## Meeting of the Central Valley Flood Protection Board January 26, 2012 Staff Report - Hearing

#### Linda, CA in Yuba County

#### 1.0 - ITEM

Proposed resolution for 48 notices of violation issued for the removal of unauthorized encroachments and fences on State property adjacent to the Feather River East levee in West Linda, CA (Yuba County) continued from December 2, 2011.

Consider Resolution No. 12-03 (Attachment A) to:

- 1. Authorize removal of private fences and miscellaneous obstructions on State land.
- 2. Grant licenses to adjacent private parcel owners for the use and maintenance of a portion of State land adjoining the Feather River East levee.
- 3. Rescind the notices of violation subject to voluntary compliance with this resolution.

#### 2.0 - RESPONDENT/PROPERTY OWNERS

See Attachment B for list of 48 property owners.

#### 3.0 - LOCATION

The properties are located near Feather River Boulevard and Riverside Avenue in Linda, California, 1.2 miles south of Marysville, California, at the confluence of the Yuba and Feather Rivers in Yuba County. Figures 1 and 2 below show the vicinity and an aerial view of the properties.



Figure 1- Vicinity Map of 48 Properties in Linda, CA (Source: Google Maps)



Figure 2- Aerial Map of the 48 Properties in Linda, CA (Source: Google Maps)

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#### 4.0 - APPLICABLE LAWS AND REGULATIONS

#### 4.1 - California Water Code

Pursuant to § 8534: The Board has the authority to enforce the "erection, maintenance and protection of such levees, embankments and channel rectification as will, in its judgment, best serve the interests of the State".

Pursuant to § 8708: The Board has given assurances to the US Army Corps of Engineers (USACE) that the State will maintain and operate federal flood control works in accordance with federal law.

Pursuant to § 8709: Unauthorized encroachments that may interfere with or obstruct the operation or maintenance of the flood control works constitute a public nuisance and as such, if the respondent fails to remove such unauthorized encroachment, the Board may commence and maintain a suit in the name of the people of the State to abate the nuisance.

Pursuant to § 8710: The Board must approve any encroachment into an adopted plan of flood control, such as the Sacramento River Flood Control Project, which includes the Feather and Yuba Rivers.

#### 4.2 - California Code of Regulations, Title 23 (CCR 23)

Pursuant to § 6 (c): "Every proposal or plan of work....located outside an area over which there is an adopted plan of flood control, must be submitted to the board for approval prior to commencement of work if it is foreseeable that the plan of work could be injurious to or interfere with the successful execution, functioning or operation of any facilities of an adopted plan of flood control..."

Pursuant to § 19: "No encroachment may be constructed or maintained upon lands owned in fee by the Sacramento and San Joaquin Drainage District, except when expressly permitted by a proper and revocable license, lease, easement, or agreement executed between the owner of the encroachment and the district, and upon payment to the district of its expenses and adequate rental or compensation therefor. This requirement is in addition to the need for a permit as required in section 6 of this article."

Pursuant to §20 (a): "The General Manager [subsequently retitled as Executive Office] may institute an enforcement proceeding by serving a notice by certified mail, return receipt requested, to the landowner or person (referred to hereafter as the "respondent") owning, undertaking or maintaining a work that is in violation of this division or threatens the successful execution, functioning or operation of an adopted plan of flood control."

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#### <u>5.0 – STAFF ANALYSIS</u>

#### 5.1 – Background

On December 2, 2011, the Central Valley Flood Protection Board ("Board") held public hearings regarding the removal of unauthorized levee encroachments located on State-owned property along the Feather River Levee in West Linda, CA. See Attachment C and D for copy of the official transcript and staff report, respectively. The Board determined by a majority vote that private encroachments exist on State owned property and directed staff to return with a proposal to clear a 20 foot wide levee toe maintenance corridor while minimizing the impact to adjoining private parcel owners. The Board also requested staff to investigate a real estate solution that would allow the adjoining property owners continued use of the State land beyond the 20 foot maintenance corridor. The proposed real estate alternative is to issue revocable licenses to the adjoining property owners for use and maintenance of the portion of the State land not needed to create the 20 foot wide levee toe maintenance corridor. Private fences and miscellaneous encroachments within the corridor will be removed and a new fence will be constructed along the corridor edge in accordance with Board Permit No. 18690. Board Staff has determined the proposed alternative addresses the State's enforcement requirements.

#### 5.2 – Real Estate

During the December 2, 2011 hearing many documents were presented and discussed that revolved around the property boundary. Many of these documents were reviewed by CTA Engineering in the preparation of the Record of Survey (Survey). Board staff is confident that the Survey prepared by CTA Engineering has been prepared in accordance with professional guidelines. On January 11, 2012, the Survey prepared by CTA was recorded at the Yuba County's recorder's office (see Attachment I). Below is a chronological summary on record documents noting the transfer of the State parcel where the encroachments are located and documents used in the Survey:

- December 14, 1909 Northern Electric Railway Company purchased property from Isaac G. Cohn, et. Al (Book 59, Page 441). See Attachment E.
- November 8, 1921 Yuba Gardens survey map (Book 3 of Surveys 2). See Attachment F.
- June 14, 1939 Yuba Gardens Subdivision Map (Tract No. 8, Book 3 of Surveys Page 45). See Attachment G.
- April 27, 1956 Interstate Commerce Commission decision to abandon portion track under the Sacramento Northern Railway (State-owned parcel adjacent to 51 private properties). See Attachment H.

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- December 12, 1958 Sacramento and San Joaquin Drainage District (SSJDD) purchased property from Sacramento Northern Railway (Deed 2475 recorded on Book 267 Page 509). See Attachment I and Exhibit A.
- January 11, 2012 Record of Survey (2011-11) prepared by CTA recorded on Book 93 Page 36. See Attachment J.

#### 5.3 - Proposed Alternative

The original proposal presented at the December 2, 2011 was to install the new fence at the State property line. This option would provide more than the necessary 20-ft wide O&M corridor but required removal of private fences, vegetation, and portion of 2 permanent structures within State land. Following the December 2, 2011 meeting and Board's direction, staff met with DWR and TRLIA representatives to develop an alternative that would meet the Board's directions. The landside levee toe is located approximately 20.8-ft to 33.2-ft from the State's property line. Therefore, a 20-ft wide corridor can be provided at all 48 parcels, with some remaining State land. The proposed real estate alternative is to install the new fence approximately 20-ft from the levee toe and issue revocable licenses to allow adjacent parcel owners to use and maintain the remaining State land until needed for a public purpose. See Figure 3 and Section 5.4 for a legal analysis on the proposed alternative. On January 10, 2012, this alternative was presented to the residents at a community held in Olivehurst, California. After some discussions, several residents expressed support for the proposed real estate alternative.

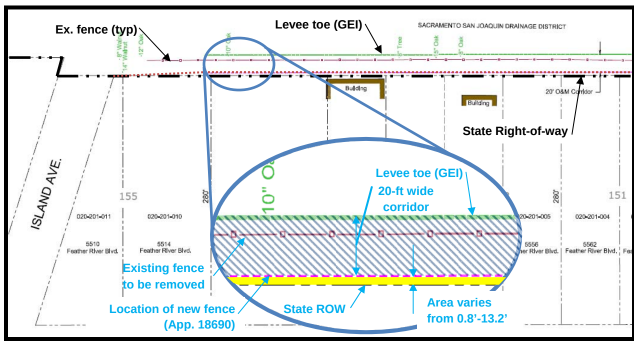


Figure 3- CTA Levee Exhibit Map dated 11/18/2011, Sheet 1 of 2

State land past 20-ft corridor area (license to adj. property owners)

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#### 5.4 – Legal Analysis of Proposed Alternative

The Department of Water Resources (DWR) office of the chief counsel informed Board staff they are continuing to work with TRLIA and the DWR Real Estate branch to ensure that granting licenses to the private property owners in this situation does not violate any State Laws.

#### 6.0 - PROPOSED CEQA FINDINGS

The Board, acting as the CEQA lead agency, has determined the enforcement action is categorical exempt in accordance with CEQA Guidelines Section 15321 under Class 21 which covers actions of regulatory agencies to enforce standards and a Class 2 Categorical Exemption (CEQA Guidelines Section 15302) covering replacement or reconstruction of existing structures and facilities.

#### 7.0 – STAFF RECOMMENDATION

The purpose of this enforcement action resolution is to protect the levee from illegal off road vehicles accessing the levee through private parcels and uncontrolled access points. Off-road vehicles have eroded the levee which weakens its slope stability. The corridor will provide sufficient space for two construction vehicles to pass each other during levee patrols and flood fight repairs. Staff's recommendation is for the Board to approve the proposed resolution which authorizes removal of the private fences and encroachments obstructing the 20 foot wide levee toe maintenance corridor and issue revocable licenses to adjoining property owners for use and maintenance of State land between the corridor and their property. For these reasons and those stated on this staff report, Board staff recommends the Board adopt Resolution No. 12-03 (Attachment A).

#### 8.0 – LIST OF ATTACHMENTS

- A. Resolution No. 12-03
- B. List of 48 Property Owners adjacent to State Parcel
- C. December 2, 2011 Official Transcript for Agenda Items 10 A-D
- D. December 2, 2011 Staff Report without attachments for Agenda Item 10A
- E. Deed recorded on Book 59, Page 441 (December 14, 1909)
- F. Yuba Gardens survey map (Book 3 of Surveys 2, November 8, 1921)
- G. Yuba Gardens Subdivision Map (Tract No. 8, Book 3 of Surveys Page 45)
- H. Interstate Commerce Commission decision dated April 27, 1956
- I. Deed 2475 recorded on Book 267 Page 509 (December 12, 1958)Exhibit A SSJDD Acquisition Map dated January 7, 1958
- J. Record of Survey 2011-11 (Book 93 of Surveys Page 36, January 11, 2012)

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### STATE OF CALIFORNIA THE RESOURCES AGENCY CENTRAL VALLEY FLOOD PROTECTION BOARD

#### RESOLUTION NO. 12-03

## FINDINGS AND DECISION REGARDING ENFORCEMENT HEARING FOR FENCE RELOCATION PROJECT IN LINDA, CA FEATHER RIVER, YUBA COUNTY

**WHEREAS,** Three Rivers Levee Improvement Authority (TRLIA) is completing a \$400 million levee improvement program to increase the level of flood protection for Linda, Arboga, Olivehurst and Plumas Lake; and

WHEREAS, as part of these improvements, TRLIA is required to provide a 20-ft landside Operations and Maintenance (O&M) corridor in accordance with the Department of Water Resources (DWR) Interim levee Design criteria; and

WHEREAS, during the preparation of a survey, TRLIA discovered that in this area, the land covering the levee and required 20-ft wide O&M corridor was owned by the Board (through SSJDD); and

WHEREAS, vegetation, fences and other existing structures were located within the area required for the O&M corridor. Board records indicate that there are no permits for any of the structures, fences or private improvements within State property; and

**WHEREAS,** Water Codes Sections 8534, 8708, 8709 and 8710 were considered by staff in the analysis of the enforcement action; and

**WHEREAS**, California Code of Regulations, Title 23 Sections 6(a), 19 and 20(a) were also considered by staff in the analysis of the enforcement action; and

WHEREAS, on August 5, 2011 a total of 51 notices of violation were issued to property owners adjacent to the Feather River East levee in West Linda, CA. This resolution only addresses 48 of these notices; and

**WHEREAS**, several community meetings were conducted by TRLIA to inform residents on the proposed project and need for removal of existing private encroachments; and

**WHEREAS,** on December 2, 2011, the Board conducted held public hearings regarding the removal of unauthorized levee encroachments located on State-owned property along the Feather River Levee in West Linda, CA; and

**WHEREAS**, the Board determined by a majority vote that private encroachments exist on State owned property and directed staff to return with a proposal to clear a 20 foot wide levee toe maintenance corridor while minimizing the impact to adjoining private parcel owners. The Board also requested staff to investigate a real estate solution that would allow the

adjoining property owners continued use of the State land beyond the 20 foot maintenance corridor; and

**WHEREAS**, following the December 2, 2011 Board meeting, staff met with TRLIA, DWR legal and Real Estate to develop an alternative plan that would meet the Board's direction; and

**WHEREAS**, on January 11, 2012, the Record of Survey (2011-11) prepared by CTA Engineering and Surveying has been recorded at the Yuba County recorder's office; and

**WHEREAS**, the proposed real estate alternative is to issue revocable licenses to the adjoining property owners for use and maintenance of the portion of the State land not needed to create the 20 foot wide levee toe maintenance corridor; and

**WHEREAS**, private fences and miscellaneous encroachments within the corridor will be removed and a new fence will be constructed along the corridor edge in accordance with Board Permit No. 18690; and

**WHEREAS**, the Department of Water Resources (DWR) office of the chief counsel informed Board staff they are continuing to work with TRLIA and the DWR Real Estate branch to ensure that granting licenses to the private property owners in this situation does not violate any State Laws; and

**WHEREAS**, on January 10, 2012, this alternative was presented to the residents at a community meeting in Olivehurst, CA and the residents support the presented alternative; and

**WHEREAS**, the Central Valley Flood Protection Board has conducted a hearing on the fence relocation project in Linda, CA and has reviewed the staff report, the documents and correspondence in its file, and given the applicant the right to testify and present evidence on their behalf;

NOW, THEREFORE, BE IT RESOLVED THAT,

#### **Findings of Fact**

- 1. The Central Valley Flood Protection Board hereby adopts as findings the facts set forth in the Staff Report, evidence presented at the hearing and any other documents in the Board's files.
- 2. The Board has reviewed all Attachments listed in the Staff Report.

#### **CEQA Findings**

1. The Board, acting as the CEQA lead agency, has determined the enforcement action is categorically exempt in accordance with CEQA Guidelines Section 15321 under Class 21 which covers actions of regulatory agencies to enforce standards and a Class 2

- Categorical Exemption (CEQA Guidelines 15302) covering replacement or reconstruction of existing structures and facilities.
- 2. **Custodian of Record**. The custodian of the CEQA record for the Board is its Executive Officer, Jay Punia, at the Central Valley Flood Protection Board Offices at 3310 El Camino Avenue, Room 151, Sacramento, California 95821.

#### **Approval of Resolution No. 12-03**

- 3. For the reasons stated on the staff report, staff recommends the Board adopt Resolution No. 12-03 to:
  - a. Authorize removal of private fences and miscellaneous obstructions on State land.
  - b. Grant licenses to the 48 adjacent private parcel owners identified in Attachment B of the staff report, for the use and maintenance of a portion of State land adjoining the Feather River East levee.
  - c. Rescind the notices of violation subject to voluntary compliance with this resolution.
  - d. Direct staff to file a Notice of Exemption with the State Clearinghouse.

PASSED AND ADOPTED by vote of the Board on	, 2012.		
Benjamin F. Carter			
President			
Francis "Butch" Hodgkins			
Secretary			

#### **ATTACHMENT B**

CVFPB Enforcement Action #	Owner	APN	Lot Number	Parcel Address
2011-243	Forrest Ray Miller	020-091-006	119	5894 Riverside Dr, Olivehurst, CA 95961
2011-244	William Rea	020-091-007	119	5890 Riverside Dr, Olivehurst, CA 95961
2011-245	Richard & Gloria Grant	020-091-008	120	5882 Riverside Dr, Olivehurst, CA 95961
2011-246	Harold Ervine Coones	020-091-009	121	5878 Riverside Dr, Olivehurst, CA 95961
2011-247	W.D. & Juanita Cozine, Jr.	020-091-015	121	5872 Riverside Dr, Olivehurst, CA 95961
2011-248	Sacramento Valley Teen Challenge	020-091-024	122	5862 Riverside Dr, Olivehurst, CA 95961
2011-249	Sacramento Valley Teen Challenge	020-091-025	123	5852 Riverside Dr, Olivehurst, CA 95961
2011-253	Sacramento Valley Teen Challenge	020-121-022	125	5842 Riverside Dr, Olivehurst, CA 95961
2011-254	Sacramento Valley Teen Challenge	020-121-003	126	5828 Riverside Dr, Olivehurst, CA 95961
2011-255	Sacramento Valley Teen Challenge	020-121-004	126	5822 Riverside Dr, Olivehurst, CA 95961
2011-256	Brikemen, LLC	020-121-005	127	5818 Riverside Dr, Olivehurst, CA 95961
2011-257	Tracy L. Nelson	020-121-006	128	5808 Riverside Dr, Olivehurst, CA 95961
2011-258	Bazzano Investment Properties	020-121-008	130	5786 Riverside Dr, Olivehurst, Ca 95961
2011-259	Kimberly Rene LaValleur	020-121-010	132	5762 Riverside Dr, Olivehurst, CA 95961
2011-260	Russell & Janine Ensslin	020-121-011	133	5752 <del>58-</del> Riverside Dr, Olivehurst, CA 95961
2011-261	Leopuldo & Luiza Ana Vasquez	020-121-012	134	5746 Riverside Dr, Olivehurst, CA 95961
2011-262	Johal LLC	020-121-015	137	5712 Riverside Dr, Olivehurst, CA 95961
2011-263	Rosa Del Toro	020-121-016	138	5708 Riverside Dr, Olivehurst, CA 95961
2011-264	Daniel A. Charter	020-121-017	139/138	5692 Riverside Dr, Olivehurst, CA 95961
2011-265	James & Nancy Blocker	020-121-018	140	5688 Riverside Dr, Olivehurst, Ca 95961
2011-266	Jose & Magdalena Vasquez	020-121-019	140	5682 Riverside Dr, Olivehurst CA 95961
2011-267	Graciela Fernandez	020-121-020	135	5738 Riverside Dr, Olivehurst, Ca 95961
2011-269	Sacramento Valley Teen Challenge	020-121-022	125/124	5842 Riverside Dr, Olivehurst, CA 95961
2011-270	Bazzano Investment Properties	020-121-025	131	5778 Riverside Dr, Olivehurst, CA 95961
2011-271	Michael & Lesley Furtado	020-121-028	129/128	5796 Riverside Dr, Olivehurst, CA 95961
2011-273	Delora & Deewayne Field	020-171-002	141	5674 Riverside Dr, Olivehurst, CA 95961
2011-274	Mary Lipscomb	020-171-003	142	5670 Riverside Dr, Olivehurst, CA 95961
2011-275	Evangelina Cabrera	020-171-004	142	5664 Riverside Dr, Olivehurst, CA 95961

#### **ATTACHMENT B**

CVFPB Enforcement Action #	Owner	APN	Lot Number	Parcel Address
2011-276	Jesse & Ruth Burns	020-171-005	143	5658 Riverside Dr, Olivehurst, CA 95961
2011-277	Daniel & Virginia Frizzel	020-171-006	143	5654 Riverside Dr, Olivehurst, CA 95961
2011-278	Jose V. & Magdalena F. Gomez	020-171-007	144	5648 Riverside Dr, Olivehurst, CA 95961
2011-279	Chad Playso	020-171-008	144	5642 Riverside Dr, Olivehurst, CA 95961
2011-280	Javier Quintero & Ana	020-171-009	145	5636 Riverside Dr, Olivehurst, CA 95961
2011-281	Javier Quintero	020-171-010	145	5634 Riverside Dr, Olivehurst, CA 95961
2011-282	Billy J. & Clara J. Bean	020-171-011	146	5628 Feather River Blvd, Olivehurst, CA 95961
2011-283	Billy J. & Clara J. Bean	020-171-012	147	5608 Feather River Blvd, Olivehurst, CA 95961
2011-284	Maria Mendoza, et al	020-171-013	148	5602 Feather River Blvd, Olivehurst, CA 95961
2011-285	Currier Family Trust	020-171-014	148	5598 Feather River Blvd, Olivehurst, CA 95961
2011-286	Mary Cress	020-171-015	149*	5588 Feather River Blvd, Olivehurst, CA 95961
2011-288	Ava Joy Clark	020-201-002	150	5572 Feather River Blvd, Olivehurst, CA 95961
2011-289	Currier Family Trust	020-201-003	151	5566 Feather River Blvd, Olivehurst, CA 95961
2011-290	Robert Hamilton	020-201-004	151	5562 Feather River Blvd, Olivehurst, CA 95961
2011-291	Quintilia Naranjo	020-201-005	152	5556 Feather River Blvd, Olivehurst, CA 95961
2011-292	Monty & Debra Hecker	020-201-008	153	5536 Feather River Blvd, Olivehurst, CA 95961
2011-293	Arnold Craft	020-201-009	154	5528 Feather River Blvd, Olivehurst, CA 95961
2011-294	Arnold Craft	020-201-010	155	5514 Feather River Blvd, Olivehurst, CA 95961
2011-295	Alan Young/Alma Rodriguez	020-201-011	155	5510 Feather River Blvd, Olivehurst, CA 95961
2011-296	Monty & Debra Hecker	020-201-012	152	5548 Feather River Blvd, Olivehurst, CA 95961

MEETING

STATE OF CALIFORNIA

THE RESOURCES AGENCY

CENTRAL VALLEY FLOOD PROTECTION BOARD

ITEM 10A

THE RESOURCES BUILDING
1416 NINTH STREET
AUDITORIUM
SACRAMENTO, CALIFORNIA

FRIDAY, DECEMBER 2, 2011 1:50 P.M.

JAMES F. PETERS, CSR, RPR CERTIFIED SHORTHAND REPORTER LICENSE NUMBER 10063

EHLERT BUSINESS GROUP (916)851-5976

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    who have not been through it before.
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            The Board is acting as an independent and
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    unbiased judge in this case. These are evidentiary
    hearings. The Board bases its decision based on the
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    evidence presented today.
            We have bifurcated our staff. The enforcement
    staff is bringing the action before the Board. We have
    other Board staff, that has no involvement with the
    enforcement staff, that is advising the Board on technical
    issues. As well as we have our own legal counsel; the
    enforcement staff has their own legal counsel. So we have
    essentially bifurcated our staff in this regard.
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            So we will hear testimony from the enforcement
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    staff on their request. We will hear testimony from the
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    respondent, and they will present evidence in support of
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    their request. We will invite other interested parties
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    from the audience if they wish to testify either in
    support or in opposition to the proposed action.
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            And then we will close public testimony and the
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    Board will then discuss, deliberate, and decide.
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             So that's the process.
            Any questions?
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            Very good.
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            Ms. Caliso, if you would proceed with the staff
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    report.
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AFTERNOON SESSION

(Thereupon the meeting reconvened

open session at 1:50 p.m.)

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PRESIDENT CARTER: Good afternoon, ladies and gentlemen. If I could ask you to please take your seats.

We'll go ahead and continue with our meeting. Apologize for being behind schedule. We're running about 45 minutes behind schedule.

At this time, we are going to start with Item 10A, which is in the hearings. We will see how the schedule goes. We'll work through the timed items on the hearings and then we will come back.

12 As you'll recall, we pulled two items from 13 consent for hearings. And we also tabled the discussion 14 15 on Item 9B pending the revision in the resolution. So those all will occur later on this afternoon. 16 So with that, I'm going to call the hearing to order. 17 This is hearing for Susan LaGrand, Enforcement Action No. 18 19 2011-287, regarding the notice of violation for removal of 20 existing encroachments including a portion of a permanent 21 structure located in the State of California, Sacramento/San Joaquin Drainage District property and right-of-way, on the landside of the Feather River levee in West Linda, California - Yuba County.

I'd like to just go through the process for those

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INDER! BOOTNEOD GROOT (910)001 09

1 (Thereupon an overhead presentation was 2 Presented as follows.)

STAFF ENGINEER CALISO: Good afternoon, President Carter, members of the Board. Angeles Caliso, Board staff.

Before I begin my presentation I'd like to acknowledge some of the other members in the audience that are also present and might be assisting me during the presentation

That would be Mr. Paul Brunner with TRLIA; Max Steinheimer with Downey Brand; Steve Fordice with RD 784, the local maintaining agency for this area; Kevin Heeney with CTA Engineering and Surveying; and our legal counsel, Ward Tabor and Robin Brewer.

And the enforcement action before you this morning is for the respondent, being Ms. Susan LaGrand, who resides at 5578 Feather River Boulevard in Olivehurst, California.

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STAFF ENGINEER CALISO: The action before you is to consider approval of Enforcement Order No. 2011-287, ordering the removal of existing unauthorized encroachments that are located within State-owned land. And those consist of a portion of a permanent structure and a fence.

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the screen

the location of the property.

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shop building. And there's a chain-link fence running

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seeing a map of the proposed location -- of the location

screen, Feather River running to the east, and the Yuba

River coming in from the -- I'm sorry -- Feather River

coming from the west and the Yuba coming from the east.

enforcement before you is identified in the red star on

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The red line identifies approximate property

The location of the unauthorized encroachments

boundaries, with Feather River Boulevard to the east and

approximate limits of the State-owned property that abuts

--000--STAFF ENGINEER CALISO: And here's a photo of

what those encroachments look like. So essentially it's a

the levee to the west. The hash line identifies the

the property -- the respondent's property.

are identified in that red magenta line.

of the encroachment. Marysville at the top of this

levees that are out there. The location of the

STAFF ENGINEER CALISO: On this screen you're

The red line on the screen delineates the project

STAFF ENGINEER CALISO: This is an aerial view of

land is about 14.8 feet at this location.

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STAFF ENGINEER CALISO: Some of the applicable codes and regulations pertinent to this enforcement action are California Water Code 8534, 8708, 8709, and 8710.

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STAFF ENGINEER CALISO: Additional codes pertinent to this enforcement action are California Code of Regulations section 19, which I will read verbatim, states, quote, "No encroachment may be constructed or maintained upon lands owned in fee by the Sacramento and San Joaquin Drainage District, except when expressly permitted by a proper and revocable license, lease, easement, or agreement executed between the owner of the encroachment and the district, and upon payment to the district of its expenses and adequate rental or compensation therefor. This requirement is in addition to the need for a permit as required in section 6 of this article," end quote.

Some of the other sections in Title 23 that are pertinent includes section 6(a), requiring a need for a permit; and section 28, authorizing the Executive Officer to initiate an enforcement action against work that's being undertaken in violation of the Board's regulations.

Some of the background pertinent to this

along the landside of the toe.

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STAFF ENGINEER CALISO: This is a site plan of the respondent's property. This is taken from the survey that was prepared by CTA Engineering and Surveying. Their property is identified in the blue line, with the shade of brown -- light shade of brown at the top of the screen identifying the parcel that is owned by the State of California, the Board in this case. Was recorded on both 10 267, page 509, and were closely identified as parcel 5.

The existing location of the fence identified in the red line that you see running across the screen, it's clear that the existing fence is within State lands. And the location of it is approximately -- it ranges between 18 feet and 16 feet at this location.

The proposed location of the new fence where it's being proposed in Application 18690 would be at the landside-most location of the State-owned property.

The encroachments that are part of this 20 enforcement order before you this afternoon are identified 21 in the green shaded area. And here's a blowup of what that looks like. So, once again, the shaded area corresponds to State-owned land. The portion of the building that's encroaching on State land is encroaching about 4.7 feet. And then the existing fence within State

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1 enforcement action before you is -- starting with Three Rivers Levee Improvement Authority (TRLIA), was completing a project -- levee improvement project in the estimates of \$400 million to increase the level of protection for the cities of Linda, Arboga, Olivehurst, and Plumas Lake.

As part of these levee improvements a 20-foot wide maintenance corridor is required in accordance with DWR's interim levee design criteria.

TRLIA hired CTA Engineering and Surveying to perform a survey, and in the survey discovered that the area, for one, where the encroachments exist -- or many of the encroachments exist was owned by the State in fee. And it also covered some of area required for the 20-foot access corridor.

The existing fences were located, once again, within the State-owned land, and it required the 20-foot

On May 2011 Board staff began initiating a -started an investigation on the encroachments located within State land, and discovered that none of the encroachments on State land had any prior Board approval

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STAFF ENGINEER CALISO: On July 29, 2011, TRLIA notified all the landowners affected by the proposed work

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that they had encroachments located within State land and their plan to remove existing encroachments on State land and replace with -- put in a new fence at the proper State

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On August 5th, the State issued 51 Notices of Violation to property owners where those unauthorized encroachments existed, and this included the respondent.

On August 22nd, TRLIA held a community meeting in Olivehurst, which was attended by many of the landowners. Board staff, MBK Engineers, RD 784, and other local and county representatives.

On August 27, Board staff received a request from the respondent for a hearing. And on November 18th, the respondent was provided a copy of the enforcement -- of the agenda and the hearing and the enforcement procedures and guidelines via a letter, an Email.

And then on November 22nd the respondent was mailed a copy of the staff report via overnight mail.

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STAFF ENGINEER CALISO: And I'd like to introduce Max Steinheimer -- I apologize for chopping his name -with Downey Brand, who will give you some of the legal aspects related to this enforcement action.

MR. STEINHEIMER: President Carter, members of the Board. Thank you.

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Staff and counsel for the Board have asked that we identify some of the legal issues that we've looked at and that are in play and constitutes some of things that the landowners have been concerned about, and tell you what our conclusions and opinions have been.

The first is that the landowners are concerned obviously because the fence has been there a long time. And one way or another in various forms several of the landowners have asked why it is that they can't have prescriptive rights to this fence line. And the fence should be allowed to stay where it is is their point.

And the basic answer is that, first, you can't claim prescriptive rights against the State of California. And you also can't claim prescriptive rights while there is a rail -- an active railroad trackage permit in existence. That doesn't mean the railroad has to be operating. And I'll mention that in a minute.

But in both those situations, the railroad's considered a public utility in that situation. And until it's actually abandoned -- their trackage is abandoned, it's not possible to acquire by prescriptive right land that's owned by the railroad.

It might help just to give you very quickly a timeline. This property was transferred in the early 1900's to the first of several railroad entities. In

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1907 -- by 1907 it was in the hands of Northern Electric Company. 1918 it was purchased out of bankruptcy by the Sacramento Northern Railroad. By 1925 Western Pacific had purchased that railroad, changed the name to Sacramento Northern Railway, and was operating it as a subsidiary.

In the 1940's -- the subdivision map in this case was recorded in 1939 with the properties that these landowners have. And then through the -- from 1939 through the '40's and perhaps into the '50's those properties were sold, developed. And the fence was built during that time period.

The railway continued to own fee title to the property. They weren't there via an easement. The railway actually owned fee title. And their trackage rights did not end until April 27th, 1956, when the Interstate Commerce Commission by resolution declared that the trackage rights then held by Sacramento Northern Railroad -- Railway were abandoned. And then the property was purchased August 20th, 1958, approximately, by Sacramento and San Joaquin Drainage District.

So there was a period of time of approximately two years between when the trackage had been abandoned and the sale to the State. And that two years would not meet any requirement for any prescriptive right. There's a mandatory five years to acquire that.

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MR. STEINHEIMER: The next thing that's mentioned in some of the transmittals from the landowners is something that's called the Agreed-Boundary Doctrine. It's not characterized that way; but putting, you know, some inference to what they're actually saying, that's what the claim is. And the claim basically is that there's an agreement between the railroad -- there was an agreement between the railroad and property owners that established that the fence at issue would be the property line. And that doesn't fit within and is not -- the Agreed-Boundary Doctrine is not applicable to this situation.

In this case, there are deeds that fix the boundary. In other words, there is a description of the property, there are existing legal records that do provide the basis for fixing the boundary. And the Agreed-Boundary Doctrine only applies when there is uncertainty. When there's not a document -- a legal document, a deed, that establishes the property line despite everybody's best efforts, that doctrine applies when you can't tell where the property line is, and because you can't tell and it's uncertain, you make an agreement and declare that this is going to be the property line.

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So it doesn't apply in this case.

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The other thing that is mentioned by some of the landowners is that there -- "Well, there was just an agreement between the railroad and our predecessor interest, our parents, grandparents," et cetera. And in that situation, that could be done, but you would have to have a written agreement. You cannot have an agreement that affects the title and establishes that property line as a real estate matter without having an agreement in writing. And there isn't any evidence of an agreement, whether it be in writing or not.

So neither the Agreed-Boundary Doctrine nor just a claim that they agreed to put the fence there meets any legal requirement and establishes some basis as a defense to the encroachment.

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MR. STEINHEIMER: Also, landowners have mentioned that, well, they've paid property taxes on this property. And, one, that's not the case. Second, I don't think it would matter. The State's ownership interest and the encroachment trumps almost virtually everything.

But in this case - we've checked - the landowners are not taxed on any property other than what's contained within the recorded subdivision map. In other words, there's a recorded subdivision map with all of their lots

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laid out there. The assessor's map is identical to the recorded subdivision map. So the assessor's map has been used, and the people are being taxed on the size and the lot that is shown on the recorded subdivision map.

The property we're talking about, as you've seen from the map, is property that is to the west of the line for the recorded subdivision map. So the property owners have not paid property tax -- been charged property tax for those parcels.

And the question has been raised about improvements. But actually the two improvements that are preferred here in this case, one would be -- both of them, the one for Ms. LaGrand's property and the one for a later hearing, were both structures that were built after -- on State land after 1958 when the State took possession, and were built without permits. So there's no impact of property taxes on the issue of that first possession.

That's really the -- those are really the essential legal issues that we were asked to comment on. I'm counsel -- or I'm one of the counsel at Downey Brand that represent Three Rivers Levee Improvement Authority. And we're in a position where I guess we drew the straw that basically discovered this situation as we were going about the levee improvement work that we need to do. And 25 we're obviously -- we're good with coming and assisting

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the Board, counsel, and staff in any way we can as you work through this.

And I'll be glad to answer any questions. PRESIDENT CARTER: For now we'll hold questions until later.

STAFF ENGINEER CALISO: Thank you, Max.

Now I'd like to welcome Kevin Heeney with CTA Engineering and Survey, and he'll give you an overview on the survey -- the particular survey that was prepared that essentially established and determined -- we were able to use to determine what encroachments lied within State land.

MR. HEENEY: President Carter and members of the Board. Kevin Heeney with CTA Engineering and Surveying.

CTA has been involved with a lot of the mapping and surveying work throughout the TRLIA projects, and have been involved for over five years now.

Our initial work was to develop base maps for potential acquisitions and any other development plans that needed to go with the improvements to the levee. As we started looking at the access corridor issues, we discovered these encroachments that were identified as being on the State property.

In our initial base mapping work, we had looked at the subdivision map that these properties are part of.

And it found that that map called for monuments within the 1 subdivision that were originally set. We made a search for those monuments, and unfortunately none of the original monuments were found. But other monuments that marked lot corners and street right-of-way were found, and that was the basis for our analysis.

After we discovered these encroachments, we went back again to confirm that the block that these lots fall within was in fact - we had surveyed it - in its proper location and that that block itself fit within the subdivision properly.

There were other parcel maps and surveys that have been recorded. We reviewed all of those. And I believe out of the maps that we had, there was at least five that we found the monuments that those surveyors set. All of those still gave the same answer that we had.

We then took our analysis and went and met with the County Surveyor's Office and discussed the issue with them. We inquired about any unknown surveys or anything that their office may have. They didn't have anything.

They did provide us copies of some old railway right-of-way maps. And what that showed us was that the deed that the State had, the railroad right-of-way maps, and the common boundary of this subdivision all conformed with one another. They were a common boundary.

To make one more check, this subdivision happens to fall between two railways: The old Sacramento Northern and the Western Pacific.

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We made additional checks over onto the Western Pacific Railway to verify once again that this block of lots that we were talking about was properly located. And we found that that was the case within acceptable tolerances, the dimensions that we found were similar to those on the recorded map. With that information, we went back to the information, the data, the monuments we found along the road right-of-way, used that as the basis for determining this common boundary line, and set that line at the exact same distance that the recorded map shows that it is, 280 feet deep from that street right-of-way.

That's where we have set it. We've filed a Record of Survey with the County Surveyor's Office. It has been reviewed and it is awaiting recordation to those facts

The review of the County Surveyor's Office had no change whatsoever to any of our analysis.

So that's kind of a background of how we established it. And I'll also be available for questions. PRESIDENT CARTER: Thank you.

STAFF ENGINEER CALISO: Now, we'll move on into the agency comments.

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The Reclamation District 784, who is a local maintaining agency for this area, supports Board's enforcement action.

periodic inspection has preliminarily rated this levee unacceptable due to some of the legal off-roading that's taking place from some of the private parcels. And this rating could result if unchanged ineligibility for PL 84-99.

In addition, the Army Corps of Engineers 2011

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STAFF ENGINEER CALISO: So this is just a quick view of what the reports show. This shows the location of where the erosion was noted. So the parcels here on the map, these are the ones that are part of this enforcement action -- or the enforcements before you today -- this afternoon.

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STAFF ENGINEER CALISO: And once again, this is 19 just the picture showing the erosion that happens with some of the vehicles off-roading, obtaining access from the private lots.

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STAFF ENGINEER CALISO: The CEQA analysis. The 23 Board staff's prepared the CEQA findings, and those are covered under staff reports, section 7.0. And in the

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essence of time, I can skip through this section unless you'd prefer me to go through it.

STAFF ENGINEER CALISO: And, in conclusion, staff's recommendation is that -- staff has considered the comments raised by the respondent regarding the enforcement action. And staff has concluded that the benefits of improving the levee patrol, maintenance access, and protection of State property are the most important. Allowing existing unauthorized encroachments to remain within State land is prohibited by law and

And therefore staff's recommending that the Board determine that:

The existing encroachments are on State land or the State right-of-way without prior authorization based on the determinations from the staff report;

The encroachments constitute a public nuisance because they interfere with the alignment of the proposed new boundary intended to protect the levee;

The encroachment removal is exempt from CEOA; and Approve Enforcement Order No. 2011-287, which is Attachment A on the staff report, which authorizes the

removal of the encroachments within State land by Three Rivers Levee Improvement Authority working on behalf of the State.

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And this concludes my presentation. So I'll 3 answer any questions you may have.

PRESIDENT CARTER: Are there any quick questions for staff?

Go ahead.

BOARD MEMBER SUAREZ: Thank you.

I want to go back to the slide where you identified your authorities to proceed with this enforcement action. And specifically there is a slide that talked about section of our regs, 19.

STAFF ENGINEER CALISO: Sure.

BOARD MEMBER SUAREZ: And there was a whole series similar to those. There was reference about authority over any activity on lands owned in fee by the State.

STAFF ENGINEER CALISO: Right. The first bullet on the screen there, the section 19 of the regulations, covers essentially -- it's quoted verbatim here on the screen. And it's making note of lands owned by the State.

21 BOARD MEMBER SUAREZ: For the sake of argument, 22 let's assume that the land is not owned by the State. Do 23 you have other authorities through which to go and proceed 24 with an enforcement action?

STAFF ENGINEER CALISO: If my -- I would say that

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section 20(a) on our regulations gives the Executive
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   Officer the authority to issue an enforcement order.
            BOARD MEMBER SUAREZ: No, no, that's to issue an
    enforcement order, not to institute an enforcement
   order -- institute an enforcement. Those are two
   different things.
            I mean he can issue an order, but it has to be
   based on some statutory -- some regulatory mechanism
    independent on that.
           STAFF ENGINEER CALISO: I'm not sure I'm
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   understanding your question.
           BOARD MEMBER SUAREZ: Well, again, the assumption
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    you're proceeding is that you own the land. So let's
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    assume for the sake of argument that we don't.
            What other powers do you have under our
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   regulations to proceed with an enforcement action that are
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   not joined to the landownership issue?
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            STAFF ENGINEER CALISO: I'm not sure if this is a
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    question I'm qualified to answer.
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            BOARD MEMBER SUAREZ: Well, you may need some
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   legal help.
           STAFF ENGINEER CALISO: Maybe, yeah, I might call
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            BOARD MEMBER SUAREZ: Let me just quickly, the
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issue of who owns the property is an issue. So let's --

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As you can see, the photo here shows the tire-rut
   damage that has occurred from an uncontrolled boundary on
    our levee. And so of course our code has provisions in
    our standards that no cuts or excavations can be made into
    a State levee. And it's the obligation of this Board to
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   prevent that.
            I think Angeles Caliso correctly cited section 20
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    of the regulations for the State to -- the Executive
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    Officer may institute --
            BOARD MEMBER SUAREZ: No, she's not correctly
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    citing that.
            That is -- that doesn't give her independent
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    authority or give us independent authority to engage in
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    enforcement action. It just says that the Executive
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   Officer can issue an order if you have that authority.
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            I can see this. But how is this related to the
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    property owner? Do you have proof that it's a property
    owner that's doing that damage?
            SUPERVISING ENGINEER TARAS: The citation is not
   assigning any compensation claim to the -- or damage claim
25 to the owner. It's simply to allow the State to take
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1 so what I'm trying to clarify is, do you have any other

SUPERVISING ENGINEER TARAS: This is Curt Taras,

authorities via that based on property ownership?

Branch Chief for Enforcement.

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control of its boundary and protect the levee --
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            BOARD MEMBER SUAREZ: But that's the issue.
   Assume that it doesn't belong to the State. That's my
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   point. Assume it doesn't belong to the State, the
    property where the encroachment is -- the alleged
    encroachment is.
            I mean the whole enforcement action is based on
    ownership. I just need to know that, if that's the only
    angle we have.
            SUPERVISING ENGINEER TARAS: No, it's not. It's
   the main angle, but it's not the only angle, because, as
   you see, we cited section 20 here, which says if something
   threatens the --
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           BOARD MEMBER SUAREZ: You keep -- section 20
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   doesn't give you -- it doesn't get you there, section 20.
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    So what other sections do you have?
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            PRESIDENT CARTER: Why don't you both think about
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    that.
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            Are there any other questions?
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            BOARD MEMBER MOFFATT: I did have a question.
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            The ATV tracks going up on the levee, that's at a
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    different part of the levee? That's not behind this
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   particular property owner's property?
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            SUPERVISING ENGINEER TARAS: That's correct. The
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   whole area is -- the stretch of approximately a mile
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encompasses multiple parcels. And the justification for 1 the fence is to provide an adequate patrol road and to address unauthorized access and off-roading. BOARD MEMBER MOFFATT: Thank you. 4 PRESIDENT CARTER: Any other questions? 5 We're going to try and get to your question, Ms. Suarez. But let them think about that. 8 VICE-PRESIDENT RIE: Can I ask a quick question. How many patrol roads do we already have? Do we have one on the other side of the levee, on the waterside; do we have a patrol road there? And do we have one on the crown of the levee? So this would be a third patrol road. Is that what you're wanting to do? 13 STAFF ENGINEER CALISO: I think what it's being 14 called under the DWR's interim levee guidelines, it's a 15 20-foot-wide access maintenance corridor. So, in essence, 17 it's to provide enough space to do any flood fighting or maintenance on the levee. 18 19 The crown is used or can be used as an access. 20 But I think preferably -- I don't know if there's any patrol road on the waterside. I'd have to refer that to maybe the local maintaining agency or Paul Brunner, who might have more knowledge on what is the -- what is out 23 24 there 25 PRESIDENT CARTER: What do our standards call

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2 STAFF ENGINEER CALISO: Our standards typically -- or our easements typically are limited to a 10-foot access, an access at the toe -- at the landside toe. This situation is unique, because the property provides not only the 10-foot access that would be required under a standard -- under where -- on other properties where we have an easement, but it provides more than that room that is needed. And I think it's the -- a 10 practice that has been done is where it's not necessarily 11 a 10-foot-wide access that controls the Board's jurisdiction, but it's either -- if we have an easement 13 that is 10 foot or whatever their property rights - and in this case we have -- the Board has property rights over an area that covers more than 10 foot on the landside toe. 15 16

VICE-PRESIDENT RIE: Just a follow-up on that last question.

I didn't really understand your response about the urban levee design criteria. I mean the first draft just got released for public review, so those aren't standards. And I think in terms of an enforcement action, we need to rely on Title 23. So I'm not really sure how; that's applicable here.

STAFF ENGINEER CALISO: The 20-foot-wide corridor is required under the interim guidelines. Now, it's not

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being a standard at this point. What staff used was the
2 limits of the property that is in ownership by the Board.
  So we looked at -- if we had a 10-foot easement in this
  case, then we would be ensuring that the 10-foot easement
   was provided and was present. In this situation, we have
  property rights that extend the 10 foot. So we pursued it
  under the section 19 of our regulations where the Board
  owns the property.
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PRESIDENT CARTER: Mr. Brown.

1.0 BOARD MEMBER BROWN: Wouldn't there be a road on 11 that 10-foot easement at the toe of the slope? Wouldn't 12 there be an inspection road?

STAFF ENGINEER CALISO: Yes, the plan under Application 18690 will provide a driveable path. I believe it's 14 feet that will be paved, and then the rest will be graded to allow for vehicles to drive through the 20-foot area -- 20-foot zone.

PRESIDENT CARTER: Ouestion. 18

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19 DWR ASSISTANT CHIEF COUNSEL TABOR: I wanted to 20 address Ms. Suarez' question, if I might, the 21 jurisdictional basis for this enforcement action.

And, that is, in addition to the Board's property ownership rights is the fact that your permit to Three Rivers Levee Improvement Authority required them as part of their permit to obtain 20 feet landward of the new

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levee toe.

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All of these fences, the fence on this particular property and the other fences that are the subject of the other -- today are all blocking the ability to comply with the Board's permit. So the handle is the Board's already expressed exertion of its authority over the levee extending out a minimum of 20 feet. And therefore these fences prevent the applicant, the permittee, from complying with the Board's order under its authority.

BOARD MEMBER SUAREZ: Mr. Tabor, is that because we assume that the time that we entered into agreement with TRLIA that we owned that property and that we could go ahead and have those 20 feet?

DWR ASSISTANT CHIEF COUNSEL TABOR: I don't think there was any consideration as to what the Board owned. Because as I understand it - perhaps Mr. Brunner could clarify - what the Board owns in any existing levee situation may vary. Traditionally it is 10 feet. This is a unique area because the Board acquired the railroad right-of-way, which was more than we actually needed for the levee itself. But it was available on the market. We acquired it.

BOARD MEMBER SUAREZ: So, again, we just -- it all goes back to the ownership of that piece of land; and if it's established that we don't own the piece of land.

then we might have a difficulty with enforcement? 1 2 DWR ASSISTANT CHIEF COUNSEL TABOR: Correct. BOARD MEMBER SUAREZ: Thank you. That's all I 3 4 needed to know.

BOARD MEMBER MOFFATT: I had a question.

If the permit requires 20 feet from the toe - and it looks like the fence and the building go about 14 -what is it, 14 feet 8 inches beyond what we believe the property boundary to be? But how far into what exists right now -- if you went 20 feet from the toe of the levee, how far in is that line? Does that -- based on your previous statements, I assume that going to what we believe to be the property line is greater than 20 feet, 1.3 correct?

STAFF ENGINEER CALISO: You're correct. I did identify here -- and that's my apologies for not doing that. But this dash line here on the back of the -- on the screen, this slide up here, that's delineating the approximate location of the levee toe on the landside.

So this is where the levee toe is currently. wish I had -- that's based on the map that we have. That's what it was identified. So I'll go back. BOARD MEMBER MOFFATT: Okay. So that's the levee

STAFF ENGINEER CALISO: See, this blowup area

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shows the levee toe being identified as this -- so the levee toe on this plan shows it being just a few feet further inside into State land from where the current

Now, you were saying where is the 20-foot setback in relationship to the toe?

BOARD MEMBER MOFFATT: Yeah, I mean I guess put simply, if we go 20 feet from the levee toe, are we actually not asking these folks to give up 14.8 feet into their -- into what exists right now to what we think is the property boundary? And if not, what's the difference? Because the fence is -- you know, it looks like -- you know, from the fence is 10 feet to the building, and then the building is about 4 feet 8 inches to where we believe the property line is. So what's 20 feet in from the toe of the levee?

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STAFF ENGINEER CALISO: I wish I had those other graphics that show that.

So in this location the 20-foot access corridor would be within the State land, and it would --

BOARD MEMBER MOFFATT: Understood, granted, stipulated. You said that earlier.

But what I'm wondering is what's the difference between 20 feet in from the toe and where we believe the property line is? The legal property line.

STAFF ENGINEER CALISO: I don't know that off the 2 top of my head. Maybe I can refer that --

MR. BRUNNER: Angeles, can I speak?

STAFF ENGINEER CALISO: Sure. Maybe Paul will try to answer that.

BOARD MEMBER BROWN: The legal property line would be 20 feet in, wouldn't it?

BOARD MEMBER MOFFATT: No. But I'm asking for the -- I'm asking for 20 feet in from the toe, which is 10 what the permit requires.

MR. BRUNNER: I'm Paul Brunner, the Executive Director for Three Rivers. And I've listened to several of the questions that have come and I'd like to respond to them and work with you on this.

There was one question I'll start with, is how many patrol roads we got on it, that we never really truly answered so far, is that we do have a patrol road on top of the levee that was constructed. It was built.

During flood fights we're required to have a 20 levee toe access corridor that we're trying to create here 21 for this project. Our State encroachment permit requires us to have that. Our current encroachment permit from the State requires that levee toe access corridor to be 10 feet, not 20 feet. It's 10 feet under a permit.

What has prompted us to go to the 20-foot

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criteria is the State interim criteria that was published. Version 4 of that interim criteria came out in December of last year, of which we then went to move forward as we try to achieve 200-year compliance for our flood control system.

The most current draft version that came out recently that was referenced also calls for 20 feet wherever practical to do on it. And we went forward to do that on our project, to accomplish that.

As we went through to do the project, as Kevin Heeney was taking about, what did transpire was we uncovered, unbeknownst to anyone, that the State owned the property on it, which then made us step back and start to work through it with the people on it.

Now, in regards to the questions that you were raising: The levee toe -- do we have a -- okay.

The levee toe is shown here. The existing fence is this line here that is going along. And the property line for the State as we know it would be this dark black line that's shown right here. So -- and the encroachment is here. The 20-foot distance from the levee toe would come just to the edge of the building, about a foot off this corner right here. So from 20 foot off the levee toe to here, about 21 feet to here.

BOARD MEMBER MOFFATT: So --

 ${\tt MR.}$   ${\tt BRUNNER:}$  This encroaches about four or five feet into the State-owned land.

The fence that was -- so the existing fence is 4 beyond -- is unto the State property.

BOARD MEMBER MOFFATT: So just to be clear.

Twenty feet from the toe would be a foot beyond the existing structure, but nine feet with -- the structure being the building.

MR. BRUNNER: It would be a foot short of the building.

BOARD MEMBER MOFFATT: Right, towards the levee. So the building would be here, and then a foot later would be 20 feet, which would be approximately 9 feet inside 1.3 where the fence is currently. Is that accurate?

I'm seeing some nods from attorneys out in the audience.

MR. BRUNNER: You're relating to an existing fence. And I'd have to go back and work through the fencing and fences.

BOARD MEMBER MOFFATT: Well, I thought somebody said -- yeah, I mean I'm --

MR. BRUNNER: Kevin, as to surveying, do you have that as to where the -- the distances for the fences? PRESIDENT CARTER: Let's clear up this question.

And then we're going to close off any more Q and A and

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testimony.

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we're going to proceed with the testimony. And then we'll
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   ask questions. Once we have everybody's testimony, I
   think we'll understand the gaps once we do that. Okay?
            So go ahead and proceed and clear up exactly what
   the dimensions are between the levee toe, the existing
   fence, the proposed fence, and the building.
            MR. HEENEY: I don't know --
            BOARD MEMBER MOFFATT: Mr. PRESIDENT, maybe can
   I --
1.0
            MR. HEENEY: I'm not sure I have enough --
            PRESIDENT CARTER: If you can't do that, then
            BOARD MEMBER MOFFATT: Can I suggest you go
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    figure out how to answer that and we move on with the
    respondent --
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            PRESIDENT CARTER: Okav.
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            BOARD MEMBER MOFFATT: -- and answer it after?
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   Is that --
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            PRESIDENT CARTER: Okay. Let's do that.
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            Ms. Caliso, do you have anything more from the
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   staff?
            STAFF ENGINEER CALISO: No, I don't, Mr.
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   PRESIDENT
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            PRESIDENT CARTER: Okay. Thank you very much.
            I'd like to invite the respondent up to offer
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            MS. LaGRAND: In 1951, a flood washed away the
   railroad tracks. It was completely gone. My mother told
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   me about this numerous times, because it was the year that
   she graduated from high school. And she said they came
   out that summer, tore the tracks up, and they were never
    seen again.
            So, that's the timeline I have for when -- they
    may not have filed abandonment, but that's when we know
    that the track was gone.
           My family have cared for this land all these
   years. And we do take care of our lot. It is watered,
   mowed, everything is taken care of.
            Now, in the 1980's my mother and my stepfather,
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   Steve Moricz Sr., purchased the property from my
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   grandparents. My stepfather put in a new fence. He put
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   it all in in concrete at the same exact spot where the
   railroad fence was. You know, he of course figured that's
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    where it belonged because that's where the railroad put
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            So in 1984 he built the shop. And there is ten
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    and a half feet between the shop and the fence back behind
    it. And there is probably about ten feet between the
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   bottom of what they are calling the railroad -- or the toe
   of the levee. That is not the toe. That is part of the
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   road where the tracks used to run. By their own admission
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2 MS. LaGRAND: Hi. First, what's she's giving you is the permit for the building that the attorney here said that I did not have. The permit was taken out in 1984 by my stepfather, who owned the land at that time. The permit, if you look on page 3, is clearly marked that no encroachment permit is necessary. 10 I'm just going to give you some background. My 11 family purchased this property 5578 and 5580 in 1946. It 12 was purchased by my maternal grandparents. They came here from Missouri and built their home there. There was no fence when they purchased the property. It had nothing. 14 15 The railroad came along, they put a fence up that was basically wooden posts, barbed wire and pretty much 16 chicken wire. They told the residents - they didn't put 17 it in writing - they just told the residents, "This is 18 19 separating our property from yours." Everyone took that 20 to be what the property was. 21 A few properties on Riverside actually still have these fences. They're in disrepair but they do still have them. Just a second. I'm a little nervous. You have to forgive me. PRESIDENT CARTER: Please take your time.

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when they held that picnic in August, TRLIA told us that 1 they truly did not know where the toe was because it has been long buried.

That road is part -- and it's partially buried as well -- that they can drive their cars along is part of where the railroad tracks used to be. That is not the levee toe.

And, let's see, the shop -- of course you've got the permit. This shop in 1984 cost over \$28,000. Today that would be a lot more.

My stepfather -- I'm sorry -- he was an immigrant 12 from Hungary, who came to this place trying to build something nice, and that building was his pride and joy. He loved it. That was what he came to this country to do, was to make something of himself.

Now. in 2008 I inherited the property from my mother when she passed away. I am now the third generation owner of this lot.

Now, in 2011, 27 years later, suddenly this shop is in someone's way. I have to admit that I, with somewhat of amusement, had to laugh when they declared it a public nuisance. I don't know if it's screaming at people as they run down the levee or what it's doing, but evidently it's a public nuisance.

I have been given a letter telling me to demolish

Shortening this building will be astronomical to

me. Not only for the contractor. I will have to get a

Yuba-Sutter will cost \$540. I will have to hire at least

two people to help me to move all the stuff out of there,

get everything out, move things along. And I figure maybe

\$10 a day for eight hours for two days at least, while the

if -- you guys don't know our neighborhood, I'm sure. But

constantly all hours of the day and night. I'm going to

I'm looking at well over \$10,000 to do this

project. This is something I cannot afford. I don't have

this kind of money. You might as well be asking me for

because they can get that from me about as much as they

can get this 10,000. I will have to go into debt. I'm

make another payment. But that sad thing is that  ${\tt TRLIA}$ 

has kept me awake at night. This causes me worry. This

has caused me all kinds of things. I have a hard time

already far enough in debt. And I'm really not sure I can

And this has caused me incredible stress. This

the millions of dollars they want to their levee project,

back of the building is hanging open to the levee. And

there are people wondering up and down that levee

have to hire someone to guard it as well so that

everything in it doesn't get stolen.

garbage bin that will cost -- from per Recology

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doesn't care.

the building. I got this letter from TRLIA. It was very upsetting to me. But now I'm actually starting to become angry because I can hear all the different stories that they're telling, the lies they're telling. And what is really driving this is not them wanting to protect us as a people. They couldn't care less about us. What they care about is their multi-million dollar grant that they'll get from the Army Corps of Engineers. That's what's driving this completely.

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And they just are trying to find a way to not have to compensate people who have lived there for years and years and years for their land.

They -- let's see. I have -- you can see at the last page, I believe it is, where I got an estimate from a contractor. And this is just to shorten the building, just shortening it. It will cost almost \$9,000.

It is not a building from the Home Depot that was thrown up on a weekend by my father and his best friend. This is a building that took almost two months to build. It has electricity, running water, a solid foundation. It's bolted to that foundation.

One thing that I found also is -- that the contractor didn't see, is that the large shelving units my stepfather put in the building are also bolted to the concrete foundation.

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concentrating at my job. And I could just go on and on.

But another thing too is that truthfully when I was reading through the letter that I got in overnight mail from California Board of Water Resources, it sounds like everybody's mind is already made up. This is just a formality. We're being heard just to get it over with. I find that sad also.

I think it's also interesting that they said if I was allowed to keep the building, that I'll have to pay rent on my own building. That's another thing I find very

Another thing is TRLIA is talking about levee upkeep. They're telling us and everyone else that "We're doing this for you. We want to upkeep the levee. We want to keep it safe. We want to keep you safe."

The levee has had such poor repair. If TRLIA is so worried, why have they never been out there? Why haven't they been doing anything? In 1997, after there was a flood this levee was seeping underneath it right behind our house. No one showed up. No one came with a sandbag. No one came to check on it. The only people that checked it were private citizen patrols.

And after that, they came out and they installed a slurry wall in the levee. And not one person said to my mother or I, "Gosh, lady, my job sure would be easier if

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your fence and your shop weren't in my way." None of them 1 said that to us. We actually gave them drinks and stuff because it was in the heat of summer. And a lot of them actually complimented the building. They said how nice it was and so on and so forth.

But since that project in '97, no one has come out to that levee. The only upkeep that we have seen are goats. The goats come out I think maybe once or twice a year, they eat the weeds, and then they're gone. The tall weeds that grow up behind our fence used to be kept up by my brother. He used to climb over the fence, clear them out, everything. But he became ill. He had a ruptured aortic aneurysm and could no longer do that.

When I called RD 784 about the weeds, I was told that they don't do that, it's not their problem.

Now, I have been flooded -- I'm all for flood control. Believe me, I have nothing against flood control. I have been flooded. It's horrible. I don't know if any of you have ever had that happen to you. It is the most awful thing, next to maybe your house burning down, that can happen to it.

To this day, even though that house was stripped down and rebuilt, it still has some problems from that 1986 flood

And I know that a lot of you think -- you don't

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know our neighborhood. The town is actually not Olivehurst. It's Linda. Linda is an area of mostly lower income. We are pretty much considered -- the people in Marysville and Yuba City truthfully consider us the low lifes. They consider us the people that are unimportant. And I will tell you right now, that if that levee were made of 20-inch steel and Marysville was protected by nothing but sand, our levee would break, because they would not let Yuba City or Marysville flood. So all of this talk of protecting us I just really find amusing.

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The other thing that I want to bring up is that my neighbor, Carol Miller, has done extensive research. She has found maps that are incredibly old. And a lot of those maps refute the survey that has been has been done. A lot of the things they are considering markers were just simply posts they put in where each little house was going to go. It wasn't a marker of, you know, this is where your property ends. You know, it was just a marker of this where it's going to go. And I'll let her talk more on that because she has more information than I do.

And one of the markers that they actually claim that they found, from the map that Carol found, we believe are actually remnants of an old floodgate. And so that is not a correct marker.

Anyway, that's pretty much all I have to say.

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goats through. We also spray the top of the levee. 1 2 To answer your question, do we patrol on the landside patrol road? The answer's no. It's inadequate, 3 it's dangerous. Coming in from the south side from Island Road it is not something I'd want to put a pickup on at this particular point in time. It has a one-to-one drop-off at the south end of a couple of feet. I have some pictures that I can show you of the area. At the north end you can get through. There is a Ramp there. This particular area is a very difficult place to 12 contend with. We have had numerous incursions. We have people tearing the levee up with four-wheel-drive 14 15 vehicles, with motorcycles, with --MS. LaGRAND: May I answer that? I'm sorry. 16 17 PRESIDENT CARTER: No, not -- you'll be given an opportunity. I'm sorry, Ms. LaGrand. 18 MS. LaGRAND: That's not us. 19 20 MR. FORDICE: This particular photograph is an 21 area landside at Highway 70. This is actually in Unit No. 22 1, which is in the southernmost portion of our Unit 1 and 23 the northernmost portion of Unit 2, which is right at Riverside. This area is being utilized by folks on 24 unauthorized motor vehicles to ride along the side of the

ever told us that we were doing anything wrong. People all up and down that street all put their new fences up in the same spot. People built things. You can tell by my permit -- or my stepfather's permit that it says that we weren't encroaching on anything or no encroachments were needed. Someone should have been responsible years ago. So if this truly belonged to the State, we as property 10 owners should have been told years ago that this was not 11 ours, so that we wouldn't have progressed and built on 12 this property, took care of this property, whatever. Anyway, that's all I have to say, and thank you 13 14 for listening to me. PRESIDENT CARTER: Thank you. 15 16 Are there any agencies, either the Corps of 17 Engineers, the local maintaining agency, others that would like to testify and present evidence to the Board? 18 19 MR. FORDICE: Chairman Carter, members of the 20 Board. My name is Steve Fordice. I'm the General Manager 21 of Reclamation District 784. Let me first state that I have no knowledge of 23 any phone call made to my agency requesting us to go in and do weeds behind the LaGrand property. I can assure you that we do indeed patrol that area. We do put the

The property may be over somewhat. I don't know. No one

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railroad up over the top and then continues.

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MR. FORDICE: This is a waterside photograph, again right at the nexus -- or at the intersection between Unit 1 and Unit No. 2. The road on the side here is not an actual ramp. This has been one that has been created by unauthorized motor vehicles. And we've been unable to stop them.

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MR. FORDICE: This particular area is north of the LaGrand property. It's on the north end of this area. The site that I want to show you here is -- both the area that's in the green at the very bottom of the photograph, that's the patrol road, and off on the right side is the road that's running through that property up onto the patrol road and on towards the levee itself. This is one of the areas that I believe was cited during the Corps of Engineers inspection as being a problem area. What you're seeing here is where the levee has been degraded by unauthorized motor vehicles. We've been unable to stop traffic in this area.

> BOARD MEMBER BROWN: Is this the waterside still? MR. FORDICE: This is landside, sir.

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MR. FORDICE: This is another area. You'll notice there's a gate there. The landowner was helpful in installing the gate. Unfortunately it's not been kept closed all the time. You'll see that there's actually tracks running up to the side of the levee and degrading landside.

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MR. FORDICE: This is another property again north of the LaGrand property. This area, as you can see, is not gated. We really do need to have the ability to stop motor vehicles from coming up through. Directly in the center of this photo you have people driving out that gate and directly up the side of the levee.

You'll also notice that there's tracks leading to the right along the patrol road. And this is the site if you're looking from that gate upwards where they're driving up over the top.

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MR. FORDICE: This particular photograph shows you where they're coming from that particular road driving to the right, then up and over the top of the levee itself.

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 $$\operatorname{MR}.$$  FORDICE: This is actually one of our successful areas of -- the allegations we've done nothing

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to try to deal with this levee. You'll see that the -there's the white vehicle that's parked in the back of this particular lot. This is new owners, have been in here. The folks that previously owned this were driving up between the posts with the white on it. And the post to the left, that's been reinstalled. They actually had a road leading up to the top of this. One weekend they tore a hole during the winter -- last winter. It cost us about 12 hundred dollars to go in. We repacked the area with 1.0 soil that's consistent with what we're required to build the levees with. We then seeded it. We then placed 11 12 anti-erosion matting over the top, and then we also placed straw over that and then guarded it. And as you can see, 13 14 there's been a resurgence of grass.

If you take a close look at this photograph, we have people that are again starting to drive along that levee toe from the north from the properties and up over the top, tearing up the levee.

This is actually a shot looking to the south, just to the south of the LaGrand property. And I will indicate that their property is well fenced and there are no incursions coming from that property. There was an earlier question.

You'll see on this particular slide there is a -basically a yellow tape measure there. This particular

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area I believe is about 10 feet to 11 feet wide. It's inadequate in order to bring a flood fight, either a Caterpillar with a blade. It's steep enough in this area, you'd have to avoid that tree by possibly digging into the levee in order to negotiate by it.

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MR. FORDICE: And then this is another view, also south from the LaGrand property, that it's approximately 10 to 11 feet here. And on the left side you'll see that there is a one-to-one drop-off.

You'll also notice that there are some tire tracks going through there. That's when we were moving some machinery through that area. It was very tenuous. We do have a backhoe. We do move it occasionally as we need to deal with things.

I can assure this Board that we are very interested in maintaining that levee. We've invested thousands of dollars and man-hours trying to keep people off the levee, trying to maintain that levee, trying to make sure that we did indeed pass both our Corps of Engineers periodic inspection and our DWR inspections. We're out there a lot. We do take care of it.

One of the things that we have had a difficult time with, however, is that we did not know the extent of the property ownership; and so we were operating with the

idea that we only had 10 foot, and so we tried to maintain the area there and guard as best we could and fulfill our responsibility both to this Board, to the DWR, and to our community.

So as I say, if there was a telephone call to come and take care of weeds, we'd take care of anything that was within our area, within our responsibility as we saw it.

So I'm not denying that there may have been a phone call. I don't know if that occurred before my tenure. I've only been here a little over three years.

So I'm not calling anyone a liar. But I am saying that we do spend time dealing with maintaining this levee.

I'd entertain any questions.

PRESIDENT CARTER: Thank you,  ${\tt Mr.}$  Fordice.

MR. FORDICE: Thank you.

PRESIDENT CARTER: Mr. Brunner.

MR. BRUNNER: Thank you.

Yeah, I wanted to use this particular graphic here, because it speaks to the distances that we were talking about. And we did do the math in the meantime.

The first, before I get to the distances, the levee toe that's shown there, the levee toe is somewhat hidden from where it's -- you just can't walk out there and say, "There's the levee toe," because of the various

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railroad embankment that was talked about.

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But what we did use for this graphic and what we've used in our study is the levee toe that we used for our certification efforts. We went through and asked GEI. Last year we did certification to establish levee toe based upon where it was within the existing railroad embankment, that we could then go forward with and do our design and make our justification to FEMA.

So that's how we established levee toe. From the levee toe to the fence line, the

11 property line, that we believe is the property line, is 26.8 feet. The --

PRESIDENT CARTER: You're talking about the 13 14 existing fence or are you talking about the proposed 15 fence?

MR. BRUNNER: From here the levee toe to the property line here.

BOARD MEMBER BROWN: The property line, not necessarily the fence?

20 MR. BRUNNER: From the proposed -- from the levee 21 toe to the proposed fence line.

BOARD MEMBER BROWN: Which will be on property 22 line? 23

MR. BRUNNER: Correct.

BOARD MEMBER BROWN: So that is the property

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line. From the toe to the property line is what? 2 MR. BRUNNER: It's 26.8 feet.

The 20-foot corridor is shown here. The distance from the toe to the existing fence as it's out there is approximately 12 feet. That's the distance from here to here at this location here.

And there was a question, is the -- from the toe to the building corner is 21.3 feet. That's from here to

this corner here. BOARD MEMBER BROWN: Say again, Paul.

BOARD MEMBER BROWN: Is 21.3 feet. BOARD MEMBER BROWN: What is it?

BOARD MEMBER BROWN: That's the distance from the 13 14 levee toe to this corner of the building.

15 BOARD MEMBER BROWN: To the building is what? MR. BRUNNER: Is 21.3 feet. 16

And then there was a question from the property 18 line to the fence going in the other direction, which was 19 the confusing point, which is from here back this way to 20 the fence line. Existing fence is approximately 14.8 21

So hopefully that clarifies the dimensions on the 22 23 drawing.

PRESIDENT CARTER: Mr. Brunner, I apologize. I was a little bit slow.

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MR. BRUNNER: Okay.

PRESIDENT CARTER: Would you mind just going through all those figures again.

The toe to the property line and proposed fence was 26. --

BOARD MEMBER BROWN: -- 8.

MR. BRUNNER: -- 26.8

PRESIDENT CARTER: -- 8.

The levee toe to the corner of the building was

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MR. BRUNNER: Correct.

PRESIDENT CARTER: The distance from the levee

toe to the existing fence --13

MR. BRUNNER: -- is approximately 12 feet.

PRESIDENT CARTER: 12 feet.

And what is that dotted red line that's between

the building and the existing fence?

MR. BRUNNER: This one right in through here?

PRESIDENT CARTER: No, the one right above that. 19

20 The short dots.

MR. BRUNNER: The Short dot is the 20-foot

23 line -- 20 foot to the levee toe.

PRESIDENT CARTER: Twenty feet from the levee

toe. Got it.

Thank you.

BOARD MEMBER BROWN: Well, if you wanted 20 feet from the levee toe for your road, then the building is a foot -- is 1.3 feet outside where the new fence would be.

MR. BRUNNER: It's 1.3 feet away from the corner of the building. And it would only be that way is if we kinked the fence off the proposed property line -- or where we think the property line is.

So if you -- the fence that we are installing or we plan to put down would go along the property line all through here. If the structure wasn't there, we'd continue on. If not, then it'd have to go around the structure and that structure was allowed to be there in some fashion.

BOARD MEMBER BROWN: We have 5.5 feet of the building inside the property line?

MR. BRUNNER: Approximately, yes.

BOARD MEMBER BROWN: But the building is 1.3 feet away from the 20 feet that you need for a road?

 ${\tt MR.}\ {\tt BRUNNER:}\ {\tt For}\ {\tt the}\ {\tt levee}\ {\tt toe}\ {\tt access}\ {\tt corridor.}$ And not necessarily for a road but for the corridor, yes.

The issue that we've been talking through here has not been necessarily the corridor issue. It's really, as stated earlier, was the property rights, who owns the property. And in this particular case, it's -- we found

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that it was State property.

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And that was a question that came up. This is not a TRLIA enforcement action in where we are. This is a State enforcement action.

We could accomplish our mission of doing the 20-foot corridor and miss the building, as this diagram shows as to where we are. But the building is on State property, the fences are on State property. And I think that's the crux of the hearing that where we are here.

A couple other corrections that I would like to offer from the testimony that's been given from Ms. LaGrand, is the TRLIA has not received any money free the Corps, we don't have any pending applications to the Corps for funding for this. TRLIA has been out there working on this levee for, we call it, segment 3 for -- gee, for several years now, improving it, putting improvements in, bringing it up to 200-year protection. So we have been there. This levee's been under maintenance and care of RD 784.

TRLIA was formed in 2004. We weren't there right after the '97 flood, in that time period.

So we do care. We've been trying to work and work with the residents to make it as easy or acceptable for them as we work through, understand that this an issue for the folks and we're here to try to work with them.

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And if the structure was somewhat allowed to be there, we could work through this process with them on -- or to build their 20-foot corridor.

And with that, those are my comments.

PRESIDENT CARTER: Thank you.

VICE-PRESIDENT RIE: Mr. Brunner, I have a question for you.

PRESIDENT CARTER: Let's hold the questions. VICE-PRESIDENT RIE: Okav.

10 PRESIDENT CARTER: Just write it down and we'll 11 get to them.

12 VICE-PRESIDENT RIE: All right.

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13 MR. SHAPIRO: Good afternoon, President Carter, 14 members of the Board. Scott Shapiro, General Counsel for Three Rivers. 15

I think Paul really covered Three River's 16 17 position well. I just wanted to supplement very briefly 18 on two issues.

Some of you may remember when Three Rivers came 20 before you for the permit which is actually causing us to 21 have to provide the corridor. And the original staff  $% \left( 1\right) =\left( 1\right) \left( 1\right)$ recommendation had been 50 feet. And at the time we had said there are homes through here, there are structures, and we don't really want to take out those structures. We don't think it's necessary. And that's where the lower

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number came from.

So as Paul said, we can live with whatever is necessary from RD 784 having its O&M ability. It's not our enforcement action. We're here to accommodate everybody else as best we can.

And I did just want to clarify that Three Rivers has never sent a letter to the LaGrand's saying the building should be demolished. We have sent a letter providing that the Board had sent a letter or was going to send a letter saying the structure in the encroachment had to be removed. Our board has never taken a position to remove the structure and that's not our board's position.

Thank you.

PRESIDENT CARTER: Very good.

Ms. Nagv.

MS. NAGY: Good afternoon. Meegan Nagy, Army Corps of Engineers. I just want to hit on a couple of the questions and comments that I've heard today during this.

First of all, from the Corps' perspective, it does appear that these structures are within the right-of-way or fee-owned land from the State. And so at a minimum an encroachment permit would need to be reviewed by the Corps to make a determination on any and all of this space. So regardless of what decisions are made today, that is one thing that I want to make sure you

understand from the Corps' perspective. 1

The 20-feet urban levee design criteria. The 2 Corps also supports the 20 feet. A technical SOP in urban 3 areas requires a 20-foot O&M corridor for urban areas. And so that matches this. And, frankly, in most of the rest of the system we don't have that luxury. We have less -- the Board usually has a smaller easement or smaller fee-owned area. And we don't previously have that sort of area. So this is kind of a unique situation. And I think when you do have it, it's important to maintain it. Because the minute you give up that ability, we lose our flexibility to operate and maintain properly well, as well as accommodate future expansions of the project as 1.3 necessary as we see over the years. 14 15 So having that ability to have that maintenance

corridor is critical.

I wanted to comment too on RD 784's maintenance practices. As I said earlier today, and Mr. Fordice mentioned, we completed -- recently completed a periodic inspection for RD 784. One of the most widespread issues we've seen around the state, frankly, has been animal control. RD 784 had an immaculate animal control program. We haven't seen anything like it. So to say that they aren't maintaining the levee, we've seen from our own inspection that that's not necessarily true.

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again.

Yes, they have some isolated instances and Steve showed you some problems that they're addressing. They've been extremely proactive. Ms. Fordice is the only LMA that has participated with us on all but one day of the periodic inspection. And I don't know exactly how many days that inspection lasted, but I'm sure it was long because of how big that system is.

We just don't have that level of commitment from a lot of the other LMAs. So I can attest that they are active, they are doing a good job. They've been very proactive in repairing the things that have been brought to their attention from our inspection.

And one of the things we did notice on the inspection is where they do have access, where they can get on and they can control unauthorized access to the levee, it's in very good shape. So if they can have access and they can maintain that access and control others from entering that area, they have proven that they can maintain that levee well, and I would hate to take that away from them, because they are very good when it's -- in that case.

 $\mbox{So I just wanted to make sure that you understand} \\ \mbox{my perspective from the Corps of Engineers.} \\$ 

Thank you.

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PRESIDENT CARTER: Thank you.

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moment, Mr. Steinheimer? MR. STEINHEIMER: Oh. sure. PRESIDENT CARTER: Ms. LaGrand, you said that you had a neighbor by the name of Carol that had maps refuting the survey results. Are we prepared to present that evidence? 1.0 MS. LaGRAND: Yeah. PRESIDENT CARTER: If you would please share that 12 with us as quickly as you can. MS. MILLER: Okay. The first map is the original 13 14 15 PRESIDENT CARTER: Could you introduce yourself for the record please. 16 17 MS. MILLER: Oh. My name is Carol Miller, and I'm the property owner -- my brother and I are the 18 19 property owner of 5676 Riverside Boulevard, Lot No. 141. 20 PRESIDENT CARTER: Thank you. 21  ${\tt MS.\ MILLER:}\ {\tt Okay.\ Now,\ this\ map\ here\ is\ the}$ original survey map for the Sacramento Northern in 1928 when they purchased. The deed was finalized in 1928 between the Northern Electric and the Sacramento Northern. And this is the actual railroad track running

MR. STEINHEIMER: Mr. PRESIDENT, Max Steinheimer

PRESIDENT CARTER: Can you hold off for just a

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down here parallel to old Sacramento Road. This track was 1 surveyed from the west side of the old Sacramento Road to the centerline of the railway. And now the centerline of the railway, there was only one levee there. We have two actual levees there, not just one. VICE-PRESIDENT RIE: Excuse me for a second. Can somebody help per blow that up so we can see i t STAFF ENGINEER CALISO: I'll make this real quick -- Angeles Caliso, Board staff. This evidence that Ms. Miller is presenting also should have been in your packets this morning she submitted as part of her Agenda Item 10C --13 MS. MILLER: No, this is in nobody's packet. 14 STAFF ENGINEER CALISO: No. I provided copies 15 that you sent them to me -- you Emailed them to me. 16 MS. MILLER: This one? 17 STAFF ENGINEER CALISO: Uh-huh, yeah. 18 19 MS. MILLER: Well, I'm not sure. 20 STAFF ENGINEER CALISO: Okay. Well, there was --21 so submitted a packet for Item 10C that was in your Board 22 packet. So there may be some duplication of documents. 23 PRESIDENT CARTER: Is this -- the top is an Email 24 from zero.com to you, is that -- let me add, there's a 25 letter from Ms. --

STAFF ENGINEER CALISO: If I may. She's providing -- I guess she's got additional documents that were not part of the packet submitted. So --BOARD MEMBER BROWN: Why don't you just let her go ahead. PRESIDENT CARTER: Go ahead. Please proceed. MS. MILLER: Now, all the surveys were taken from the west side at that time in 1928. Now, I need that one there. Okay. Now, this is the 1940 map of the Yuba Gardens area, which is our Riverside Avenue and Feather River Boulevard. Feather River at that time -- in 1940 they went this way and then Feather River continued on around the orchards to Highway, I believe it was, 99E at that time. I'm not sure. But, anyway, it went through the orchards. And this clearly shows that it's 40 feet on one side and 40 feet on the other. And that's from the centerline of the one levee, not the two levees. VICE-PRESIDENT RIE: Can you bring that one back. And I wasn't quite sure where the levee was in that MS. MILLER: Okay. Where it says Sacramento Northern, that is the railroad itself. VICE-PRESIDENT RIE: And that's where the levee

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MS. MILLER: Yes. But in the original official documents it states 40 feet on one side and 40 feet on the other side, from the survey of the west side of the old Sacramento Road, which is this one of the original documents.

Did you want to talk?

MR. MILLER: My name's Phillip Miller. I'm her brother and I'm part owner of the property in that area.

A little bit of history. I'm sorry we don't have as good a presentation as they had.

Let's go back to the 1900's. It was passed over a little bit. 1900's this was -- what you see up here on the monitors was all farmland. That was owned by everybody and anybody. It was -- it was -- yeah, I'll do it. It was, as I said, owned by farmland.

Okay. The railroad right here at this point came through, because they needed to move their produce. Okay. They built the levee. Produce started getting cheap. Land started getting valuable. So the farmers decided to subdivide. That's where we come in to this area. They still have farmland down there. And these railroads --23 there was three of them at this time. These railroads were hauling produce back and forth from Sacramento, San 25 Francisco, Chico, all over the place.

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Now, they decided it wasn't worth their time because trucking became the thing. So when they had this, the railroads, they had 40 feet from the centerline of that railroad out when they surveyed. When they got the property for their railroads, it was a straight line a thousand-some feet, 40 feet on each side from the centerline.

Now, if you measure this, railroads -- and here's the documents that says that. If you measure those railroads out, you will find that the fence line that is there now is where it should be. The railroad came through -- as Mrs. LaGrand said, the railroad came through. They put up a barbed-wire fence, three strands, on railroad ties. They indicated that that was their property. This was in the forties. They indicated that was the property line for both properties.

And if you go -- like I said before, if you go 17 out and measure it -- if you can find the centerline. 18

19 Now, Three Rivers says, "Well, we measure it from 20 the toe." You don't measure from the toe. You measure 21 from the centerline of the railroad, which would put it back about, I'd say, a good eight, nine feet.

So once you measure from that centerline -- if you measure from the toe -- yeah, he's right, he's absolutely right, if you measure from the toe of that

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levee. But you don't measure from the toe, ladies and gentlemen. You measure from the centerline.

All the railroads when they were built, the Government gave them in grants and deeds a straight line with so much property on each side, and that was so many feet wide.

So if you go through and look at the history - and that's the important thing, the history of this area - you will find that what they are doing, Three Rivers did, they came in and surveyed it, but it's really not a straight survey this way. If you survey around that levee, the centerline of the railroad around that levee, you will find that those property lines are different than what they get when you survey a property line.

They talk about Riverside Avenue, coming in from Riverside Avenue to the front. Well, Riverside Avenue at one time was the main road from Sacramento into Marysville. It has been laid over, flooded over three times that I'm aware of in my lifetime -- three or four. So that road -- centerline on that road has moved one way or the other. When they came out and repayed it after each flood or when they repaved it, it moved. So now, your property line in the front isn't quite exact.

The same way with the property line in the back. Everything moves.

Now, 784 came in. They put dirt on top of their levee. As they stacked that dirt on top of the levee, it went this way, and it covered up that centerline of railroad. And in the process of covering up that centerline on the railroad, they've covered up the measurement that they need to show where the property lines are

Now, the question comes down, do they own the back of that property? I say, no, they don't. The property owners own it, because they cannot show where that property line is because it wasn't measured. They came in, they did a survey. They found a point to survey from. You can't find a point to survey from.

He even said, "We found a point to survey from." Is that not correct?

MR. HEENEY: We found several.

MR. MILLER: I'm sorry?

18 PRESIDENT CARTER: I'm sorry. You can't have a 19 dialogue --

MR. MILLER: I'm sorry. Yes, yes. I'm sorry. I apologize. I know that.

So they can't -- they can't show you where what is, it's been so many years. It's been since the 1800's, the 1900's, 1950's. That property belongs to the homeowners.

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And I will answer any questions.
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            PRESIDENT CARTER: Thank you very much.
            MR. MILLER: That young lady looks puzzled over
            PRESIDENT CARTER: I have one other party.
            Mr. King, did you want to address the Board on
   this?
            MR. KING: Yes, sir, if I may.
            I'd like to refer you to Item 10B --
            PRESIDENT CARTER: If you could please just
11
   introduce yourself for the record.
            MR. KING: My name is Michael King. I own
    property at 5722 Riverside Drive in Olivehurst, Linda and
14
    Marysville.
            I'd like to refer you to Attachment B of Item
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    10B. It shows two pictures. And that's my property.
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            The house -- on the top picture it shows you
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   where the existent fence is. And the new fence would go
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    right up against that building that's in the center of the
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   picture.
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            And then on the lower photo it shows you a house
   that has a little baby pool behind it. That house is
    actually 2.7 feet onto the State's --
            PRESIDENT CARTER: Mr. King, I'm still trying to
   find your pictures in Attachment B.
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    Okav?
            Give five minutes, no more. So that includes
    staff and that's all the parties.
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            So we will recess for ten minutes and then we
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    will be back.
            Mr. King, did you have a question?
            MR. KING: I just wanted to say I had surgery a
    few days ago. I'd like to go -- I can't stay much longer.
    If I could get my -- I'm not going to say much because I
    don't have anything to dispute. I just wanted to show the
    Board that I was here and --
            PRESIDENT CARTER: Let me consider that during
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    the recess.
            Thank you
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            (Thereupon a recess was taken.)
            PRESIDENT CARTER: Ladies and gentlemen, if you
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    could take your seats please.
            Ladies and gentlemen, during the break I went
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    through the public testimony. I am -- and this is just a
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    statement. I'm at a little bit of a loss as to why we are
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    really here. It appears that the LMA and the State can
    have the 20 feet of access along the levee toe without
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    potentially removing or causing to move the structure in
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    this case, in Ms. LaGrand's case. And so I'm wondering
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    why we could not come to some sort of an agreement where
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2 picture I'm referring to --PRESIDENT CARTER: Okay. And if you --MR. KING: -- referred to as Item 10B of Attachment B -- for Agenda Item 10B. PRESIDENT CARTER: Oh, Item 10B. MR. KING: That's Mr. King, yeah. It's me. PRESIDENT CARTER: Okay. Is this -- are you speaking to the LaGrand's issue or are you speaking to 10 your issue? MR. KING: My own -- 10B, yeah. Mn own, yeah. 12 PRESIDENT CARTER: My notes indicated that you 13 wanted to speak to 10A. 14 Do you want to speak to 10A? 15 MR. KING: No, sir. PRESIDENT CARTER: Thank you very much. 16 17 We'll address yours next. MR. KING: Okav. 18 19 PRESIDENT CARTER: I apologize. 20 Are there any other members of the public that 21 wish to address the Board that have not spoken yet? Okay. Ladies and gentlemen, we're going to take 22 23 a ten-minute recess. After the recess, we're going to give those that want to five minutes to rebut anything that they wish to rebut respective to their position.

MR. KING: Does that help? Because that's the

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the State -- and this is not withstanding the dispute in
terms of where the property lines are -- but the State
authorizes TRLIA to go ahead and build a fence at the
20-foot line that avoids the building, and then resolve
the issues on the property lines and exactly where they
are. And if there are encroachments that are outside of
the fence but on State property, that we enter into an
agreement or negotiations to quitclaim those properties to
the owners of the adjacent parcels, and we dispense with
virtually all of these enforcement actions that are along
        If we can accomplish the mission of operating and
maintaining the levee and we can, you know, accomplish the
mission of having a 20-foot access at the levee toe on the
landside, wouldn't this be a more reasonable approach to
this whole problem?
        So I'm looking for some guidance from staff.
         BOARD MEMBER MOFFATT: And, Mr. PRESIDENT, can I
ask as staff is addressing this: We already have the
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numbers on the structure, not the fence but Ms. LaGrand's shop. I'm curious about Mr. Miller's house as well as -you know, looking through the other enforcement orders, it looks like we've got 48 fences, 2 barbecue areas, a playground, 4 non-permanent structures, and a trailer.

Other than fences, are there any other

permanent-type structures like the shop, like a house, 2 that would be within the 20 feet? So if we were to set a line at 20 feat from the toe, would that still require getting into a permanent structure like a house or a shop or something like that? So as you're addressing the President's issue, if there's someone that can answer that question. STAFF ENGINEER CALISO: I can answer that question. Angeles Caliso, Board staff. 1.0 The only two permanent structures within this area is the property owned by Ms. LaGrand and then the property owned by Mr. Miller. Mr. Miller's property encroaches onto State land about 1.5 feet or in that magnitude. So it's much less than Ms. LaGrand's. Aside from that, the rest of the structures are 15 16 non-permanent, barbecue pits and --BOARD MEMBER SUAREZ: That's not the question. 17 BOARD MEMBER MOFFATT: But I think she answered 18 19 it in a roundabout way though. Because if we've got 1.3 20 difference between 20 feet and Ms. LaGrand's structure, 21 that means we've got about -- add 3 -- 4.3 feet between 20 feet and Mr. Miller's house. So I think you've -- if that's accurate, you answered.

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clearance to establish a 20-foot maintenance

PRESIDENT CARTER: Yeah. It appears that we have

2 3 So what do you guys think about my proposal? EXECUTIVE OFFICER PUNIA: We have conferred with the counsel. And I think our proposal is we'll go back and come in January. And the main issue is the encroachment on the State property. We will discuss that subject with our legal counsel and then come back next month, you know, with a proposal that -- with the staff 10 recommendation how to deal with it. Maybe counsel can address that. 12 DWR STAFF COUNSEL BREWER: Yeah, let me just 13 elaborate on that. 14 We think -- we agree with you -- I'm sorry. Robin Brewer, staff counsel -- staff legal counsel to the 15 Board staff. 16 17 We agree with you, President Carter, that this 18 can be resolved without potentially moving the building. 19 However, we do believe that there was evidence presented 20 here today, very clear evidence, that these buildings do  $% \left( 1\right) =\left\{ 1\right\} =\left$ 21 encroach on State property. Therefore, we would like the Board to find that these two buildings are encroaching but direct staff to go back and work out these issues. Now, there are some very real real estate and legal issues here. One is gift of state property. We

right-of-way -- or maintenance access on the landward side

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can't just allow these -- we cannot quitclaim this back to 1 these people. That would be a gift of state property. We 3 cannot do that. The Corps has brought forth whether or not they 5 are going to need to issue an encroachment permit here. So that's another, that Ms. Nagy testified to. And then at the end of the day, there would be other permits that may or may not be required by this 10 So that's kind of where we at. We agree that there's a way to resolve this absent moving the buildings, tearing them down, whatnot. But there are some legal and real estate issues that need to be resolved. And this is clearly State property. 14 PRESIDENT CARTER: Yeah, I would -- with respect 15 16 to the Corps, I mean their standard is lower than 20 feet. 17 We own property all over the State that is in and outside of Corps' jurisdiction. And as long as we're meeting their minimum standard, I don't see how they could object. 19 And 20 feet exceeds their minimum standard. So I 21 personally am not too worried about that issue. 22 DWR STAFF COUNSEL BREWER: Okav. 23 PRESIDENT CARTER: Unless they make an issue of 24 it, which we can discuss at a future date. 25 DWR STAFF COUNSEL BREWER: Correct, that's not

71 our issue. 1 PRESIDENT CARTER: But the gift of state property, we have to work through. And that would be a subject of negotiations between Board staff and the respondents. And certainly this solution would eliminate a lot of the issues and the concerns we have with these enforcement hearings that are before us today, and would certainly save everybody a lot of time and heartache, I 10 think. 11 Mr. Hodgkins. SECRETARY HODGKINS: Ms. Givens? PRESIDENT CARTER: Ms. Brewer. 13 14 DWR STAFF COUNSEL BREWER: Brewer. SECRETARY HODGKINS: I'm sorrv. Brewer. 15 DWR STAFF COUNSEL BREWER: That's okay. I was 16 17 looking 18 (Laughter.) SECRETARY HODGKINS: That's my second Perry 19 20 moment for the day. 21 DWR STAFF COUNSEL BREWER: You can call me 22 whatever you want, sir. 23 SECRETARY HODGKINS: You know, you're asking for 24 a finding that these are on State property. But when you start throwing up those original railroad maps, I'd be

reluctant about the surveyor telling me that he carefully looked at those maps and compared those. And I know that there are legal definitions that come with surveying where lines get moved over time just because everybody agrees that they've been moved.

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But I think if you think about that issue, as well as the potential cost of trying to resolve these issues through enforcement proceedings, that the idea of finding a resolution here that involves guitclaiming --10 and I think that guitclaiming should be done in a way that 11 we don't end up with a sliver of no man's land in there, 12 because that's a headache at some point in the future when 13 somebody says weed abatement or mosquito abatement, or 14 lord knows what it is -- give it to the property owners and just try and get on with this and not burn a lot of 15 staff resources on anything except trying to find a way we 16 can get our 20 feet. I'd like a straight fence. I guess 17 it doesn't have to be. And I'd like to let TRLIA do the 1.8 19 bulk of trying to work this out, because they're up there 20 with the property owners, and let them come back to the 21 Board with a proposal if we can get you to say it's okay. DWR STAFF COUNSEL BREWER: Okay. 22 SECRETARY HODGKINS: Okay? So you're going to 23 come back and tell us whether it's okay or not in January?

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DWR STAFF COUNSEL BREWER: We're going to try to

through some of these legal issues, correct. PRESIDENT CARTER: Thank you. Mr. Shapiro. MR. SHAPIRO: Thank you, President Carter, for your patience today. Just a few things. First of all, we do have the surveyor here. And the surveyor has reviewed all the 10 railroad maps, Mr. Hodgkins. And he actually was prepared 11 during the five-minute allocation that President Carter 12 indicated to come up and specifically address them. And he has reviewed it. We do firmly believe, and have 13 invested a lot of time and money into determining this, that there is an encroachment on the State property. 15 I agree with Ms. Brewer that a finding of an 16 encroachment is appropriate. The Board of course can 17 decline to do that. 18 19 The thing that I will point out from the 20 improvement agency perspective is until there's some sort 21 of a finding -- Ms. LaGrand has an argument that we can't go in and put a fence and regrade that because it's her property. We don't have a determination by any sort of adjudicatory body on that issue. Now, it may be that Ms. LaGrand and Three Rivers hearing the tenor of the Board,

work through some of these issues. I'm going to let  ${\tt Mr.}$ 

Shapiro talk to that. But we are going to try to work

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we can go back and can resolve it and they might agree. 1 But there is no final determination as to where that property line exists right now. There's simply a dispute. Again, we can live within the 20 feet. We will build the fence. We have the funds for it. We will 5 regrade. We have the funds for it. And we're prepared to go do that. The State land issues are an issue. And if you care to finish the hearing, the surveyor's prepared to 11 PRESIDENT CARTER: Thank you. VICE-PRESIDENT RIE: Can I ask a question? 12 PRESIDENT CARTER: Just a second. 13 VICE-PRESIDENT RIE: Okay. 14 PRESIDENT CARTER: I want to get the respondents. 15 16 Ms. LaGrand, if you wouldn't mind just -- I 17 wanted to see if you had any reaction to this new 18 proposal. MS. LaGRAND: Well, you know, I think I could go 19 20 along with that. The one thing I do want, however -- my 21 fence is not the type of fence they want to put up. My fence is chain-link, but it is set in concrete. It's 23 going to have to be very carefully removed in order to not damage my driveway. And I want it set back in concrete 24 25 like it was before so that it won't fall apart in five

1 years. You know, that's only thing I ask. And I think, Mr. Brunner, you may remember, at that picnic I made this offer to them. I said, "If you 3 move my fence up to the back of my shop, that gives you ten and a half extra feet. You can get a Mack truck through there." And he said, Huh." You remember me telling you that? PRESIDENT CARTER: Well, okay. MS. LaGRAND: I'm sorry. I apologize. 10 But, anyway, I did offer that to them once 11 But I'm in agreement with it if they will repair the fence in the correct manner of which it is now. 13 PRESIDENT CARTER: So we'll allow you and Mr. 14 15 Brunner to discuss that and hopefully come to some sort of 16 an agreement. 17 MS. LaGRAND: Okay. Thank you. SECRETARY HODGKINS: Let me ask Mr. Brunner. 18 19 Are you better able to carry on these discussions 20 with or without a Board finding that there is an encroachment onto State property? I'm asking you -- you know the folks. If we make that finding, is that going to 23 make it harder for you to get people to agree to a 24 compromise? 25 MR. BRUNNER: I don't think it makes it harder

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for us. I think it would make it perhaps even easier for us to move forward because we'd have clarity on the decision as to where we are on it.

SECRETARY HODGKINS: Okav.

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MR. BRUNNER: Three Rivers has been willing to try to work through this issue with the people. As Ms. LaGrand mentioned the comment just a minute ago, I think my response at that time during that community luncheon was that we'd work with her there too on the fence to do that.

And the issue has always been - not the corridor, not what we were trying to do - is really where the property line was. And it turned out to be on State property as to where it was and it impacts some permanent structures, of which is really the key issue here today. It's we have permanent structures on State land. We can accomplish our mission and RD 784's mission and even the State's mission to put that 20-foot corridor in there. And we'd like to do that and move forward.

> But I think it would help to have the finding. PRESIDENT CARTER: Okay. Ms. Rie.

VICE-PRESIDENT RIE: I think I would have a difficult time making a finding that there's encroachments onto State land, because based on the testimony we heard today, by TRLIA's own admission, they had difficulty

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finding monuments, there were no monuments in the subdivision. The original railroad tracks are buried under the levee. And usually railroads put up the fences on the property line. And, you know, it -- maybe there was an error in one of these legal descriptions going back to the 1800's. You know, we just don't know. And, you know, maybe that property line is where the fence is. And, you know, I don't think that it's clear. I heard a few times that it -- you know, "we assume" or "we've determined that it's clear where the property line is." 1.0 I don't think I'm clear. And, you know, I

wouldn't be willing to make a finding that there's an encroachment at this point.

But I do think that you guys should all work together and, you know, try to find a place where you can put the fence that is a win-win for everyone. And, you know, I find it very interesting that we haven't seen the State of California's right-of-way maps. The State has right-of-way maps. Those haven't been presented. The State didn't know that they owned this property. The property owners didn't know. TRLIA didn't know. No one knew. And then we find out in 2011 that the State owns property that we had no knowledge of.

So, you know, I think that it's in your best interests, our best interests to come together on a

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compromise. Because I think if we want to determine where the property line really is, it's going to be a very expensive, long process.

PRESIDENT CARTER: Mr. Moffatt.

BOARD MEMBER MOFFATT: From my perspective on this issue, I think the process that President Carter's outlined is a pretty reasonable one to try and move forward. But I think it has to -- there has to be some foundation of knowledge here to move -- to be able for  ${\tt Mr.}$ Brunner and TRLIA and DWR and the property owners to move

I understand the argument about the railroad maps. But I mean going back to history, I mean at that point in time the railroads pretty much ran things in this state. They could put a damn line wherever they wanted. You know, the railroads are the reasons why we have the initiative and referendum process in this State, and look what that's doing today.

So I mean for me, I think that the -- you know, and I add on top of that the fact that two of the landowners have come up here today and talked about floods on their properties. One talked about seepage in recent history. And so part of me says, you know, we need to provide a foundation to move forward in a way that preserves permanent structures, which are -- I think are

the biggest costs, you know, for these landowners; allows 1 the local maintaining agency to do what they need to do to protect the integrity of the levee, and that includes putting up a fence; and then also -- and being able to put the fence in a spot that corresponds with the permit that's already been issued by this Board which requires 20 feet from the toe of the levee.

So I would be prepared today to vote to provide the foundation for all those discussions. Because I think if this question goes unanswered, I'm not sure how fruitful those discussions will be. I'm prepared to vote today to say that there is an encroachment on State property and that the parties should move forward to try and solve this in a way that President Carter outlined.

BOARD MEMBER SUAREZ: Sounds like a motion.

PRESIDENT CARTER: Before we do have a motion I want to invite Mr. Miller to address - you got two minutes - and Mr. King to address as well, two of the other property owners that came today.

And then we will hear from the surveyor. And he's got his five minutes to make his case on where the property line is. And then we're going to close public testimony.

24 Everybody understand? 25 Mr. King, do you want to go first?

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MR. KING: Yes, sir. Thank you.
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            PRESIDENT CARTER; Okay. Please reintroduce
   yourself. And if you would, speak into the mike so that
   it goes on the record.
            The mike is over there to the left of the
   computer.
            MR. KING: Thank you.
            My name is Michael King. I own the property at
   5722 Riverside.
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            I'm probably one of the more dramatically
    affected by this proposal. As you see in the picture
    there, the house at the bottom with the little baby pool,
    is 2.7 feet on to what has been established as California
    land. I cannot move the house. It would effectively have
    to be destroyed. It's insured for a value of $80,000.
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    This is a low income neighborhood. I rent it for 700 a
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   month for a 3 bedroom, 1 bath.
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            If I lose that income, probably I will have to
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   have it -- it'll go back to the lender and be foreclosed,
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   because it's -- I can't just dispense with that income and
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   maintain my bills.
            So if there's some accommodation that can be met
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   for my 2.7 feet, I hope the Board will help me in that.
            Thank you very much.
            PRESIDENT CARTER: It's my understanding, Mr.
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my house. But that's okay. I understand the need for
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    levee improvements and I want to be a good community
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    member.
            PRESIDENT CARTER: So we would appreciate if you
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    would work with TRLIA and the staff to try and come to
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    some sort of a compromise here.
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            MR. KING: Thank you very much.
            PRESIDENT CARTER: Thank you.
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            Mr. Miller.
            MR. MILLER: Okay. Let me understand. You're
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PRESIDENT CARTER: And you will --

King, that your home is well outside the 20-foot distance

considering right now would not require you to move your

MR. KING: Right, your proposal would fix my

PRESIDENT CARTER: Okay. So are you comfortable

MR. KING: Yes, sir. That would be wonderful.

MR. KING: It will still reduce the value of my

property because it would move the fence so much closer to

PRESIDENT CARTER: And so the proposal that we're

from the toe.

home.

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problem.

MR. KING: Yes.

with that proposal and proceeding?

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going to make a motion that it goes back to -- well, from

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what I'm hearing, it would go back to TRLIA and the
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   homeowners and we make the final decision and bring it
   before this Board, is that what you're saving?
            PRESIDENT CARTER: Decision with respect to what?
            MR. MILLER: The encroachment, property line, the
    whole situation.
            PRESIDENT CARTER: No, we're going to hear from
    the surveyor this afternoon right after you. And we'll
    find out if the Board is able to make a decision on
    whether or not there are encroachments on State property.
            MR. MILLER: Okay. I'm not going to admit there
   is and I don't think there is. But I think if you let it
   go back to TRLIA and the property owners and let them make
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   a decision locally, because we know what's going on, we
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   live there. And I'm not saying you guys don't know what's
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    going on, but we have more vested interest in that area.
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    And I think if you'd just let us decide what to do, bring
    it up and get the okay up here at this point.
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            PRESIDENT CARTER: Appreciate your comments.
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            Thank you.
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            So, Mr. Heeney --
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            MR. HEENEY: Yes.
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            PRESIDENT CARTER: -- you are --
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            MR. HEENEY: Let me address a couple of the
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   issues the Miller's brought up.
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1 First off, the maps -- the old maps. I reviewed those maps. I looked at all the maps that were available with county records. As I mentioned earlier, I met with 3 the county survey staff and inquired of any additional maps and reviewed the right-of-way -- railroad 5 right-of-way maps that they provided me as well. Mr. Miller made the comment about the right-of-way was 40 feet on either side of the centerline of the track. He is correct south of Island Avenue. But the deed that was given to the State describes the section adjacent to this subdivision as being 60 feet on the east side of the center line and 90 feet on the west side. So from Island Avenue north, where all of these 1.3 properties are, the right-of-way is actually 20 feet wider 14 15 on the east side than the portion south of Island Avenue. 16 He also commented about you can't survey from one 17 point. Well, with GPS today you can. But we didn't. And if you look at the slide that I have on here, it may be 18 hard to see, but you'll notice dark little circles along 19 Riverside Avenue on both sides. Those are the monuments 21 we found. Those are monuments set by other surveyors. We agreed with where they were within inches and, in my 23 opinion, in acceptable limits of difference. A lot of these were set in the fifties and sixties, before GPS and 24 the modern technology that we use, and it's typical to

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find those discrepancies.

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There's even one survey that actually set a monument on the rear property line that we are talking about that's at issue, and we agree with the location of that monument. It was the only one we found on that back line. But it was a survey done in 2004 by another local survevor.

So the issue of whether this is the correct property line, in my opinion, we have -- we've done the research. We've identified that the deed matches the 11 railroad map, matches the subdivision map. And our measurements have indicated that it is within the record 13 maps everything we found.

PRESIDENT CARTER: Okay.

SECRETARY HODGKINS: Quick question.

MR. HEENEY: Sure.

SECRETARY HODGKINS: You're a licensed surveyor?

MR. HEENEY: Yes, sir.

SECRETARY HODGKINS: And how long have you been

practicing?

MR. HEENEY: Twenty-three years.

SECRETARY HODGKINS: Okay. So it's your

23 professional opinion that the map you've prepared is the

property line -- is the correct property line?

MR. HEENEY: That's correct. And as I said

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earlier, it has been reviewed by the County Surveyor's Office as well. SECRETARY HODGKINS: And they concur? MR. HEENEY: And they made no comments as to the location of where we put this. SECRETARY HODGKINS: Thank you. PRESIDENT CARTER: Any other questions for Mr. 8 Heeney. VICE-PRESIDENT RIE: Yes, I have a question. 10 When you looked at the San Joaquin Drainage 11 District's maps, what did they show? Because the State 12 wasn't aware that they own this property. Were the property lines in a different location? MR. HEENEY: Didn't look at San Joaquin County 14 15 drainage maps. We looked --VICE-PRESIDENT RIE: No, no, no. The San Joaquin 16 Drainage District. 17

MR. HEENEY: We didn't look at their maps. We 18 19 looked at the maps of record in the County Recorder's 20 Office.

21 VICE-PRESIDENT RIE: So you did not look at our maps -- our Board's maps?

MR. HEENEY: No. I had the deed. 23

PRESIDENT CARTER: Are the deeds the governing documents?

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 ${\tt MS.}$  ARENA: In most real estate transactions, in my opinion, yes.

PRESIDENT CARTER: Any other questions?

Very good.

Thank you very much, Mr. Heeney.

So at this point, I'm going to close the public testimony portion of this hearing. And we'll move onto discussion and deliberations.

We have a request from staff to make a determination on the encroachment question. We've heard testimony from both sides as to where the property line is.

What's the Board's pleasure here? 13

BOARD MEMBER SUAREZ: Mr. PRESIDENT, I would like to second Mr. Moffatt's proposal/motion of earlier.

Maybe we can have a discussion based around that proposal.

PRESIDENT CARTER: Okay. So, Mr. Moffatt, would 18 19 you please restate your motion.

BOARD MEMBER MOFFATT: I think the motion was to make a determination that these are encroachments on State property; and that TRLIA, DWR, our staff, and the LMA work with the property owners to solve each of these issues -each of the encroachment issues in a manner that maintains a 20-foot from the toe of the levee area for maintenance

purposes and allows them to put up a fence to protect the levee and, you know -- I'm just talking now.

(Laughter.)

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BOARD MEMBER MOFFATT: I should have put a sentence a couple words ago -- or a period at a couple words ago.

I mean, you know, consistent with what President Carter outlined earlier.

PRESIDENT CARTER: Okay. So the motion, as I understand it, is to make a determination that the encroachments are on State property and to direct staff to work with TRLIA and the property owners to resolve the disposition of the property and the encroachments on the State property. So somehow resolve the ownership, whether it's through a guitclaim process or a sale of the property, whatever.

BOARD MEMBER MOFFATT: Right, consistent with existing law.

PRESIDENT CARTER: But come to some sort of an 19 20 agreement. Okay?

LEGAL COUNSEL SMITH: I would suggest just as a technical matter that you stay the enforcement order pending resolution of those negotiations. And maybe -- do you want to put a time frame on it? That's up to you.

BOARD MEMBER SUAREZ: You know. I think we need

#### ATTACHMENT C

88 stay all enforcement orders, not just this one. And --2 PRESIDENT CARTER: When you say all enforcement orders, you are speaking to items 10A, B, C and D, is that correct, on the agenda for today? BOARD MEMBER SHAREZ: Right. DWR STAFF COUNSEL BREWER: President Carter? PRESIDENT CARTER: Well, Just a second. DWR STAFF COUNSEL BREWER: Oh, I'm sorry. Okay. PRESIDENT CARTER: So are you okay with those proposals from counsel? So stay the -- how many are there, 51? Is that correct, Ms. Caliso? Are we talking about 51? STAFF ENGINEER CALISO: That's correct, there's a 13 total of 51. 14 15 PRESIDENT CARTER: All 51 --STAFF ENGINEER CALISO: Yes. 16 PRESIDENT CARTER: -- enforcement orders. 17 Okay. And a timeline? She suggested a timeline. 18 19 January? 20 BOARD MEMBER MOFFATT: I think this all needs to 21 be done and settled as best we can by the next meeting of PRESIDENT CARTER: Okay. So are -- that's 23 through the holidays. BOARD MEMBER SUAREZ: But it's closer to two

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months since we don't meet again till the 27th. 2 PRESIDENT CARTER: Right. It's almost two months. Seven weeks. Okay. So that's your motion. Do we have a second. BOARD MEMBER SUAREZ: Yes, second. PRESIDENT CARTER: Second. Okay. Now we can have discussion. Ms. Brewer, did vou --DWR STAFF COUNSEL BREWER: Just really quick. 1.0 It would also be helpful, Mr. Carter, if the 12 Board could direct their staff to work with DWR Real Estate and Right-of-Way on this issue, if we could get 13 some assistance from them. PRESIDENT CARTER: Is the motioner --BOARD MEMBER MOFFATT: Amendment accepted. I 16 think it was implied, but --17 PRESIDENT CARTER: It was direct staff -- veah. 18 19 okav. 20 DWR STAFF COUNSEL BREWER: So there are no payment issues. 21 PRESIDENT CARTER: We're in agreement with that, 22 I think. 23 24 Seconder's okay with that? BOARD MEMBER SUAREZ: Yes.

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PRESIDENT CARTER: Okay.
            BOARD MEMBER BROWN: I have one.
            PRESIDENT CARTER: Okay. So discussion.
            Mr. Brown.
            BOARD MEMBER BROWN: I'd inform the other
   resident owners of the results of the Board decision
    today, the stay. And then that would relieve their
    concerns considerably, I'm sure.
            PRESIDENT CARTER: Okay. Any other comments,
            VICE-PRESIDENT RIE: I have a few questions for
   Ms. Brewer.
            PRESIDENT CARTER: Go ahead.
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            DWR STAFF COUNSEL BREWER: Yes.
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            VICE-PRESIDENT RIE: Just to follow up on your
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   last recommendation to get DWR's Real Estate Branch
   involved. Have they not been involved? Have they not
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    looked at this already?
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            DWR STAFF COUNSEL BREWER: They have provided us
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    with the documents that they had in their file. It's my
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    understanding that they haven't gone out and looked at the
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    property lines. Is that -- okay.
            VICE-PRESIDENT RIE: So the Real Estate staff
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24
   hasn't looked at this survey map that TRLIA provided?
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            STAFF ENGINEER CALISO: Angeles Caliso, the Board
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1 staff. 2 Real Estate did quickly do a review of the survey map that was submitted. And their response, they felt 3 that based on that initial review, the map was done in accordance with the professional standards. And then they were -- and unless the Board's directed Real Estate to do a complete review of all the documents, they would not initiate a review of all the record documents that were associated with this Record of Survey that was made and prepared by a third party. 11 VICE-PRESIDENT RIE: Okay. And then the next question is, if we make a finding that these structures are encroaching on State property -- you had said earlier 1.3 that we wouldn't be able to quitclaim the land back to the 14 15 property owners because it would be a gift of State funds. 16 Ts --17 DWR STAFF COUNSEL BREWER. Correct  $\label{total vice-president rie:} \mbox{ So how is that going to work}$ 18 out if we can't quitclaim the land back to the property 19 20 21 DWR STAFF COUNSEL BREWER: Well, that's why also 22 I didn't want Real Estate involved in it so much for 23 what's going on prior as to what we're going to be doing in the future. And we will have to work that out. I 24 don't know exactly. I can't tell you exactly. I just

know that we cannot give our land away.

BOARD MEMBER SUAREZ: Well, this Board has on

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prior times quitclaimed property. So I know it's done.

DWR STAFF COUNSEL BREWER: Right. We need to
look into that. And that's part of our request to look

look into that. And that's part of our request to look into the real estate and other legal issues involved with all of this.

B LEGAL COUNSEL SMITH: There is an exception to
the gift of public funds. You know, I haven't researched
this specific set of facts obviously. But there is an
exception for public uses. So I think looking at the
issue is part of what the negotiation process will be.

BOARD MEMBER SUAREZ: Yeah. And it might be that

we sell it for a dollar. I don't know.

DWR STAFF COUNSEL BREWER: Well, we have to

remember too that the previous property owner was the railroad, not the landowners here. So they never owned this in fee. So okay.

PRESIDENT CARTER: Very good.

PRESIDENT CARTER: Very good.

Any other questions, comments?

VICE-PRESIDENT RIE: One more question.

If for some reason we couldn't quitclaim the
property back to these homeowners, would we have to lease
it to them or charge them rent?

DWR STAFF COUNSEL BREWER: I think this is

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\$93\$ covered under section 19 of your regs. And I don't -- you

know, these are just all issues that we haven't really
thought -- given a lot of thought to. But that could be.

4 And, again, as Ms. Suarez says, it could be for a very 5 nominal amount.

PRESIDENT CARTER: Very Good.

 ${\tt BOARD\ MEMBER\ SUAREZ:}\quad {\tt And\ just\ consider\ we\ might}$  give them an encroachment permit.

DWR STAFF COUNSEL BREWER: Exactly.

10 PRESIDENT CARTER: Right.

I just want to -- is Ms. LaGrand still here?

12 The Miller's still here?

Mr. King?

14 BOARD MEMBER VILLINES: They all walked back

15 while we negotiate.

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16 PRESIDENT CARTER: They all walked out. Okay.

BOARD MEMBER VILLINES: No, I think they're

18 probably in the back.

PRESIDENT CARTER: Are they?

I just wanted to see if they had any comments

21 with respect to the Board's proposed action.

Does staff have any additional comments to the

23 Board's proposed action?

No

SUPERVISING ENGINEER TARAS: There's no

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additional comment, President Carter.

PRESIDENT CARTER: And does TRLIA, the local maintaining agency 784, do you have any comments with respect to the Board's proposed action?

 $$\operatorname{MR}.$$  BRUNNER: For the record, from TRLIA, Paul Brunner. We're in support of the motion.

PRESIDENT CARTER: Okay. 784?

MR. FORDICE: Steve Fordice, 784. We're also in

PRESIDENT CARTER: Okay.

MR. MILLER: Speaking for one property owner. I don't agree with the encroachment. But, yeah, we were just talking about it. Yes, we can live with it I think.

PRESIDENT CARTER: Okay. Thank you.

TRESTEDINT CARTER. Oxay. Thank you.

15 All right. Do any -- Ms. LaGrand, do you want to 16 say anything or --

MS. LaGRAND: No, I already said what I had to say. Thank you.

19 PRESIDENT CARTER: All right. Mr. King, is he 20 back there or...

All right. Very good.

So, ladies and gentlemen, any other comments,

23 questions?

VICE-PRESIDENT RIE: Well, I think Ms. Brewer had a good recommendation to direct staff to include the Real

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1 Estate Branch in this transaction.

2 PRESIDENT CARTER: Which I think the motioner and 3 the seconder agreed to.

VICE-PRESIDENT RIE: Okay.

5 PRESIDENT CARTER: Okay. So, does everybody

6 understand the motion?

Mr. Punia, would you call the roll.

EXECUTIVE OFFICER PUNIA: Board Member Mike

Villines?

BOARD MEMBER VILLINES: No.

EXECUTIVE OFFICER PUNIA: Board Member Emma

2 Suarez?

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BOARD MEMBER SUAREZ: I'm going to vote aye. Key
here to me is there's no public safety issue. I don't
understand how we ended up with such a convoluted process
when there's really no public safety issue.

So I'm supportive.

EXECUTIVE OFFICER PUNIA: Board Member Butch

19 Hodgkins?

SECRETARY HODGKINS: I support the issue. I realize this is a difficult situation because staff can't do what the Board did here, which is basically say, "Hey, let's try and find a compromise."

But I would encourage staff, and it improves with time, but to think about, when you have a situation where

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#### ATTACHMENT C

it does seem like we can take care of public safety and 2 avoid getting crosswise with a bunch of property owners, to think about coming early to the Board, not with an official action but perhaps with the local agency, and asking the Board if they would agree to let you try and go ahead and work it out, so that we don't spend a huge amount of time working on something that gets down to an enforcement action and then the Board compromises. And I don't know how you figure out which ones you're willing to do that on. But think about it. 11 EXECUTIVE OFFICER PUNIA: Board Member John Moffatt? BOARD MEMBER MOFFATT: Aye. 13 EXECUTIVE OFFICER PUNIA: Board Member John 14 15 Brown? BOARD MEMBER BROWN: Aye. 16 EXECUTIVE OFFICER PUNIA: Board Vice-President 17 Teri Rie? 18 19 VICE-PRESIDENT RIE: I'm going to vote no. And 20 it's not because I don't support Mr. Moffatt's motion. I 21 think he made a good motion. It's because staff did not engage with the Real Estate Branch. And I think when we're talking about taking people's homes and their sheds, and we have a Real Estate Branch, I think it's our duty to review the documents, have professional Real Estate staff

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#### CERTIFICATE OF REPORTER

I, JAMES F. PETERS, a Certified Shorthand Reporter of the State of California, and Registered Professional Reporter, do hereby certify:

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That I am a disinterested person herein; that the foregoing California Central Valley Flood Protection Board Item 10A meeting was reported in shorthand by me, James F. Peters, a Certified Shorthand Reporter of the State of California, and thereafter transcribed under my direction, by computer-assisted transcription.

I further certify that I am not of counsel or attorney for any of the parties to said meeting nor in any way interested in the outcome of said meeting.

IN WITNESS WHEREOF, I have hereunto set my hand this 9th day of December, 2011.

> JAMES F. PETERS, CSR, RPR Certified Shorthand Reporter License No. 10063

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1 check everything. We have our own documents. And it's surprising that those documents -- our own real estate maps were not provided to the surveyor and those documents weren't checked. So, you know, that concerns me. So I'm voting no. EXECUTIVE OFFICER PUNIA: Board PRESIDENT Ben Carter? PRESIDENT CARTER: Ave. So the motion carries, 5 ayes, 2 nays. BOARD MEMBER VILLINES: Mr. Carter, can I just --10 11 because I'm losing my voice -- my opinion is the same. I 12 totally support what everyone's doing. I wasn't convinced about the encroachment. I just want to put that on for 14 the record. 15 PRESIDENT CARTER: Very good. BOARD MEMBER MOFFATT: And notwithstanding, 16 although I'm offended by both noes. 17 18 (Laughter.) 19 PRESIDENT CARTER: All right. Thank you very 2.0 much, ladies and gentlemen. 21 22 23 24

Agenda Item No. 10D

# Meeting of the Central Valley Flood Protection Board December 2, 2011 Staff Report – Enforcement Order Linda, CA in Yuba County

#### <u>1.0 – ITEM</u>

Consider enforcement order (Attachment A) authorizing the removal of existing unauthorized encroachments located on State of California, Sacramento and San Joaquin Drainage District (SSJDD) property and right-of-way, on the landside of the Feather River east levee and Yuba River south levee, for 48 respondents who did not timely request a hearing in response to issued Notices of Violation (NOV).

#### 2.0 - RESPONDENT/PROPERTY OWNERS

On August 5, 2011, Board staff issued 48 NOVs where encroachments were located within State-owned land. See Attachment B for list of the property owners who received an NOV.

#### 3.0 - LOCATION

The properties are located near Feather River Boulevard and Riverside Avenue in Linda, California, 1.2 miles south of Marysville, California, at the confluence of the Yuba and Feather Rivers in Yuba County. Figures 1 and 2 below show the vicinity and an aerial view of the properties.

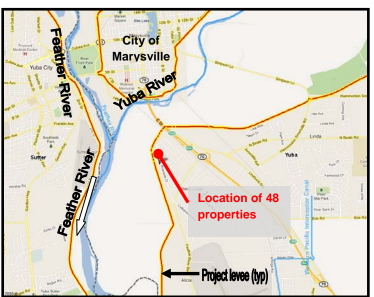


Figure 1- Vicinity Map of 48 Properties in Linda, CA (Source: Google Maps)



Figure 2- Aerial Map of the 48 Properties in Linda, CA (Source: Google Maps)

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**Enforcement Order** 

\*Note: To avoid confusion, property owned by the CVFPB through SSJDD discussed in this staff report will be referred to as "State-owned land". Also, the terms "Board" and "State" are used interchangeably.

## 4.0 - APPLICABLE LAWS AND REGULATIONS

The following codes were considered in the staff analysis of the enforcement action to order removal of existing unauthorized encroachments on State-owned land.

#### 4.1 - California Water Code

- § 8534: The Board has the authority to enforce the "erection, maintenance and protection of such levees, embankments and channel rectification as will, in its judgment, best serve the interests of the State".
- § 8708: The Board has given assurances to the US Army Corps of Engineers (USACE) that the State will maintain and operate federal flood control works in accordance with federal law.
- § 8710: The Board must approve any encroachment into an adopted plan of flood control, such as the Sacramento River Flood Control Project, which includes the Feather and Yuba Rivers.
- § 8709: Unauthorized encroachments that may interfere with or obstruct the operation or maintenance of the flood control works constitute a public nuisance and as such, if the respondent fails to remove such unauthorized encroachment, the Board may commence and maintain a suit in the name of the people of the State to abate the nuisance.

## 4.2 - California Code of Regulations, Title 23 (CCR 23)

- § 19: "No encroachment may be constructed or maintained upon lands owned in fee by the Sacramento and San Joaquin Drainage District, except when expressly permitted by a proper and revocable license, lease, easement, or agreement executed between the owner of the encroachment and the district, and upon payment to the district of its expenses and adequate rental or compensation therefor. This requirement is in addition to the need for a permit as required in section 6 of this article."
- § 6 (a): "Every proposal or plan of work...requires a Board approval prior to commencing any work"
- §20 (a): "The General Manager [subsequently retitled as Executive Office] may institute an enforcement proceeding by serving a notice by certified mail, return receipt requested, to the landowner or person (referred to hereafter as the "respondent") owning, undertaking or maintaining a work that is in violation of this division or threatens the successful execution, functioning or operation of an adopted plan of flood control."

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Agenda Item No. 10D

#### 5.0 - REAL ESTATE

CTA Engineering & Surveying ("CTA") prepared a Record of Survey dated June 2011 that delineates the property boundaries of the parcels adjacent to the Feather River East levee and Yuba River South levee. This map has been submitted to Yuba County Recorder's office to be recorded. The parcel where the encroachments exist was purchased by the Board under SSJDD per Book 267 Page 509 (Parcel 5) of Yuba County Official Records recorded on December 12, 1958 (see Attachment H). In addition, CTA submitted a memorandum summarizing the basis for the survey map (see Attachment I).

### <u>6.0 – STAFF ANALYSIS</u>

#### 6.1 – Background

Three Rivers Levee Improvement Authority (TRLIA) is completing a \$400 million levee improvement program to increase the level of flood protection for Linda, Arboga, Olivehurst and Plumas Lake. As part of these levee improvements, TRLIA is required to provide a 20-foot wide maintenance corridor in accordance with the Department of Water Resources (DWR) Interim levee Design Criteria. During the preparation of a survey, TRLIA discovered that in this area, the land covering the levee and the required 20-foot wide access corridor is owned by the State. However, vegetation, fences and other existing structures were located within State-owned land and the required 20-ft wide corridor. In early May 2011, TRLIA contacted the Board staff requesting assistance in removal of existing encroachments within the area needed to provide a 20-ft wide corridor. Board records indicate that there are no Board permits for any of the fences, structures or vegetation within the State's property. On July 29, 2011 TRLIA sent letters to all landowners notifying them of the encroachments located within State-owned land and TRLIA's plan to install a new fence at the State's right-of-way. See Attachment F for a sample of this letter. Furthermore, on August 22, 2011, TRLIA held a community meeting in Olivehurst, California which was attended by many of the residents, Board staff, MBK Engineers, RD 784, Yuba County and local representatives. See Attachment G for a summary on the questions and answers from the community meeting. On August 5, 2011 a total of 51 Notices of Violation (NOV) were issued to the property owners where unauthorized encroachments were identified (Enforcement Action No. 2011-243 thru 2011-296). There are two properties that have permanent structures within State land and an additional one requested a hearing. Therefore, this staff report only addresses the 48 NOVs where encroachments are limited to fences and other non-permanent structures and the landowners did not request a hearing. See Attachment C for copies of the 48 issued NOVs.

#### 6.2 – Basis for Enforcement

The unauthorized encroachments identified on the 48 NOVs issued on August 5, 2011 (Attachment C) were limited to fences, BBQ areas, sheds and other non-permanent structures

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#### **Enforcement Order**

located within State-owned land. Per Section 4.2, encroachments within State land are not allowed unless permitted by the Board and a lease or agreement is executed between the landowner and the Board. Board records indicate that none of the 48 properties have a Board permit for the encroachments within State-owned land. To date, Board staff has not received any additional documents that authorize existing encroachments within State-owned and.

As part of TRLIA's levee improvements, TRLIA is required to provide a 20-ft wide corridor at the toe of the levee. In order to comply with this requirement, TRLIA intends on performing the removal of the existing encroachments within State land and installation of a new fence at the State's right-of-way at no cost to the landowners. Approval for this work is part of Application No. 18690 and dependent on the Board's approval of proposed enforcement orders.

The following is a summary of communication between Board staff and various landowners.

- On August 15, 2011 –Ms. Magdalena Vasquez spoke with Board staff and discussed general questions regarding the NOV.
- On August 15, 2011 Ms. Maria (calling on behalf of Ms. Quintilia Naranjo) spoke with Board staff and discussed general questions on the issued NOV.
- On August 17, 2011 Mr. Johal spoke with Board staff regarding issued NOV and answered questions about setback dimensions at his property.
- On August 22, 2011 Mr. Esteban Fernandez (calling on behalf of Ms. Graciela Fernandez) spoke with Board staff and requested copies of survey map prepared by CTA and Deed. See Attachment D for copy of letter dated August 25, 2011.
- On September 15, 2011 Ms. Janine Ensslin spoke with Board staff requesting clarification on which trees near her property were planned for removal and general questions regarding the NOV.
- On September 15, 2011 Mr. Alan Young spoke with Board staff and discussed general questions regarding the issued NOV and requested to be notified of the hearing date.
- On October 13, 2011 Mr. Monty & Ms. Debra Hecker spoke with Board staff regarding the issued NOV and information on survey, recorded real estate documents and prescriptive rights. See Attachment E for copy of follow up email.

Similar questions were raised by other affected landowners and below is a summary of these concerns and Board staff's response.

**Argument 1:** The methods used for the development of the survey map completed by CTA are inaccurate and therefore the parcel boundaries shown on the map are incorrect.

Board Staff Response: Per Section 5.0, the property boundaries shown on the record of survey map prepared by CTA were certified by a licensed surveyor using record documents, existing monumentation, field verification and confirmation from Yuba County Surveyor's office. This map has been submitted to Yolo County for filing. In addition, CTA submitted a memorandum summarizing the basis for the survey map (see Attachment I). Board staff is confident that the

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**Enforcement Order** 

survey map was prepared using the best available information which includes proper duediligence and verification of record documents, field verification and done in accordance with applicable professional codes.

**Argument 2:** The location of the existing fence has remained the same prior to the State purchasing the land from the Railway company. Given the length of time the fence existed, can the landowners claim prescriptive rights?

Board Staff Response: Pursuant to Civil Code Section 1007 "no possession by any person, firm or corporation no matter how long continued of any land, water right, easement, or other property whatsoever dedicated to a public use by a public utility, or dedicated to or owned by the state or any public entity, shall ever ripen into any title, interest or right against the owner thereof." The property was purchased by the Board in December 12, 1958 from the Sacramento Northern Railway and in accordance with Civil Code Section 1007 above, no adjacent landowner can acquire prescriptive rights to land owned by the Board.

Furthermore, a section of the Railway adjacent to the properties was abandoned in 1956. Pursuant to Public Utilities Code Sections 211 and 216, a public utility is every railroad performing a service for, or delivering a commodity to, the public or any portion thereof for which any compensation or payment whatsoever. Therefore the Railway Company is a public utility and in accordance with Civil Code Section 1007, no prescriptive rights against a public entity can be obtained. In addition, the railway (not the land) was abandoned for only 2 years before the land was purchased by the Board in 1958. Even if a claim for prescriptive rights was made during the railway abandonment, the claim is not valid because it requires possession of the land for a period of 5 years (Civil Code Procedure Section 325).

**Argument 3:** Will the landowners be compensated for the loss of use of the land and/or the property taxes paid by the landowners for the portion of the land in question?

Board Staff Response: The existing encroachments were not authorized by the Board and are located within State owned land. Therefore, any encroachments within State-owned land are not entitled to compensation. In addition, TRLIA verified with Yuba County Assessor's office that the parcel map for the properties adjacent to the levee are the same dimensions as shown on the recorded subdivision map and are reflected on the record of survey map prepared by CTA. No documents have been provided to demonstrate that the landowners paid property taxes on the land where the encroachments exist.

**Argument 4:** If a 12-ft wide patrol road provides sufficient access for maintenance access, can the new fence be placed at 12-ft instead of the currently proposed 20-ft?

Board Staff Response: A 12-ft wide patrol road is not sufficient to allow a vehicle to turn around and get around equipment. Single lane road standards call for a 12-ft wide driving surface plus two 4-ft wide shoulders, totaling 20-ft total width. The purpose of the 20-ft wide corridor is to provide sufficient access for regular operations and maintenance, access for flood fighting and allow for future expansion if necessary. In addition, the Board's regulations are being revised to

Angeles Caliso Page 5 of 7

reflect a 20-ft setback from the landside toe as part of the regulatory area for levees. Furthermore, because this is State-owned land, allowing existing encroachments to remain within State-owned land would constitute a gift of public lands which is in violation of California's Constitution Article XVI, Section 6 and would be inconsistent with the Board's newly adopted regulations. However, if the Board chose to allow any of the existing encroachments to remain within State owned land, the landowners would be required to obtain a lease, easement or an agreement providing payment to the Board for use of the land (pursuant to Board Regulations Title 23, Section 19).

### 7.0 - PROPOSED CEQA FINDINGS

The Board, acting as the CEQA lead agency, has determined the enforcement action is categorically exempt in accordance with CEQA Guidelines Section 15321 under Class 21 (a) actions of regulatory agencies to enforce standards and Section 15301 under Class 1 covering the minor alteration of existing public or private structures and facilities.

#### 8.0 – STAFF RECOMMENDATION

Staff has considered the comments raised by the landowners against the issued NOVs. Staff has concluded that the benefits to improving levee patrol, maintenance access and maintaining this area clear should future levee improvements necessary, are most important. An allowing existing unauthorized encroachment to remain within State-owned land are prohibited by law, regulation and is not consistent with Board's new policy for landside levee setbacks. The information contained in this staff report constitutes significant evidence that the encroachments identified on the 48 issued Notices of Violation interfere with the maintenance, performance, or functioning of the Feather River East Project Levees, part of the Sacramento River Flood Control Project and the adopted plan of flood control pursuant to Water Code sections 8708 and 8709. The State is obligated to enforce the removal or modification of encroachments that impact the flood control system operations and maintenance pursuant to Water Code section 8708. Furthermore, pursuant to Water Code section 8709, if an encroachment "does or may interfere with or obstruct the operation or maintenance" of the flood control works, the encroachments constitute a public nuisance. Therefore, the Board may commence or authorize actions to abate such nuisance.

For the reasons stated on this staff report, Board staff recommends the Board determine the encroachment removal to be exempt from CEQA, approve Enforcement Order for 48 property owners ordering removal of existing unauthorized encroachments within State-owned land (Attachment A).

Angeles Caliso Page 6 of 7

**Enforcement Order** 

## 9.0 - LIST OF ATTACHMENTS

- A. Proposed Enforcement Order for 48 properties identified in Attachment B
- B. List of 48 Property Owners who were issued a Notice of Violation
- C. Copies of 48 issued Notices of Violation dated August 5, 2011
- D. Letter sent to Mr. Esteban & Ms. Graciela Fernandez dated August 25, 2011
- E. Email to Monty Hecker on October 13, 2011
- F. Sample letter mailed by TRLIA on July 29, 2011
- G. TRLIA August 22, 2011 Community Meeting Q&A
- H. CTA Engineering & Surveying Record of Survey Map dated June 2011
- I. Memo prepared by CTA Engineering dated October 31, 2011

Report Completed by: Angeles Caliso Environmental Review: Andrea Mauro

Document Review: Curt Taras, Len Marino, Robin Brewer

Angeles Caliso Page 7 of 7

NOW, THEREFORE, the said party of the first part, as executor as aforesaid of the will of said MATTHEW REDMOND, deceased, pursuant to said order of the said Superior Court, and for and in consideration of the said sum of Eleven Hundred dollars (\$1100.00) in United States gold coin, to him in hand paid by the said party of the second part, the receipt, whereof by him is hereby acknowledged, does hereby grant, bargain, sell , convey and confirm, unto the said party of the second part, and to his heirs and assigns forever, all the right, title, interest and estate of the said decedent at the time of his death, and all right, title and interest, which the said estate of said deceased has, by operation of law or otherwise, acquired other than, or in addition to that of the said decedent at the time of his death, in, to and of all that certain tract or parcel of land situated in the said County of Yuba, State of California, bounded and particularly described as follows, to wit: - - The South one half of the South-west quarter of Section Thirty four (34), and all that part of the South one half of the Southeast quarter of Section Thirty three (33), described as commencing at the Southeast corner of Section Thirty three (33) and running thence West 33 chains to the middle of the road; thence along the middle of the road North 24 2 degrees East, 22 chains; thence East 23.71 chains; thence South 20 chains to the place of beginning, all in Township Seventeen (17) North of Range Four (4) East, M.D.M., (containing One hundred and thirty six and 70/100 acres and being the same land conveyed by J. A. Saul, Sheriff of Yuba County, State of California, to James Redmond, by Sheriff's deed, dated March 2'd 1889, of record in Liber 38 of Deeds, at page 172 et. seq., Yuba County Records. - -.TOGETHER WITH all and singular the tenements, hereditaments and

appurtamences thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof. ----: TO HAVE AND TO HOLD all and singular the said above described premises,

together with the appurtenances, unto the said party of the second part, and to his heirs and assigns forever. - - -

IN WITNESS WHEREOF, thesaid party of the first part, as execu tor as aforesedd, has hereunto set his hand and seal the day and year first herein written. Roger R. Vair. - - (SEAL) Executor of the Will of Matthew Redmond, Deceased State of California

on this 20th day of November A.D. City and County of Sen Francisco) - :

One Thousand Nine Hundred and Nine, before me, HENRY B. LISTER, a Notary Public in and for the City and County of San Francisco, State of California, residing therein, duly commissioned and qualified, personally appeared Roger, R. Vair, the executor of the Will of Matthew Redmond deceased, known to me to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same, as such executor. - - - -

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Official SEal, at my office in said-City and County of San Francisco, the day and year in this Certificate first above written. Herry B. Lister (SEAL); Notary Public In and for the City and County of San Prancisco, State-of California. -- = Recorded at the Request of Annie Matti, December, 13 ", A. D. 1909, at 5 min. past 3 o'clock P. M. 8.0 Juning Recorder, By Olina & Juning Deputy.

Jaac J. leohn J.al.

THIS INDENTURE, Made this Thirtieth day of November, 1908, between AMY HYMAN HENRY HYMAN, ISAAC G. COHN, HUGO COHN, EMMA G. SIMONSOHN, HELENE COHN, ROSA COHN, GEORGE Millian Mallaure COHN (son of Simon G. Cohn) SIEGBERT COHN, GEORGE COHN (son of David Cohn), parties of the Widne Poiling le first part, and NORTHERN ELECTRIC RAILWAY COMPANY, a Corporation, inforporated under and by virtue of the laws of the State of California, with the principal place of its business situate and being in the City and County of San Francisco, in said State, party of the second part, WITHESSETH: That said parties of the first part for and in consideration of

the sum of Eight Hundred forty Dollars (\$840.00)-Gold Coin of the United States to them in hand paid by said party of the second part, receipt whereof is hereby acknowledged, have granted bargained, sold, conveyed and confirmed and by these presents do grant, bargain, sell, convey and confirm, unto the said party of the second part, and to its successors and assigns forever the following described strip or tract of land situate in the County of Yuba, State of Califor-

A strip or tract of land one hundred (100) feet in width , being fifty (50) feet on each side of and parallel with the located center line of the NORTHERN EDEC-TRIC RAILWAY COMPANY'S line of railroad, as the same is staked out and located over and across the following described parcel of land, to-wit: - - - - - - - - -

Lot (or sub-divisions) of the 1373 acre tract south of the Yuba

River opposite the City of Marysville, described as follows: Lot (or sub-division ) five (5) and part of lot (or sub-division ) four (4) The center line of said strip or tract of land hereby conveyed being particularly described as follows, to-wit:

Beginning at a point on the boundary line between the land of the Western

Pacific Railway Company, formerly owned by the P. Gworge Estate, and the land owned

by the estate of Mrs Rebecca G. Cohn, et al., said point being distant sixty and

four, tenths (60.4) feet east and North 4° 30' West six hundred ninety-six (696)

feet from the southeast corner of lot six (6) of the one thousand three hundred

seventy-three (1373) acre tract in the New Helvetia Grant, County of Yuba, State

of California, said point being Engineer Station L15 - 242 plus 56.9 of the located center line of the Northern Electric Railway Company's Survey; thence South

11° 05' East, two thousand two hundred twenty-one(2221) feet, more or less, to

Engineer Station L15 - 264 plus 77.91 of the located center line of the Northern

Electric Railway Company's survey, said strip or tract of land containing 5.10 acres.

Also a strip or tract of land one hundred fifty (150) feet in width being ninety (90) feet in width on the westerly side of and sixty (60) feet in width on the easterly side of, and adjacent and parallel to the following described enter line which said center line is a continuation of the first described center ine and begins at the agoresaid Engineer Station L15-264 plus 77.91 of the locatcenter line of the Northern Electric Railway Company's survey; thence South 11° 05' East two hundred (200) feet, to beginning of curve at Engineer Station L15 266 plus 77.91; thence in a southeasterly direction on a tagent curve to the left f five thousand seven hundred and twenty-nine and six tenths (5729.6) feet radius six hundred forty-one and sixty-seven hundredths (641.67) feet to end of curve Engineer Station L15-273 plus 19.58=L11-273 plus 19.58; thence south 17° 31. East four thousand two hundred thirteen and seventy-two hundredths, (\$213.72) feet more or less to a point on the boundary line between the property of Estate of Mrs R. G. Cohn et al and the property now or formerly owned by Mrs Jane Tomb Said strip or tract of land containing seventeen and forty-seven hundredths (17-. 47) acres, more or less. For the purpose of laying down, erecting, maintaining, repairing and operating a single or double track railroad, to be operated by electricity, compressed air, or other motive power, in, over, along and across said lands upon said strip of land hereby conveyed, together with all necessary and convenient means of ingress, egress and regress to and from said right of way for the purpose of erecting, maintaining, protecting and operating said railroad and all privileges necessry and convenient therefore -

-TOGETHER with all and singular the tenements, hereditaments

and abbar accompany appropriate per outstudy of the minutes abbar agricult.	•
sions, remainder and remainders, rents, issues and profits thereof	• 18.5
TO HAVE AND TO HOLD, all and singular the said premises, together wit	h
the appurtenances, unto the Said party of the second part and to its successors and assigns f	100
-ever The aforesaid conveyance is made upon the express condition that the said party	of

its, railroad embankment on said strip of land, a flood-gate sufficient to permit the passage of all surface and dealnage waters (exclusive of flood and overflow waters) coming thereto.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands and seals the day and year first above written, Amy Hyman, Henry Hyman, Isaac 6. Cohn,

the second part, its successors in interest or assigns, will build and maintain good and

sufficient fences on each side of said strip of land; also construct and maintain through

Hugo Cohn By Isaac G. Cohn, his Attorney in Fact., Ema G. Simonsohn, By Isaac G. Cohn, Her Attorney in Fact., Helene Cohn By Isaac G. Cohn, Her attorney in fact., Rosa Cohn By Isaac G. Cohn, Her attorney in fact. George Cohn Son of Simon Cohn, By Isaac G. Cohn, His attorney in fact. Siegbert Cohn, By Isaac G. Cohn His attorney in fact., George Cohn, Son of David G.

City and County of San FRancisco )

ON this 7th day of December in the year of our Lord one thousand nine hundred and Nine, before me, Mand Lunsford, a Notary Public'in and for said County and State, residing therein, duly commissioned and sworn, personally appeared,

Isaac G. Cohn, known to me to be the person whose name is subscribed to the within instrument

one thousand nine hundred and nine before me, MAUDE LUNSFIRD, a Notary Public in and for said County and State, residing therein, duly commissioned and sworn, personally appeared ISAAC G. COHN, known to me to be the person whose name is subscribed to the within instrument as the Attorney-in-fact of HUGO COHN, Emma G. SIMONSOHN, HELENE COHN, ROSA COHN, GEORGE COHN( son of Simon G. Cohn), SIEGBERT COHN, GEORGE COHN (son of David Cohn), and acknowledged to me that he subscribed the names of Hugo Cohn, Emma G. Simonsohn, Helene Cohn, Rosa Cohn, George Cohn (son of Simon G. Cohn). Siegbert Cohn and George Cohn (son of David Cohn) thereto as principals and his own name as attorney-in fact.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Official Seal, the day and year in this certificate first above written. --Maude Lunsford (SEAL) Notary Public in and for the County of Yuba, State of California. --- Recorded at the Request of Thomas Carlin, December 14" A. D. 1909, at

Deputy.

John le laury.

THIS INDENTURE, made by and between John C. Curry of the County of Yuba, State of California, the party of the first part, and California MIDLAND RAILROAD COMPANY, a corporation duly organized and existing under and by virtue of the laws of the State of California, and having its office and principal place of business in the City and County of San Francisco, State of California, the party of the second part, -----

withesseth, that said party of the first part, for and in consideration of the sum of ten (10) dollars in gold coin, of the United States of America, to him paid by the said party of the second part, the receipt whereof is hereby acknowledged does hereby grant, bargain and sell unto the said party of the second part, its successors and assigns, that certain parcel or strip of land situate in

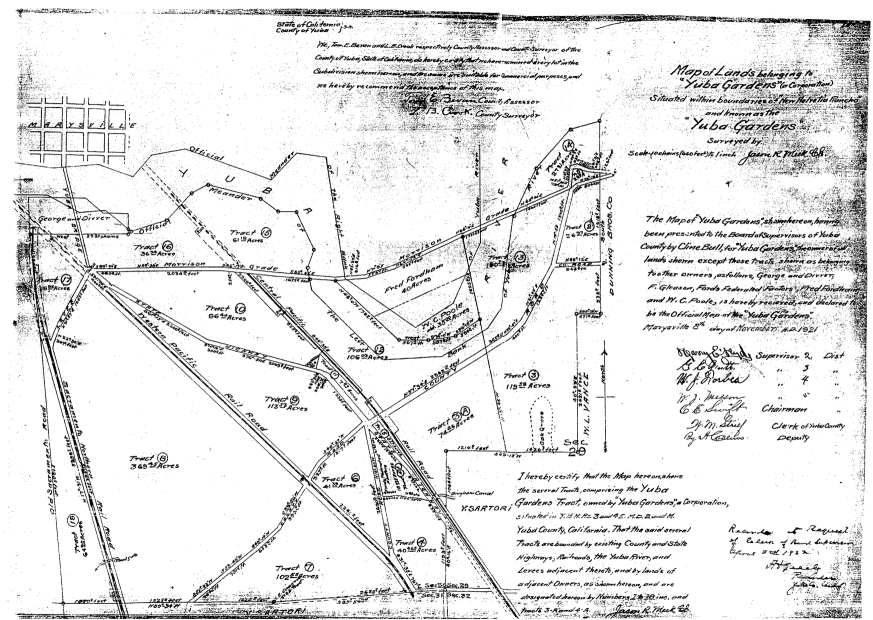
the County of Yuba, State of California, and more particularly bounded and described as follows, viz.:- A strip of parcel of land one hundred (100) feet in width, lying fifty (50) feet on each side of the center line of a certain route which has been surveyed and definitely located and marked upon the ground by the said California Midland Railroad Company under the direction of its Chief Engineer, by means of stakes drived at intervals of approximately one hundred (100) feet, and marked and numbered consecutively from Engineer's Station

\*G\* 2095 x 77 to Engineers Station \*G\* 2157 x 30 and extending along said route, upon, over and across the lands of the said part of the first part situated in the North East quarter (N. E. 4) and the West one half (W. 1/2) of Section Eleven (11), Township fifteen (15) North Range four (4) East Mount Diablo Base and Meridian; said strip having a length of Six thousand One hundred and fifty three (6153) feet; more or less, and containing an area of nine and fifty three hundredths (9.53/100) acres. The said center line, where the same crosses the said lands of the part -- of the first part, is described as follows, viz.:- --

Beginning at Engineer's Station No. "G" 2093 ×77, which is situate on the East

erly) boundary of said Section Eleven (11) from which the quarter corner between Sections Eleven and Twelve bears south 1319 feet distant, thence by a straight course south 46° 46' West 603 4 feet to Engineers Station "6" 21014 × 80 4 , thence 330 feet by a curve to the right the rate of curvature of which changes 0°,15' for each 30 feet to Engineers Station "G" 2105 × 10 4 , thence by a 3° curve to the right 477 5 feet to Engineers Station "0" 2109 x 87: 2; thence by a 2° 15' curve to the right 414 5 feet to Engineers Station \*6\* 2114 x 02 4 thence ny a curve to the right the rate of curvature of which changes 0° 15' for each 30 feet, 240 feet to Engineers Station 36" 2116× 42 4 thence by a straight course south 78° 05' West 321 feet to Engineers Station "6" 2119 × 63 = , thence by 3° curve to the left tapered at each end by a curve the rate of curvature of which change 0° 15' for each 30 feet 1110 5 feet to Engineers Station "G" 2130 × 74 0, thence by a streight course South 54° 40' West 372 - feet to Engineers Station "6" 2134 x 46 2, thenc by a 0° 30° curve to the right 413 feet to Engineers Station "6" 2138 x 59 2, thence by straight course South 56° 44' West 117 feet to Engineers Station 86" 2139 x 76 2, thence by a 1° curve to the left tapered at each end by a curve the rate of curvature of which changes 0° 15' for each 30 feet 483 2 feet to Engineers Station "G" 2144×60 2, thence by straight course south 52° 48' West 1042 4 feet to Engineers Station 6° 2155 x02 5, thenc by a curve to the left the rate of curvature of which changes 0° 15' for each 30 feet 227 feet th Engineers Station "6" 2157+30 at the Westerly boundary of Section Eleven.

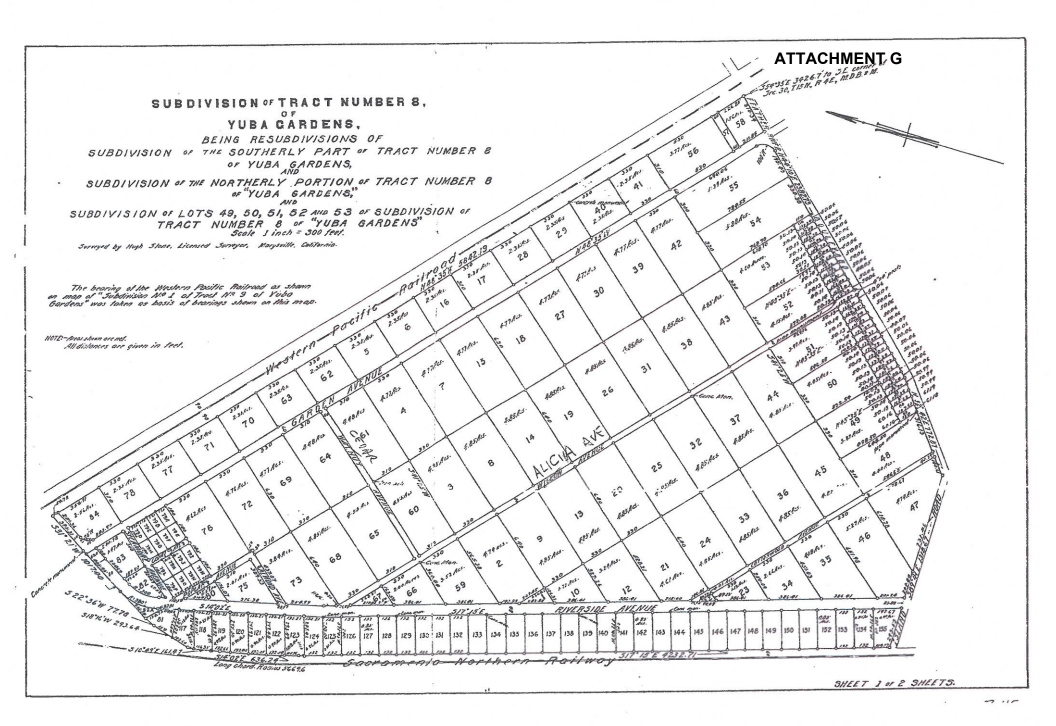
The Westerly side or end of said strip or parcel of land is bounded on the



SHEET 2 or 2 SHEETS.

Surveyed by Hugh Stone Licensed Surveyor. Marysville, California.

The undersignostal To Bull Fice President and bosse to C.  Bull of land shown hereof the only persons interested in said tract of land whose consent is necessary in the making and filling of said may or to pass of clear title to the land distribut and platted hereon do hereby consent to the making and filling of said may or to pass of clear title to the land distribut and platted hereon do hereby consent to the making and filling of said may. Edutu IU. Bull. With Privated Privated.	Mr. the undersigned, wing the owners of the parch of some that the parch of the parch of the parch of the many on the parch of the many on the parch of the many of the many of the many of the many of the parch of	of Galifornia, do hordy cortily that there are no lime for unpaid their, State of Galifornia, do hordy certify that there are no lime for unpaid their, Goundy or other leave, energy faces not yet payable, against the lands designated on this map or any part theretain.  1839.  Cointy Nullier of the County of the Short of California.  This map having been presented to the payer of Superviyers of the County of the Short of California.
STATE of California) s.  County of Yu B.R. 3.  Lisic Filee 1988 the a Notary Proble in and for said County and State duty commissioned and swam personally appeared Edity 1984 11. But 11. and Journal April 1984 11. But 11. and Journal April 1984 11. But 11. and Journal April 1986 11. But 11. and Journal I have a commended to the above written instrument, and they acknowledged to me that they encuted the same		1835. It is hereby ordered that the same be approved and that the streets shown thereon be accorded.  District Board of Supervisors, Gunty of Yuba,  Thattee Street State of California.  Leake Conseque.
My commission repires October 8 July 1944.	31.11E of Gullarmia s.  County of Yubo 19.3.  1939, before meElsia Elder-Maurura Notary Public in and the said County and State obly cannot seamed and seam personally appeared the parties whole styleatures appear on the above written instrument known time to be the persons whose signatures are attached thereto and they authendedged from that they executed the same co.	
The State County Chert of the County of Yubo, State of California, do hereby chrity that the Board of September of the County of Yubo, State of California, approved this map on the last day of fices. 1939, and that no parents of land were aftered for designation for pushic use of the County and the County of	that they executed the same action (Romann)  Notary Paper in and for the County of Police, Notary Paper in and for the County of Police, Notary Confirming My commission equires October 8. 1986	Filed in the affice of the Gowaly Recorder, of the County of Young, State of California this "You day of Square 1939.  The Law W. State County Recorder.  Deputy Recorder.
of California, do hereby certify that the subdivision shown herein is substinitially the same as it appeared on the tentative map on the subdivision shown herein is substinitially the same as it appeared on the tentative map on the sond only approved otherations thereof; and all the provisions of Crapter 670. Statutes of 1837, and at any local orderance applicable at the time of the approved of the tentative map, have been compliced with and that I am gatistics that said the is technically correct.  Dated Light Statutes.——1937.  County Theory To the County of Yuba, State of California.	Approved Skil 29, 1939. Yuba County Planning Commission. 1939.  Yuba County Planning Commission. 1939.  Yuba County Planning Commission. 1939.	The Pollowing Lats are not a part of this Subdivision:  83 83 6 28 29 Soun, 1 3 C Lat 58 48 49 58 89 90 91 92 96 97 101 107 108 115 116
	Si	UBDIVISION OF TRACT NUMBER 8,
There addenses in it is merety certify that I am a liceased		YURA ČÁRDENS,
surveyor of the State of Colifornia and that I am a licensed surveyor of the State of Colifornia and that I perpared this map, that I made the survey for said map in the survey is true and complete as thoun on this map; that all of the monuments shown on this map are of the character and account the positions indicated and that said monuments are sufficient	BEING RESUBDIVISIONS OF SUBDIVISION OF THE SOUTHERLY PART OF TRACT NUMBER & OF YUBA GARDENS,	
to enable the syrvey to be retraced.  Dated chart by 1939.  Litensta Surveyor NR 1865.	SUBD/VISIO	N OF THE NORTHERLY PORTION OF TRACT NUMBER & OF "YUBA GARDENS",
istenga suruyar 11x 1065.		NNO OF LOTS 49, 50, 51, 52 AND 53 OF SUBDIVISION OF "RACT NUMBER 8 OF "YUBA GARDENS" Scale 1 inch = 300 feet



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This report will not be printed in full in the permanent series of interacate Commerce Commission reports.

INTERSTATE CONHERCE CONSISSION

FD. 19254

Finance Docket No. 19284

BACRAMENTO IDRIHERM RAILMAY TRADELGE RIGHTS PETO.

#### Decided April C7. 1980

- 1. Acquisition of trackers rights by the Sagramente Northern Rallway over the line of rallroad of The Western Pacific Amiroad Company between milepost 175.63 and Oliver in Yuba County, Calif., approved and authorized. Conditions prescribed.
- 2. Certificate issued (a) permitting abandonment by the Sacrazento Northern Entlyny of a portion of Italine of railroad located in Yuba County, Chilf., and (b) authorizing construction by the Sacrazente Marthern Railway of a connecting track in Yuba County, Calif. Conditions

Z. L. Van Dellen for applicant. A. E. Lyon for Railway Lobor Executives! Association.

#### PEFORT OF THE COMMISSION

DIVIDION 4, COEXISSIONERS JOHNSON, AITCHELL, TUGGLE, AND HUTCHINSON

DY DIVIDION 41

The Segretzente Borthern Railway, hereinafter constince referred to as Secretzento Morthern, on February 17, 1956, applied (1) under sectio. 5(E) of the Interstate Commerci Act, as exceeded, for authority to operate under trackage rights over the line of The Vectorn Papific Heilrood Company, hereinafter conclines referred to as Vestern Pacific, between the latter's ellepost 175.63 and their jointly operated tracks at Vestern Pacific's milepost 178.09 (applicant's milepost 41.00), a distance of ..46 miles, and (2) for (a) permission to attandon that portion of its line of reilroad extending from milepost 198.09 to milepost 11.00 (vestern Pacific's milepost 178.09), 2.04 miles, and (b) authority to construct a connecting track

extending from applicant; allepost 176.63, 1.61 mile representations have been objection to the application the line involved.

The Hallway Labor Exe opplication on the ground adversely affect applicant association and the applications of the same conceployees as were prescribe Abandonsont, 257 I.C.D. 177 granted. Our certificate it the stipulated conditions is who may be adversely affect opinion a public hearing is for the reason that the pretransportation service. Us contloned herein are in Gal

Applicant's purpose in obtain sutherity to continue without replecting a trastic recent floous. Applicant's and varyaville roughly paral lines enter intryoville from beginning at a point known a threat of the Yuba River Jue Fuether River. South of Oli balance of the Yuba River on existing line, of which the integral comment, was origing Electric despany in 1906 and service. After passing threat

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Northern n Facific iver in Conditions

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F. D. No. 19254 - Shoot 2 extending from applicant's bilepost 38.00 to Vestern Pacific's milepost 175.63, 1.61 miles; all in Yuba County, Calif. No representations have been made by State authorities and no objection to the application has been presented by usors of the line involved.

The Railway Labor Executives' Association opposed the application on the ground that the proposed absordances would adversely affect applicant's apployees, but subsequently that association and the applicant agreed, by atipulation, to the imposition of the same conditions for the protection of carrier amployees as were proscribed in Oklahoma Ry. Co. Tructons Absordancent, Co. 177, in the event the application is granted. Our certificate herein will include, by reference, the acipulated conditions for the protection of all employees who may be adversely affected by the transaction. In our opinion a public hearing to not necessary in the public interest, for the reason that the proposale will not adversely affect transportation cervice. Unless otherwise indicated, all points contiened herein are in California.

Applicant's purpose in presenting this application is to obtain authority to continue its heretofore existing operations without replacing a treatle ever the Yuba River, destroyed by recent floods. Applicant's existing line between Bacramento and extraville roughly parallels western Pacific's line. Both lines enter margorille from the scuth over joint trackage, beginning at a point known as Oliver and arossing the cain thread of the Yuba River just above its confluence with the Feather River. South of Oliver, each of the lines process the bolance of the Yuba River on separate treatles. Applicant's existing line, of which the portion to be abandoned forms an integral accurat, was originally constructed by Worthorn Electric Company in 1906 and 1907 for passenger and freight service. After passing through the hands of two successors,

it was asquired

The eegaen the Yuba River, was destroyed a which will cost replaced without are opposed to river's flow an supports, creat the lovee systemical with untremot salvage values.

There are: flood damage, to look of the tre-averaged 6 traingenrs. Under a; be continued un. In 1953 and 1956 handled on the the past 2 years

Yuba Count; Southern Phoific apolicant, in or replate the doct Vectorn Phoific, between the late operated tracket 178.09 (Oliver), to construct a c its milopost 38. Construction will F. D. No. 19254 - Bhons 3

it was acquired by applicant on Kovember 4, 1986.

The segment in question eroseed the remaining portion of the Yuba River, referred to above, on a 1986-foot treatle value destroyed during floods in December 1986. The treatle, which will cost an estimated \$600,000 to rebuild, cannot be replaced without the approval of various public authorities who are opposed to ito reconstruction, since it would impede the river's flow and cause the eccumulation of debrie on 100 supports, creating, during floods, a dam which could weaken the layer system. A part of the segment was destroyed in the flood. The remaining portion consists of badly work 60-pound rail with untreated time on gravel ballnat. The estimated not solvage value of the segment is 64,335.

There are no stations on the segment and, because of the flood damage, there is no train service thereon. Prior to the loss of the treatle, traffic, exclusively everhend or bridge, everaged 6 trains per week in each direction for it a pay; 6 years. Under applicant's proposal herein, such service will be continued under trackets rights ever western Pacific's lines. In 1953 and 1854 there were 3,003 and 2,777 cars respectively, handled on the line. There has been no passenger service for the past 2 years.

Yuba County, population 24,420, is served also by the Southern Facific Company and the Western Pacific. As indicated, applicant, in order to avoid the expanditure of \$200,000 to replace the destroyed treatic, proposes to use the trackage of Western Pacific, of which company it is a subsidiary, extending totween the latter company's milepost 175.63 and their jointly operated trackage commencing at Western Pacific's milepost 176.09 (Oliver). To secomplish this result, applicant proposes to construct a connecting track between the lines extending from its milepost 38.90 to Western Pacific's milepost 176.63. Construction will begin immediately upon the receipt of our

authority and it will engineering work had and profiles. The ? pound rail, with the with Vestern Pacific grade crossing which of 0.5 percent, not ? The caximum rate of to be constructed. ( which will include \$1 \$17,900 for public in cost of construction will traverse a parce Yuba expects to devoi

The trackage-rig terms of an agreement between Sacranto Moragreement, Meetern Parcentruet a connection Pacific, the tracks, I and facilities appurts such point of connecti Meetern Pacific and the has no intermediate tr Joint track.

Applicant will pa rate of \$3.50 for each direction. This amoun munt rate of 62.50 a t and the rental, is out written notice by eith any change which may be rate.

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F. D. No. 19864 - Sheet 4 authority and it will be completed within 4 months. All engineering work has been completed, including surface plans on including surface plans and profiles. The track will be standard gags, inid with 80-pound rail, with the exception of the turnout at the connection with Western Pacific's line which will be 125-pound rail and 1 grade crossing which will be 100-pound rail. A maximum grade of 0.5 percent, not compensated for curvature, is planned. The taxioum rate of curva will be 10 degrees. No treatles are to be constructed. Construction cost is estimated at \$136,000, which will include \$25,316 for eignals and interlockers and \$17,800 for public improvements. Applicant proposes to pay the cost of construction out of current funds. The proposed track will traverse a parcel of 85 scree of land which the county of Yuha expects to devolop in the future as an industrial aron.

The trackage-right operation will be conducted under the term of an agreement and and executed on February 17, 1888, between Sacrmanto Merthern and Mestern Pacific. Under the agreement, Meetern Pacific grants applicant the right to concurred a connection, and to use in common with Mestern Pacific, the tracks, including all bridges, structures, signals, and facilities appurtenant thereto, of Mestern Pacific between such point of connection and the jointly operated tracks of Mestern Pacific and the applicant at Oliver. However, applicant has no intermediate traffic privileges at any point on the

Applicant will pay rental for the use of the track at the rate of \$3.50 for each read train traversing it in either direction. This emount is beend on the Standard Detour Agreement rate of \$2.50 a train mile. Payment will be eade monthly and the rental, is subject to revision from time to time, upon written notice by either party to the other, so as to reflect any change which may be cale in the Standard Detour Agreement rate.

Western Papifia wi control and management direct the movement of a under ouch reasonable ri All such rules and regul not unjustly disoriminat visions relate to the ap case of a dispute between damage arioing out of, o operation. The agreemen year to year thereafter 60-year tera, one of the to the other, at longt 1 terminate the agreement. ising future changes in . prior approval.

It is apparent that described and the propose acquisition of the tracks change in service new fur for the purpose of acquirerait applicant to resure of \$34,000 over the cent and resulted, and will prothe standpoint of both as

The trackage-right (
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Western Papific will own, maintain, and have the exclusive control and management of the joint tracks and will order and direct the coverent of cars, ongines, and trains over the tracks under such reasonable rules and regulations as it may adopt. All such rules and regulations count be squal, just and fair, and not unjustly discriminate against either party. Other privisions relate to the appointment of a poard of arbitrators in case of a dispute between the parties and liability for loss or damage arising out of, or incidental to, the trackage-right operation. The agreement is for a period of 50 years and from year to year thereafter unless, after this expiration of the 50-year term, one of the parties thereto gives notice in writing to the other, at least 1 year in advance, of its intention to terminate the agreement. We are not to be understood as authorising future changes in the terms of the agreement without our prior approval.

It is apparent that the proposed abandament of the segment described and the proposed construction, along with the sequicition of the trackgo-rights, will not result in any change in service new furnished by applicant and are not designed for the purpose of acquiring additional traffic, but will pormit applicant to recome operation and offers a not savings of \$14,000 over the cost of resonstructing the washed-out treatle and readbod, and will provide a means of outer operation from the standpoint of both applicant and the general public.

The trackage-right acquisition will not result in any increase in total fixed charges of the applicant, or the guaranty or assumption of dividends or fixed charges. No other relired has requested to be included in the transaction. Adequate transportation convice to the public will be presented.

Subject to the conditions for the protection of railway capleyees, as heretofore stated, we find that (1) acquisition by Sacrazente Forthern Railway of trackage rights over a line of

The Western Pacific Ratransaction within the Gesserce Act, as according to Just and reasonable tent with public interconvenience and necessit Northern Railway of a p Yuba County, Calif., an Northern Railway of a call as described herein

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F. D. No. 19264 - Sheet 5
The Meatern Pacific Railroad Company, described herein, is a
transaction within the meaning of section 5(2) of the Interstate
Commerce Act, as amended, that the terms and conditions proposed
are just and reasonable and that the transaction will be consistent with public interest, and (2) the present and future public
convenience and necessity (a) permit abandonment by Shoramento
Northern Railway of a portion of its line of railroad located in
Yuba County, Calif., and (b) require construction by Shoramento
Northern Railway of a connecting track in Yuba County, Calif.,
all as described herein.

An appropriate certificate and order will be entered, offective as to the abandonment permitted heroin, from ani after the date operations are commenced ever the line herein authorized to as constructed and over the tracks of The Yestern Pacific Railrond Company, as herein authorized. Our certificate and order also will provide that the construction herein authorized shall be commenced on or before June 1, 1956, and be completed on or before December 1, 1956, and will contain suitable provisions for the filling of schedules making such changes in tariffs as may be required, the submission of journal entries and compliance with valuation order No. 24.

COMMISSIONER JOHNSON, being absent, did not participate in this proceeding.

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#### CERTIFICATE AND ORDER

At a Session of the INTERSTATE COMMENCE COMMISSION, Division 4, held at its office in Washington D. C. on the 27th day of April, A. D. 1956.

Finance Docket No. 19254

BACRALEHTO NORTHERN RAILWAY TRACKAGE RIGHTH, ETG.

Investigation of the matters and things involved in this proceeding having been made, and said division having, on the date hereof, made and filed a report containing its findings of fact and conclusions thereon, which report is hereby referred to and and a part hereof:

It is hereby certified, That, subject to the conditions for the protection of railway employees referred to in the report aforesaid, the present and future public convenience and necessity (a) permit abandoncent by the Secremento Northern Railway of the portion of a line of railroad in Yuba County, Calif., and (b) require construction by the Secremento Northern Railway of the line of railroad in Yuba County, Calif., described in the report aforesaid: Provided, however, and this certificate is issued on the express cendition that such construction shall be commended on or before June 1, 1956, and be completed on or before June 1, 1956.

It is ordered, That, subject to the conditions for the protection of employees, the acquisition by the Sacramento Horchern Railway of trackage rights over a line of the Western Pacific Railroad Company in Yuba County, Calif., described in the report aforesaid, upon the terms and conditions in said report found just and reasonable, be, and it is hereby, approved and authorized;

It is further ordered, That the Sacramente Morthern Railway shall report to this Commission, in writing, the commonwent and the completion of the line herein authorized to be constructed, within 15 days after such commencement and completion, respectively:

It is further ordered, That this contificate and order insefar as it pertains to the acandoment herein permitted, shall take effect and as in force from and after the date operations are occanneed over the line herein authorized to be constructed and over the tracks of the Nestern Pasific Hallroad Company, as herein authorized;

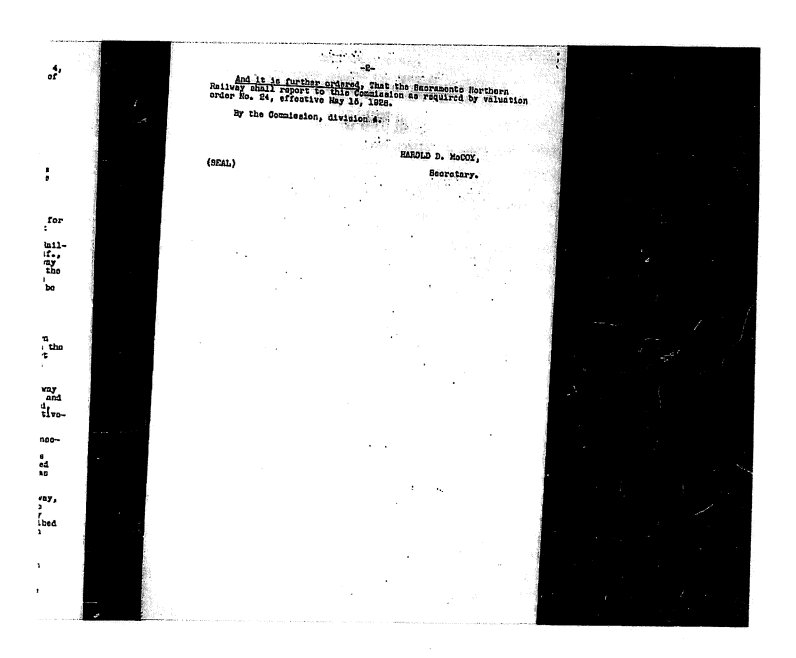
It is further ordered, That the Secremento Morthern Railway, when making such changes in teriffs as may be required, may do so upon notice to this Commission and to the general public by not less than 5 days' filing and posting in the manner prescribed in section 6 of the interests Commerce Act, and shell in such schedules refer to this certificate and order by title, date, and docket number;

It is further ordered. That, if the authorizations herein granted are exercised, the Sacracento Northern Railway shall submit for our consideration and approval two copies of the journal entries showing the retirement and construction of the lines herein involved.

And it is further Railway shall report to order No. 24, offeetly

By the Commission.

(SEAL)



BOOK 267 PAGE 51

ATTACHMENT I

THIS INDENTURE made this 527 Mecember day of a California corporation 1958, by and between SACRAMENTO NORTHERN RAILWAY, hereinafter designated as grantor, and the SACRAMENTO AND SAN JOAQUIN DRAINAGE DISTRICT,) a public agency, hereinafter designated as grantee,

## WITNESSETH:

FIRST: That grantor for and in consideration of the sum of Five Thousand Four Hundred Forty Dollars (\$5,440.00), in hand paid, receipt of which is hereby acknowledged, does hereby grant to said grantee, its successors and assigns, the following described parcels of real property, together with all of the appurtenances thereto and all of the improvements located thereon:

Said parcels of real property are located in the County of Yuba, State of California, and are described as follows:

PARCEL 1: All of the following described 80.00 foot strip of land lying southerly of the southwesterly line of that certain tract of land conveyed by the City of Marysville to the Western Pacific Railway Company by deed recorded November 27, 1906, in Volume 54 of Deeds, page 632, Yuba County Records.

A strip of land 80.0 feet in width, being 40.0 feet on each side of, and parallel with the located centerline of the Northern Electric Company line of railroad as the same is staked out and located over and across the following described parcel of land: Lot 6 of the 1373 acre tract of the new Helvetia Grant south of the Yuba River, containing 116.34 acres. The centerline of said strip or tract of land hereby conveyed being described as follows: Beginning at a point on the south line of Yuba River situated in Lot 6 of the 1373 acre tract in the New Helvetia Grant, in the County of Yuba, said point being 750 feet, more or less, southerly and 962 feet, more or less, westerly from the intersection of the centerlines of "D" Street and First Street, in the City of Marysville, the southerly distance being measured along "D" Street produced and the westerly direction being at right angles thereto, and said point being at Engineer Station L11-235+78 of the located centerline of the Northern Electric Company survey; thence South 12 29' East 1335.1 feet, more or less, to Engineer Station L11-249+13.1 equals L11-248+99.2 B.C.; thence to the left on a tangent curve of 5729.6 feet, radius 8.8 feet to a point on the boundary line between the property 8.8 feet to a point on the boundary line between the property of the City of Marysville, and the property now or formerly owned by George Van Buskirk, said point being 4 feet, more or less, west of the southeast corner of Lot 6 in the above-mentioned tract, and being at Engineer Station L11-249+08 of the Northern Electric Company survey; said strip or tract of land being conveyed herein contains 1.88 acres, more or less.



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RECORDED AT REQUEST OF Yuha County Title Guarantee Co. \_1959ATZ15512M, BOOK2127PAGES09 COFFICIAL RECORDS, YUBA COUNTY MILDRED TAPLE RECORDER BY M. JEMPLE DEP.

PARCEL 2: A strin of land 80.0 feet in width, belly to.0 feet on each side of, and parallel with the located centerline of the Northern Electric Company line of railroad as the same is staked out and over and across the following described parcel of land: Fractional South one-half of Lot 6, and North one-half of Lot 7 of the 1373 acre tract of the New Helvetia Grant, South of the Yuba River, containing 60 acres more or less. The centerline of said strip or tract of land hereby conveyed being described as follows: Beginning at a point on the boundary line between the property of George Van Buskirk and the property now or formerly owned by the City of Marysville; said point being 4 feet, more or less, North and 74 feet, more or less, West of the southeast corner of Lot 6 in the 1373 acre tract in the New Helvetia Grant in the County of Yuba, and being at Engineer Station L11-249+08 of the located centerline of the Northern Electric Company survey; thence in a southeasterly direction on a tangent curve to the left of 5729.6 foot radius 494.5 feet, more or less, to a point on the boundary line between the property of George Van Buskirk and the property now or formerly owned by J. G. Cohn, said point being the centerline of the abandoned Marysville and Sacramento road and 496 feet, more or less, South 6 00' East along said centerline of road from the southeast corner of Lot 6 of the above-mentioned tract and being at Engineers Station L11-25+02.5 E.C. of the located centerline of the Northern Electric Company survey, said strip or tract of land containing 0.91 acre, more or less.

PARCEL 3: A strip or tract of land 100.00 feet in width, being 50.0 feet on each side of and parallel with the located centerline of the Northern Electric Railway Company line of railroad, as the same is staked out and located over and across the following described parcel of land: Lot or subdivision of the 1373 acres south of the Yuba River opposite the City of Marysville, described as follows: Lot or subdivision 5 and part of lot or subdivision 4, the centerline of said strip or tract of land hereby conveyed being described as follows:

Beginning at a point on the boundary line between the land of the Western Pacific Railway Company formerly owned by the P. George Estate, and the land owned by the Estate of Mrs. Rebecca G. Cohn, et al, said point being distant 60.4 feet East and North 4 30' west 696.0 feet from the southeast corner of Lot 6 of the 1373 acre tract in the New Helvetia Grant, said point being Engineer Station L15-242+56.9 of the located centerline of the Northern Electric Railway Company survey; thence south 11° 05' east 2221 feet, more or less, to Engineer Station L15-264+77.91 of the located centerline of the Northern Electric Railway Company survey;

EXCEPTING THEREFROM any portion thereof which may lie within the boundary of the real property described in the Deed to Western Pacific Railway Company by deed recorded July 28, 1906, in Volume 54 of Deeds, page 518, Yuba County Records, and also excepting therefrom any portion thereof which may lie within the boundary of the real property described in the Deed to Western Pacific Railway Company by deed recorded January 18, 1907, in Volume 56 of Deeds, page 75, Yuba County Records.

PARCEL 4: A strip or tract of land as hereinafter described being situated on each side of the located centerline of the Northern Electric Company line of railroad which said strip or tract of land is described as follows:

Beginning at the southeast corner of Lot 6 of the 1373 acre tract of the New Helvetia Grant south of the Yuba River, being a portion on the west line of the abandoned Sacramento Road as same is established by the County Surveyor of Yuba County; thence East 40.0 feet to a point on the centerline of said road; thence North 4 30' West along said centerline of abandoned road 696.0 feet, more or less, to a point on the southerly right of way line of the Western Pacific Railway; thence West 40.0 feet along said line to a point on the west line of the abandoned Sacramento Road; thence North 4 30' west 132.0 feet along westerly line of said road, being also the division line between land owned by the City of Marysville and land now or formerly owned by the Western Pacific Railway to a point on the southerly right of way line of Western Pacific Railway; thence North 48 52' west along said southerly line of right of way of the Western Pacific Railway 245.5 feet to a point on the easterly line of right of way of Northern Electric Company; thence south 12 29' east 1008.0 feet, more or less, along said easterly right of way line of the Northern Electric Company to a point on the division line between the land of the City of Marysville and land now or formerly owned by George Van Buskirk; thence east along said division line 27.0 feet to the point of beginning, containing 2.55 acres, more or less.

PARCEL 5: A strip of land 150.0 feet in width, being 90.0 feet wide on the westerly side and 60.0 feet wide on the easterly side of the following described centerline:

Beginning at the southerly terminus of the centerline described in Parcel No. 3 above, as aforesaid Engineer Station L15-264+77.91 of the located centerline of the Northern Electric Railway Company survey; thence south 11°05' east 200.0 feet to beginning of curve at Engineer Station L15-266+77.91; thence in a southeasterly direction on a tangent curve to the left of 5729.6 feet radius, 641.67 feet to the end of curve at Engineer Station L15-273+19.58 equals L11-273+19.58; thence south 17°31' east 4213.72 feet, more or less, to a point on the southerly boundary line of the 1373 acre tract above referred to at Engineer Station L11-315+33.3, said strip or tract of land containing 17.47 acres, more or less.

PARCEL 6: Beginning at a point, said point being the most northerly corner of the land conveyed to William C. McIntyre and Glenn E. Clarridge by deed recorded January 7, 1958, in Volume 251 of Official Records, page 283, Yuba County Records, said point also being South 17 29' east, a distance of 100 feet from the intersection of the southerly line of that certain tract of land entitled, "Partition of 1373 acre Tract", on file in the office of the County Recorder of the County of Yuba, in Book 12 of Deeds, page 569 and the easterly line of that certain 80 foot strip of land conveyed to Northern Electric Co. by deed recorded September 21, 1907 in Volume 56 of Deeds, page 273, Yuba County Records; thence from said point of beginning, North 17 29' west along the easterly line of the land conveyed to said Northern Electric Co., a distance of 100 feet to the southerly line of the Partition of 1373 Acre Tract above referred to; thence westerly along the southerly line of said tract a distance of 80 feet, more or less, to the southwesterly line of the land

conveyed to said Northern Electric Co., by deed above referred to; thence south 17 29' east along the southwesterly line of the land conveyed to said Northern Electric Co., a distance of 175 feet to the northerly line of the land conveyed to William C. McIntyre, et al, above referred to; thence north 39 55' east a distance of 94.96 feet to the point of beginning containing .25 acre, more or less.

IN WITNESS WHEREOF, grantor through its duly authorized agents has hereunto set its hand and seal on the day and year first hereinabove written.

SACRAMENTO NORTHERN RAILWAY

COM BUDGET POLICY DESCRIPT.

DEPARTMENT OF FINANCE

APPROVED

SEP : 91958

Attest:

Secretary

T. H. MUGFORD

Director of Finance

#### ATTACHMENT I

STATE OF CALIFORNIA, ) ss.
CITY AND COUNTY OF SAN FRANCISCO )

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at my office in the City and County of San Francisco, the day and year in this certificate first above written.

Notary Public

in and for the City and County of San Francisco, State of California.

My Commission expires April 5, 1959.

I, M. F. ZIEHN, Secretary of SACRAMENTO NORTHERN RATIWAY, a California corporation, as such Secretary, do hereby CERTIFY that at a <u>solution</u> meeting of the Board of Directors of said corporation held on the <u>fine</u> day of <u>secondary</u>, 1958, at which a quorum of said Board was present, a resolution was duly and regularly passed in the words and figures following to wit:

"RESOLVED, that this corporation execute and deliver to SACRAMENTO AND SAN JOAQUIN DRAINAGE DISTRICT, a public agency, a grant deed conveying the following described parcels of real property, together with all of the appurtenances thereto and all of the improvements located thereon:

Said parcels of real property are located in the County of Yuba, State of California, and are described as follows:

### PARCEL 1:

All of the following described 80.00 foot strip of land lying southerly of the southwesterly line of that certain tract of land conveyed by the City of Marysville to the Western Pacific Railway Company by deed recorded November 27, 1906, in Volume 54 of Deeds, page 632, Yuba County Records.

A strip of land 80.0 feet in width, being 40.0 feet on each side of, and parallel with the located centerline of the Northern Electric Company line of railroad as the same is staked out and located over and across the following described parcel of land: Lot 6 of the 1373 acre tract of the new Helvetia Grant south of the Yuba River, containing 116.34 acres. The centerline of said strip or tract of land hereby conveyed being described as follows: Beginning at a point on the south line of Yuba River situated in Lot 6 of the 1373 acre tract in the New Helvetia Grant, in the County of Yuba, said point being 750 feet, more or less, southerly and 962 feet, more or less, westerly from the intersection of the centerlines of 'D' Street and First

Street, in the City of Marysville, the southerly distance being measured along 'D' Street produced and the westerly direction being at right angles thereto, and said point being at Engineer Station L11-235+78 of the located centerline of the Northern Electric Company survey; thence South 12° 29' East 1335.1 feet, more or less, to Engineer Station L11-249+13.1 equals L11-248+99.2 B.C.; thence to the left on a tangent curve of 5729.67 radius, 8.8 feet to a point on the boundary line between the property of the City of Marysville, and the property now or formerly owned by George Van Buskirk, said point being 4 feet, more or less, west of the southeast corner of Lot 6 in the above-mentioned tract, and being at Engineer Station L11-249+08 of the Northern Electric Company survey; said strip or tract of land being conveyed herein contains 1.88 acres, more or less.

## PARCEL 2:

A strip of land 80.0 feet in width, being 40.0 feet on each side of, and parallel with the located centerline of the Northern Electric Company line of railroad as the same is staked out and over and across the following described parcel of land: Fractional South one-half of Lot 6, and North one-half of Lot 7 of the 1373 acre tract of the New Helvetia Grant, South of the Yuba River, containing 60 acres, more or less. The centerline of said strip or tract of land hereby conveyed being described as follows: Beginning at a point on the boundary line between the property of George Van Buskirk and the property now or formerly owned by the City of Marysville; said point being 4 feet, more or less, North and 74 feet, more or less, West of the southeast corner of Lot 6 in the 1373 acre tract in the New Helvetia Grant in the County of Yuba, and being at Engineer Station L11-249+08 of the located centerline of the Northern Electric Company survey; thence in a southeasterly direction on a tangent curve to the left of 5729.6 foot radius 494.5 feet, more or less, to a point on the boundary line between the property of George Van Buskirk and the property now or formerly owned by J. G. Cohn, said point being the centerline of the abandoned Marysville and Sacramento road and 496 feet, more or less, South 6° 00' East along said centerline of road

from the southeast corner of Lot 6 of the abovementioned tract and being at Engineers Station L11-254+02.5 E.C. of the located centerline of the Northern Electric Company survey, said strip or tract of land containing 0.91 acre, more or less.

## PARCEL 3:

A strip or tract of land 100.00 feet in width, being 50.0 feet on each side of and parallel with the located centerline of the Northern Electric Railway Company line of railroad, as the same is staked out and located over and across the following described parcel of land: Lot or subdivision of the 1373 acres south of the Yuba River opposite the City of Marysville, described as follows: Lot or subdivision 5 and part of lot or subdivision 4, the cepterline of said strip or tract of land hereby conveyed being described as follows:

Beginning at a point on the boundary line between the land of the Western Pacific Railway Company formerly owned by the P. George Estate, and the land owned by the Estate of Mrs. Rebecca G. Cohn, et al., said point being distant 60.4 feet East and North 4° 30' West 696.0 feet from the southeast corner of Lot 6 of the 1373 acre tract in the New Helvetia Grant, said point being Engineer Station L15-242+56.9 of the located centerline of the Northern Electric Railway Company survey; thence south 11° 05' east 2221 feet, more or less, to Engineer Station L15-264+77.91 of the located centerline of the Northern Electric Railway Company survey;

EXCEPTING THEREFROM any portion thereof which may lie within the boundary of the real property described in the Deed to Western Pacific Railway Company by deed recorded July 28, 1906, in Volume 54 of Deeds, page 518, Yuba County Records, and also excepting therefrom any portion thereof which may lie within the boundary of the real property described in the Deed to Western Pacific Railway Company by deed recorded January 18, 1907, in Volume 56 of Deeds, page 75, Yuba County Records.

#### PARCEL 4:

A strip or tract of land as hereinafter

#### **ATTACHMENT I**

described being situated on each side of the located centerline of the Northern Electric Company line of railroad which said strip or tract of land is described as follows:

Beginning at the southeast corner of Lot 6 of the 1373 acre tract of the New Helvetia Grant south of the Yuba River, being a portion on the west line of the abandoned Sacramento Road as same is established by the County Surveyor of Yuba County; thence East 40.0 feet to a point on the centerline of said road; thence North 4° 30' West along said centerline of abandoned road 696.0 feet, more or less, to a point on the southerly right of way line of the Western Pacific Railway; thence West 40.0 feet along said line to a point on the west line of the abandoned Sacramento Road; thence North 4° 30' west 132.0 feet along westerly line of said road, being also the division line between land owned by the City of Marysville and land now or formerly owned by the Western Pacific Railway to a point on the southerly right of way line of Western Pacific Railway; thence North 48° 52' west along said southerly line of right of way of the Western Pacific Railway 245.5 feet to a point on the easterly line of right of way of Northern Electric Company; thence south 12° 29' east 1008.0 feet, more or less, along said easterly right of way line of the Northern Electric Company to a point on the division line between the land of the City of Marysville and land now or formerly owned by George Van Buskirk; thence east along said division line 27.0 feet to the point of beginning, containing 2.55 acres, more or less.

## PARCEL 5:

A strip of land 150.0 feet in width, being 90.0 feet wide on the westerly side and 60.0 feet wide on the easterly side of the following described centerline:

Beginning at the southerly terminus of the centerline described in Parcel No. 3 above, as aforesaid Engineer Station L15-264+77.91 of the located centerline of the Northern Electric Railway Company survey; thence south 11° 05' east 200.0 feet to beginning of curve at Engineer Station L15-266+77.91; thence in a southeasterly direction on a tangent curve to

the left of 5729.6 feet radius, 641.67 feet to the end of curve at Engineer Station L15-273+19.58 equals L11-273+19.58; thence south 17° 31' east 4213.72 feet, more or less, to a point on the southerly boundary line of the 1373 acre tract above referred to at Engineer Station L11-315+33.3, said strip or tract of land containing 17.47 acres, more or less.

### PARCEL 6:

Beginning at a point, said point being the most northerly corner of the land conveyed to William C. McIntyre and Glenn E. Clarridge by deed recorded January 7, 1958, in Volume 251 of Official Records, page 283, Yuba County Records, said point also being South 17° 29' east, a distance of 100 feet from the intersection of the southerly line of that certain tract of land entitled, 'Partition of 1373 acre Tract', on file in the office of the County Recorder of the County of Yuba, in Book 12 of Deeds, page 569 and the easterly line of that certain 80 foot strip of land conveyed to Northern Electric Co. by deed recorded September 21, 1907 in Volume 56 of Deeds, page 273, Yuba County Records; thence from said point of beginning, North 17° 29' west along the easterly line of the land conveyed to said Northern Electric Co., a distance of 100 feet to the southerly line of the Partition of 1373 Acre Tract above referred to; thence westerly along the southerly line of said tract a distance of 80 feet, more or less, to the southwesterly line of the land conveyed to said Northern Electric Co., by deed above referred to; thence south 17° 29' east along the southwesterly line of the land conveyed to said Northern Electric Co., a distance of 175 feet to the northerly line of the land conveyed to William C. McIntyre, et al, above referred to; thence north 39° 55' east a distance of 94.96 feet to the point of beginning containing .25 acre, more or less.

BE IT FURTHER RESOLVED, that the President and General Manager or any Vice President, and the Secretary or any Assistant Secretary of this corporation be

## **ATTACHMENT I**

and they are hereby authorized and directed to execute said deed on behalf of this corporation and in its name and under its seal.

BE IT FURTHER RESOLVED, that the Secretary or any Assistant Secretary of this corporation be and he is hereby authorized and directed to attach to said deed a copy of this resolution duly certified to by him as such Secretary, or Assistant Secretary, and under the seal of this corporation."

I DO FURTHER CERTIFY that said resolution has not been revoked or amended and that the same is now in full force and effect at the time of the execution of the attached deed.

IN WITNESS WHEREOF, I have hereunto signed my name as such Secretary and affixed the seal of said corporation this 12 day of Nocombes, 1958.

SACRAMENTO NORTHERN RAILWAY

## RESOLUTION

# PASSED AND ADOPTED BY THE RECLAMATION BOARD AT MEETING HELD MAY 21, 1947

IT IS RESOLVED AND ORDERED by The Reclamation Board of The State of California that A. M. Barton, as Chief Engineer and General Manager of said Board, is hereby authorized to consent to deeds or grants conveying to the Reclamation Board of the State of California or the STATE OF CALIFORNIA, real estate, or any interest therein, or easements thereon, for public purposes, and to evidence said consent by his written acceptance attached to such deeds or grants, together with a certified copy of this resolution in accordance with Section 1158 of the Civil Code of the State of California.

STATE OF CALIFORNIA )
County of Sacramento ) SS.
Office of The Reclamation Board )

I, GEORGE H. HOLMES, Secretary of The Reclamation Board, do hereby certify that the above and foregoing is a true and exact copy of a resolution duly passed and adopted by said board at its regular monthly meeting held May 21, 1947.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of The Reclamation Board, this day of Allowson, 1958.

GEORGE H. HOLMES

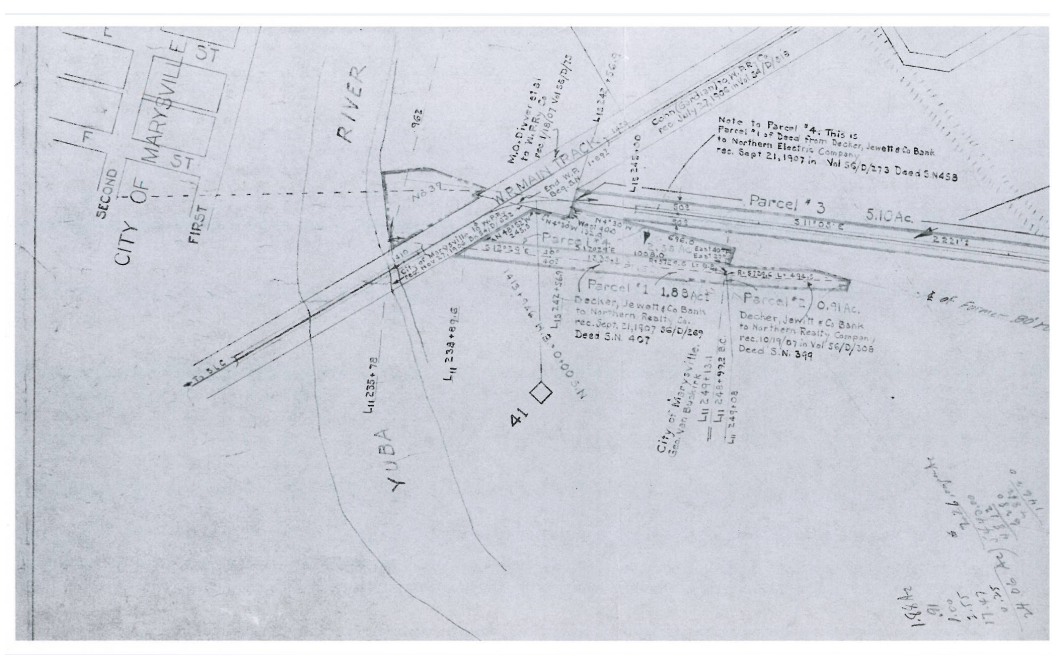
Secretary The Reclamation Board

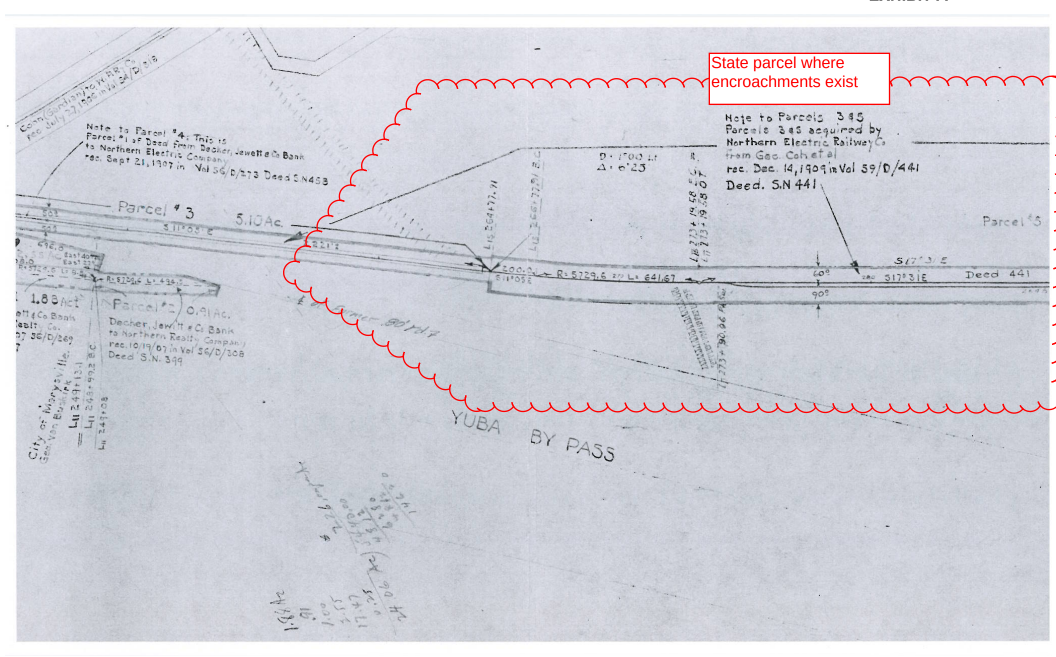
STATE OF CALIFORNIA ) SS. COUNTY OF SACRAMENTO )

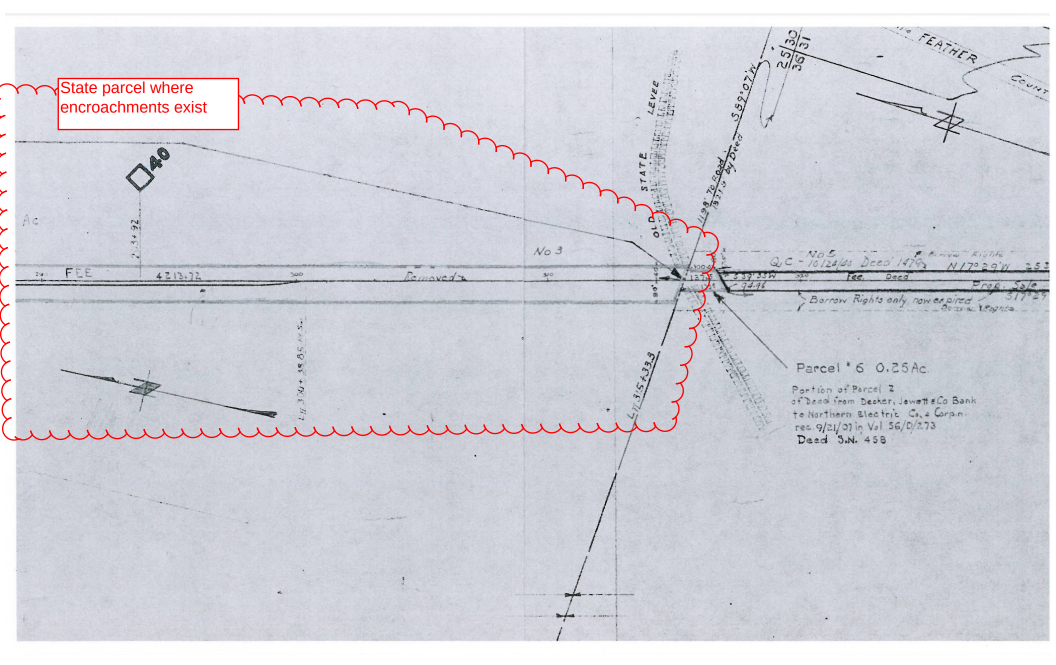
This is to certify that I, the undersigned, duly appointed, qualified and acting Chief Engineer and General Manager of The Reclamation Board, do consent to and accept the attached deed or grant by virtue of the authority vested in me by the resolution of said board, a certified copy of which is above set forth.

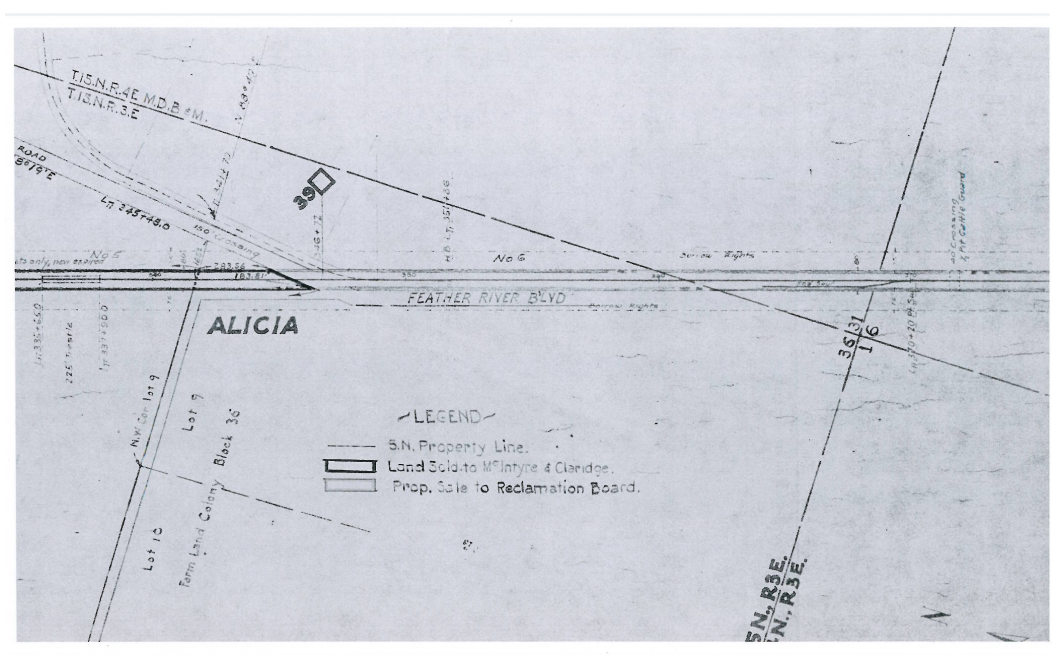
DATED: Recember 22, 1958.

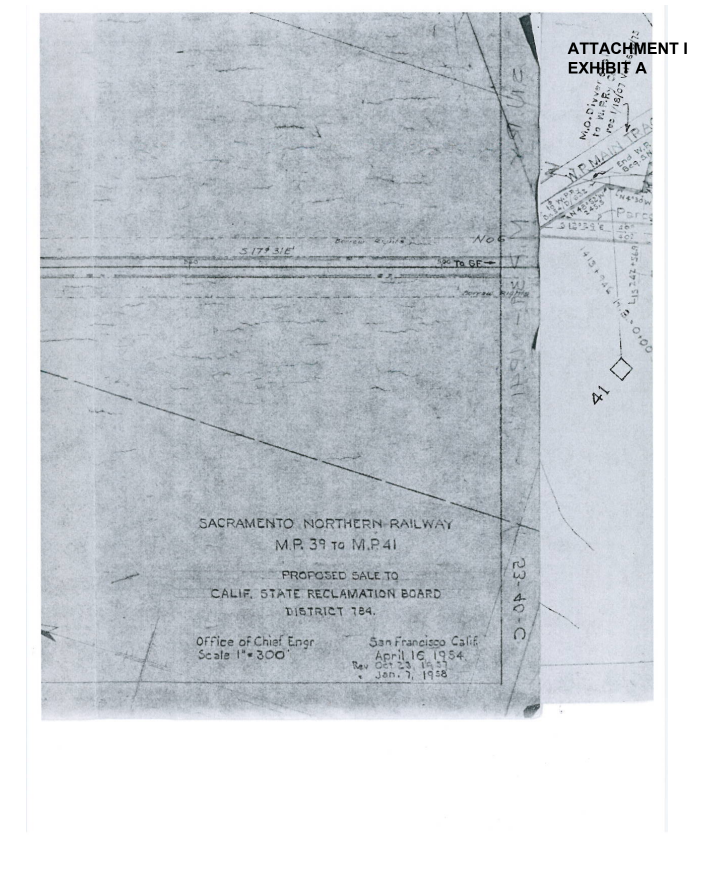
CHIEF ENGINEER AND GENERAL MANAGER, The Reclamation Board

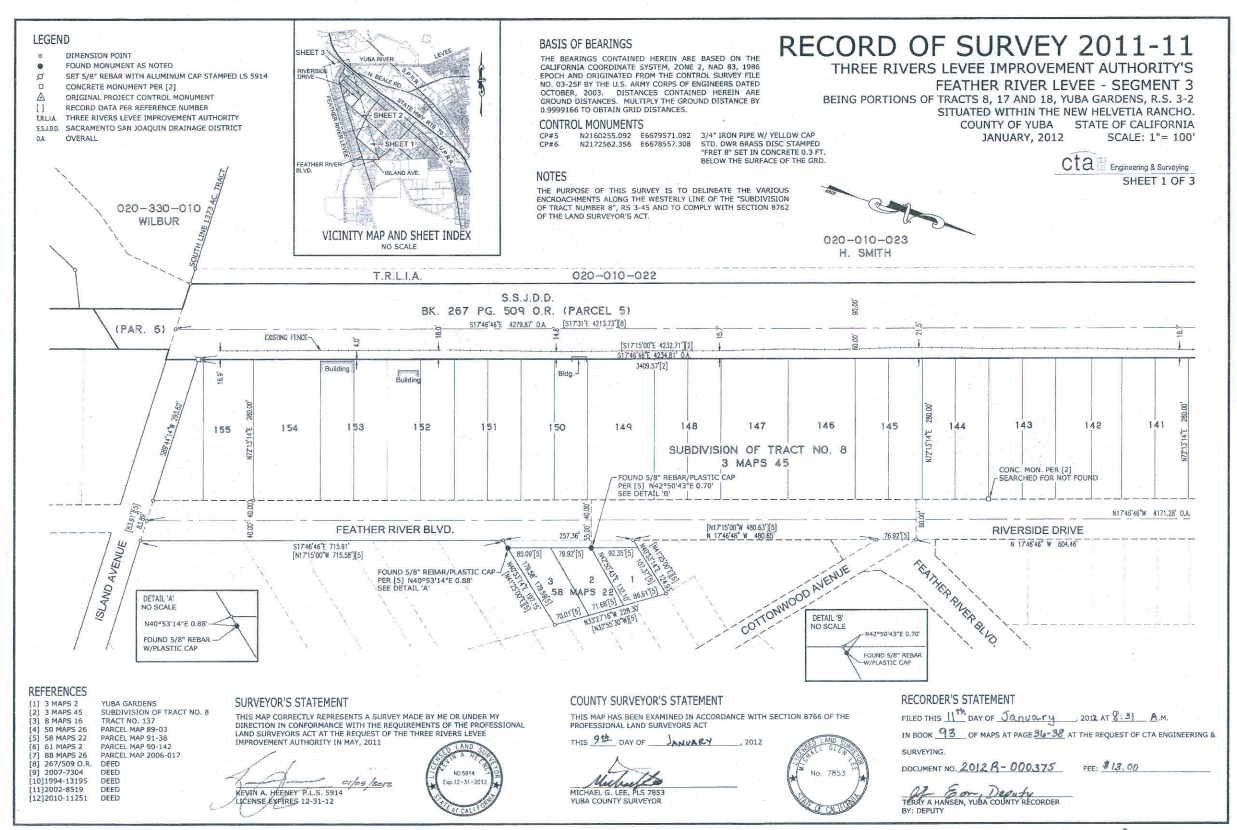




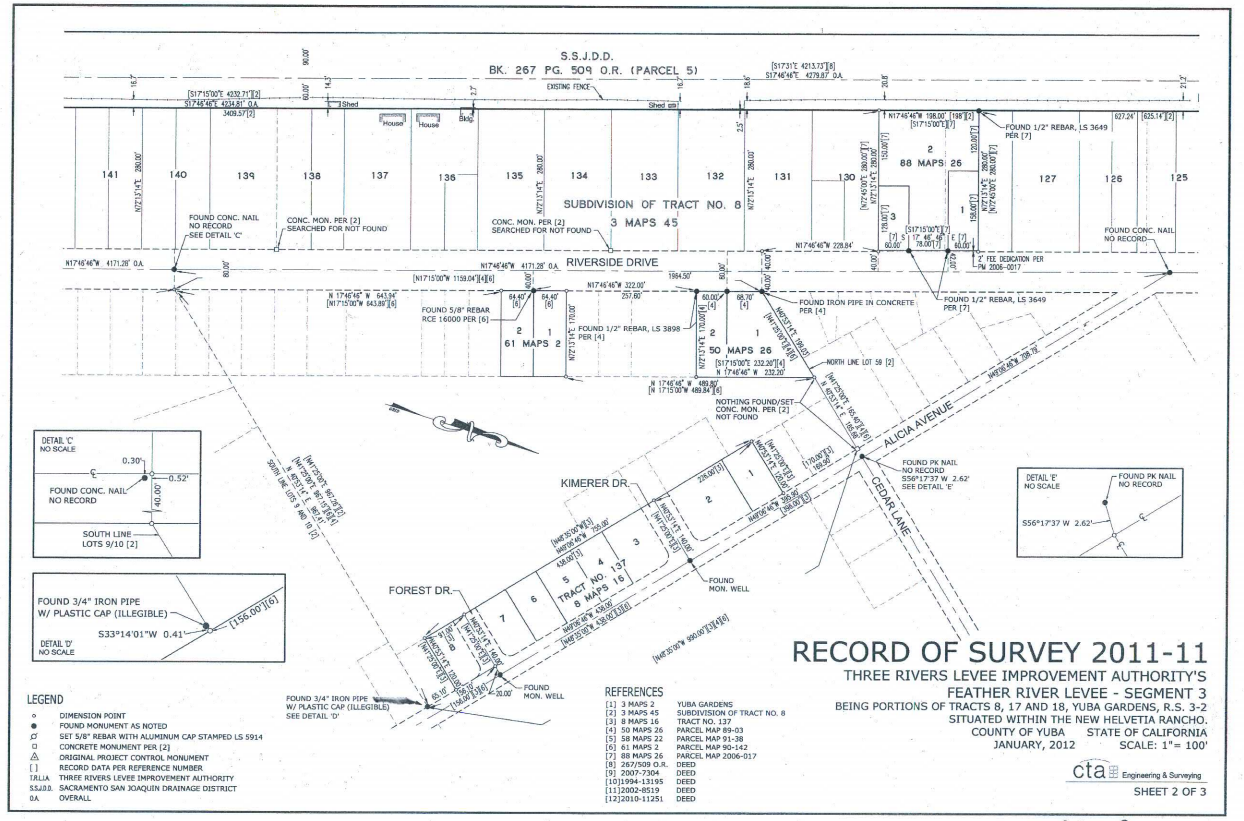








## **ATTACHMENT J**



## **ATTACHMENT J**

