary widely. Soil expansion generally occurs in finegrained clayey sediments, which could be present within the study area. However, no new homes or businesses are proposed that would pose substantial direct or indirect risks to life or property due to potential effects of expansive soils on such occupancies.

Findings: The Board finds that, based upon substantial evidence in the record, no impact would occur related to expansive soil and no mitigation measures are required.

Impact 3.8-1: Implementation of the proposed Guidelines could directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death due to fault rupture, strong seismic ground shaking, seismic-related ground failure or landslides.

The study area is located in a moderately active seismic area, however the risk of ground failure due to fault rupture is considered low because no active faults are known to cross the study area. Seismic-related liquefaction is not expected for most of the study area due to the deep groundwater table. Because potential water treatment facilities would be small it is assumed that any required excavation would be minor and would not encounter shallow groundwater, and therefore would not be subject to liquefaction associated with a seismic event. The study area is not located in or near areas at-risk for landslides, nor would any actions involve the construction of habitable structures.

Findings for Impact 3.8-1: The Board finds that, based on substantial evidence in the record, the potential to cause direct or indirect substantial adverse effects due to fault rupture, strong seismic ground shaking, seismic-related ground failure or landslides is less than significant and no mitigation measures are required.

Impact 3.8-2: Implementation of the proposed Guidelines could result in substantial soil erosion or the loss of topsoil.

Because potential facilities would be small, ground disturbance associated with construction activities would be minor and associated soil erosion and potential loss of topsoil would also be minor. Further, disturbance of one acre or more during construction would be subject to the requirements of the National Pollutant Discharge Elimination System (NPDES) General Permit for Stormwater Discharge Associated with Construction and Land Disturbance Activities (Construction General Permit). Operational and maintenance activities would be similar to existing conditions and also would not result in substantial soil erosion or loss of topsoil.

Findings for3.8-2: The Board finds that, based on substantial evidence in the record, the potential to result in substantial soil erosion or the loss of topsoil is less than significant and no mitigation measures are required.

Impact 3.8-3: Implementation of the proposed Guidelines could 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.

Potential facilities could be located in areas subject to the potential effects of unstable soil. However, new facilities would not require extensive construction, or any soil-excavation. The study area is not located in any known landslide-prone areas and is located in relatively stable soil; and therefore would not be subject to the damaging effects of these hazards.

Findings for Impact 3.8-3: The Board finds that, based on substantial evidence in the record, the potential for facilities to 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 is less than significant and no mitigation measures are required.

Impact 3.8-4: Implementation of the proposed Guidelines could directly or indirectly destroy a unique paleontological resource or site or unique geologic features.

Given that potential water treatment facilities would be small, and any required excavation would be minor and the majority of the study area is already located in a highly disturbed landscape, the potential to destroy a unique paleontological resource or a unique geologic feature would be minimal.

Findings for Impact 3.8-4: The Board finds that, based on substantial evidence in the record, the potential to directly or indirectly destroy a unique paleontological resource or site or unique geologic features is less than significant and no mitigation measures are required.

5.8 GREENHOUSE GAS EMISSIONS

Impact 3.9-1: Implementation of the proposed Guidelines could generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment.

Construction equipment exhaust, as required by certain Contractor actions, haul trips, and construction worker commuting associated with these construction activities could generate GHG emissions. Operational and maintenance-related emissions would be similar to existing conditions and therefore would not be anticipated to result in an increase in any long-term or permanent GHG emissions. Construction GHG emissions will be determined using the California Emissions Estimator Model (CalEEMod) to determine if emissions would be less than the 1,100 metric tons of carbon dioxide equivalent (MTCO2e) threshold established by Sacramento Metropolitan Air Quality Management District (SMAQMD). Operational and maintenance-related emissions would also be quantified to ensure additional electricity demand does not increase GHG emissions under existing conditions. It is anticipated that any emissions would not generate substantial GHG emissions beyond the approved quantitative threshold.

Findings for Impact 3.9-1: The Board finds that, based on substantial evidence in the record, the potential to generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment is less than significant and no mitigation measures are required.

Impact 3.9-2: Implementation of the proposed Guidelines could conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases.

Short-term, temporary construction activities could result in GHG emissions. The quantitative significance threshold developed by SMAQMD is considered sufficient to meet the state's GHG emission reduction goals as outlined in the applicable plans, policies and regulations and reduction goals set by AB 32, SB 32, the Scoping Plan, and Executive Orders. Detailed characteristics of potential actions would be used to quantify GHG emissions to determine whether the action would generate GHG emissions that may conflict with an applicable GHG plan, policy, or regulation. Operational and maintenance-related emissions should also be quantified to ensure additional electricity demand does not increase GHG emissions under existing conditions. It is anticipated that emission estimates would not generate substantial GHG emissions beyond the approved quantitative threshold.

Findings for 3.9-2: The Board finds that, based on substantial evidence in the record, the potential to conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases is less than significant and no mitigation measures are required.

5.9 HAZARDS AND HAZARDOUS MATERIALS

Result in a safety hazard or excessive noise for people residing or working in the study area within 2 miles of an airport.

Potential actions would be of limited size, and construction activities would be of short-term duration and would require nominal construction personnel. Furthermore, no occupied structures would be constructed. Therefore, there would be no people residing or working in the study area that would be exposed to a safety hazard or excess noise levels.

Findings: The Board finds that, based upon substantial evidence in the record, no impact would occur related to a safety hazard or excessive noise for people residing or working in the study area within 2 miles of an airport and no mitigation measures are required.

Impact 3.10-1: Implementation of the proposed Guidelines could involve the routine transport, use, or disposal of hazardous materials that, if accidentally released, could create a hazard to the public or the environment, or that could be located within one-quarter mile of a school.

Facilities would be of limited size and construction activities would be short-term and intermittent, the likelihood of creating a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials in the study area during construction is low. Numerous laws and regulations govern the transport, use, storage, handling and disposal of hazardous materials to reduce the potential hazards associated with these activities. Compliance with existing regulatory requirements would minimize the risk of accidental release of hazardous materials.

Findings for Impact 3.10-1: The Board finds that, based on substantial evidence in the record, the potential to create a hazard to the public or the environment, or be located within one-quarter mile of a school is less than significant and no mitigation measures are required.

Impact 3.10-2: Implementation of the proposed Guidelines could create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment.

Construction activities would be required to comply with applicable laws and regulations governing the use, transport, storage, and disposal of small amounts of hazardous materials to minimize risks of release of hazardous materials. Valley fever fungi are known to be present year-round in soils in the study area. Construction activities could involve soil-disturbing activities that could release fungal spores into the area. However, because potential water treatment facilities would be small (size of a small shed), ground disturbance associated with construction activities would be minor and would generate less dust than the intensive, agricultural operations that routinely occur throughout the region. All activities are required to comply with applicable rules and regulations consistent with SJVAPCD and State regulations that address fugitive dust. Operational and maintenance activities would be similar to existing conditions and would not create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment.

Findings for Impact 3.10-2: The Board finds that, based on substantial evidence in the record, the potential for creation of a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment is less than significant and no mitigation measures are required.

Impact 3.10-3: Implementation of the proposed Guidelines could 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, could create a significant hazard to the public or the environment.

Five hazardous materials sites are located within 0.5 miles of the Friant-Kern Canal. Other sites might be located in other parts of the study area, including within the Contractor boundaries. Construction activities could be located on or near hazardous materials sites that have been included on the Cortese List, which could result in the risk of creating a significant hazard to the public or environment associated with the potential exposure of contaminated soil and/or groundwater. Laws governing the use, transportation, storage, and disposal of hazardous materials would apply to actions proposed on or near Cortese List sites. In addition, sites listed on the Cortese List are under the jurisdiction of a regulatory agency (e.g., Central Valley Regional Water Board, Fresno/Tulare/Kern County, or a local agency). As such, the overseeing regulatory agency requires the owners/operators of listed sites to bring their sites into compliance.

Findings for Impact 3.10-3: The Board finds that, based on substantial evidence in the record, the potential for creating a significant hazard to the public or the environment as a result of being located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 is less than significant and no mitigation measures are required.

Impact 3.10-4: Implementation of the proposed Guidelines could impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan.

Construction activities could temporarily increase vehicular traffic in the study area, but this increase would be limited given the small scale of the water treatment facilities or water quality monitoring

stations that may be constructed. Although this traffic could affect emergency access, the constructionrelated increase in vehicle traffic would be minor and would not substantially affect response times. It is not anticipated that construction work would occur within public roadways, meaning that emergency vehicle access would be preserved. Operational and maintenance activities would be similar to existing conditions and would not result in inadequate emergency access.

Findings for Impact 3.10-4: The Board finds that, based on substantial evidence in the record, the potential to impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan is less than significant and no mitigation measures are required.

Impact 3.10-5: Implementation of the proposed Guidelines could expose people or structures, either directly or indirectly, to significant risk of loss, injury, or death involving wildland fires.

The study area generally has a low potential for wildfire and the topography in the area is generally level. There are locations where the study area traverses through moderate and high Fire Hazard Severity Zones in State Responsibility Areas, although there are no areas in or near very high Fire Hazard Severity Zones. No occupied structures would be built that could be exposed to wildfire risks. Construction activities, including the use of construction equipment and the possible temporary on-site storage of fuels and/or other flammable construction chemicals, could pose an increased fire risk resulting in injury to workers or the public. However, construction activities would be of limited size and duration. Additionally, construction activities would be required to comply with State and local regulations for fire protection, such as the California Fire Code, and chemical manufacturer requirements, which would minimize the potential for fire hazards.

Findings for 3.10-5: The Board finds that, based on substantial evidence in the record, the potential to expose people or structures, either directly or indirectly, to significant risk of loss, injury, or death involving wildland fires is less than significant and no mitigation measures are required.

5.10 HYDROLOGY AND WATER QUALITY

Impact 3.11-1: Implementation of the proposed Guidelines could violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or groundwater quality.

Construction activities could involve minor excavation, grading, or other ground-disturbing activities that could expose and disturb small areas. The construction period would be of short duration, ranging from as little as a few days to as much as a couple of weeks. Operational and maintenance-related activities would be similar to existing conditions, and thus would not violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or groundwater quality. Given the types of potential actions anticipated, it is not anticipated that surface and groundwater quality standards would be violated, and surface and groundwater quality would not be degraded. Additionally, the proposed Guidelines would require that water quality be monitored according to the in-prism water quality thresholds, further ensuring that there would not be a violation of existing water quality standards (i.e., basin plans) that would otherwise substantially degrade surface and groundwater quality in the Friant-Kern Canal for sustained use; therefore, the proposed Guidelines may improve water quality in the study area.

Findings for Impact 3.11-1: The Board finds that, based on substantial evidence in the record, the potential to violate any water quality standards or waste discharge requirements or otherwise

substantially degrade surface or groundwater quality is less than significant and no mitigation measures are required.

Impact 3.11-2: Implementation of the proposed Guidelines could substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin.

Excavation associated with construction of these small facilities would be minor and would not be anticipated to reach groundwater in the shallow aquifer (groundwater is well below the depth of any minor foundation that may be constructed); therefore, dewatering would not be anticipated to be required. Operational and maintenance-related activities associated with potential actions would be similar to existing conditions, and thus would not substantially decrease groundwater supplies or interfere with groundwater recharge.

To account for the "leave behind" water that a Contractor may be required to provide, the Contractor may seek alternative water supplies as part of the Contractor's overarching water portfolio management. Additionally, implementation of the proposed Guidelines, and water quality threshold management required for Non-Millerton water introduced into the Friant-Kern Canal, could reduce water supply deliveries via the Cross Valley Canal Intertie (approximately 400 acre-feet total on average), resulting in Contractors needing to seek alternative water supplies as part of Contractors' overarching water portfolio management. If a Contractor chose to utilize groundwater as an alternative supply, groundwater pumping would need to meet all Sustainable Groundwater Management Act (SGMA) requirements as guided by the subbasin's Groundwater Sustainability Plan (GSP) and require avoidance of undesirable results as defined by the applicable GSPs for the subbasin(s) in the study area. Therefore, potential increased groundwater pumping associated with implementation of the proposed Guidelines would not substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the proposed Guidelines would impede sustainable groundwater management of the basin.

Findings for Impact 3.11-2: The Board finds that, based on substantial evidence in the record, the potential to substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin is less than significant and no mitigation measures are required.

Impact 3.11-3: Implementation of the proposed Guidelines could alter existing drainage patterns.

Construction activities over these small footprints could include establishment and use of staging areas and access and haul roads (paved or unpaved), site preparation activities, and construction site restoration/demobilization. New facilities could introduce new impervious surface cover that could alter drainage patterns; however, because footprints would be small, any associated increase in runoff or change in drainage patterns would not be anticipated to result in substantial erosion or siltation on- or off-site, increase the rate or amount of surface runoff, create or contribute runoff water, or impede or redirect flood flows. Operational and maintenance-related activities would be similar to existing conditions, and thus would not alter existing drainage patterns.

Findings for Impact 3.11-3: The Board finds that, based on substantial evidence in the record, the potential to significantly alter existing drainage patterns is less than significant and no mitigation measures are required.

Impact 3.11-4: Implementation of the proposed Guidelines in flood hazard, tsunami, or seiche zones could risk releases of pollutants due to project inundation.

The study area is not located in a tsunami or seiche zone but is designated on FEMA's current FIRM as being within several flood hazard areas: Zone A, Zone AO, Zone AE, Zone X, and Zone IO-IC. It is anticipated that small amounts of fuels and lubricants would be used during construction and operational activities, but this would not result in risk of release of pollutants due to inundation. Additionally, implementation of a state required Stormwater Pollution Prevention Plan (SWPPP) would further reduce the potential for a release of pollutants. Furthermore, any impervious surface cover would be minimal and would not contribute to increased flooding. Operational and maintenance-related activities would be similar to existing conditions and would not include the storage or use of contaminants.

Findings for Impact 3.11-4: The Board finds that, based on substantial evidence in the record, the potential for risk of release of pollutants due to inundation because of being located in flood hazard, tsunami, or seiche zones is less than significant and no mitigation measures are required.

Impact 3.11-5: Implementation of the proposed Guidelines could conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan.

Construction and operational activities are not anticipated to violate any water quality standards that would otherwise degrade surface and groundwater quality or impede sustainable groundwater management of the basin. Therefore, no potential to conflict with or obstruct implementation of the applicable water quality control plan (i.e., the Tulare Lake Basin Plan) or the GSPs for the applicable subbasin(s) in the study area would occur. The proposed Guidelines would serve agricultural and domestic interests by protecting water quality in the Friant-Kern Canal for sustained use; therefore, the proposed Guidelines may improve water quality and contribute toward sustainable groundwater management in the study area.

Findings for Impact 3.11-5: The Board finds that, based on substantial evidence in the record, the potential to conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan is less than significant and no mitigation measures are required.

5.11 LAND USE AND PLANNING

Impact 3.12-1: Implementation of the proposed Guidelines could conflict with a land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect.

Land uses in the study area are primarily agricultural and rural residential. The proposed Guidelines are consistent with these uses because they are intended to protect water quality in the Friant-Kern Canal for sustained use and would serve agricultural and domestic interests. Potential facilities also would not conflict with land uses because they would be of limited size and construction activities would be short-term and temporary. Operational and maintenance activities would be similar to existing conditions. Further, pursuant to Government Code Section 53091(e), the location or construction of facilities for the production, generation, storage, treatment, or transmission of water by a special district is not subject to the zoning ordinance of the county in which the project would be located.

Findings for Impact 3.12-1: The Board finds that, based on substantial evidence in the record, the potential for conflicts with a land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect is less than significant and no mitigation measures are required.

5.12 MINERAL RESOURCES

There are no mines in the study area. The study area does pass through a mineral resource zone in Tulare County or near a mineral resource zone in Kern County; no mineral resource zones are in the

portions of the study area that passes-through Fresno County. However, due to their limited size and temporary nature, construction activities associated with potential actions taken by Contractors in response to the proposed Guidelines (such as the establishment of staging areas, use of access and haul roads, site preparation, construction of features, site restoration and/or demobilization, and disposal of excess materials) for potential action to meet the water quality thresholds in the proposed Guidelines (such as small water treatment facilities or water quality monitoring stations) would not be substantial enough to result in a loss of access to known mineral resource deposits in the study area, or make access more difficult. The implementation of the proposed Guidelines could result in Friant installing small water quality monitoring stations to the Friant-Kern Canal but would not result in Friant making any substantial physical modifications to the Friant-Kern Canal that could result in the loss of a known mineral resources or the availability of locally important mineral resource recovery sites.

Findings for Mineral Resources: The Board finds that, based upon substantial evidence in the record, no impact would occur related to mineral resources and no mitigation measures are required.

5.13 POPULATION AND HOUSING

Construction activities would be limited in size and duration and would require nominal construction personnel. Furthermore, operation and maintenance of such activities would not be anticipated to result in the need for new employees over current conditions. Because of the limited amount of work that would be required during construction, and because the proposed Guidelines would not require a substantial workforce, no new homes, businesses, or public roads would be constructed, and the proposed Guidelines would not have a significant effect on the local workforce. Furthermore, construction is anticipated to occur in the largely rural location of the Friant-Kern Canal and adjacent study area, and would not result in the demolition of homes or displacement of people, necessitating replacement homes elsewhere. Introducing Non-Millerton water into the Friant-Kern Canal provides a supplemental source of water to meet existing and new water demands for farms and residents in the Central Valley. However, population in the study area would develop consistent with the overall framework for growth and development planned in the existing General Plans for the study area. Therefore, the proposed Guidelines would not remove an impediment to growth or result in population beyond that planned by local jurisdictions.

Findings for Population and Housing: The Board finds that, based upon substantial evidence in the record, no impact would occur related to population and housing and no mitigation measures are required.

5.14 PUBLIC SERVICES

There would be no construction of new facilities, housing, or other land uses that could increase the local population that could result in demand for governmental facilities and services, such as fire protection, police protection, schools, or parks over those that currently exist. Therefore, implementation of the proposed Guidelines would not affect response times or other performance objectives for public services and would not require construction of new or altered facilities that could result in a significant environmental impact.

Findings for Population and Housing: The Board finds that, based upon substantial evidence in the record, no impact would occur related to public services and no mitigation measures are required.

5.15 RECREATION

The proposed Guidelines would not involve an increase in population compared to the current population. Therefore, there would be no increased use of recreational facilities that could result in a substantial deterioration or the need to construct new or expand existing recreational facilities.

Findings for Recreation: The Board finds that, based upon substantial evidence in the record, no impact would occur related to recreation and no mitigation measures are required.

5.16 TRANSPORTATION

Impact 3.14-1: Implementation of the proposed Guidelines could conflict with a program, plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle, and pedestrian facilities.

Construction activities could include mobilization of off-road equipment and materials and transportation of construction personnel. These activities would add temporary and limited construction vehicle traffic to primarily rural roadways in and around the study area. Potential actions, such as the construction of small water treatment facilities (approximately the size of a shed) or of water quality monitoring stations such as wall-mounted racks, freestanding racks, enclosed stations, compact stations, or floating platforms, would be of limited size and therefore would require limited equipment and personnel to construct. General rule-of-thumb estimates are that two-lane rural roadways have a capacity of at least 5,000 vehicles per day. Construction trips would require minimal temporary action-related traffic within the range of typical daily variation in traffic levels (usually on the order of ±5 percent or 250 vehicles if 5,000 vehicles per day were on the road) that might be expected on major roadways serving the study area. Therefore, temporary limited construction traffic that may occur is not likely to degrade conditions for transit, roadway, bicycle or pedestrian facilities, such that they would conflict with applicable programs, plans, ordinances, or policies addressing the circulation system for those areas.

Findings for Impact 3.14-1: The Board finds that, based on substantial evidence in the record, the potential for conflicts with a program, plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle, and pedestrian facilities is less than significant and no mitigation measures are required.

Impact 3.14-2: Implementation of the proposed Guidelines could conflict or be inconsistent with CEQA Guidelines Section 15064.3, subdivision (b).

Tulare County adopted guidelines in June 2020 to determine the significance of transportation impacts. Tulare County's guidelines state that some projects are small enough that they can be presumed to have a less-than-significant transportation impact without doing a detailed vehicle miles traveled (VMT) analysis. For Tulare County, projects that generate fewer than 500 trips per day can be presumed to have a less-than-significant impact. Fresno and Kern counties have not finalized or adopted the regulations of SB 743; therefore, the 110 trips per day small-project screening criterion in the Governor's Office of Planning and Research (OPR) Technical Guidelines is used for this analysis. Potential construction activities would generate minimal temporary trips and operational and maintenance activities would be similar to existing conditions. Potential actions, such as the construction of small water treatment facilities approximately the size of a shed or water quality monitoring stations, would be of limited size and therefore would require limited equipment and personnel to construct. Therefore, daily passenger vehicle trips would be well below OPR's recommended small-project screening criterion threshold of 110 trips per day.

Findings for Impact 3.14-2: The Board finds that, based on substantial evidence in the record, the potential for conflicts or be inconsistencies with CEQA Guidelines Section 15064.3, subdivision (b) is less than significant and no mitigation measures are required.

Impact 3.14-3: Implementation of the proposed Guidelines could substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment).

Neither construction or operational and maintenance activities would require permanent modifications to existing public roadways or other transportation infrastructure. The proposed Guidelines are intended to protect water quality in the Friant-Kern Canal for sustained use and would serve agricultural and domestic interests. Facilities would be of limited size (at most, the size of a shed) and associated construction activities would be limited in scope, short-term, and temporary. Operational and maintenance activities would be similar to existing conditions.

Findings for Impact 3.14-3: The Board finds that, based on substantial evidence in the record, the potential to substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment) is less than significant and no mitigation measures are required.

Impact 3.14-4: Implementation of the proposed Guidelines could result in inadequate emergency access.

Construction activities could temporarily increase vehicular traffic in the study area; however, this increase would be limited, given the small scale of the water treatment facilities or water quality monitoring stations that may be constructed. Although this traffic could affect emergency access, the construction-related increase in vehicle traffic would be minor and would not substantially affect response times. It is not anticipated that construction work would occur within public roadways, meaning that emergency vehicle access would be preserved. Operational and maintenance activities would be similar to existing conditions and would not result in inadequate emergency access.

Findings for Impact 3.14-4: The Board finds that, based on substantial evidence in the record, the potential to result in inadequate emergency access is less than significant and no mitigation measures are required.

5.17 UTILITIES AND SERVICE SYSTEMS

Result in a determination by the wastewater treatment provider that serves or may serve the project that it has adequate capacity to serve the action's projected demand in addition to the provider's existing commitments.

Construction activities could temporarily generate wastewater at the construction site. However, generation of wastewater during construction activities would be negligible because such activities would be short-term, ranging from as short as a few days to as long as a couple of weeks. All wastewater generated on site would be collected and disposed of in accordance with state and federal regulations and would cease once construction is complete. Operational and maintenance activities would be similar to existing conditions and would not cause an increase in wastewater.

Findings: The Board finds that, based upon substantial evidence in the record, there would not be a determination by the wastewater treatment provider that serves or may serve the project that it has adequate capacity to serve the action's projected demand in addition to the provider's existing commitments; therefore, no impact would occur and no mitigation measures are required.

Impact 3.16-1: Implementation of the proposed Guidelines could require or result in the relocation or construction of new or expanded water, wastewater treatment or stormwater drainage, electric power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects.

Construction activities could involve the use of small amounts of water during construction for dust suppression. Water needed during construction may be taken from the Friant-Kern Canal from willing sellers, groundwater, or it may be trucked in from outside sources. The amount of water that would be required for construction would be negligible and would not require the relocation or construction of new or expanded water facilities. Similarly, construction activities could also involve minor wastewater generation from certain construction activities. All wastewater generated on-site would be collected and disposed of in accordance with state and federal regulations and would cease once construction is complete. Therefore, no local wastewater treatment or collection systems would be affected.

Because of the small scale of potential facilities, the relocation of stormwater drainage features or power/natural gas/telecommunication facilities would not be required. Proposed facilities would have limited footprints and the duration of construction activities would be short-term (a few days to a couple of weeks), potential impacts associated with relocation of utility lines would be nominal. Furthermore, the construction and operation of the small-scale facilities would also not be anticipated to result in the need to construct new or expand existing utilities.

Findings for Impact 3.16-1: The Board finds that, based on substantial evidence in the record, the potential to require or result in the relocation or construction of new or expanded water, wastewater treatment or stormwater drainage, electric power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects is less than significant and no mitigation measures are required.

Impact 3.16-2: Implementation of the proposed Guidelines would have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years.

Construction activities could involve the use of small amounts of water for dust suppression that could be supplied from the Friant-Kern Canal from willing sellers, groundwater, or trucked in from outside sources. However, construction water demand would be negligible, and operational and maintenance activities would be similar to existing conditions.

Findings for Impact 3.16-2: The Board finds that, based on substantial evidence in the record, the potential for there being insufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years is less than significant and no mitigation measures are required.

Impact 3.16-3: Implementation of the proposed Guidelines could 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, and would comply with federal, state, and local management and reduction statutes and regulations related to solid waste.

Construction activities may temporarily cause an increase in solid waste generation in the study area, such as from construction-related debris from demolition or leftover materials. However, due to the small scale of the potential activities and proper waste management, solid waste would not be created in excess of state or local standards or in excess of the capacity of local infrastructure or impair the attainment of solid waste reduction goals. The generation of solid waste from potential construction
activities would have a negligible impact on the permitted capacity at landfills within the study area given the current available landfill capacities. Operational and maintenance activities would be similar to existing conditions and would not generate new volumes of solid waste.

Findings for Impact 3.16-3: The Board finds that, based on substantial evidence in the record, the potential to 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, and would comply with federal, state, and local management and reduction statutes and regulations related to solid waste is less than significant and no mitigation measures are required.

5.18 WILDFIRE

The study area generally has a low potential for wildfire and the topography in the area is generally level. There are locations where the study area traverses through moderate and high Fire Hazard Severity Zones in State Responsibility Areas, although there are no areas in or near very high Fire Hazard Severity Zones, which are the focus of the wildfire analysis in Appendix G of the CEQA Guidelines. Further, potential actions would not involve the construction or habitation of occupied structures that could be exposed to wildfire risks.

Findings for Wildfire: The Board finds that, based upon substantial evidence in the record, no impact would occur related to wildfire and no mitigation measures are required.

5.19 IRREVERSIBLE AND IRRETRIEVABLE COMMITMENTS OF RESOURCES

Implementing of actions to meet the water quality thresholds in the proposed Guidelines could indirectly result in the commitment of nonrenewable natural resources used in the construction process and during operation and maintenance activities, including gravel, petroleum products, steel, and other materials. Actions could also result in the commitment of slowly renewable resources, such as wood products. Due to the small scale of proposed facilities, such as small water treatment facilities, earthmoving activities would not generate large amounts of construction waste and operations and maintenance activities also would not generate large amounts of waste. Implementing actions to meet the water quality thresholds in the proposed Guidelines could also result in the commitment of energy resources such as fossil fuels. Construction-related energy consumption would be temporary, occurring only during the construction period (ranging from as short as a few days to as long as a couple of weeks), and use would be minimal given the limited size of facilities. General operation and maintenance activities could require use of electricity for all processes, equipment, and operational lights. However, these activities would be similar to existing conditions and would not be anticipated to result in a substantial increase in energy use over existing conditions. Compliance with all applicable state, county, and local plans, policies, and regulations pertaining to energy standards would ensure that natural resources are conserved to the maximum extent possible. It is therefore concluded that the rate and amount of energy consumed during construction or operation and maintenance activities would not result in the unnecessary, inefficient, or wasteful use of resources, and that energy use would be accomplished in a manner consistent with applicable laws and regulations.

To the extent that actions implemented by Contractors in response to the proposed Guidelines (including small water treatment facilities) would be constructed in currently sensitive natural communities, the potential actions could result in an irreversible conversion of sensitive natural communities; however, temporary and/or permanent conversion would not be considered substantial due to the small size of the facilities and avoidance of such resources through project siting and through restoration of temporarily affected areas for construction areas associated with new water treatment facilities (see Impact 5.3-2 above).

It is not anticipated that actions constructed near agricultural land would result in the conversion of agricultural land nor would construction activities have the potential to result in accidental release of hazardous materials, which may lead to irreversible damage.

Findings for Irreversible and Irretrievable Commitments of Resources: The Board finds that, based upon substantial evidence in the record, the potential impact on irreversible effects is less than significant and no mitigation measures are required.

5.20 GROWTH INDUCING

The proposed Guidelines would not directly induce growth because they do not involve the development of new housing or job centers that would attract an additional population. Although implementation of the proposed Guidelines may include minor construction activities, those activities would be of limited size and duration (such as small water treatment facilities approximately the size of a shed or water quality monitoring stations such as wall-mounted racks, free-standing racks, enclosed stations, compact stations, or floating platforms) and would require nominal numbers of construction workers. Because of the limited amount of work that would be required at any given time, and because the proposed Guidelines would not require a substantial workforce, no new homes, businesses, or public roads would be constructed, and the proposed Guidelines would not require construction workers to relocate to the area or result in the need for additional operations or maintenance employees. The proposed Guidelines also would not increase the area available for development of housing or include infrastructure that could indirectly induce growth. Therefore, the proposed Guidelines would not directly induce growth.

The proposed Guidelines would not indirectly induce growth because construction and maintenance activities would not require a substantial workforce and would not require relocation of employees to the area. No new homes or businesses would need to be constructed. Introduction of Non-Millerton water into the Friant-Kern Canal would provide a supplemental source of water to meet existing and new water demands for farmland and people in Central California; however, population in the study area would develop consistent with the overall framework for growth and development planned in the existing general plans for the study area.

The proposed Guidelines would not remove an impediment to growth or result in indirect population growth because construction of new residences and commercial development would not occur as a result of implementation of the proposed Guidelines.

Findings for Growth Inducing: The Board finds that, based upon substantial evidence in the record, the potential impact on growth-inducing effects is less than significant and no mitigation measures are required.

6. FINDINGS REGARDING ALTERNATIVES ANALYZED IN THE EIR

The alternatives to the proposed Guidelines considered in the Draft EIR were developed based on information gathered during development of the proposed Guidelines and many iterations of water quality thresholds and management protocols were considered. In 2018 a "Friant-Kern Canal Water Quality Ad Hoc Committee" formed with the task of preparing an update to Reclamation's 2008 Policy. Through a negotiation process, thresholds were established, and management protocols were determined. Various draft versions of the proposed Guidelines were prepared based on input received from Ad Hoc Committee members, Reclamation, and the Friant Board of Directors. The result of this process was the development of the proposed Guidelines.

As part of consideration of alternatives to the proposed Guidelines considered in the Draft EIR, potential alternatives were screened based on their ability to feasibly attain most of the basic project objectives, their feasibility within the limits of Friant's jurisdiction, and their ability to reduce or eliminate any significant environmental impacts of the proposed Guidelines. The alternative considered but rejected was a large-scale, regional desalination plant. This alternative proposed constructing a 90-million-gallon-per-day plant that could process approximately 100,880 acre-feet per year. A desalination plant would meet the project objectives, including protecting the quality of water introduced to or received from the Friant-Kern Canal for sustained domestic and agricultural use. However, the construction and operation of the desalination plant, including the brine disposal, would not avoid or lessen environmental impacts compared to the proposed Guidelines. Therefore, this alternative was rejected from further consideration. As a result of the proposed Guidelines development process and alternatives screening, one feasible alternative, the No Project alternative, was fully evaluated in the Draft EIR.

6.1 NO PROJECT ALTERNATIVE

Description of Alternative: Under the No Project Alternative, water would continue to be introduced into the Friant-Kern Canal consistent with the water quality monitoring requirements of the 2008 Policy. The 2008 Policy provides limited protections for water quality with a focus on domestic use water quality thresholds only. Under the No Project Alternative, there would be no water quality threshold management based on agronomic principles that are protective of the most sensitive crops in the region. No "leave behind" water would be available to provide additional leaching water and support agronomic practices to effectively manage applied salts and long-term salt loading in the root zone, nor would monitoring and communication protocols be implemented. Under the No Project Alternative, Contractors and water users may need to act to appropriately manage applied salts and salt loading as a result of changes to the quality of water conveyed in the Friant-Kern Canal, and to protect their water supply for sustained domestic and agricultural use. Actions that Contractors are currently implementing and may need to implement under the No Project Alternative (i.e., should the 2008 Policy remain unchanged) could include operational and maintenance activities associated with water quality monitoring stations and/or manage applied salts and salt loading under the No Project Alternative.

Under the No Project Alternative, no action would be taken to approve the proposed Guidelines. None of the water quality requirements defined in the proposed Guidelines would be implemented, including water quality threshold management or the quantified "leave behind" water required for Non-Millerton water being introduced into the canal. In addition, potential actions (other than installation of small water quality monitoring stations) that might be taken by Contractors to meet the proposed Guidelines' requirements would not occur.

Environmental Effects: The No Project Alternative would result in construction-related impacts similar to those of the proposed Guidelines, given that ground-disturbing activities may occur. However, the No Project Alternative could result in greater water quality impacts, and potentially greater impacts on agricultural resources and water supply (including groundwater demand or the need for new water supplies or water facilities), than the proposed Guidelines because water quality thresholds and actions would not be implemented for Non-Millerton water entering the Friant-Kern Canal.

6.2 ENVIRONMENTALLY SUPERIOR ALTERNATIVE

The proposed Guidelines are considered the environmentally superior alternative because the proposed Guidelines would result in potential impacts on fewer environmental resources than the No Project Alternative. Implementation of appropriate general protection measures, species protection measures, and mitigation measures would minimize the potential for significant impacts from the proposed Guidelines.

The No Project Alternative would result in construction-related impacts similar to those of the proposed Guidelines; however, the No Project Alternative could result in some greater impacts than the proposed Guidelines. In addition, the No Project Alternative would not provide greater protection of the quality of water introduced to or received from the Friant-Kern Canal for sustained domestic and agricultural use. It would not define the water quality thresholds, including the "leave behind" water associated with introduced Non-Millerton water and corresponding water quality, or the methodologies and tools for monitoring and forecasting water quality in the Friant-Kern Canal. The No Project Alternative also would not guide the application review process, implementation procedures, and the responsibilities of water into or from the Friant-Kern Canal. The No Project Alternative does not meet the project objectives of the proposed Guidelines.

7. FINDINGS WITH RESPECT TO MITIGATION OF SIGNIFICANT ADVERSE IMPACTS, AND ADOPTION OF MITIGATION MONITORING AND REPORTING PROGRAM

Based on the entire record before the Board, the Board hereby determines that all feasible mitigation within the responsibility and jurisdiction of the Board and/or Contractors' Boards as required by the Cooperative Agreement has been adopted to reduce or avoid the potentially significant impacts identified in the EIR, and that no additional feasible mitigation or alternatives are available to further reduce significant impacts. The feasible mitigation measures are discussed in Section 2 and are set forth in the MMRP. Section 21081.6 of the Public Resources Code requires the Board to adopt a monitoring or compliance program regarding the changes in the Project and mitigation measures imposed to lessen or avoid significant effects on the environment. The MMRP for the Project is adopted by the Board because it fulfills the CEQA mitigation monitoring requirements:

- The MMRP is designed to ensure compliance with adopted mitigation measures required as required by the Cooperative Agreement to reduce significant impacts associated with actions taken in response to the proposed Guidelines; and
- Measures to mitigate or avoid significant effects on the environment are fully enforceable through conditions of approval, permit conditions, agreements, or other measures.