Draft Environmental Impact Statement/Draft Environmental Impact Report on the
Natomas Levee Improvement Program
Phase 3 Landside Improvements Project

State Clearinghouse No. 2008072060

Prepared for:

US Army Corps of Engineers
Sacramento District

SAFCA
Sacramento Area Flood Control Agency

February 2009
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Phase 3 Landside Improvements Project

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February 2009
RIVERBANK ENHANCEMENT PROGRAM
ON THE
NATOMAS LEVEE IMPROVEMENT PROGRAM,
PHASE 3 LANDSIDE IMPROVEMENTS PROJECT

ABSTRACT

Lead Federal Agency: U.S. Army Corps of Engineers (USACE), Sacramento District

Lead State Agency: Sacramento Area Flood Control Agency (SAFCA)

The Natomas Levee Improvement Program (NLIP), Phase 3 Landside Improvements Project (Phase 3 Project), consists of improvements to the Natomas Basin’s perimeter levee system in Sutter and Sacramento Counties, California, and associated landscape and irrigation/drainage infrastructure modifications, as proposed by SAFCA. The overall purpose of the NLIP is to bring the entire 42-mile Natomas Basin perimeter levee system into compliance with applicable Federal and state standards for levees protecting urban areas. This draft environmental impact statement/draft environmental impact report (DEIS/DEIR) has been prepared by USACE and SAFCA in accordance with the requirements of the National Environmental Policy Act (NEPA) and the California Environmental Quality Act (CEQA), respectively, and evaluates the significant environmental impacts of the Phase 3 Project.

To implement the Phase 3 Project, SAFCA is requesting permission from USACE pursuant to Section 14 of the Rivers and Harbors Act of 1899 (33 United States Code [USC] 408, hereinafter referred to as “Section 408”) for alteration of Federal project levees; and Section 404 of the Clean Water Act (33 USC 1344, hereinafter referred to as “Section 404”) for the placement of fill in jurisdictional waters of the United States; and Section 10 of the Rivers and Harbors Act of 1899 (33 USC 403, hereinafter referred to as “Section 10”) for work performed in, under, or over navigable waters, and excavation of material from or deposition of material into navigable waters. This decision is a major Federal action with the potential to significantly affect the quality of the human environment; therefore, USACE has determined that an EIS is necessary. The Proposed Action also has the potential to cause significant environmental effects under CEQA; therefore, SAFCA has determined that an EIR is necessary.

The DEIS/DEIR describes the flood damage reduction issues and related problems and needs that would be addressed by the Phase 3 Project, identifies the Proposed Action and alternatives to the Proposed Action, and presents an analysis of the environmental impacts and mitigation measures associated with the Proposed Action and alternatives under consideration. The Proposed Action would result in significant and unavoidable adverse impacts on agricultural resources; land use, socioeconomics, and population and housing; special-status terrestrial species; cultural resources; transportation and circulation; air quality; noise; and visual resources.

Public Review and Comment:

The public comment period for the DEIS/DEIR begins on February 13, 2009 and closes on April 6, 2009. SAFCA will hold a public meeting before the SAFCA Board of Directors on Thursday, March 19, 2009 at 3:00 p.m. in the Sacramento County Board of Supervisors Chambers located at 700 H Street, Sacramento, California. For further information regarding the DEIS/DEIR, please contact Elizabeth Holland, USACE Sacramento District, Planning Division, 1325 J Street, Sacramento, CA, 95814, or email Elizabeth.G.Holland@usace.army.mil; or John Bassett, SAFCA Director of Engineering, 1007 7th Street, 7th Floor, Sacramento, CA 95814, or email BassettJ@saccounty.net.
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<td>BACT</td>
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<td>Water Quality Control Plan for the Sacramento and San Joaquin River Basins</td>
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<td>Biological Opinion</td>
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<td>ethylbenzene and total xylenes</td>
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CCAA  California Clean Air Act
CCR  California Code of Regulations
CDF  California Department of Forestry and Fire Protection
CEQ  Council on Environment Quality
CEQA  California Environmental Quality Act
CESA  California Endangered Species Act
CFR  Code of Federal Regulations
cfs  cubic feet per second
CLUPs  comprehensive airport land use plans
cmbs  centimeters below surface
CNDDB  California Natural Diversity Database
CNEL  community noise equivalent level
CNPS  California Native Plant Society
CO  carbon monoxide
CO₂  carbon dioxide
Common Features Project  American River Common Features Project
CRHR  California Register of Historical Resources
CTR  California Toxics Rule
CVFPB  Central Valley Flood Protection Board
CWA  Clean Water Act
cy  cubic yards
dB  decibels
dBA  A-weighted decibel
dbh  diameter at breast height
DDE  dichloro-diphenyl-dichloroethylene
DDT  dichloro-diphenyl-trichloroethane
Delta  Sacramento–San Joaquin Delta
DFG  California Department of Fish and Game
DOC  California Department of Conservation
DOGGR  State of California Department of Oil, Gas, and Geothermal Resources
DPFs  diesel particulate filters
DPSs  Distinct Population Segments
DSM  deep soil mixing
DTSC  Department of Toxic Substances Control
DWR  California Department of Water Resources
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<td>FMB</td>
<td>Foothill Metamorphic Belt</td>
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<td>FMMP</td>
<td>Farmland Mapping and Monitoring Program</td>
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<td>Fish and Wildlife Coordination Act</td>
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<td>giant garter snake</td>
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<td>GHG</td>
<td>greenhouse gas</td>
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<td>GRR</td>
<td>General Re-evaluation Report</td>
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<td>H:V</td>
<td>horizontal-to-vertical</td>
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<td>HAER</td>
<td>Historic American Engineering Record</td>
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<tr>
<td>hp</td>
<td>horsepower</td>
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<td>Historic Property Treatment Plan</td>
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<td>HTRW</td>
<td>hazardous, toxic, or radioactive waste</td>
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I-5  
I-80  
in/sec  
ISS  
ITE  

lb/day  
$L_{dn}$  
$L_{dn}/CNEL$  
LESA  
Local Funding EIR  
LOS  
LSCE  
LTMP  

M  
MBTA  
MLD  
mm  
MMP  
MMRP  
msl  
MTBE  

NAAQS  
NAHC  
NALP  
NBHCP  
NCC  
NCIC  
NCMWC  
NEIC  
NEMDC  
NEPA  
NFIP  

Interstate 5  
Interstate 80  
inch per second  
Initial Site Survey  
Institute of Transportation Engineers  
pounds per day  
day-night average noise level  
day-night average noise level/community noise equivalent level  
Land Evaluation and Site Assessment  
Environmental Impact Report on Local Funding Mechanisms for Comprehensive Flood Control Improvements for the Sacramento Area  
level of service  
Luhdorff & Scalmanini Consulting Engineers  
Long-Term Management Plan  
magnitude  
Migratory Bird Treaty Act  
Most Likely Descendant  
millimeter  
Mitigation and Monitoring Plan  
Mitigation Monitoring and Reporting Program  
mean sea level  
methyl tert-butyl ether  
national ambient air quality standards  
Native American Heritage Commission  
North Area Local Project  
Natomas Basin Habitat Conservation Plan  
Natomas Cross Canal  
North Central Information Center  
Natomas Central Mutual Water Company  
Northeast Information Center  
Natomas East Main Drainage Canal  
National Environmental Policy Act  
National Flood Insurance Program
NHPA  National Historic Preservation Act
NLEP  Natomas Levee Evaluation Program
NLIP  Natomas Levee Improvement Program
NMFS  National Marine Fisheries Service
NO\textsubscript{2}  nitrogen dioxide
NOA  naturally occurring asbestos
NOD  notice of determination
NOI  notice of intent
NOP  notice of preparation
NO\textsubscript{X}  oxides of nitrogen
NPDES  National Pollutant Discharge Elimination System
NRCS  Natural Resources Conservation Service
NRHP  National Register of Historic Places
NTR  National Toxics Rule

O&M  operations and maintenance
\textdegree C  Celsius
OEDP  Overall Economic Development Plan
OPR  Governor’s Office of Planning and Research

PA  Programmatic Agreement
PCBs  polychlorinated biphenyls
PGCC  Pleasant Grove Creek Canal
PG&E  Pacific Gas and Electric Company
Phase 1 Project  NCC South Levee Phase 1 Improvements
Phase 2 Project EIS  Environmental Impact Statement for 408 Permission and 404 Permit to Sacramento Area Flood Control Agency for the Natomas Levee Improvement Project, Sacramento, CA
Phase 3 Project  Phase 3 of the NLIP Landside Improvements Project
Phase 1 ESA  Phase I environmental site assessment
PM  particulate matter
PM\textsubscript{10}  respirable particulate matter less than 10 microns in diameter
PM\textsubscript{2.5}  fine particulate matter with an aerodynamic diameter of 2.5 micrometers or less
Porter-Cologne Act  Porter-Cologne Water Quality Control Act
PPV  peak particle velocity
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<td>Proposed Action</td>
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<td>Red Bluff Diversion Dam</td>
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<td>RCRA</td>
<td>Resource Conservation and Recovery Act</td>
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<td>U.S. Bureau of Reclamation</td>
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<td>RECs</td>
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<td>record of decision</td>
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<td>SACDOT</td>
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<td>SACOG</td>
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<td>Sacramento Area Flood Control Agency</td>
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<td>Senate Bill</td>
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<td>Sacramento County Airport System</td>
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<td>supplemental environmental impact report</td>
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<td>Sacramento Groundwater Authority</td>
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<td>State Historic Preservation Officer</td>
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<td>State Implementation Plan</td>
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<td>SIR</td>
<td>Supplemental Information Report</td>
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<td>SO$_2$</td>
<td>sulfur dioxide</td>
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<td>State Route</td>
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<td>SRA</td>
<td>shaded riverine aquatic</td>
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<td>STPs</td>
<td>shovel test pits</td>
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<td>SVAB</td>
<td>Sacramento Valley Air Basin</td>
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<td>SVP</td>
<td>Society of Vertebrate Paleontology</td>
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<td>SWPPP</td>
<td>Storm Water Pollution Prevention Plan</td>
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<td>SWRCB</td>
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<td>Abbreviation</td>
<td>Definition</td>
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<td>TAC</td>
<td>toxic air contaminant</td>
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<td>tert amyl methyl ether</td>
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<td>TBA</td>
<td>tert butyl alcohol</td>
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<td>T-BACT</td>
<td>toxic best available control technology</td>
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<td>TCPs</td>
<td>Traditional Cultural Properties</td>
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<td>total dissolved solids</td>
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<td>The Natomas Basin Conservancy</td>
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<td>TPD</td>
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<td>total petroleum hydrocarbons</td>
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<td>TPY</td>
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<td>trench remixing deep</td>
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<td>University of California Museum of Paleontology</td>
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<td>U.S. Geological Survey</td>
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<td>underground storage tank</td>
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<td>vibration decibels</td>
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<td>waste discharge requirements</td>
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<td>Wildlife Hazard Management Plan</td>
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<td>California Land Conservation Act</td>
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EXECUTIVE SUMMARY

ES.1 INTRODUCTION

The Natomas Levee Improvement Program (NLIP), Phase 3 Landside Improvements Project (Phase 3 Project), consists of improvements to a portion of the Natomas Basin’s perimeter levee system in Sutter and Sacramento Counties, California, and associated landscape and irrigation/drainage infrastructure modifications, as proposed by the Sacramento Area Flood Control Agency (SAFCA). SAFCA has initiated this effort in cooperation with the California Department of Water Resources and the Central Valley Flood Protection Board (hereinafter referred to together as “State”), and the U.S. Army Corps of Engineers (USACE) Sacramento District, with the aim of incorporating the NLIP into the Natomas components of the Federally authorized American River Common Features Project (Common Features Project).

The overall purpose of the NLIP is to bring the entire 42-mile Natomas Basin perimeter levee system into compliance with applicable Federal and state standards for levees protecting urban areas. The Landside Improvements Project, which is a component of the NLIP, consists of four phases. The Phase 3 Project is one of the four project phases, and includes proposed improvements affecting approximately 13 miles of the levee system. The Phase 1 Project has been completed. The Phase 2 Project has been analyzed in previous environmental documents (see Section ES.5, below) and is scheduled for construction beginning in 2009. The Phase 3 Project is the subject of this environmental impact statement/environmental impact report (EIS/EIR). The Phase 4 Project will be the subject of a future environmental document.

To implement the Phase 3 Project, SAFCA is requesting permission from USACE pursuant to Section 14 of the Rivers and Harbors Act of 1899 (33 United States Code [USC] 408, hereinafter referred to as “Section 408”) for alteration of Federal project levees; Section 404 of the Clean Water Act (33 USC 1344, hereinafter referred to as “Section 404”) for the placement of fill in jurisdictional waters of the United States; and Section 10 of the Rivers and Harbors Act of 1899 (33 USC 403, hereinafter referred to as “Section 10”) for work performed in, under, or over navigable waters, and excavation of material from or deposition of material into navigable waters. SAFCA may also need to obtain several state approvals or permits: Central Valley Flood Protection Board encroachment permit, California Surface Mining and Reclamation Act permit, Clean Water Act Section 401 water quality certification, Clean Water Act Section 402 National Pollutant Discharge Elimination System permit, California Fish and Game Code Section 2081 incidental-take authorization, California Fish and Game Code Section 1602 streambed alteration agreement, and permits from the Sacramento Metropolitan Air Quality Management District and the Feather River Air Quality Management District.

ES.2 PURPOSE AND INTENDED USES OF THIS DOCUMENT

This EIS/EIR has been prepared by USACE and SAFCA in accordance with the requirements of the National Environmental Policy Act (NEPA) and the California Environmental Quality Act (CEQA), respectively. This EIS/EIR evaluates the potential significant environmental impacts of the Phase 3 Project, and will be used to support the specific USACE decisions on whether to grant permission for the Phase 3 Project proposed by SAFCA pursuant to Section 408, Section 404, and Section 10; and the specific SAFCA decision regarding whether to approve the Phase 3 Project.

This EIS/EIR will also be used by CEQA responsible agencies, such as the Central Valley Flood Protection Board and Central Valley Regional Water Quality Control Board and trustee agencies, such as the California Department of Fish and Game, to ensure that they have met the requirements of CEQA before deciding whether to issue discretionary permits over which they have authority. It may also be used by other state and local agencies, including CEQA trustee agencies, that may have an interest in resources that could be affected by the project.
This EIS/EIR is not intended to be used for future development projects in the Basin.

For NEPA purposes, this EIS is tiered from USACE’s *EIS for 408 Permission and 404 Permit to Sacramento Area Flood Control Agency for the Natomas Levee Improvement Project, Sacramento, CA (Phase 2 Project EIS)* (November 2008), which evaluated impacts expected to result from the NLIP at a programmatic level. For CEQA purposes, this EIR is tiered from SAFCA’s *EIR on Local Funding Mechanisms for Comprehensive Flood Control Improvements for the Sacramento Area* (Local Funding EIR) (February 2007) and SAFCA’s *EIR on the Natomas Levee Improvement Program Landside Improvements Project* (2007 Landside or Phase 2 Project EIR) (November 2007), which also evaluated impacts expected to result from the NLIP.

**ES.3 LEAD AGENCIES AND COOPERATING AGENCY**

USACE is the Federal lead agency for NEPA, and SAFCA is the California lead agency for CEQA.

The Federal Aviation Administration (FAA) is serving as a cooperating Federal agency for NEPA because if SAFCA and USACE select an alternative that requires the Sacramento International Airport (Airport) to change its Airport Layout Plan or seek a release from Federal Airport Improvement Grant assurances, the FAA would use this EIS/EIR in exercising its decision-making authority under 49 USC 47107 regarding whether to approve those actions.

**ES.4 PROJECT LOCATION**

The Natomas Basin is located at the confluence of the American and Sacramento Rivers. Encompassing approximately 53,000 acres, the Basin extends northward from the American River and includes portions of the city of Sacramento, Sacramento County, and Sutter County. In addition to the American and Sacramento Rivers to the south and west, the Natomas Basin is bordered to the north by the Natomas Cross Canal (NCC) and to the east by the Pleasant Grove Creek Canal (PGCC) and the Natomas East Main Drainage Canal (NEMDC). The NCC diverts the runoff from a large watershed in western Placer and southern Sutter Counties around the Natomas area and is a major contributor to the flows in the upper reach of the Sacramento River channel in SAFCA’s jurisdiction. The NEMDC is an engineered channel along the southeastern flank of Natomas. Tributaries to the NEMDC include Dry Creek, Arcade Creek, Rio Linda Creek, Robla Creek, and Magpie Creek Diversion Channel. The Natomas Basin is protected from high flows in these tributaries and in the American and Sacramento Rivers by a Federal perimeter levee system.

The Natomas Basin floodplain is occupied by more than 83,000 residents and over $8.2 billion in damageable property, including the Airport and extensive urban development, primarily in the southern one-third of the Basin. The remaining agricultural lands in the Natomas Basin provide habitat for several important wildlife species. This habitat is protected under Federal and state laws, and expansion of the urban footprint into the remaining agricultural areas is governed by the *Natomas Basin Habitat Conservation Plan* (NBHCP), which is aimed at setting aside and conserving tracts of agricultural land that are needed to sustain the affected species.

**ES.5 PROJECT BACKGROUND AND PHASING**

As stated above, the overall purpose of the NLIP is to bring the entire 42-mile Natomas Basin perimeter levee system into compliance with applicable Federal and state standards for levees protecting urban areas. The Phase 3 Project is one component of the NLIP Landside Improvements Project, and includes proposed improvements affecting approximately 13 miles of the levee system.

The proposed improvements address identified deficiencies in the Natomas Basin perimeter levee system based on (1) design criteria used to certify levees as providing 100-year flood protection under regulations adopted by the Federal Emergency Management Agency (FEMA), (2) design criteria used by USACE and the State for the levees comprising the American River Common Features Project, and (3) design “200-year” water surface
elevations developed by SAFCA in cooperation with the State using hydrologic modeling data developed by USACE and the State as part of the Sacramento–San Joaquin River Basins Comprehensive Study.

Although SAFCA anticipates that all segments of the Natomas perimeter levee system will eventually be improved to meet all of the above design criteria, SAFCA is partnering with the California Department of Water Resources to implement FloodSafe California using grant funding to initiate early implementation of improvements (early implementation project) for the segments that do not currently meet the 100-year design criteria adopted by FEMA. SAFCA proposes to complete these improvements by the end of 2011. Phases 1–4 of the NLIP Landside Improvements Project constitute the “early implementation project.” The remaining segments of the perimeter levee system would be improved by USACE to meet State standards for the “200-year” design water surface elevation. This will require Congressional authorization to expand the scope of the already authorized Common Features Project based on a General Re-evaluation Report (GRR) to be completed by USACE for presentation to Congress in 2010. SAFCA is coordinating with USACE to ensure that the planning and design of the early implementation project are consistent with applicable USACE planning, engineering, and design guidelines. While the GRR will be a separate report with its own environmental documentation, USACE and SAFCA recognize that Federal actions taken in connection with the early implementation project will need to be appropriately reflected in the GRR.

To move forward as quickly as possible to reduce the risk of flooding in the Natomas Basin, SAFCA has identified the broad outlines of the early implementation project at a program level of detail and developed an incremental implementation strategy based on carrying out the project in four phases, with each phase contributing independently and cumulatively to achieving flood risk reduction. Each individual project phase would contribute to increased flood protection for the Natomas Basin, and thus has independent utility. However, no single project phase would achieve the overall project objective of 100-year flood protection to the entire Basin. The NLIP, as a program, has independent utility from the other areas under consideration in the GRR because the NLIP will provide added flood protection to an entire area (similar to a ring levee) and this increased flood protection is not dependent on the outcome of the GRR. The four phases of the project are as follows:

- The Phase 1 Project involved improvements to address underseepage deficiencies affecting a 1.9-mile segment of the NCC south levee. The environmental impacts of these improvements were evaluated in the Local Funding EIR, which the SAFCA Board certified in February 2007. These improvements were constructed in 2007 and 2008.

- The Phase 2 Project focuses on improvements to address remaining underseepage and levee height deficiencies along the entire 5.3-mile length of the NCC south levee as well as underseepage, erosion, encroachment, and levee height deficiencies along the upper 4.5 miles of the Sacramento River east levee. The environmental impacts of these improvements are evaluated in detail in the EIR on the Natomas Levee Improvement Program, Landside Improvements Project (Phase 2 Project EIR), which the SAFCA Board certified in November 2007, and the EIS for 408 Permission and 404 Permit to SAFCA for the Natomas Levee Improvement Project, Sacramento, CA (Phase 2 Project EIS), for which a record of decision (ROD) was issued in January 2009. USACE also issued the 408 permission and 404 permit for the Phase 2 Project in January 2009. Since the November 2007 certification of the Phase 2 Project EIR, SAFCA has made minor modifications to the design of the Phase 2 Project. A supplemental EIR (Phase 2 Project SEIR) was prepared by SAFCA to evaluate these modifications; the SAFCA Board of Directors certified the SEIR in January 2009, at which time the Board also approved the modifications to the Phase 2 Project. The Phase 2 Project could be constructed on a stand-alone basis, assuming no further action on the balance of the NLIP is taken. Construction is planned to begin in early 2009 and is anticipated to be completed in 2009, assuming receipt of all required environmental clearances and permits.

- The Phase 3 Project, which is the subject of this EIS/EIR, focuses on underseepage, erosion, encroachment, and levee height deficiencies along 4.5 miles of the Sacramento River east levee, 3.2 miles of the PGCC west levee, and 6.2 miles of the NEMDC west levee. If permitted, these improvements could be constructed in
concert with the Phase 2 Project. Construction is planned to begin in 2009 and to be completed in 2010, assuming receipt of all required environmental clearances and permits.

- The Phase 4 Project focuses on underseepage, erosion, encroachment, and levee height deficiencies along 9 miles of the Sacramento River east levee, 7.1 miles of the NEMDC west levee, and 2.1 miles of the American River north levee. The environmental impacts of these improvements were evaluated at a program level in the Local Funding EIR. The project-specific impacts of the Phase 4 Project will be evaluated in a separate EIS/EIR in 2009. Construction is planned to begin in 2010 and be completed in 2011, assuming receipt of all required environmental clearances and permits.

Each of the project phases discussed above also includes associated habitat, drainage, irrigation, and related infrastructure improvements.

**ES.6 NEED FOR ACTION**

The need for the action is to reduce the flood risk to the Natomas Basin. The need for the NLIP was initially outlined in the *Natomas Levee Evaluation Study Final Report Prepared for SAFCA in Support of the Natomas Basin Components of the American River Common Features* (July 14, 2006), which concluded that segments of the Natomas perimeter levee system have the following problems for both the FEMA 100-year and the “200-year” design water surface elevations:

- inadequate levee height,
- through-levee seepage and foundation underseepage with excessive hydraulic gradients,
- embankment instability, and
- susceptibility to riverbank erosion and scour.

Although not highlighted in the levee evaluation, portions of the perimeter levee system, particularly along the east levee of the Sacramento River, are also subject to vegetative and structural encroachments into the levee prism.

The Natomas Basin floodplain is occupied by over 83,000 residents and $8.2 billion in damageable property. Although previous improvements to the Natomas Basin perimeter levee system, completed as part of the Sacramento Urban Levee Reconstruction Project and the North Area Local Project, have significantly improved flood protection for the area, the Natomas Basin remains vulnerable to flooding in a less than 100-year flood event. Uncontrolled flooding in the Natomas Basin floodplain in a flood exceeding a 100-year event could result in $7.4 billion in damage (this excludes the Airport facilities) (SAFCA 2007b). Resulting damage could hinder community growth, stability, and cohesion. Flooding could also release toxic and hazardous materials, contaminate groundwater, and damage the metropolitan power and transportation grids. The disruption in transportation that could result from a major flood could affect the Airport and interstate and state highways. In addition, displacement of residents, businesses, agriculture, and recreational areas could occur.

In January 2008, FEMA proposed remapping the Natomas Basin as an AE zone. The designation took effect in December 2008. FEMA defines AE zones as areas with a 1% annual chance of flooding. The designation requires the bottom floor of all new buildings be constructed at or above base flood elevation—as little as 3 feet in some areas of the Natomas Basin but up to 20 feet above the ground level in much of the Basin. This designation effectively stopped all development projects that were not issued building permits before the new map took effect.

**ES.7 PROJECT PURPOSE/PROJECT OBJECTIVES**

SAFCA’s project objectives adopted in connection with the NLIP are: (1) provide at least a 100-year level of flood protection to the Natomas Basin as quickly as possible, (2) provide “200-year” protection to the Basin over time, and (3) avoid any substantial increase in expected annual damages as new development occurs in the Basin.
The first two project objectives would reduce the residual risk of flooding sufficiently to meet the minimum requirements of Federal and state law for urban areas like the Natomas Basin. The third project objective is a long-term objective of SAFCA’s.

The overall purpose of the project is to develop and select an alternative that would reduce the risk of flood damage in the Natomas Basin. Some residual risk will always remain, however, in any flood damage reduction system. USACE must make decisions on whether or not to grant permission for SAFCA’s Phase 3 Project to alter the Natomas Basin levee system (Federal project levees) under Section 408 and issue permits under Section 404 and Section 10. USACE decisions contemplated by this EIS/EIR pertain only to the proposed Phase 3 Project, which is the subject of this EIS/EIR.

Additional project objectives that have informed SAFCA’s project design are to:

1. Use flood damage reduction projects in the vicinity of the Airport to facilitate management of Airport lands in accordance with the Airport’s Wildlife Hazard Management Plan; and

2. Use flood damage reduction projects to increase the extent and connectivity of the lands in the Natomas Basin being managed to provide habitat for giant garter snake, Swainson’s hawk, and other special-status species.

SAFCA’s approach to defining flood risk reduction accomplishments level of protection (system performance) differs from that of USACE. References in this document to levels of flood protection are based on SAFCA’s “best estimate” approach (FEMA’s and the state’s current method) and should not be taken as USACE concurrence that such levels would be achieved based on USACE’s approach of incorporating risk and uncertainty in the estimate of system performance. In any case, flood risk to the Natomas Basin would be considerably reduced by the project.

ES.8 ALTERNATIVES SCREENING

SAFCA formulated a range of action alternatives intended to achieve the specific project objectives through the following steps:

- Identification of the deficiencies that must be addressed to provide at least 100-year flood protection as quickly as possible;
- Identification of feasible remedial measures to address the deficiencies;
- Determination of the likely significant environmental impacts of the remedial measures;
- Development of a reasonable range of flood damage reduction alternatives around the remedial measures;
- Identification of the deficiencies in the Natomas levee system that must be addressed to provide “200-year” flood protection; and
- Addition of measures to ensure that each alternative would improve aviation safety, maintain habitat values, and contribute to the long-term operability of the Natomas Basin’s agricultural irrigation and drainage infrastructure.

Alternatives screening for the overall NLIP has been undertaken by SAFCA in a systematic manner through several environmental documents as described in Appendix I, “Alternatives Formulation and Screening Details.”
Numerous alternatives have been considered by SAFCA to provide flood risk reduction to the Natomas Basin. Many alternatives have been evaluated and eliminated from further consideration during completion of the following previous environmental documents:

- *Environmental Impact Report on Local Funding Mechanisms for Comprehensive Flood Control Improvements for the Sacramento Area* (SAFCA 2007a), State Clearinghouse Number 2006072098 (Local Funding EIR);
- *Environmental Impact Report on the Natomas Levee Improvement Program, Landside Improvements Project* (SAFCA 2007c), State Clearinghouse Number 2007062016 (Phase 2 Project EIR); and

The following alternatives that could contribute to addressing the Natomas Basin’s flood problems and needs were reviewed and eliminated from further consideration in the 2007 Landside EIR and the Phase 2 Project EIS. These eliminated alternatives, which are hereby incorporated by reference, are summarized as follows:

- **Yolo Bypass Improvements.** This measure would involve lengthening the Fremont Weir and widening the Yolo Bypass to increase the amount of flood water conveyed through the bypass and reduce the amount of flood water conveyed through the Sacramento River channel downstream of the weir. This alternative was rejected because (1) it would be too costly for SAFCA to implement; (2) even following implementation of this alternative, some levee height increases and substantial seepage and underseepage and slope stability remediation would still be required for the perimeter levee system, adding to the costs of the bypass alternative; (3) the bypass improvements would lie outside of SAFCA’s jurisdiction and would require Federal, state, and local cooperation and funding; and (4) the project objective of restoring 100-year flood protection to the Natomas Basin could not be achieved as quickly as possible using the Proposed Action. (Considered and eliminated in Phase 2 Project EIS.)

- **Reduced Natomas Urban Levee Perimeter.** This measure would involve construction of a cross levee running east to west across the Natomas Basin along an alignment north of Elkhorn Boulevard to protect existing developed areas in the City and County of Sacramento. This alternative was rejected because (1) it is inconsistent with current Federal and state authorizations and would strand Federal, state, and local investments already made in improving the NCC south levee and Sacramento River east levee pursuant to past Congressional authorization; (2) it would result in the need to raise State Route (SR) 99/70 or otherwise protect SR 99/70 from flooding; (3) it would divide Reclamation District 1000 and disrupt several portions of the Natomas Basin irrigation and drainage system and require reconfiguration of these systems; (4) it would present significant barriers to achieving the goals of the NBHCP; (5) it would have substantially greater costs than other alternatives without achieving any additional flood damage reduction benefit; (6) it would not protect existing residential, commercial, and industrial development in the Sutter County portion of the Basin north of the cross levee, and (7) it would leave a portion of the Basin currently planned for development by Sutter County (i.e., *Sutter Pointe Specific Plan* mixed-use development project) outside the urban levee perimeter and likely cause Sutter County to exercise its rights under SAFCA’s joint exercise of powers agreement to prevent the expenditure of Consolidated Capital Assessment District funds on this measure. (Considered and eliminated in Phase 2 Project EIS and Local Funding EIR.)

- **Construction of a New Setback Levee.** This alternative would involve construction of a 5-mile-long levee along the northern reaches of the Sacramento River east levee parallel to the existing levee alignment but set...
back from the existing alignment by 500–1,000 feet. This alternative was rejected because it is infeasible because of (1) the presence of waterside residences along the existing levee from approximately the southern end of Reach 2 of the Sacramento River east levee (north of Riego Road) in the north to the American River north levee in the south, and the need to maintain access to these residences from Garden Highway; (2) the proximity of the Sacramento River east levee to the Airport, and the need to prevent project features from increasing potential hazards to aviation safety; and (3) the possibility that utility relocations (power poles) and flood damage reduction measures could encroach into surface slopes of Airport runway approach zones. (Considered and eliminated in Phase 2 Project EIR.)

- **Raise Levee in Place with a 1,000-Foot Levee Setback in the Upper 1.4 Miles along the Sacramento River East Levee.** This alternative would have provided a location for a substantial amount of tree planting on the water side of the setback levee, contributing to the offsetting mitigation for the loss of the trees that may need to be removed along the existing levee to meet USACE criteria. This alternative was rejected because it was unlikely that the new setback levee would provide 100-year flood protection per USACE criteria. (Considered and eliminated in Phase 2 Project EIR.)

- **Construct an Adjacent Setback Levee with a 500-Foot Levee Setback in the Upper 1.4 Miles along the Sacramento River East Levee.** This alternative was evaluated because it would provide the opportunity for partially offsetting the loss of landside tree groves through the establishment of new riparian plantings in the levee setback area as well as woodland plantings on the land side of the adjacent setback levee. This alternative was rejected because it would require substantially greater quantities of borrow material with greater impacts on important farmland and transportation and circulation. (Considered and eliminated in Phase 2 Project EIR.)

- **No SAFCA Levee Improvements—Private Levees in Natomas.** This alternative was analyzed assuming that there would be no SAFCA project providing flood protection in the Basin, thus causing private developers to separately fund and implement individual flood protection in the form of private compartment levees that would protect new developments. This alternative was rejected because it would (1) only partially meet the first objective of providing 100-year flood protection, (2) potentially lead to increased fragmentation of habitat for special-status species, and (3) increase projected flood damages without a commensurate reduction in flood risk. (Considered and eliminated in Phase 2 Project EIR and Local Funding EIR.)

- **Natomas 100-Year Protection.** SAFCA analyzed the impacts associated with creation of one new assessment district, which would provide only 100-year flood protection to the Natomas Basin, and which would use funding raised through existing Capital Assessment District Number 3 to provide the local share of the cost of completing improvements to provide 100-year flood protection to the lower American River and South Sacramento Streams Group areas (SAFCA 2007a). This alternative was rejected because it would fail to provide groundwork for the creation of “200-year” protection over time (SAFCA 2007a). (Considered and eliminated in Local Funding EIR.)

The following additional alternatives that could contribute to addressing the Natomas Basin’s flood problems and needs were evaluated and eliminated from further consideration either in the Phase 2 EIS (No-Action Alternative-Airport Compartment Levee) or in this EIS/EIR (Cultural Resources Impact Reduction Alternative):

- **No-Action Alternative—Airport Compartment Levee.** The Phase 2 Project EIS evaluated and eliminated from further consideration the No-Action Alternative—Airport Compartment Levee Alternative. The prior discussion of which is hereby incorporated by reference, is summarized as follows (see also Appendix I, “Alternatives Formulation and Screening Details,” for a summary of the impacts associated with the Airport Compartment Levee). With no authorization of the Phase 3 Project, SAFCA would not be able to provide the Natomas Basin with at least a 100-year level of flood protection by the end of 2010 and would not be able to facilitate achieving a “200-year” level of protection by the end of 2012. Federal and state floodplain regulations would prevent new development in most of the Natomas Basin. The Airport would either be
compelled to operate within its existing footprint, abandoning its current plans for modernization and expansion, or, alternatively, the Airport may construct its own limited flood damage reduction structure (i.e., a ring levee) to protect existing facilities and its expansion area. This alternative is not carried forward for further evaluation in the Phase 3 Project EIS/EIR for the following reasons: (1) construction of a separate levee around the Airport would be under the responsibility and jurisdiction of another agency (Sacramento County Airport System), over which SAFCA would have no jurisdiction, and would require a process that is completely separate from the Proposed Action; (2) the timeline for that process is unknown and there are no design plans that would enable an accurate evaluation of potential environmental impacts; and (3) the action would require a separate CEQA and potentially NEPA environmental process and analysis. (Considered and eliminated in Phase 2 Project EIS/EIR.) In addition to the reasons provided in the Phase 2 EIS, implementation of the Airport Compartment Levee would not meet any of the goals and objectives of the project; the residents, residences, and businesses within the Natomas Basin would not receive flood protection; implementation of the Airport Compartment Levee would only protect the Airport; and SCAS has not proposed such a project and, therefore, it is not considered “reasonably foreseeable.”

- **Cultural Resources Impact Reduction Alternative.** The Proposed Action includes construction of deep cutoff walls in the Sacramento River east levee Reaches 5A–9B, which have the potential to result in significant and unavoidable impacts on known prehistoric resources, previously unidentified cultural resources, and human remains, as described in Section 4.10, “Cultural Resources.” Construction of a 500-foot berm rather than deep cutoff walls would avoid the deep ground-disturbing work that may adversely affect potential cultural resources while still achieving flood damage reduction objectives. This alternative was rejected because (1) environmental impacts on nine environmental topic areas (hydrology and hydraulics, sensitive aquatic habitats, vegetation and wildlife, special-status terrestrial species, paleontological resources, transportation and circulation, air quality, visual resources, utilities and service systems, and hazards and hazardous materials) would be potentially more substantial than those associated with the Proposed Action; and (2) there would be a net increase in the number, intensity, and severity of environmental impacts relative to the Proposed Action. (Considered and eliminated in Phase 3 Project EIS/EIR.) (See Appendix 1, “Alternatives Formulation and Screening Details,” for analyses of each specific environmental issue area.)

**ES.9.2 ALTERNATIVES CARRIED FORWARD FOR EVALUATION IN THIS EIS/EIR**

Three alternatives, one no-action and two action alternatives, were carried forward for detailed analysis in the EIS/EIR: the No-Action Alternative (which includes two components: No Construction and Potential Levee Failure), the Adjacent Setback Levee Alternative (Proposed Action), and the Levee Raise-in-Place Alternative. These alternatives are summarized below and described in detail in Chapter 2.0, “Alternatives.” The major project elements of the action alternatives are summarized in Table ES-1.

The **No-Action Alternative**, under NEPA, is the expected future without-project conditions; under CEQA, it is the existing condition at the time the notice of preparation was published (July 18, 2008), as well as what would be reasonably expected to occur in the foreseeable future if the project were not approved. The No-Action Alternative assumes the Phase 1 and Phase 2 Projects are implemented. This alternative consists of the conditions that would be reasonably expected to occur in the foreseeable future if no additional permissions to alter the existing levees or discharge dredged or fill material into waters of the United States would be granted. Different scenarios are possible under this circumstance. On one hand, no construction would occur and thus, no construction-related impacts would occur, under this alternative (this scenario is referred to in the EIS/EIR as “No Construction”). However, without improvements to the Natomas perimeter levee system (e.g., implementation of one of the action alternatives, described below), the Natomas area would be designated as a special flood hazard area; new development would be effectively precluded in most areas of the Natomas Basin; and existing residential, commercial, and industrial developments in the Natomas Basin would remain subject to a significant risk of flooding. Because a levee failure and subsequent flooding is considered reasonably foreseeable, if the project were not approved, the EIS/EIR includes an analysis of the resulting potential impacts (this scenario is referred to in the EIS/EIR as “Potential Levee Failure”).
<table>
<thead>
<tr>
<th>Major Project Elements</th>
<th>Adjacent Setback Levee Alternative (Proposed Action)</th>
<th>Levee Raise-in-Place Alternative</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sacramento River east levee Reaches 5A–9B: Levee raising and seepage remediation</td>
<td>Construct a raised adjacent setback levee from just north of Elverta Road to just south of Interstate 5 (Reaches 5A–9B) with cutoff walls, seepage berms, and relief wells where required to reduce seepage potential.</td>
<td>Raise the existing levee and flatten the landside slope in Reaches 5A–9B, and construct cutoff walls, seepage berms, and relief wells for seepage remediation as required.</td>
</tr>
<tr>
<td>Riverbank erosion control</td>
<td>None</td>
<td>Implement erosion control improvements along approximately 1,260 feet of river bank at the waterside toe of the Sacramento River east levee at River Mile 73.5 (Site G in Reach 6A).</td>
</tr>
<tr>
<td>PGCC west levee: Levee raising, slope flattening, and widening; and seepage remediation</td>
<td>Raise the existing levee between Howsley Road and Sankey Road, flatten and widen the levee slopes, and construct cutoff walls or seepage berms to reduce seepage potential.</td>
<td>Same as the Proposed Action</td>
</tr>
<tr>
<td>NEMDC west levee from Elkhorn Boulevard to NEMDC Stormwater Pumping Station: Levee widening and flattening and seepage remediation</td>
<td>Widen and flatten the slopes of the existing levee between Elkhorn Boulevard and the NEMDC Stormwater Pumping Station and construct a cutoff wall to reduce seepage potential.</td>
<td>Same as the Proposed Action</td>
</tr>
<tr>
<td>NEMDC west levee from NEMDC Stormwater Pumping Station to Northgate Boulevard: Seepage and slope stability remediation</td>
<td>Construct a cutoff wall in the existing levee and/or reconstruct portions of the levee from the NEMDC Stormwater Pumping Station to Northgate Boulevard where required to reduce seepage potential and slope instability.</td>
<td>Same as the Proposed Action</td>
</tr>
<tr>
<td>Relocation of approximately 9,400 feet of the Elkhorn Canal (highline irrigation canal) downstream of Elkhorn Reservoir</td>
<td>Pipe the canal between the new adjacent setback levee and Teal Bend Golf Club in Reaches 6B and 7, and in an area adjacent to the landside residential properties in Reach 8; and reconstruct the canal parallel to the adjacent setback levee at a distance of approximately 200 feet from the levee in Reaches 7–9A.</td>
<td>Same as the Proposed Action</td>
</tr>
<tr>
<td>Construction of a new GGS/Drainage Canal downstream of Elkhorn Reservoir</td>
<td>Construct a new canal designed to provide drainage and associated giant garter snake habitat (GGS/Drainage Canal) between Elkhorn Reservoir and the West Drainage Canal at I-5.</td>
<td>Same as the Proposed Action</td>
</tr>
<tr>
<td>Reconstruction of RD 1000 Pumping Plant No. 2</td>
<td>Reconstruct the existing landside drainage pumping plant with intake structure, a pump station, piping over the adjacent setback levee, and an outfall structure on the waterside of the Sacramento River east levee; and improve the intake channel east of the pumping plant entrance.</td>
<td>Same as the Proposed Action</td>
</tr>
</tbody>
</table>
### Table ES-1
Summary of the Major Project Elements of the Proposed Action and the Levee Raise-in-Place Alternative

<table>
<thead>
<tr>
<th>Major Project Elements</th>
<th>Adjacent Setback Levee Alternative (Proposed Action)</th>
<th>Levee Raise-in-Place Alternative</th>
</tr>
</thead>
<tbody>
<tr>
<td>Habitat creation and management</td>
<td>Establish a new drainage canal to provide connectivity of aquatic habitat; establish perennial native grasses on levee slopes, seepage berms, and operation and maintenance areas; recontour the land and preserve rice and field crop habitat at borrow locations; and establish woodlands consisting of native riparian species at locations along the Sacramento River east levee.</td>
<td>In addition to the elements of the Proposed Action, purchase credits from a local mitigation bank to offset the removal of trees from the water side of the existing levee to meet USACE design criteria.</td>
</tr>
<tr>
<td>Infrastructure relocation and realignment</td>
<td>Realign and relocate local irrigation and drainage canals and other infrastructure, such as utility poles, as needed to accommodate the flood damage reduction measures.</td>
<td>Same as the Proposed Action</td>
</tr>
<tr>
<td>Landside vegetation removal</td>
<td>In Reaches 10–12A of the Sacramento River east levee, clear vegetation along the landside of the levee in a 670-foot-wide corridor to prepare for future flood damage reduction work.</td>
<td>Same as the Proposed Action</td>
</tr>
<tr>
<td>Right-of-way acquisition</td>
<td>Land within the Phase 3 Project footprint would be acquired along the Sacramento River east levee Reaches 5A–9B, the PGCC west levee, the NEMDC west levee between Elkhorn Boulevard and Northgate Boulevard, and at borrow sites associated with the Phase 3 Project.</td>
<td>Same as the Proposed Action, except less land would be needed to accommodate the narrower levee footprint in Reaches 5A–9B.</td>
</tr>
<tr>
<td>Encroachment management</td>
<td>Remove encroachments as required to meet USACE, CVFPB, and FEMA criteria.</td>
<td>Remove substantial encroachments from the water side and land side of the Phase 3 Project Sacramento River east levee reaches and land side of the other NLIP project levee segments to ensure that the levees can be certified as meeting the minimum requirements of the National Flood Insurance Program and USACE encroachment guidance.</td>
</tr>
<tr>
<td>Borrow site reclamation</td>
<td>Excavate earthen material at the borrow sites and then return the sites to post-construction uses or suitable replacement habitat.</td>
<td>Same as the Proposed Action</td>
</tr>
<tr>
<td>Reconfigure Airport West Ditch</td>
<td>Modify irrigation distribution and agricultural drainage systems and infrastructure to allow for dewatering of the Airport West Ditch</td>
<td>Same as the Proposed Action</td>
</tr>
</tbody>
</table>

The **Adjacent Setback Levee Alternative (Proposed Action)** focuses on underseepage, erosion, encroachment, and levee height deficiencies along 4.5 miles of the Sacramento River east levee, 3.2 miles of the PGCC west levee, and 6.2 miles of the NEMDC west levee.

The **Levee Raise-in-Place Alternative** would be the same as the Proposed Action, except for levee raising and seepage remediation along the Sacramento River east levee in Reaches 5A–9B and the expected removal of encroachments from these reaches of the Sacramento River east levee.

If permitted, either of the action alternatives could be constructed at the same time as the Phase 2 Project. Construction is planned to begin in 2009, assuming receipt of all required environmental clearances, permits, and approvals for project implementation.

**ES.10 MAJOR CONCLUSIONS OF THE ENVIRONMENTAL ANALYSIS**

The potential environmental impacts of the Proposed Action and alternatives under consideration, and mitigation measures to avoid, eliminate, minimize, or reduce the significant and potentially significant impacts to less-than-significant levels, are summarized in Table ES-2 (presented at the end of this executive summary). This table also presents additional information on the impacts, including duration and quantification, where available, to provide a comparison among the alternatives.

**ES.10.1 SIGNIFICANT AND UNAVOIDABLE IMPACTS OF THE ACTION ALTERNATIVES**

A significant and unavoidable impact is one that would result in a substantial or potentially substantial adverse effect on the environment and that could not be reduced to a less-than-significant level even with implementation of applicable feasible mitigation.

The following impacts of the Proposed Action were found to be significant and unavoidable. Most of these impacts would be temporary and related to construction activities. Where feasible mitigation exists, it has been included to reduce these impacts; however, the mitigation would not be sufficient to reduce the impacts to a less-than-significant level. The following impacts are presented in the order they appear in Chapter 4.0, “Environmental Consequences and Mitigation Measures.”

- conversion of Important Farmland to nonagricultural uses;
- conflicts with lands under Williamson Act\(^1\) contracts;
- potential to physically divide or disrupt an established community;
- impacts on Swainson’s hawk and other special-status birds;
- potential damage or disturbance to known prehistoric resources from ground-disturbance or other construction-related activities;
- potential damage to or destruction of previously undiscovered cultural resources from ground-disturbance or other construction-related activities;
- potential discovery of human remains during construction;
- temporary increase in traffic on local roadways;

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\(^1\) The California Land Conservation Act of 1965 is commonly known as the Williamson Act (California Government Code Section 51200 et seq.).
Some Garden Highway residents would also be more greatly affected with the Levee Raise-in-Place Alternative than with the Proposed Action because of the potential approximately 8–12-week closure of 1.5- to 2-mile sections of Garden Highway.

**ES.10.2 CUMULATIVE IMPACTS OF THE ACTION ALTERNATIVES**

Significant cumulative impacts associated with the Proposed Action would be as follows:

- **Agricultural Resources**: Project implementation would involve the permanent conversion of large acreages of Important Farmland (Prime Farmland and Farmland of Statewide Importance), which cannot feasibly be replaced. Historically, agricultural land in the Natomas Basin, much of it Prime Farmland and other categories of Important Farmland, has been converted to residential and commercial development. The project would contribute to this loss.

- **Cultural Resources**: Known or unknown archaeological resources could be disturbed, and cultural resources damaged or destroyed during construction activities. This would contribute to a historical trend in the loss of these resources as artifacts of cultural significance and as objects of research importance.

- **Air Quality**: The Proposed Action, in combination with probable future projects, would contribute to air pollutant emissions in Sutter and Sacramento Counties, and to the nonattainment status of the Feather River Air Quality Management District (FRAQMD) and the Sacramento Metropolitan Air Quality Management District (SMAQMD) for ozone and PM$_{10}$.

In addition to the significant cumulative impacts listed above for the Proposed Action, implementation of the Levee Raise-in-Place Alternative would also result in the following significant cumulative impacts:
► **Fisheries:** The loss of shaded riverine habitat along the Sacramento River to conform with USACE guidance regarding levee encroachments (particularly vegetation on levees), and reduction in input of woody debris associated with this removal, could contribute to a cumulatively considerable effect; it is unknown whether adequate mitigation could be provided to compensate for this impact because conformance with the USACE guidance is expected to disallow the implementation of any measures that would restore, replace, or rehabilitate any loss of SRA habitat along the Sacramento River in the vicinity of the project. Further, compensation for SRA habitat loss would be limited to the purchase of SRA habitat credits at an authorized mitigation bank; currently, however, there are no known mitigation banks with SRA habitat credits on the Sacramento River.

► **Special-Status Terrestrial Species:** Removal of riparian woodlands from the water side of the Sacramento River east levee would decrease the overall value as habitat for various species; this woodland supports active Swainson’s hawk nests, elderberry shrubs, and other important biological resources. While the woodland restoration and preservation proposed for the Levee Raise-in-Place Alternative may be adequate to offset the removal of landside woodlands, these replacement woodlands would not be adequate to compensate for the extensive loss of mature waterside vegetation. Additional woodland mitigation could be provided through the purchase of credits from an authorized woodland mitigation bank; however, there are currently no such banks in operation along the Sacramento River.

**ES.11 AREAS OF CONTROVERSY AND ISSUES TO BE RESOLVED**

**ES.11.1 AREAS OF CONTROVERSY**

Comments received from agencies and interested parties during project scoping for this EIS/EIR focused on the following issue areas:

► regional flood damage reduction solutions,
► residual flood risk,
► aircraft-wildlife strike impacts,
► impacts on Native American burial grounds,
► traffic-related impacts,
► encroachment within state levee rights-of-way,
► addition of public pathways on top of levees,
► impacts to open space and recreation areas,
► request for acquisition of land for parks and open space, and
► loss of agricultural lands.

Based on these comments and the history of the NEPA and CEQA processes undertaken by USACE and SAFCA, respectively, the major areas of controversy associated with the project are (1) temporary, construction-related impacts on Garden Highway residents; (2) concerns regarding the hydraulic modeling used to analyze the project’s hydraulic impacts; and (3) construction-related impacts on cultural and biological resources. The first two issues were the subject of a lawsuit filed by the Garden Highway Community Association challenging the Phase 2 Project EIR prepared by SAFCA, which was settled. A copy of the settlement agreement is included as Appendix G, and applies to all affected Garden Highway residents. SAFCA intends to apply the design and construction provisions in the agreement to all Sacramento River phases of the project. Agreements made by SAFCA in the settlement regarding construction practices are reflected, as appropriate, in the mitigation measures in this EIS/EIR or as part of the project, and the hydraulic modeling approach has been updated for this EIS/EIR. Cultural and biological resource issues are being addressed through the appropriate Federal and state regulatory processes.
ES.11.2 ISSUES TO BE RESOLVED

SAFCA will need to determine whether to approve the Proposed Action. This decision will be based on numerous factors, including the potential environmental impacts addressed in this EIS/EIR, but also the type of financing available, permitting requirements, and implementation schedule.

USACE will consider the Proposed Action and either grant or deny permission for the Phase 3 Project pursuant to Section 408, Section 404, and Section 10.

ES.12 STEPS IN THE NEPA/CEQA PROCESS

On July 18, 2008, USACE and SAFCA issued a notice of intent (NOI) and notice of preparation (NOP), respectively, for preparing this EIS/EIR. A scoping meeting was held on August 6, 2008, to solicit comments on the scope of the EIS/EIR from interested agencies, individuals, and organizations. This DEIS/DEIR is being distributed for public and agency review and comment, in accordance with NEPA and CEQA. The review period begins on February 13, 2009 and closes on April 6, 2009. This distribution ensures that interested parties have an opportunity to express their views regarding the significant environmental impacts of the project, and to ensure that information pertinent to permits and approvals is provided to the decision makers for USACE, SAFCA, FAA, and other Federal and state agencies. This document is available for public review during normal business hours at USACE’s office located at 1325 J Street, Sacramento, California, and at SAFCA’s office located at 1007 7th Street, 7th Floor, Sacramento, California.

SAFCA will hold a public meeting before the SAFCA Board of Directors on Thursday, March 19, 2009 at 3:00 p.m. in the Sacramento County Board of Supervisors Chambers located at 700 H Street, Sacramento, California, at which it will receive input from agencies and the public on the DEIS/DEIR. USACE may hold one or more public meetings during the comment period. In addition, written comments from the public, reviewing agencies, and stakeholders will be accepted throughout the public comment period. Comments must be received by 5:00 p.m. on April 6, 2009 by USACE or SAFCA at the following address, fax number, or e-mail address:

Elizabeth Holland, Planning Division
U.S. Army Corps of Engineers, Sacramento District
1325 J Street
Sacramento, CA 95814
Telephone: (916) 557-6763
Fax: (916) 557-7856
E-mail: Elizabeth.G.Holland@usace.army.mil

Or

John Bassett, Director of Engineering
Sacramento Area Flood Control Agency
1007 7th Street, 7th Floor
Sacramento, CA 95814
Telephone: (916) 874-7606
Fax: (916) 874-8289
E-mail: BassettJ@saccounty.net

Following public review of the DEIS/DEIR, a final EIS (FEIS) and a final EIR (FEIR) will be prepared, in which USACE and SAFCA will provide responses to comments on the DEIS/DEIR. The FEIS will constitute a reprint of the entire DEIS/DEIR, and will include comment letters, responses to comments, and any text changes/clarifications. The FEIR will constitute a response to comments document.
<table>
<thead>
<tr>
<th>Resource Topic/Impact</th>
<th>Alternative</th>
<th>Duration of Impact</th>
<th>Quantification of Impact (Where Applicable)</th>
<th>Level of Significance before Mitigation</th>
<th>Mitigation Measure</th>
<th>Level of Significance after Mitigation</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Agricultural Resources</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Impact 4.1-a: Conversion of Important Farmland to Nonagricultural Uses</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td>Proposed Action</td>
<td>Permanent and Temporary</td>
<td>Permanent: 361.5 acres Temporary: 1,657 acres</td>
<td>Significant</td>
<td>Mitigation Measure 4.1-a: Minimize Important Farmland Conversion to the Extent Practicable and Feasible</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Permanent and Temporary</td>
<td>Permanent: 453 acres Temporary: 1,657 acres</td>
<td>Significant</td>
<td>Implement Mitigation Measure 4.1-a</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>Impact 4.1-b: Conflict with Lands under Williamson Act Contracts</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td>Proposed Action</td>
<td>Temporary and Permanent</td>
<td>8 acres along the Sacramento River east levee and potentially up to 24 acres along the lower woodlands corridor</td>
<td>Significant</td>
<td>Mitigation Measure 4.1-b: Minimize Impacts on Agricultural Preserve Land and Williamson Act-Contracted Land; Comply with Government Code Sections 51290–51293; and Coordinate with Landowners and Agricultural Operators</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Temporary and Permanent</td>
<td>1 acre along the Sacramento River east levee and potentially up to 24 acres along the lower woodlands corridor</td>
<td>Significant</td>
<td>Implement Mitigation Measure 4.1-b</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
</tbody>
</table>
## Table ES-2
### Summary of Impacts and Mitigation Measures

<table>
<thead>
<tr>
<th>Resource Topic/Impact</th>
<th>Alternative</th>
<th>Duration of Impact</th>
<th>Quantification of Impact (Where Applicable)</th>
<th>Level of Significance before Mitigation</th>
<th>Mitigation Measure</th>
<th>Level of Significance after Mitigation</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Land Use, Socioeconomics, and Population and Housing</strong></td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td><strong>Impact 4.2-a: Inconsistency with Airport Master Plan, Airport Land Use Compatibility Plan, and Airport Wildlife Hazard Management Plans</strong></td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>Consistent</td>
<td>No mitigation is required</td>
<td>Consistent</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>Consistent</td>
<td>Mitigation Measure 4.2-b: Implement Mitigation Measure 4.9-h, “Ensure that Project Encroachment Does Not Jeopardize Successful Implementation of the NBHCP and Implement Mitigation Measures 4.7-a, 4.8-a, and 4.9-a through 4.9-g”</td>
<td>Consistent</td>
</tr>
<tr>
<td><strong>Impact 4.2-b: Inconsistency with the Natomas Basin Habitat Conservation Plan</strong></td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>Consistent</td>
<td>No mitigation is required</td>
<td>Consistent</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Temporary or Permanent</td>
<td>Unquantifiable</td>
<td>Consistent</td>
<td>No mitigation is required</td>
<td>Consistent</td>
</tr>
<tr>
<td></td>
<td>Proposed Action</td>
<td>Permanent</td>
<td>45 acres of rice, 16 acres of canals, 37 acres landside woodland, 1 acre waterside woodland, 115 acres of cropland, and 69 acres of grassland</td>
<td>Potentially Inconsistent</td>
<td>Mitigation Measure 4.2-b: Implement Mitigation Measure 4.9-h, “Ensure that Project Encroachment Does Not Jeopardize Successful Implementation of the NBHCP and Implement Mitigation Measures 4.7-a, 4.8-a, and 4.9-a through 4.9-g”</td>
<td>Consistent</td>
</tr>
<tr>
<td></td>
<td>Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>45 acres of rice, 16 acres of canals, 17.5 acres landside woodland, 22.5 acres waterside woodlands, 12 acres of cropland, and 27 acres of grasslands</td>
<td>Inconsistent</td>
<td>Implement Mitigation Measure 4.2-b</td>
<td>Inconsistent</td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
<td>Quantification of Impact (Where Applicable)</td>
<td>Level of Significance before Mitigation</td>
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<tr>
<td>Impact 4.2-c: Potential to Physically Divide or Disrupt an Established Community</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td>Proposed Action</td>
<td>Temporary</td>
<td>Intermittent road closures and detours; and, closure of approximately 1,000 feet of Garden Highway at I-5 for approximately 8 to 12 weeks</td>
<td>Significant</td>
<td>Mitigation Measure 4.2-c: Notify Residents and Businesses of Project Construction and Road Closure Schedule; and Implement Mitigation Measure 4.12-a, “Prepare and Implement a Traffic Safety and Control Plan for Construction-Related Truck Trips,” and Mitigation Measure 4.12-c, “Notify Emergency Service Providers about Project Construction and Maintain Emergency Access or Coordinate Detours with Providers”</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>Numerous closures of 1.5 to 2 mile segments for approximately 8 to 12 weeks per segment</td>
<td>Significant</td>
<td>Implement Mitigation Measure 4.2-c</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>Impact 4.3-a: Potential Temporary and Permanent Localized Soil Erosion during Construction and Operation</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
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<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
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<tr>
<td>Impact 4.4-a: Hydraulic Impacts on Other Areas and Exposure to Flood Risk</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Temporary or Permanent</td>
<td>Continued high risk of flooding</td>
<td>Significant</td>
<td>No feasible mitigation is available</td>
<td>Significant and Unavoidable</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>Substantially reduced risk of flooding; no hydraulic impacts</td>
<td>Less than Significant (Beneficial)</td>
<td>No mitigation is required</td>
<td>Less than Significant (Beneficial)</td>
</tr>
<tr>
<td>Impact 4.4-b: Alteration of Local Drainage</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
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<td>Resource Topic/Impact</td>
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<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Temporary or Permanent</td>
<td>Unknown</td>
<td>Potentially Significant</td>
<td>Mitigation Measure 4.4-b: Coordinate with Landowners and Drainage Infrastructure Operators, Prepare Final Drainage Studies as Needed, and Implement Proper Project Design</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Impact 4.4-c: Effects on Groundwater</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>No substantial decrease in groundwater levels or well yields or increase in pumping costs is expected; groundwater levels at the Brookfield borrow site (if used for project borrow) would increase slightly</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Water Quality</td>
<td>Impact 4.5-a: Temporary Impacts on Water Quality from Stormwater Runoff, Erosion, or Spills</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
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<td>Resource Topic/Impact</td>
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<td>Duration of Impact</td>
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</tr>
<tr>
<td>Impact 4.5-b: Impacts to Sacramento River Water Quality from Stormwater Runoff from Garden Highway Drainage Outlets</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>Stormwater would drain to land side and water side of Garden Highway; no increased impact to Sacramento River water quality</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Impact 4.5-c: Impacts to Sacramento River Water Quality from RD 1000 Pumping Plant No. 2 Discharges</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Temporary</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No feasible mitigation is available</td>
<td>Too Speculative</td>
</tr>
</tbody>
</table>
### Table ES-2
**Summary of Impacts and Mitigation Measures**

<table>
<thead>
<tr>
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</tr>
</thead>
<tbody>
<tr>
<td><strong>Fisheries</strong></td>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Impact 4.6-a: Loss of Fish or Aquatic Habitat through Increased Sedimentation and Turbidity or Releases of Contaminants</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td><strong>Impact 4.6-b: Loss of Shaded Riverine Aquatic Habitat Associated with Levee Improvement Activities</strong></td>
<td>No-Action Alternative: No Construction</td>
<td>Permanent</td>
<td>Loss of 22.5 acres to conform with USACE guidance regarding levee encroachments</td>
<td>Potentially Significant</td>
<td>No mitigation is required</td>
<td>Significant and Unavoidable</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action Permanent</td>
<td>1 acre of individual trees</td>
<td>Potentially Significant</td>
<td>Mitigation Measure 4.6-b: Restore, Replace, or Rehabilitate Degraded SRA Habitat Function and Comply with Section 7 of the Federal Endangered Species Act, Section 1602 of the California Fish and Game Code,</td>
<td>Less than Significant</td>
<td></td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
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</tr>
<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td></td>
<td>Removal of several trees along 1,260 feet of riverbank and removal of approximately 22.5 acres of mature woody vegetation</td>
<td>Potentially Significant</td>
<td>Implement Mitigation Measure 4.6-b</td>
<td>Significant and Unavoidable</td>
</tr>
<tr>
<td>Impact 4.6-c: Interference with the Migration of Migratory Fish Species through the Creation of Attraction Flows at the RD 1000 Pumping Plant No. 2 Outfall and Drainage Outfalls</td>
<td>No-Action Alternative: No Construction</td>
<td>Temporary or Permanent</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Temporary or Permanent</td>
<td></td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td></td>
<td>Unquantifiable</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Sensitive Aquatic Habitats</td>
<td></td>
<td></td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td>Impact 4.7-a: Impacts on Jurisdictional Waters of the United States</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td></td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
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<tr>
<td></td>
<td>Proposed Action</td>
<td>Temporary and Permanent</td>
<td>Temporary impacts: 70.42 to 354.01 acres (if all potential borrow sites are used); permanent impacts: 22.17 to 27.17 acres</td>
<td>Potentially Significant</td>
<td>Mitigation Measure 4.7-a: Minimize Effects on Jurisdictional Waters of the United States, Complete Detailed Design of Habitat Creation Components and Management Agreements to Ensure Compensation of Waters Filled, and Comply with Section 404, Section 401, Section 10, and Section 1602, Permit Processes</td>
<td>Less than Significant (Beneficial)</td>
</tr>
<tr>
<td></td>
<td>Levee Raise-in-Place Alternative</td>
<td>Temporary and Permanent</td>
<td>Temporary impacts: 70.42 to 354.01 acres (if all potential borrow sites are used); permanent impacts: 29.87 to 34.87 acres</td>
<td>Potentially Significant</td>
<td>Implement Mitigation Measure 4.7-a</td>
<td>Less than Significant (Beneficial)</td>
</tr>
<tr>
<td>Vegetation and Wildlife</td>
<td>No-Action Alternative: No Construction</td>
<td>Permanent</td>
<td>Loss of 22.5 acres to conform with USACE guidance regarding levee vegetation encroachments</td>
<td>Potentially Significant</td>
<td>No feasible mitigation is available</td>
<td>Significant and Unavoidable</td>
</tr>
<tr>
<td>Impact 4.8-a: Loss of Woodland Habitats</td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action</td>
<td>Permanent</td>
<td>Loss of 37 acres of landside woodlands and 1 acre of waterside woodlands</td>
<td>Significant</td>
<td>Mitigation Measure 4.8-a: Minimize Effects on Woodland Habitat, Complete Detailed Design of Woodland Creation and Management Agreements to Ensure Compensation for Loss of Habitat, Implement all Management Agreements, and Comply with the DFG Section 1602 Permit Process</td>
<td>Less than Significant</td>
</tr>
<tr>
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<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>Loss of approximately 17.5 acres of landside woodlands and 22.5 acres of waterside woodland</td>
<td>Significant</td>
<td>Implement Mitigation Measure 4.8-a</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>Impact 4.8-b: Impacts on Wildlife Corridors</td>
<td>No-Action Alternative: No Construction</td>
<td>Permanent</td>
<td>Loss of 22.5 acres to conform with USACE guidance regarding levee vegetation encroachments</td>
<td>Potentially Significant</td>
<td>No feasible mitigation is available</td>
<td>Significant and Unavoidable</td>
</tr>
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<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
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<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td>Proposed Action</td>
<td>Permanent</td>
<td>Loss of 16 acres of canals, approximately 37 acres landside woodlands, and &lt;1 acre waterside woodlands</td>
<td>Significant</td>
<td>Mitigation Measure 4.8-b: Implement Mitigation Measure 4.8-a, “Minimize Effects on Woodland Habitat, Complete Detailed Design of Woodland Creation and Management Agreements to Ensure Compensation for Loss of Quantity and Quality of Habitat, Implement all Agreements, and Comply with the DFG Section 1602 Permit Process,” and Mitigation Measure 4.9-c, “Minimize the Potential for Direct Loss of Giant Garter Snake Individuals, Develop Detailed Design of Managed Marsh and New Canals and Management Agreements to Ensure Adequate Compensation for Loss of Habitat, Implement all Management Agreements, and Obtain Incidental Take Authorization”</td>
<td>Less than Significant</td>
<td></td>
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<th>Alternative</th>
<th>Duration of Impact</th>
<th>Quantification of Impact (Where Applicable)</th>
<th>Level of Significance before Mitigation</th>
<th>Mitigation Measure</th>
<th>Level of Significance after Mitigation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>Loss of 16 acres of canals, approximately 17.5 acres landside woodlands, and 22.5 acres waterside woodlands</td>
<td>Significant</td>
<td>Implement Mitigation Measure 4.8-b</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
</tbody>
</table>

### Special-Status Terrestrial Species

<table>
<thead>
<tr>
<th>Impact 4.9-a: Impacts on Special-Status Plants Species</th>
<th>Alternative</th>
<th>Duration of Impact</th>
<th>Quantification of Impact (Where Applicable)</th>
<th>Level of Significance before Mitigation</th>
<th>Mitigation Measure</th>
<th>Level of Significance after Mitigation</th>
</tr>
</thead>
<tbody>
<tr>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
<td></td>
</tr>
<tr>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
<td></td>
</tr>
<tr>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>Approximately 16 acres of habitat</td>
<td>Significant</td>
<td>Mitigation Measure 4.9-a: Conduct Focused Surveys for Special-Status Plants, Minimize Effects, and Develop Detailed Design of Created Habitat and Management Agreements to Ensure Compensation for Loss of Habitat, and Implement all Management Agreements</td>
<td>Less than Significant</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Impact 4.9-b: Impacts on Valley Elderberry Longhorn Beetle</th>
<th>Alternative</th>
<th>Duration of Impact</th>
<th>Quantification of Impact (Where Applicable)</th>
<th>Level of Significance before Mitigation</th>
<th>Mitigation Measure</th>
<th>Level of Significance after Mitigation</th>
</tr>
</thead>
<tbody>
<tr>
<td>No-Action Alternative: No Construction</td>
<td>Permanent</td>
<td>Estimated 4 shrubs and 22.5 acres of waterside woodland</td>
<td>Potentially Significant</td>
<td>No feasible mitigation is available</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>Proposed Action</td>
<td>Permanent</td>
<td>Approximately 63 shrubs, 37 acres of landside woodland, and 1 acre of waterside woodland</td>
<td>Significant</td>
<td>Mitigation Measure 4.9-b: Conduct Focused Surveys for Elderberry Shrubs as Needed, Complete Detailed Design of Woodland/Elderberry Habitat and Management Agreements to Ensure Adequate Compensation</td>
<td>Less than Significant</td>
<td></td>
</tr>
</tbody>
</table>
### Table ES-2
Summary of Impacts and Mitigation Measures

<table>
<thead>
<tr>
<th>Resource Topic/Impact</th>
<th>Alternative</th>
<th>Duration of Impact</th>
<th>Quantification of Impact (Where Applicable)</th>
<th>Level of Significance before Mitigation</th>
<th>Mitigation Measure</th>
<th>Level of Significance after Mitigation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>Approximately 39 shrubs, 22.5 acres of waterside woodlands, and approximately 17.5 acres of landside woodland</td>
<td>Significant</td>
<td>Implement Mitigation Measure 4.9-b</td>
<td>Less than Significant</td>
<td></td>
</tr>
<tr>
<td>Impact 4.9-c: Impacts on Giant Garter Snake Related to Construction Activities</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>Approximately 16 acres of canal/ditch and 45 acres of rice</td>
<td>Potentially Significant</td>
<td>Mitigation Measure 4.9-c: Minimize the Potential for Direct Loss of Giant Garter Snake Individuals, Develop Detailed Design of Managed Marsh and New Canals and Management Agreements to Ensure Adequate Compensation for Loss of Habitat, Implement all Management Agreements, and Obtain Incidental Take Authorization</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Impact 4.9-d: Impacts on Giant Garter Snake Related to Operational Activities of RD 1000’s Pumping Plant No. 2</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
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<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
<td>Quantification of Impact (Where Applicable)</td>
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<tr>
<td>Impact 4.9-e: Impacts on Northwestern Pond Turtle</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>16 acres of habitat</td>
<td>Potentially Significant</td>
<td>Mitigation Measure 4.9-e: Conduct Focused Surveys for Northwestern Pond Turtles and Relocate Turtles, if Needed</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Impact 4.9-f: Impacts on Swainson’s Hawk and Other Special-Status Birds</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action</td>
<td>Permanent</td>
<td>184 foraging acres and 38 potential nesting acres</td>
<td>Significant</td>
<td>Mitigation Measure 4.9-f: Minimize Potential Impacts on Swainson’s Hawk and Other Special-Status Birds Foraging and Nesting Habitat, Monitor Active Nests during Construction, Develop and Implement a Management Plan in Consultation with DFG, Obtain Incidental Take Authorization, and Implement Mitigation Measure 4.8-a, “Minimize Effects on Woodland Habitat, Complete Detailed Design of Significant and Unavoidable</td>
<td>Significant and Unavoidable</td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
<td>Quantification of Impact (Where Applicable)</td>
<td>Level of Significance before Mitigation</td>
<td>Mitigation Measure</td>
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<tr>
<td>Woodland Creation and Management Agreements to Ensure Compensation for Loss of Quantity and Quality of Habitat, Implement all Agreements, and Comply with the DFG Section 1602 Permit Process”</td>
<td>Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>39 foraging acres and 40 nesting acres</td>
<td>Potentially Significant</td>
<td>Implement Mitigation Measure 4.9-f</td>
<td>Significant and Unavoidable</td>
</tr>
<tr>
<td>Impact 4.9-g: Impacts on Burrowing Owl</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
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<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>Unquantifiable</td>
<td>Potentially Significant</td>
<td>Mitigation Measure 4.9-g: Minimize Potential Impacts on Burrowing Owls and Relocate Owls as Needed</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Impact 4.9-h: Impacts on Successful Implementation of the NBHCP</td>
<td>No-Action Alternative: No Construction</td>
<td>Permanent</td>
<td>Loss of 22.5 acres of nesting habitat for Swainson’s hawk (covered by the NBHCP)</td>
<td>Significant</td>
<td>No feasible mitigation is available</td>
<td>Significant and Unavoidable</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
<td>Quantification of Impact (Where Applicable)</td>
<td>Level of Significance before Mitigation</td>
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</tr>
<tr>
<td>Proposed Action</td>
<td>Permanent</td>
<td>45 acres of rice, 16 acres of canals, 37 acres landside woodlands, 1 acre of waterside woodlands, 115 acres of cropland, and 69 acres of grasslands</td>
<td>Significant</td>
<td>Mitigation Measure 4.9-h: Ensure that Project Encroachment Does Not Jeopardize Successful Implementation of the NBHCP and Implement Mitigation Measures 4.7-a, 4.8-a, and 4.9-a through 4.9-g</td>
<td>Less than Significant</td>
<td></td>
</tr>
<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>45 acres of rice, 16 acres of canals, 17.5 acres landside woodland, 22.5 acres waterside woodlands, 12 acres of cropland, and 27 acres of grasslands</td>
<td>Significant</td>
<td>Implement Mitigation Measure 4.9-h</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
</tbody>
</table>

### Cultural Resources

- **Impact 4.10-a: Potential Changes to Elements of Reclamation District 1000 and Rural Landscape District**
  - No-Action Alternative: No Construction
    - Not Applicable
      - Not Applicable
      - No Impact
      - No mitigation is required
      - No Impact
  - No-Action Alternative: Potential Levee Failure
    - Permanent
      - Unquantifiable
      - Less than Significant
      - No mitigation is required
      - Less than Significant
  - Proposed Action and Levee Raise-in-Place Alternative
    - Permanent
      - Unquantifiable
      - Potentially Significant
      - Mitigation Measure 4.10-a: Incorporate Mitigation Measures to Documents Regarding Any Elements Contributing to RD 1000 and Rural Landscape District and Distribute the Information to the Appropriate Repositories
      - Less than Significant
<table>
<thead>
<tr>
<th>Resource Topic/Impact</th>
<th>Alternative</th>
<th>Duration of Impact</th>
<th>Quantification of Impact (Where Applicable)</th>
<th>Level of Significance before Mitigation</th>
<th>Mitigation Measure</th>
<th>Level of Significance after Mitigation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Impact 4.10-b: Potential Changes to Other Known Historic-Era Resources from Ground Disturbance or Other Construction-Related Activities</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Permanent</td>
<td>Unquantifiable</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>Unquantifiable</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Impact 4.10-c: Potential Damage or Disturbance to Known Prehistoric Resources from Ground-Disturbance or Other Construction-Related Activities</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td>Impact 4.10-d: Potential Damage to or Destruction of Previously Undiscovered Cultural Resources from Ground-Disturbance or Other Construction-Related Activities</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
<td>Quantification of Impact (Where Applicable)</td>
<td>Level of Significance before Mitigation</td>
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</tr>
<tr>
<td>Paleontological Resources</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td>Impact 4.11-a: Disturbance of Unknown Unique Paleontological Resources during Earthmoving Activities</td>
<td>No-Action Alternative: No Construction</td>
<td>Permanently</td>
<td>Not Applicable</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
</tr>
</tbody>
</table>

**Table ES-2**

Summary of Impacts and Mitigation Measures

<table>
<thead>
<tr>
<th>Resource Topic/Impact</th>
<th>Alternative</th>
<th>Duration of Impact</th>
<th>Quantification of Impact (Where Applicable)</th>
<th>Level of Significance before Mitigation</th>
<th>Mitigation Measure</th>
<th>Level of Significance after Mitigation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Impact 4.10-e: Potential Discovery of Human Remains during Construction</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td>Impact 4.10-e: Potential Discovery of Human Remains during Construction</td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td>Impact 4.11-a: Disturbance of Unknown Unique Paleontological Resources during Earthmoving Activities</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td>Impact 4.11-a: Disturbance of Unknown Unique Paleontological Resources during Earthmoving Activities</td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Permanent</td>
<td>Not Applicable</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
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</tr>
<tr>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>Unquantifiable</td>
<td>Potentially Significant</td>
<td>Mitigation Measure 4.11-a: Conduct Construction Personnel Training and, if Paleontological Resources Are Found, Stop Work Near the Find and Implement Mitigation in Coordination with a Professional Paleontologist</td>
<td>Less than Significant</td>
<td></td>
</tr>
<tr>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
<td></td>
</tr>
<tr>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
<td></td>
</tr>
<tr>
<td>Proposed Action</td>
<td>Temporary</td>
<td>950-1,000 trips/day for the Sacramento River east levee and 100-200 trips/day for the PGCC; and, closure of approximately 1,000 feet of Garden Highway at I-5 for approximately 8 to 12 weeks.</td>
<td>Significant</td>
<td>Mitigation Measure 4.12-a: Prepare and Implement a Traffic Safety and Control Plan for Construction-Related Truck Trips</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>550 haul trips/day for the Sacramento River east levee, 100–200 trips/day for the PGCC, and numerous closures of 1.5 to 2 mile segments of Garden Highway for approximately 8 to 12 weeks per segment</td>
<td>Significant</td>
<td>Implement Mitigation Measure 4.12-a</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
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</tr>
<tr>
<td>Impact 4.12-b: Temporary Increase in Traffic Hazards on Local Roadways</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action</td>
<td>Temporary</td>
<td>Reconstruction of two public roadways and multiple farm road intersections with Garden Highway; and, closure of approximately 1,000 feet of Garden Highway at I-5 for approximately 8 to 12 weeks.</td>
<td>Significant</td>
<td>Mitigation Measure 4.12-b: Implement Mitigation Measure 4.12-a, “Prepare and Implement a Traffic Safety and Control Plan for Construction-Related Truck Trips”</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>Reconstruction of two public roadways and multiple farm road intersections with Garden Highway, and numerous closures of 1.5 to 2 mile segments of Garden Highway for approximately 8 to 12 weeks per segment</td>
<td>Significant</td>
<td>Implement Mitigation Measure 4.12-b</td>
<td>Less than Significant</td>
<td></td>
</tr>
<tr>
<td>Impact 4.12-c: Temporary Disruption of Emergency Service Response Times and Access</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
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<td>No mitigation is required</td>
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<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
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<tr>
<td>Proposed Action</td>
<td>Temporary</td>
<td>Numerous temporary road closures and detours; and, closure of approximately 1,000 feet of Garden Highway at I-5 for approximately 8 to 12 weeks.</td>
<td>Potentially Significant</td>
<td>Mitigation Measure 4.12-c: Notify Emergency Service Providers about Project Construction and Maintain Emergency Access or Coordinate Detours with Providers</td>
<td>Less than Significant</td>
<td></td>
</tr>
<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>Numerous temporary road closures and detours and closures of 1.5 to 2 mile segments of Garden Highway for approximately 8 to 12 weeks per segment</td>
<td>Potentially Significant</td>
<td>Implement Mitigation Measure 4.12-c</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td><strong>Air Quality</strong></td>
<td></td>
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</tr>
<tr>
<td>Impact 4.13-a: Temporary Emissions of ROG, NOX, and PM10 during Construction</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td>Proposed Action</td>
<td>Temporary</td>
<td>Sacramento County: ROG 75 lb/day NOX 413 lb/day PM10 971 lb/day Sutter County: ROG 93 lb/day NOX 499 lb/day PM10 1,283 lb/day</td>
<td>Significant</td>
<td>Mitigation Measure 4.13-a: Implement Applicable District-Recommended Control Measures to Minimize Temporary Emissions of ROG, NOX, and PM10 during Construction</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
<td>Quantification of Impact (Where Applicable)</td>
<td>Level of Significance before Mitigation</td>
<td>Mitigation Measure</td>
<td>Level of Significance after Mitigation</td>
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<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>Sacramento County: ROG 41 lb/day NO\textsubscript{X} 227 lb/day PM\textsubscript{10} 534 lb/day Sutter County: ROG 51 lb/day NO\textsubscript{X} 274 lb/day PM\textsubscript{10} 706 lb/day</td>
<td>Significant</td>
<td>Implement Mitigation Measure 4.13-a</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>Impact 4.13-b: General Conformity with the Applicable Air Quality Plan</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td></td>
<td></td>
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</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Temporary Mitigation would reduce impacts to the Federal <em>de minimis</em> thresholds</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
<td></td>
</tr>
<tr>
<td>Impact 4.13-c: Long-Term Changes in Emissions of ROG, NO\textsubscript{X}, and PM\textsubscript{10} Associated with Project Implementation</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
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<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Temporary Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Permanent Unquantifiable</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
<td></td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
<td>Quantification of Impact (Where Applicable)</td>
<td>Level of Significance before Mitigation</td>
<td>Mitigation Measure</td>
<td>Level of Significance after Mitigation</td>
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</tr>
<tr>
<td>Impact 4.13-d: Exposure of Sensitive Receptors to Toxic Air Emissions</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place</td>
<td>Temporary</td>
<td>Unquantifiable</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
</tr>
<tr>
<td></td>
<td>Alternative</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Impact 4.14-a: Generation of Temporary, Short-Term Construction Noise</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Temporary</td>
<td>Unquantifiable</td>
<td>Less than Significant</td>
<td>No feasible mitigation is available</td>
<td>Less than Significant</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place</td>
<td>Temporary</td>
<td>79–101 dBA without feasible noise control(50 feet from nearest noise source); highest noise level would be 89.0 dBA L&lt;sub&gt;eq&lt;/sub&gt; (199 feet from pile driving)</td>
<td>Significant</td>
<td>Mitigation Measure 4.14-a: Implement Noise-Reducing Construction Practices, Prepare a Noise Control Plan, and Monitor and Record Construction Noise Near Sensitive Receptors</td>
<td>Significant and Unavoidable</td>
</tr>
<tr>
<td>Impact 4.14-b: Exposure of Sensitive Receptors to or Generation of Excessive Groundborne Vibration</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Temporary</td>
<td>Unquantifiable</td>
<td>Less than Significant</td>
<td>No feasible mitigation is available</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
<td>Quantification of Impact (Where Applicable)</td>
<td>Level of Significance before Mitigation</td>
<td>Mitigation Measure</td>
<td>Level of Significance after Mitigation</td>
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</tr>
<tr>
<td>Impact 4.14-c: Temporary, Short-Term Exposure of Residents to Increased Traffic Noise Levels from Hauling Activity</td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>0.076 in/sec PPV or 86 VdB (for haul trucks) to as high as 1.518 in/sec PPC or 112 VdB (for pile driving)</td>
<td>Significant</td>
<td>Mitigation Measure 4.14-b: Implement Measures to Minimize Construction-Related Vibration Effects at the Pumping Plant No. 2 Site</td>
<td>Significant and Unavoidable</td>
</tr>
<tr>
<td>Impact 4.14-d: Long-Term Increases in Project-Generated Noise</td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>65.0 to 68.8 dBA $L_{eq}$ (50 feet from roadway centerline)</td>
<td>Potentially Significant</td>
<td>Mitigation Measure 4.14-c: Implement Noise-Reduction Measures to Reduce the Temporary, Short-Term Impacts of Haul Truck Traffic Noise</td>
<td>Potentially Significant and Unavoidable</td>
</tr>
</tbody>
</table>

Impact 4.14-c: Temporary, Short-Term Exposure of Residents to Increased Traffic Noise Levels from Hauling Activity

- No-Action Alternative: No Construction
  - Temporary: Not Applicable
  - Not Applicable
  - Unquantifiable: Too Speculative
  - No impact
  - No mitigation is required
  - No Impact

- No-Action Alternative: Potential Levee Failure
  - Temporary: Not Applicable
  - Not Applicable
  - Unquantifiable: Too Speculative
  - No impact
  - No mitigation is required
  - Too Speculative

- Proposed Action and Levee Raise-in-Place Alternative
  - Temporary: 65.0 to 68.8 dBA $L_{eq}$ (50 feet from roadway centerline)
  - Potentially Significant
  - Mitigation Measure 4.14-c: Implement Noise-Reduction Measures to Reduce the Temporary, Short-Term Impacts of Haul Truck Traffic Noise
  - Potentially Significant and Unavoidable

Impact 4.14-d: Long-Term Increases in Project-Generated Noise

- No-Action Alternative: No Construction
  - Not Applicable
  - Not Applicable
  - Unquantifiable: Too Speculative
  - No impact
  - No mitigation is required
  - Too Speculative

- No-Action Alternative: Potential Levee Failure
  - Not Applicable
  - Not Applicable
  - Unquantifiable: Too Speculative
  - No impact
  - No mitigation is required
  - Too Speculative

- Proposed Action and Levee Raise-in-Place Alternative
  - Permanent: 78-88 dBA 3-5 feet away; meets compliance standards
  - Less than Significant
  - No mitigation is required
  - Less than Significant
<table>
<thead>
<tr>
<th>Resource Topic/Impact</th>
<th>Alternative</th>
<th>Duration of Impact</th>
<th>Quantification of Impact (Where Applicable)</th>
<th>Level of Significance before Mitigation</th>
<th>Mitigation Measure</th>
<th>Level of Significance after Mitigation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Impact 4.14-e: Exposure of People Working in the Project Area to Excessive Airport Noise Levels</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Temporary</td>
<td>Unquantifiable</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>Would not exceed Airport noise threshold levels</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
</tr>
</tbody>
</table>

**Recreation**

<p>| Impact 4.15-a: Long-Term Disruption of Recreational Activities and Facilities | No-Action Alternative: No Construction | Not Applicable | Not Applicable | No Impact | No mitigation is required | No Impact |
| | No-Action Alternative: Potential Levee Failure | Not Applicable | Unquantifiable | Too Speculative | No mitigation is required | Too Speculative |
| | Proposed Action and Levee Raise-in-Place Alternative | Temporary | Ueda Parkway closure for approximately 3-6 months | Significant | Mitigation Measure 4.15-a: Prepare and Implement a Bicycle Detour Plan for Ueda Trail, Provide Construction Period Information on Recreational Facility Closures and Detours, Provide Detours for Bicycle Facilities, and Coordinate with Recreation Agencies to Allow Them to Repair Damage to Recreational Facilities | Less than Significant |</p>
<table>
<thead>
<tr>
<th>Resource Topic/Impact</th>
<th>Alternative</th>
<th>Duration of Impact</th>
<th>Quantification of Impact (Where Applicable)</th>
<th>Level of Significance before Mitigation</th>
<th>Mitigation Measure</th>
<th>Level of Significance after Mitigation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Impact 4.15-b: Temporary Changes in Recreational Opportunities during Project Construction Activities</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action</td>
<td>Temporary</td>
<td>Various marinas, boat launches, and Ueda Bicycle Path</td>
<td>Significant</td>
<td>Mitigation Measure 4.15-b: Provide Construction Period Information on Recreational Facility Closures and Detours and Provide Detours for Access Routes to Alternate Boat Launch Ramps and Marinas</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>Various marinas, boat launches, Ueda Bicycle Path, and Teal Bend Golf Club</td>
<td>Significant</td>
<td>Implement Mitigation Measure 4.15-b</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>Visual Resources</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>Potentially Significant</td>
<td>No mitigation is required</td>
<td>Significant and Unavoidable</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action</td>
<td>Permanent</td>
<td>Removal of approximately 38 acres of woodlands</td>
<td>Significant</td>
<td>No feasible mitigation is available</td>
<td>Significant and Unavoidable</td>
</tr>
<tr>
<td>Levee Raise-in-Place Alternative</td>
<td>Permanent</td>
<td>Removal of 40 acres of woodlands</td>
<td>Significant</td>
<td>Implement Mitigation Measure 4.16-a</td>
<td>Significant and Unavoidable</td>
<td></td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
<td>Quantification of Impact (Where Applicable)</td>
<td>Level of Significance before Mitigation</td>
<td>Mitigation Measure</td>
<td>Level of Significance after Mitigation</td>
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</tr>
<tr>
<td>Impact 4.16-b: New Sources of Light and Glare that Adversely Affect Views</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td>Utilities and Service Systems</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Mitigation Measure 4.17-a: Coordinate with Irrigation Water Supply Users Before and During All Irrigation Infrastructure Modifications and Minimize Interruptions of Supply</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Impact 4.17-a: Potential Temporary Disruption of Irrigation Water Supply</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>Unquantifiable</td>
<td>Potentially Significant</td>
<td>Mitigation Measure 4.17-a: Coordinate with Irrigation Water Supply Users Before and During All Irrigation Infrastructure Modifications and Minimize Interruptions of Supply</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
<td>Quantification of Impact (Where Applicable)</td>
<td>Level of Significance before Mitigation</td>
<td>Mitigation Measure</td>
<td>Level of Significance after Mitigation</td>
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</tr>
<tr>
<td>Impact 4.17-b: Potential Disruption of Utility Service</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place</td>
<td>Temporary</td>
<td>Unquantifiable</td>
<td>Potentially Significant</td>
<td>Mitigation Measure 4.17-b: Verify Utility Locations, Coordinate with Utility Providers, Prepare and Implement a Response Plan, and Conduct Worker Training with Respect to Accidental Utility Damage</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Impact 4.17-c: Increases in Solid Waste Generation</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place</td>
<td>Temporary</td>
<td>Estimated over 100,000 cubic solid waste; would not exceed remaining capacity</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
</tr>
</tbody>
</table>

**Hazards and Hazardous Material**

<table>
<thead>
<tr>
<th>Impact 4.18-a: Accidental Spills of Hazardous Materials</th>
<th>No-Action Alternative: No Construction</th>
<th>Not Applicable</th>
<th>Not Applicable</th>
<th>No Impact</th>
<th>No mitigation is required</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
<td>Quantification of Impact (Where Applicable)</td>
<td>Level of Significance before Mitigation</td>
<td>Mitigation Measure</td>
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</tr>
<tr>
<td>Impact 4.18-b: Exposure to Hazardous Materials Encountered at Project Sites</td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Temporary or Permanent</td>
<td>Unquantifiable</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td></td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
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</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>Unquantifiable</td>
<td>Potentially Significant</td>
<td>Mitigation Measure 4.18-b(1): Complete Recommendations Included in Phase I and/or II ESAs and Implement Required Measures</td>
<td></td>
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<td>Mitigation Measure 4.18-b(2): Complete Investigations Related to the Extent to Which Soil and/or Groundwater May Have Been Contaminated in Areas Not Covered by the Phase I and II ESAs and Implement Required Measures</td>
<td></td>
</tr>
<tr>
<td>Impact 4.18-c: Interference with an Adopted Emergency Evacuation Plan</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td></td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>Unquantifiable</td>
<td>Significant</td>
<td>Mitigation Measure 4.18-c: Notify State and Local Emergency Management Agencies about Project Construction and Coordinate Any SR 99/70 Detours with these Agencies</td>
<td></td>
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<td></td>
<td></td>
<td>Less than Significant</td>
<td></td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
<td>Quantification of Impact</td>
<td>Level of Significance before Mitigation</td>
<td>Mitigation Measure</td>
<td>Level of Significance after Mitigation</td>
</tr>
<tr>
<td>-------------------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------------</td>
<td>--------------------</td>
<td>--------------------------</td>
<td>----------------------------------------</td>
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<td>---------------------------------------</td>
</tr>
<tr>
<td>Impact 4.18-d: Hazardous Emissions or Handling of Hazardous or Acutely Hazardous</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td>Materials, Substances, or Waste within One-Quarter Mile of an Existing or Proposed</td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td>School</td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>One existing and one</td>
<td>Significant</td>
<td>Mitigation Measure 4.18-d: Notify the Twin Rivers Unified School District and</td>
<td>Less than Significant</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>proposed school</td>
<td></td>
<td>Applicable School with Jurisdiction within One-Quarter Mile of Project Construction</td>
<td></td>
</tr>
<tr>
<td>Airport Safety</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Impact 4.19-a: Temporary Aircraft Safety Hazards Resulting from Project Construction</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td>Activities within or near the Airport Critical Zone</td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Unquantifiable</td>
<td>Too Speculative</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Temporary</td>
<td>Unquantifiable</td>
<td>Significant</td>
<td>Mitigation Measure 4.19-a: Coordinate Work in the Critical Zone with Airport</td>
<td>Less than Significant</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Operations and Restrict Night Lighting within and near the Runway Approaches</td>
<td></td>
</tr>
<tr>
<td>Impact 4.19-b: Potential for Higher Frequency of Collisions between Aircraft</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td>Resource Topic/Impact</td>
<td>Alternative</td>
<td>Duration of Impact</td>
<td>Quantification of Impact (Where Applicable)</td>
<td>Level of Significance before Mitigation</td>
<td>Mitigation Measure</td>
<td>Level of Significance after Mitigation</td>
</tr>
<tr>
<td>-----------------------</td>
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<td>--------------------</td>
<td>---------------------------------------------</td>
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<tr>
<td>Wildfire Hazards</td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Impact 4.20-a: Potential Exposure to Wildland Fires</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Temporary and Permanent</td>
<td>Unquantifiable</td>
<td>Less than Significant</td>
<td>No mitigation is required</td>
<td>Less than Significant</td>
</tr>
<tr>
<td>Environmental Justice</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Impact 4.21-a: Potential to Have a Disproportionate High Adverse Environmental Impact on any Minority or Low-Income Populations</td>
<td>No-Action Alternative: No Construction</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>No Impact</td>
</tr>
<tr>
<td></td>
<td>No-Action Alternative: Potential Levee Failure</td>
<td>Not Applicable</td>
<td>Not Applicable</td>
<td>No Impact</td>
<td>No mitigation is required</td>
<td>Too Speculative</td>
</tr>
<tr>
<td></td>
<td>Proposed Action and Levee Raise-in-Place Alternative</td>
<td>Temporary and Permanent</td>
<td>Unquantifiable</td>
<td>Significant</td>
<td>Mitigation Measure 4.21-a: Increase the Direct Benefits of the Project for the Ancestors of the Native American Tribes</td>
<td>Less than Significant</td>
</tr>
</tbody>
</table>
1.0 INTRODUCTION AND STATEMENT OF PURPOSE AND NEED

1.1 INTRODUCTION

This document is a joint environmental impact statement/environmental impact report (EIS/EIR) prepared for the Sacramento Area Flood Control Agency’s (SAFCA’s) proposed Natomas Levee Improvement Program (NLIP), Phase 3 Landside Improvements Project (Phase 3 Project). This EIS/EIR has been prepared by both the U.S. Army Corps of Engineers (USACE) and SAFCA. SAFCA has initiated this effort in cooperation with the California Central Valley Flood Protection Board (formerly called the Reclamation Board) (State) and with USACE with the aim of incorporating the NLIP into the Natomas components of the Federally authorized American River Common Features Project (Common Features Project).

To implement the Phase 3 Project, SAFCA is requesting permission from USACE pursuant to Section 14 of the Rivers and Harbors Act of 1899 (33 United States Code [USC] 408, hereinafter referred to as “Section 408”) for alteration of Federal project levees; Section 404 of the Clean Water Act (33 USC 1344, hereinafter referred to as “Section 404”) for the placement of fill in jurisdictional waters of the United States; and Section 10 of the Rivers and Harbors Act of 1899 (33 USC 403, hereinafter referred to as “Section 10”) for work performed in, under, or over navigable waters, and excavation of material from or deposition of material into navigable waters.

NEPA evaluation is required when a major Federal action, including a permit or approval, is under consideration and may have significant impacts on the quality of the human environment. The Proposed Action of the Phase 3 Project has the potential to significantly affect the human environment, and thus an EIS has been prepared.
Compliance with CEQA is required when a state or local public agency proposes to carry out or approve a project that may have a significant direct or indirect effect on the environment. SAFCA has determined that the proposed project may have significant impacts on the environment; and therefore, as the lead agency for CEQA compliance, an EIR has been prepared. SAFCA may also need to obtain several state approvals or permits, including a Central Valley Flood Protection Board encroachment permit, California Surface Mining and Reclamation Act permit, Clean Water Act Section 401 water quality certification, Clean Water Act Section 402 National Pollutant Discharge Elimination System permit, California Fish and Game Code Section 2081 incidental take authorization, California Fish and Game Code Section 1602 Streambed Alteration Agreement, and permits from two local air districts, Sacramento Metropolitan Air Quality Management District and Feather River Air Quality Management District.

This EIS/EIR evaluates the potential environmental impacts of the Phase 3 Project, which supports the USACE decision on whether to grant permission for the Phase 3 Project pursuant to Section 408, Section 404, and Section 10; and the SAFCA decision to approve the Phase 3 Project pursuant to CEQA. For NEPA purposes, this EIS is tiered from USACE’s EIS for 408 Permission and 404 Permit to Sacramento Area Flood Control Agency for the Natomas Levee Improvement Project, Sacramento, CA (Phase 2 Project EIS) (November 2008), which evaluated impacts expected to result from the NLIP at a programmatic level, which included the Phase 3 Project. For CEQA purposes, this EIR is tiered from SAFCA’s EIR on Local Funding Mechanisms for Comprehensive Flood Control Improvements for the Sacramento Area (Local Funding EIR) (February 2007) and SAFCA’s EIR on the Natomas Levee Improvement Program Landside Improvements Project (2007 Landside or Phase 2 Project EIR) (November 2007), which evaluated impacts expected to result from the NLIP at a programmatic level.

1.2 PROJECT LOCATION AND EXISTING FLOOD DAMAGE REDUCTION SYSTEM

The 53,000-acre Natomas Basin in northern Sacramento and southern Sutter Counties, California, including a portion of the city of Sacramento (Plate 1), is bounded by a levee system. Originally constructed in the early part of the 20th century, this levee system is bordered by the Natomas Cross Canal (NCC) to the north, the Sacramento River to the west, the American River to the south, and the Pleasant Grove Creek Canal (PGCC) and the Natomas East Main Drainage Canal (NEMDC)/Steelhead Creek to the east.

The above described flood damage reduction system was initially designed to improve navigation and reduce the risk of flooding for the purposes of facilitating agricultural development of the extensive floodplains encompassed by the Sacramento Valley. Levees set closely along the rivers were designed to contain flows generated by common floods and bypasses were constructed to carry overflows generated by large floods. The close-set levees along the rivers ensured that velocities in the river would help scour the river bottom and move sediment through the system, reducing dredging costs for sustaining navigation. Together, the river channels and bypasses were designed to transport a flood of the magnitude of the 1907 and 1909 Sacramento River floods. Table 1-1 shows the 1907 and 1909 flood flows relative to other historical flood flows.

1.2.1 PERIMETER LEVEE SYSTEM

The perimeter levee system around the Natomas Basin is part of an integrated system of levees, overflow bypass channels, and dams that comprises the Sacramento River Flood Control Project (SRFCP) (Plate 2). Over time, the original capacity of the SRFCP was greatly expanded by the construction of five major multipurpose dam-reservoir complexes (Shasta, Black Butte, Oroville, New Bullards Bar, and Folsom Reservoirs) containing 2.7 million acre-feet of dedicated flood storage space. These dams were justified in part by public safety considerations, specifically the need to provide a high level of flood protection to the historical urban settlements at the confluence of the Feather and Yuba Rivers (Yuba City and Marysville) and the American and Sacramento Rivers (Sacramento and West Sacramento). Following are descriptions of flood protection facilities provided by the levee system and the channels that border the Natomas Basin.
Table 1-1  
Ranking of Maximum 3-day Unimpaired Flows at Specified Locations

<table>
<thead>
<tr>
<th>Rank</th>
<th>Sacramento River at Shasta Dam</th>
<th>Sacramento River at Bend Bridge</th>
<th>Feather River at Oroville</th>
<th>Yuba River near Marysville</th>
<th>American River at Fair Oaks</th>
</tr>
</thead>
<tbody>
<tr>
<td>8</td>
<td>1907–95 kcfs</td>
<td>1983–174 kcfs</td>
<td></td>
<td></td>
<td>1963–94 kcfs</td>
</tr>
<tr>
<td>9</td>
<td>1909–95 kcfs</td>
<td>1909–162 kcfs</td>
<td></td>
<td></td>
<td>1907–88 kcfs</td>
</tr>
<tr>
<td>10</td>
<td>1907–158 kcfs</td>
<td>1909–87 kcfs</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes: kcfs=1,000 cubic feet per second; bold denotes the flows during the 1907 and 1909 floods.  
Sources: California Reclamation Board and USACE 2002 (for all data except Sacramento River at Shasta Dam 1907 and 1909) and Roos 1997: 2 (Sacramento River at Shasta Dam 1907 and 1909 values were estimated from this source)

1.2.1.1 NATOMAS CROSS CANAL

The NCC carries water from several tributary watersheds in western Placer County and southern Sutter County to the Sacramento River. The 5.3-mile-long channel at the north boundary of the project begins at the PGCC and East Side Canal, and extends southwest to its confluence with the Sacramento River near the Sankey Road/Garden Highway intersection. Raised water elevations that can affect the NCC levees come during periods of flooding. The Sutter Bypass, Sacramento River, Feather River, and NCC all contribute to flooding of the NCC. For planning purposes, the NCC south levee is divided into seven reaches, as shown in Plate 3. Much of the south levee contains an existing stability berm with an internal drainage system that was constructed as part of the North Area Local Project (NALP). Levee slopes are approximately 3:1 horizontal to vertical (3H:1V) on the water side and 2H:1V on the land side. There is an approximately 80- to 100-foot maintenance access area on the land side of the levee through most of the NCC’s length. Most of the land along the south levee consists of privately owned farmland and habitat owned and managed by The Natomas Basin Conservancy (TNBC).

1.2.1.2 SACRAMENTO RIVER EAST LEVEE

The east levee of the Sacramento River, referenced in this document as the “Sacramento River east levee,” protects the 18-mile west side of the Natomas Basin between the NCC and the American River. For planning purposes, the levee section is divided into 20 reaches, as shown in Plate 3. Garden Highway is located on top of the levee crown through all 20 reaches. A 10-foot-wide drained stability berm is present on the landside slope of the levee between the NCC and Powerline Road (Reaches 1–11) and cutoff walls have been constructed through the levee in Reaches 12–20. These improvements were components of the Sacramento Urban Levee Reconstruction Project and the Common Features Project.

Along the land side, Reaches 1–13 are bordered mainly by private agricultural lands containing a few rural residences, the Sacramento International Airport (Airport), and two farmed parcels owned and managed by TNBC. The Airport lands bordering Reaches 1–13 are referred to as the “Airport north bufferlands.” Teal Bend
Golf Club is west of the Airport, adjacent to the levee along Reach 6. The parcels bordering Reaches 14–18 contain more residences, several rural estates, and three TNBC parcels. The land side of Reaches 19 and 20 is bordered by residential subdivisions, a business park, and the City of Sacramento’s Natomas Oaks Park, undeveloped Costa Park site, and Shorebird Park.

Several marinas and restaurants are located along the water side of the levee in Reaches 1–20 along with more than 150 residences and numerous private boat docks. Many fences, gates, and other appurtenances associated with these properties are located on the levee itself.

1.2.1.3 Pleasant Grove Creek Canal West Levee

The PGCC west levee extends southerly for approximately 3.3 miles from the east end of the NCC south levee at Howsley Road to the north end of the NEMDC/Steelhead Creek levee near the Sankey Road crossing (Plate 3). The PGCC west levee protects the Natomas Basin from flood flows from the Pleasant Grove Creek, tributary creeks in western Placer County and southern Sutter County, and water backed up in the NCC from high river stages in the Sacramento River.

Levee slopes are generally 2H:1V on both the water side and land side of the levee. Natomas Road is located on top of the levee crown. No berms support this levee. However, as part of implementing the NALP, SAFCA constructed concrete-capped sheetpile walls at Howsley, Fifield, and Sankey Roads to provide hardened sections at these roadway crossings where levee height was inadequate. The Fifield Road/Natomas Road intersection was subsequently raised by Sutter County when it replaced the Fifield Road bridge over the PGCC. Several drainage culverts cross under the PGCC to drain areas to the east into the Reclamation District (RD) 1000 drainage system.

A private canal extends parallel to the PGCC west levee for about 1,500 feet at the landside levee toe. The land uses along the PGCC are primarily agricultural uses along with minimal industrial manufacturing and rural residential uses.

1.2.1.4 Natomas East Main Drainage Canal West Levee

The NEMDC (also known as Steelhead Creek) extends for approximately 13.3 miles from high ground near Sankey Road to the American River north levee and forms the easterly boundary of the Natomas Basin (Plate 3). The west levee of the NEMDC confines the canal through the entire reach. The east side of the canal is unconfined north of SAFCA’s NEMDC stormwater pumping station. This facility is connected to the NEMDC west levee and the Dry Creek north levee. It prevents elevated flood waters in Dry Creek and the southern reach of the NEMDC from entering the northern reach of the NEMDC. The pumping facility also collects local flood runoff from the Natomas East Stream Group and from spills (PGCC floodwaters) over the high ground near Sankey Road and discharges this stormwater into the southern reach of the NEMDC. The east side of this southern reach intersects Dry/Robla Creek and Arcade Creek and is confined by the NEMDC east levee, which extends for about 4 miles from the Dry/Robla Creek south levee to the Arcade Creek north levee and from the Arcade Creek south levee to the American River north levee at the mouth of the NEMDC. East Levee Road extends along the crown between Sankey Road and Main Avenue.

As part of the NALP, SAFCA raised the west levee of the NEMDC from 2.0 to 4.5 feet between the NEMDC stormwater pumping station and the American River north levee and raised the east levee of the NEMDC from 1.0 to 3.5 feet between the Dry/Robla south levee and the American River north levee. These improvements were designed to provide a high level of flood protection to the Natomas Basin by providing at least 3 feet of levee height above the “200-year” flood in Dry Creek and Arcade Creek combined with the maximum water surface likely to be produced at the mouth of the NEMDC by a “200-year” or greater flood along the American River.
1.2.1.5 American River North Levee

The Natomas section of the American River north levee extends for about 2.2 miles from its junction with the Sacramento River east levee at the mouth of the American River to its junction with the NEMDC west levee near the mouth of the NEMDC, as shown in Plate 3. This levee was constructed as part of the Natomas perimeter levee system and is designed to prevent flood waters in the American River from entering the Natomas Basin. Built before the construction of Folsom Dam, this levee is set back over 1,000 feet north of the American River main channel and is high enough to provide 3 feet of levee height above the maximum water surface elevation likely to be produced at the mouth of the NEMDC by a “200-year” or greater flood along the American River. For planning purposes, this levee has been divided into four reaches, as shown in Plate 3. The general configuration of the levee in these reaches is 3H:1V waterside slopes and 2H:1V landside slopes. Levee crown widths range from 30 to 60 feet. Garden Highway runs along the levee crown for most of these reaches and ranges from two to four lanes.

1.2.2 Floodflow Conditions

The Natomas Basin is subject to flooding from a combination of flows in the Sacramento and American River channels and in the tributary streams east of the Basin. Along the northern and western perimeters of the Basin, the greatest threat is from a large flood in the Sacramento–Feather River basin combined with high runoff in the creeks and streams of southern Sutter and western Placer Counties that drain through the NCC. This threat is somewhat mediated by the operation of the Fremont Weir and Yolo Bypass system, which absorbs approximately 80% of the flood flow reaching the Natomas Basin from the Feather and Sacramento River basins. Along the southern and southeastern perimeters of the Basin, the greatest threat is from a large flood in the American River basin combined with high runoff in the tributary creeks and streams of western Placer and northern Sacramento Counties that drain through the NEMDC/Steelhead Creek.

1.3 Project History and Planning Context

SAFCA has developed the NLIP to address identified deficiencies in the levee system protecting the Natomas Basin in Sacramento and Sutter Counties, California. The objectives of the NLIP are to: (1) provide at least a 100-year level of flood protection to the Natomas Basin as quickly as possible; (2) provide “200-year” flood protection to the Basin over time; and (3) avoid any substantial increase in annual flood damages as new development occurs in the Basin.

The Natomas Basin perimeter levee system was originally constructed to promote agricultural development. The historic Sacramento River floods of 1907 and 1909 (see Table 1-1 for flood flows) triggered the comprehensive, federally financed and managed, flood risk reduction effort that has unfolded over the past 85 years under the leadership of USACE and the State. The product of this effort is the SRFCP, an integrated system of levees, overflow bypass channels, and dams that was designed and constructed by Federal, State, and local interests over several decades to protect farmlands and urban areas in the Sacramento Valley from large floods. The SRFCP has protected the Natomas Basin from significant flooding since construction of the perimeter levee system in 1914.

Today, the Natomas Basin is the location of the Airport and the site of extensive urban development, primarily occupying the southern third of the Basin. The Basin’s remaining agricultural lands provide habitat for a number of important wildlife species. This habitat is protected under State and Federal law, and expansion of the urban footprint into the remaining agricultural areas is governed by the Natomas Basin Habitat Conservation Plan (NBHCP), which is aimed at setting aside and conserving tracts of agricultural land that are needed to sustain habitat for the affected species. The Natomas Basin’s historic floodplain is occupied by more than 83,000 residents and contains $8.2 billion in damageable property. Table 1-2 presents a brief timeline of major flood-related events in the Natomas Basin.
### Table 1-2
History of the Natomas Basin Flood Damage Reduction System

<table>
<thead>
<tr>
<th>Year/Timeframe</th>
<th>Flood Damage Reduction Project/Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>1911–1915</td>
<td>Natomas Basin reclaimed: levees and interior drainage constructed</td>
</tr>
<tr>
<td>1917–1967</td>
<td>Levees authorized as part of the SRFCP; construction on the SRFCP is initiated and completed in stages</td>
</tr>
<tr>
<td>1968</td>
<td>National Flood Insurance Program authorized</td>
</tr>
<tr>
<td>1978</td>
<td>First NFIP 100-year Flood Maps issued by the Federal Emergency Management Agency (FEMA)</td>
</tr>
<tr>
<td>1986</td>
<td>Major floods lead to SRFCP system re-evaluation</td>
</tr>
<tr>
<td>1989</td>
<td>FEMA issues new 100-year Flood Maps encompassing most of the city of Sacramento</td>
</tr>
<tr>
<td>1990–1993</td>
<td>Congress provides funding for the Sacramento Urban Levee Reconstruction Project</td>
</tr>
<tr>
<td>1993–1998</td>
<td>SAFCA carries out the NALP</td>
</tr>
<tr>
<td>1996</td>
<td>Congress authorizes raise and strengthening of Sacramento River east levee and strengthening of American River north levee</td>
</tr>
<tr>
<td>1997</td>
<td>Major flood in SRFCP</td>
</tr>
<tr>
<td>1998</td>
<td>USACE certifies Natomas Basin levees for 100-year FEMA flood protection</td>
</tr>
<tr>
<td>1999</td>
<td>Congress authorizes raise and strengthening of the NCC south levee</td>
</tr>
<tr>
<td>1999</td>
<td>Post-1997 Flood Assessment recognizes underseepage as a threat</td>
</tr>
<tr>
<td>2000</td>
<td>USACE initiates Natomas Basin Common Features Design</td>
</tr>
<tr>
<td>2002</td>
<td>USACE conducts public scoping meetings</td>
</tr>
<tr>
<td>2003</td>
<td>USACE Levee Task Force completes development of deep underseepage criteria</td>
</tr>
<tr>
<td>2004</td>
<td>USACE adopts Standard Operating Procedures for Urban Levee Design</td>
</tr>
<tr>
<td>2004–2006</td>
<td>SAFCA evaluates Natomas Basin levees</td>
</tr>
<tr>
<td>2004</td>
<td>USACE initiates General Re-Evaluation of the Common Features Project</td>
</tr>
<tr>
<td>2006</td>
<td>USACE recommends levee decertification based on new geotechnical information and new standards</td>
</tr>
<tr>
<td>2006</td>
<td>SAFCA initiates the NLIP</td>
</tr>
<tr>
<td>2006</td>
<td>SAFCA Board of Directors certifies the EIR for the NLIP Phase 1 Project, and USACE adopts a Finding of No Significant Impact and grants permission pursuant to Section 408 for the Phase 1 Project</td>
</tr>
<tr>
<td>2007</td>
<td>SAFCA Board of Directors certifies the EIR for NLIP Phase 2 Project (2007 Landside EIR)</td>
</tr>
<tr>
<td>2008</td>
<td>USACE issues Draft and Final EIS for NLIP Phase 2 Project</td>
</tr>
<tr>
<td>2008</td>
<td>SAFCA completes NLIP Phase 1 Project</td>
</tr>
<tr>
<td>2009</td>
<td>USACE issues Phase 2 EIS ROD; granting permission pursuant to Section 408 and Section 404 for Phase 2 Project</td>
</tr>
<tr>
<td>2009</td>
<td>SAFCA Board of Directors certifies SEIR for NLIP Phase 2 Project (Phase 2 Supplemental EIR)</td>
</tr>
</tbody>
</table>

Notes: EIR = environmental impact report; EIS = environmental impact statement; FEMA = Federal Emergency Management Agency; NFIP = National Flood Insurance Program; NLIP = Natomas Levee Improvement Program; NLAP = North Area Local Project; NCC = Natomas Cross Canal; SAFCA = Sacramento Area Flood Control Agency; SRFCP = Sacramento River Flood Control Project; USACE = U.S. Army Corps of Engineers; ROD = record of decision; SEIR = Supplemental EIR

Source: Data compiled by EDAW in 2008 and 2009
Although SAFCA anticipates that all segments of the Natomas perimeter levee system will eventually be improved to meet all of the above design criteria, SAFCA is partnering with the California Department of Water Resources to implement FloodSafe California using grant funding to initiate early implementation of improvements ("early implementation project") for the segments that do not currently meet the 100-year design criteria adopted by the Federal Emergency Management Agency (FEMA). SAFCA proposes to complete these improvements by the end of 2011. Phases 1–4 of the NLIP Landside Improvements Project constitute the “early implementation project.” The remaining segments of the perimeter levee system would be improved by USACE to meet State standards for the “200-year” design water surface elevation. This will require Congressional authorization to expand the scope of the already authorized Natomas components of the Common Features Project based on a General Re-evaluation Report (GRR) to be completed by USACE for presentation to Congress in 2010. SAFCA is coordinating with USACE to ensure that the planning and design of the early implementation project are consistent with applicable USACE planning, engineering, and design guidelines. While the GRR will be a separate report with its own environmental documentation, USACE and SAFCA recognize that Federal actions taken in connection with the early implementation project will need to be appropriately reflected in the GRR.

To move forward as quickly as possible to reduce the risk of flooding in the Natomas Basin, SAFCA has identified the broad outlines of the early implementation project at a program level of detail and developed an incremental implementation strategy based on carrying out the project in four phases, with each phase contributing independently and cumulatively to achieving flood risk reduction. Each individual project phase would contribute to increased flood protection for the Natomas Basin, and thus has independent utility. However, no single project phase would achieve the overall project objective of 100-year flood protection to the entire Basin. The NLIP, as a program, has independent utility from the other areas under consideration in the GRR because the NLIP will provide added flood protection to an entire area (similar to a ring levee) and this increased flood protection is not dependent on the outcome of the GRR. The four phases of the project are described in Section 1.5.4, “Natomas Levee Improvement Program Environmental Documentation and Relationship of This EIS/EIR to Other Documents,” below.

The NLIP Landside Improvements Project and the NLIP as a whole are part of a larger program of improvements to the flood damage reduction system protecting the Sacramento Area that was initiated as part of the American River Watershed Investigation (ARWI) following the record flood of 1986. This section outlines the key events and actions that have shaped the ARWI so as to provide the historical and legislative context within which the NLIP Landside Improvements Project is being pursued.

### 1.3.1 1986 Flood

The record flood of 1986 caused levee failures in many areas of the Sacramento Valley that resulted in millions of dollars of property damage and exposed numerous deficiencies in the SRFCP. In the Sacramento area, these deficiencies included: (1) unstable levees along the east bank of the Sacramento River that were susceptible to failure due to the porous nature of the material used in their construction, (2) inadequate conveyance capacity in the drainage channels around the Natomas Basin that serve to divert runoff from the foothills into the Sacramento and American Rivers, and (3) inadequate reservoir storage capacity for controlling large floods in the American River watershed.

### 1.3.2 Sacramento Urban Levee Reconstruction Project

SAFCA was formed in September 1989 to work with USACE and the State to address the deficiencies exposed by the 1986 flood. The initial step in this effort was to quickly implement the Sacramento Urban Levee Reconstruction Project to stabilize the levees along the east bank of the Sacramento River upstream and downstream of the American River. These levees were constructed in the early part of the 20th century using materials dredged from the river channel that contained significant amounts of sand and silt dislodged from the foothills and mountains along the east side of the Sacramento Valley during the hydraulic mining era. These
materials proved to be excessively porous when subjected to the prolonged high flows produced by the 1986 flood, particularly in the Natomas Basin, where levee failure due to seepage through the levee was avoided only through a massive effort to shore up the levee during the height of the flood.

The stabilization effort employed two measures to address this seepage problem. Where space permitted, such as upper Natomas Basin, a drained stability berm was constructed along the landside toe of the levee to intercept any water seeping through the levee and discharge it onto adjacent lands where it is collected by the interior drainage system and then pumped back into the river. Where space was limited, as in the Pocket area and the lower Natomas Basin, a slurry cutoff wall was excavated through the levee and into less permeable ground below. This cutoff wall serves to reduce seepage through the permeable levee embankment soils. Construction of these improvements, covering approximately 33 miles of the Sacramento River east levee, was initiated in 1990 and completed in 1993.

### 1.3.3 American River Watershed Investigation Selected Plan

In addition to levee stabilization, USACE, the State, and SAFCA used the ARWI to develop a broad program of improvements to Sacramento’s flood damage reduction system focusing on construction of a flood detention dam along the American River near Auburn combined with raising and strengthening the levees along the tributary streams and drainage canals around the Natomas Basin. The ARWI Selected Plan, which was designed to provide a “200-year” level of flood protection to the Sacramento area, was presented to Congress in 1992. However, in the face of opposition to the detention dam, Congress authorized only the levee improvements around the Natomas Basin and directed that these improvements should proceed while the USACE re-evaluated options for controlling floods along the remainder of the Lower American River. The legislation left open the possibility that the authorized improvements could be constructed by non-Federal interests in exchange for future credits or reimbursements.

### 1.3.4 North Area Local Project

Relying on the authorization described above, SAFCA quickly initiated the NALP. This locally funded project was designed to provide a high level of flood protection to the Natomas Basin in a manner that neither depended on nor prejudiced the outcome of the continuing effort to develop a comprehensive plan for protecting the floodplains along the Lower American and Sacramento Rivers outside the Natomas Basin. Toward this end, SAFCA designed the levees along the lower reaches of the NEMDC/Steelhead Creek, Arcade Creek, and Dry/Robla Creek to contain the maximum water surface elevation that could be anticipated in the Lower American River at the mouth of the NEMDC/Steelhead Creek during a “200-year” or greater flood event under any of the alternatives under consideration by the AWRI, including no action. The NALP, which also included levee strengthening measures along the south levee of the NCC and west levee of the PGCC, was completed in 1996.

### 1.3.5 Folsom Dam Reoperation

In 1995, SAFCA entered into a 5-year agreement with the U.S. Bureau of Reclamation (Reclamation) to initiate a variable space storage operation at Folsom Dam. This would allow for an increase in the available space in three large non-Federal reservoirs located in the American River watershed upstream of Folsom Dam which could be used for flood damage reduction. This effort would result in incidental flood damage reduction benefits without formally incorporating the non-Federal reservoirs into the flood damage reduction system and without creating unacceptable impacts to anadromous fish in the Lower American River water supply, hydropower, and recreational uses dependent on Folsom Dam.
1.3.6 AMERICAN RIVER COMMON FEATURES PROJECT

In 1996, USACE transmitted a Supplemental Information Report (SIR) to Congress that presented the results of the requested re-evaluation of flood risk reduction options for the American River watershed. The SIR concluded that regardless of what measures might be implemented to increase the reservoir storage space available, the levees extending upstream from the mouth of the river should be strengthened to resist seepage. Moreover, the SIR indicated that SAFCA’s levee improvements on the northern and eastern levees of the Natomas Basin were sufficient to protect the Basin from very large floods along the American River, and with modifications to the upper 12 miles of the east levee of the Sacramento River, including increased levee height and levee stability improvements and levee stability along the American River north levee adjacent to Natomas, a similarly high level of flood protection could be secured along the Sacramento River. These American River and Natomas Basin improvements were considered “common features” of any long-term effort to provide Sacramento with a high level of flood protection, and Congress directed the Secretary of the Army to design and construct them under the auspices of the Common Features Project. The authorization of the Common Features Project also allowed the non-Federal partners to proceed with the improvements and receive credit for the work. Finally, Congress directed the Secretary of the Interior to continue the variable space storage operation at Folsom Dam and to extend Reclamation’s operational agreement with SAFCA pending implementation of a comprehensive flood damage reduction program for the American River watershed.

1.3.7 1997 FLOOD

Shortly after the conclusion of the 1996 Federal legislative session, the Sacramento Valley again experienced a flood of record magnitude. The flood of 1997 produced flows in the Lower Sacramento and American Rivers comparable to those of the flood of 1986. The levees around the Natomas Basin and along the Lower American and Sacramento Rivers, bolstered by the accomplishments of the Sacramento Urban Levee Reconstruction Project and the NALP, and relieved by the additional reservoir storage capacity made available by the Folsom Reoperation Project, passed these flows without the signs of levee stress that occurred in 1986. However, the flood did cause failures of some SRFCP levees along the Feather River and Sutter Bypass upstream of the Natomas Basin. The USACE post-flood assessment concluded that deep underseepage may have contributed to these levee failures. To address this risk, USACE recommended a broader scope for the Common Features Project, including deeper seepage cutoff walls through the levees along the Lower American River. USACE also called for an assessment of the need for similar measures along the east levee of the Sacramento River in the Natomas Basin.

1.3.8 FOLSOM DAM MODIFICATION PROJECT AND EXPANSION OF THE COMMON FEATURES PROJECT

In 1999, Congress approved a plan for increasing flood protection along the American River by modifying Folsom Dam’s outlet works to be more efficient. Congress also expanded the scope of the Common Features Project, calling for additional reaches of the levees along the lower American River to be raised and strengthened to ensure safe containment of flows in the river up to 160,000 cubic feet per second (cfs) with at least 3 feet of additional levee height1, and directing USACE to raise and strengthen the south levee of the NCC to provide the same level of flood protection afforded by the previously authorized improvements of the east levee of the Sacramento River. Lastly, Congress directed the Secretary of the Army to cooperate with the Secretary of the Interior in devising a long-term variable space storage operation plan for Folsom Dam that would take advantage of the operational capabilities created by the modification of the dam’s outlet works and improved weather forecasting.

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1 See definition of “levee height” in Section 1.4.2.1, “Flood Problems and Needs.”
1.3.9 **JOINT FEDERAL PROJECT**

In 2005, technical challenges associated with enlarging the existing outlet works at Folsom Dam caused USACE, the State, SAFCA, and Reclamation to embrace a new approach to increasing the dam’s low-level discharge capacity. This “Joint Federal Project,” which was approved by Congress in 2007, will address both flood damage reduction and dam safety issues through construction of a new auxiliary spillway and control gates. The new facilities will significantly increase Folsom Dam’s low-level outlet capacity, enabling the dam to meet applicable Federal dam safety standards while permitting dam operators to safely contain the “200-year” flood in the American River watershed. The new flood damage reduction operation assumes that the variable storage space plan will be continued and that releases from the dam will be increased to 160,000 cfs when inflows to the dam exceed the magnitude of a 100-year flood.

1.3.10 **GENERAL RE-EVALUATION OF THE COMMON FEATURES PROJECT**

Changes in engineering standards and a better understanding of flood risks in the SRFCP system have caused USACE to initiate a general re-evaluation of the elements included in the Common Features Project. The GRR is expected to be presented to Congress in 2010 with recommendations of scope and cost modifications necessary to ensure that the project can achieve its authorized flood risk reduction objectives.

Initially, the GRR was primarily focused on evaluating the needs of the Natomas Basin. However, a significant similar effort is also under way with respect to the elements of the Common Features Project along the Lower American and Sacramento Rivers outside the Natomas Basin, where scope and cost modifications may also be needed to ensure that the flood risk reduction objectives of the “Joint Federal Project” are achieved. Here, USACE has determined that the Sacramento River east levee between the American River and the town of Freeport may lack adequate levee height, and may be susceptible to underseepage and erosion in a “200-year” flood event. In addition, the levees along the Lower American River may be susceptible to erosion based on the magnitude and duration of the releases from Folsom Dam that occur in such an event. Accordingly, USACE is studying comprehensive alternatives that would consider all the basins in the greater Sacramento area, to ensure that levees protecting the city and county of Sacramento, and the area of Sutter County within the Natomas Basin provide the same level of protection as the Joint Federal Project Folsom Dam improvements, which are already under construction.

SAFCA successfully obtained a grant from the California Department of Water Resources for funding an early implementation project as part of FloodSAFE California. FloodSAFE California is a strategic initiative to maximize Proposition 1E and 84 bond funds to reduce flood risk to Californians, develop a sustainable flood management system for the future, and lessen the consequences of floods when they do occur. As detailed in the Local Funding EIR, SAFCA’s cost share requirement was met and the funding awarded. SAFCA’s early implementation project is running ahead of the GRR submittal date with the expectation that the perimeter levee improvements that are constructed in advance of any Congressional action on the GRR will be found consistent with the recommendations contained in the GRR. On that basis, SAFCA anticipates that the non-Federal costs incurred in the early implementation project could be credited against the remaining non-Federal share of the cost of the enlarged Common Features Project or Joint Federal Project.

1.4 **PROJECT PURPOSE/PROJECT OBJECTIVES AND NEED FOR ACTION**

1.4.1 **PROJECT PURPOSE/PROJECT OBJECTIVES**

USACE and SAFCA each view the project purpose from the purview of their respective responsibilities, as defined below. CEQA also requires the CEQA lead agency to specify project objectives.
1.4.1.1 **Sacramento Area Flood Control Agency**

SAFCA’s project objectives adopted in connection with the NLIP are: (1) provide at least a 100-year level of flood protection to the Natomas Basin as quickly as possible, (2) provide “200-year” protection to the Basin over time, and (3) avoid any substantial increase in expected annual damages as new development occurs in the Basin. The first two project objectives would reduce the residual risk of flooding sufficiently to meet the minimum requirements of Federal and state law for urban areas like the Natomas Basin. The third project objective is a long-term objective of SAFCA’s.

Additional project objectives that have informed SAFCA’s project design are to:

1. use flood damage reduction projects in the vicinity of the Airport to facilitate management of Airport lands in accordance with the Airport’s Wildlife Hazard Management Plan (WHMP); and
2. use flood damage reduction projects to increase the extent and connectivity of the lands in the Natomas Basin being managed to provide habitat for giant garter snake, Swainson’s hawk, and other special-status species.

SAFCA’s approach to defining flood risk reduction accomplishments (system performance) differs from that of USACE. References in this document to levels of flood protection are based on SAFCA’s “best estimate” approach (FEMA’s and the state’s current method) and should not be taken as USACE concurrence that such levels would be achieved based on USACE’s approach of incorporating risk and uncertainty in the estimate of system performance. In any case, flood risk to the Natomas Basin would be considerably reduced by the project. FEMA and NLIP design criteria for the 1% and 0.5% events is provided in Table I-1 in Appendix I.

1.4.1.2 **U.S. Army Corps of Engineers**

The overall purpose of the project is to develop and select an alternative that would reduce the risk of flood damage in the Natomas Basin. Some residual risk will always remain, however, in any flood damage reduction system. USACE must make decisions on whether or not to grant permission for SAFCA’s Phase 3 Project to alter the Natomas Basin levee system (Federal project levees) under Section 408 and issue permits under Section 404 and Section 10. USACE decisions contemplated by this EIS/EIR pertain only to the proposed Phase 3 Project, which is the subject of this EIS/EIR. USACE’s Regulatory Branch has already made decisions under these authorities for the Phase 1 and Phase 2 Projects.

1.4.2 **Need for Action**

The need for the action is to reduce the flood risk to the Natomas Basin.

The Natomas Basin floodplain is occupied by over 83,000 residents and $8.2 billion in damageable property. Although improvements to the Natomas Basin perimeter levee system, completed as part of the Sacramento Urban Levee Reconstruction Project and the NALP, have significantly improved flood protection for the area, the Natomas Basin remains vulnerable to flooding in a less than 100-year flood event. Uncontrolled flooding in the Natomas Basin floodplain in a flood exceeding a 100-year event could result in $7.4 billion in damage (this excludes the Airport facilities) (SAFCA 2007b). Flooding could also release toxic and hazardous materials, contaminate groundwater, and damage the metropolitan power and transportation grids. The disruption in transportation that could result from a major flood could affect the Airport and interstate and state highways. In addition, displacement of residents, businesses, agriculture, and recreational areas could occur.

The NLIP was initially outlined in the Natomas Levee Evaluation Study Final Report Prepared for SAFCA in Support of the Natomas Basin Components of the American River Common Features (July 14, 2006). This evaluation was based on the engineering studies and reports that were included as appendices to the above-referenced report, which are available for review at SAFCA’s office at 1007 7th Street, 7th Floor. These studies
and reports indicate that segments of the Natoma perimeter levee system reflect the following problems for both the FEMA 100-year and the “200-year” design water surface elevations:

- inadequate levee height,
- through-levee seepage and foundation underseepage with excessive hydraulic gradients,
- embankment instability, and
- susceptibility to riverbank erosion and scour.

Although not highlighted in the levee evaluation, portions of the perimeter levee system, particularly along the east levee of the Sacramento River, are also subject to vegetative and structural encroachments into the levee prism.

In January 2008, FEMA proposed remapping the Natoma Basin as an AE zone. The designation took effect in December 2008. FEMA defines AE zones as areas with a 1% annual chance of flooding. The designation requires the bottom floor of all new buildings be constructed at or above base flood elevation—as little as 3 feet in some of the Natoma Basin but up to 20 feet above the ground level in much of the Basin. This designation effectively stopped all projects that were not issued building permits before the new map took effect.

The following subsections describe flood damage reduction system problems and other problems and needs related to project implementation.

1.4.2.1 Flood Problems and Needs

Inadequate Levee Height

“Levee height” refers to a measure of the height of a levee above a defined water surface elevation. The NCC south levee and Reaches 1–11 of the Sacramento River east levee provide less than the 3 feet of additional levee height that is required to meet the minimum requirements for 100-year flood protection established by FEMA as part of the National Flood Insurance Program or the minimum requirements for “200-year” flood protection established by the State. Both the FEMA 100-year and the “200-year” design water surface elevations were derived using hydraulic modeling outputs that assume SRFCP levees outside the Natoma Basin do not fail when overtopped. Plate 3 shows the locations and amounts of levee height deficiency that would be addressed by the NLIP Landside Improvements Project.

Seepage

Seepage beneath and through segments of the Natoma levee system has been identified as a significant risk to the stability and reliability of the system (SAFCA 2006). Underseepage problems occur in locations where levees are constructed on low-permeability foundation soil (silt and clay) underlain by higher-permeability layers (sand and gravel). Excessive underseepage makes the affected levee segment susceptible to failure during periods of high river stage. Under these conditions, seepage travels horizontally under the levee and then is forced vertically upward through the low-permeability foundation layer, often referred to as the “blanket.” Failure of the blanket can occur either by uplift, a condition in which the blanket does not have enough weight to resist the confined pressure acting upon the bottom of the blanket, or by piping (internal erosion) caused by water flowing under high vertical gradients through the erodible blanket and carrying fine soil particles out of the foundation materials. Through-seepage is seepage through a levee embankment that can occur during periods of high river stage. Depending on the duration of high water and the permeability of embankment soil, seepage may exit the landside face of the levee. Seepage can also pass directly through pervious layers in the levee if such layers are present. Under these conditions, the stability of the landside levee slope may be reduced. Plate 4 shows a schematic of these two failure mechanisms. Plate 3 shows the locations around the Natoma Basin where seepage has been identified as a problem.
Riverbank Erosion

As shown in Plate 5, approximately 15 sites along the water side of the Sacramento River east levee are subject to bank erosion in the form of bed or toe scour and wave wash that threatens the stability of the adjacent levee. Risk priorities have been assigned to the affected sites based primarily on the risk of slope failure due to undermining. High-risk sites exhibit one or more of the following characteristics and are considered potentially susceptible to failure in a 100-year flood event:

- the toe of the bank lies inside or very near the levee template and the slope below the waterline is reasonably steep, scour depths are below river bed elevations at the toe, or the local bed has been observed to be lowering;
- the toe of the bank lies outside the levee template but there is risk of cantilever failure based on the estimated stratigraphy of the bank; or
- the bank at the low-water elevation (the contact between the flood basin deposits and the alluvial deposits) lies near the levee template, and there is potential for a failure originating at the contact point to intersect the levee prism. If the failure seems unlikely to intersect the levee prism, the site was ranked as moderate.

Moderate-risk sites exhibit one or more of the following characteristics and may be recommended for treatment as part of any “200-year” flood protection improvement program:

- the toe of the bank lies reasonably close to the levee template, but the slope below the waterline is moderate and general scour elevations are not very far beneath the local bed level;
- the bank at the low-water elevation (the contact between the flood basin deposits and the alluvial deposits) lies inside the levee template, but an individual failure is unlikely to intersect the levee prism; or
- the toe of the bank lies from 20 to 50 feet from the levee template and the risk of slope failure is low to moderate, but erosion appears to be very active or specific site factors, such as lack of vegetation, structures, or fallen trees, suggest that erosion might proceed very quickly during a large flood.

Sites A (River Mile [RM] 78.6), C (RM 78.0), D (RM 77.3), G (RM 73.5), J (RM 69.8), and M (RM 68.8) are considered high-risk sites. Sites B (RM 78.2), I (RM 70.0), K (RM 69.4), and L (RM 69.1) are considered moderate-risk sites.

Treatment of bank erosion is not an element of the Landside Improvements Project but is a part of SAFCA’s overall NLIP. The presence of high-risk sites may affect the ability to provide 100-year or “200-year” flood protection to the Natomas Basin. Discussion of erosion sites is relevant to this EIS/EIR, therefore, because the selection and design of improvements along the Sacramento River east levee would influence the extent of the threat that bank erosion sites pose to the integrity of the levee—and, consequently, the need to repair erosion sites.

Encroachment

USACE levee guidance requires the removal of vegetation greater than 2 inches in diameter on the levee slopes and within 15 feet of the waterside and landside levee toes. This guidance also may require removal of encroachments on the levee slopes, including utilities, fences, structures, retaining walls, driveways, and other features that penetrate the levee prism or affect operation and maintenance of the levee system. Substantial encroachments are present on the Sacramento River east levee. Plates 6a and 6b illustrate typical encroachments in the area. Should any of these existing encroachments be determined to threaten the integrity of the levee or otherwise increase flood risk unacceptably, the encroachments would need to be removed. RD 1000 is the entity initially responsible for removing encroachments that have been identified as threatening levee integrity.
1.4.2.2 OTHER PROBLEMS AND NEEDS RELATED TO PROJECT IMPLEMENTATION

Aviation Safety

The Airport is located approximately 1.5 miles east of the Sacramento River east levee and 12 miles north of downtown Sacramento. The Airport includes the Airport Operations Area and adjacent terminals, parking lots, and landscaped areas (Plate 7). There are two 8,600-foot parallel runways, oriented roughly north-south, and three airline terminals, as well as additional buildings associated with various airport operations. Approximately half of the 5,900 acres of Sacramento County–owned land at the Airport are located due south and due north of the Airport Operations Area and function as aviation “bufferlands” to prevent encroachment by land uses, such as residential development, that are incompatible with aircraft operations.

The Airport has one of the highest numbers of reported bird strikes of all California airports. The frequency of these strikes is directly related to the Airport’s location in the western portion of the Natomas Basin, which is a relatively flat, low-lying area, along the Pacific Flyway, dominated by agricultural crop lands and supporting irrigation and drainage infrastructure. These agricultural uses are the primary wildlife attractants in the area, with rice cultivation, including flooding of the rice fields in winter and summer, considered the most significant attractant.

Since 1996, the Federal Aviation Administration (FAA) has required the Airport to maintain and implement a WHMP. The WHMP relies on a combination of wildlife control and land management strategies and outlines steps for monitoring, documenting, and reporting potential wildlife hazards and bird strikes. In accordance with FAA Advisory Circular (AC) 150/5200-33B, Hazardous Wildlife Attractants on or Near Airports (FAA 2007), the Airport has been directed by the FAA to reduce wildlife attractants in the Airport Critical Zone, the area within a 10,000-foot radius from the centerline of the two parallel runways for turbine-powered aircraft. The following land management objectives in the WHMP are relevant to the proposed early implementation project:

► maintain grasslands in the Airport Operations Area (the area within the fenced perimeter of the Airport) to discourage use by hazardous wildlife;

► reduce aquatic habitat for hazardous wildlife;

► reduce hazardous wildlife use of ditches in the Airport Operations Area; and

► reduce hazardous wildlife on Sacramento County–owned agricultural land in the 10,000-foot Airport Critical Zone.

Habitat Conservation

The Natomas Basin provides habitat for a variety of wildlife species, ranging from those that use the widely distributed agricultural fields and levee maintenance zones to species that are restricted to remnant patches of native vegetation and the area’s historical agricultural irrigation and drainage ditches and canals. Many common wildlife species use the project area, and a number of special-status species also have potential to occur within and adjacent to the levee improvement areas. These special-status species include the following:

► valley elderberry longhorn beetle,
► giant garter snake,
► northwestern pond turtle,
► Swainson’s hawk,
► burrowing owl, and
► other nesting birds.
The NBHCP was developed by the City of Sacramento, Sutter County, and TNBC in 2003 to promote conservation of the NBHCP-covered species in conjunction with economic and urban development in the Natomas Basin. The NBHCP establishes a conservation program designed to minimize and mitigate the expected loss of habitat values and incidental take of “covered species” that could result from urban development and operation and maintenance of irrigation and drainage systems. The NBHCP currently authorizes take associated with 17,500 acres of urban development in southern Sutter County and within the city of Sacramento. The U.S. Fish and Wildlife Service (USFWS) approved the NBHCP in 2003 and issued incidental take permits to the City of Sacramento and Sutter County for take of Federally listed species resulting from permitted activities.

The NBHCP’s habitat reserve acquisition and management activities are implemented by TNBC, a private, nonprofit organization that began operating in 1998 and whose mission is to serve as “plan operator” of the NBHCP. TNBC receives mitigation fees paid by developers and other NBHCP participants. These funds are used to acquire, establish, enhance, monitor, and manage mitigation lands in perpetuity. As development occurs within the Natomas Basin, and as TNBC acquires mitigation lands, site-specific management plans are implemented by TNBC to ensure that the objectives of the NBHCP are fulfilled. These management plans may include excavation and grading of the acquired lands to create marsh habitats reflective of the floodplain conditions that prevailed in portions of the Natomas Basin before reclamation.

As of January 2006, nearly 4,000 acres of mitigation property had been acquired in the Natomas Basin. As shown in Plate 8, this property is concentrated in three areas: north of the Airport and west of State Route 99 in Sutter County, east of the Airport between Elverta Road and the Sacramento/Sutter County border in Sacramento County, and south of the Airport in the vicinity of Fisherman’s Lake in Sacramento County. TNBC’s goal is to consolidate these three blocks of land through infill acquisitions and to ensure that these lands are reliably served and connected by the Natomas Basin’s historical agricultural irrigation and drainage infrastructure.

**Agricultural Irrigation and Drainage Infrastructure**

Reclamation of the Natomas Basin for agricultural development required construction of two major ditch and canal systems in the Basin: an irrigation system owned and operated by Natomas Central Mutual Water Company (NCMWC) and a drainage system owned and operated by RD 1000. NCMWC pumps water into the Basin to provide irrigation water to its shareholders for agricultural use within the Basin. During winter (October through April), drainage is primarily rainfall runoff; during summer (May through September), drainage water from agricultural fields is typically recirculated for irrigation. Because the Basin is surrounded by levees, all excess drainage within the Basin must be pumped out. In general, water is pumped into the Basin from the Sacramento River and NCC as irrigation water and returned to the perimeter drainage channels via RD 1000’s interior drainage system.

Several irrigation canals, pipelines, wells, and pump stations exist along the Sacramento River east levee. These include the Elkhorn Main Irrigation Canal (Elkhorn Canal), which runs parallel to the Sacramento River east levee from the North Drainage Canal to just south of West Elkhorn Boulevard, and the Riverside Main Irrigation Canal (Riverside Canal), which runs parallel to the Sacramento River east levee from approximately 1 mile north of San Juan Road to approximately Orchard Lane. These NCMWC canals are fed by three pumping plants on the Sacramento River (Plate 9). These canals are referred to as “highline” canals because they have embankments that allow water levels to be maintained above surrounding ground surfaces so that water can be delivered to agricultural receiving lands by gravity flow. The NCMWC also operates two pumps along the NCC south levee that provide irrigation water to agricultural lands in the northern portion of the Basin. These NCMWC irrigation systems and several other landowner-operated systems along the Sacramento River east levee, NCC south levee, and PGCC west levee would need to be relocated to accommodate improvements to these levees.

RD 1000 operates several drainage pumping plants along the Sacramento River east levee, the NCC south levee, and the NEMDC west levee that could be affected by levee improvement activity. As shown in Plate 9, Pumping Plant No. 2, located in Sacramento River Reach 4B, pumps drain water from the lower end of the North Drainage
Canal; Pumping Plant No. 3, located in Sacramento River Reach 13, pumps drain water from the West Drainage Canal; Pumping Plant No. 1, located in Sacramento River Reach 20A, pumps drain water from the Main Drainage Canal; Pumping Plant No. 4, located in NCC Reach 2, pumps drain water from the upper end of the North Drainage Canal; Pumping Plant No. 5, located in Sacramento river Reach 10, pumps drain water from the West Drainage Canal; Pumping Plant No. 8, located on the NEMDC west levee between Del Paso Road and North Market Boulevard, pumps drain water from the C-1 Drain; and Pumping Plant No. 6, located on the NEMDEC west levee between Elverta Road and Elkhorn Boulevard, pumps drain water from the E Drain. These pumping facilities include discharge pipelines that would need to be relocated as part of the levee improvements in these locations. Pumping Plant No. 2 was temporarily removed as part of an emergency levee repair in 2006.

The City of Sacramento operates the Willow Creek stormwater pumping station, which is located in Sacramento River Reach 19B; Pump Station 58, which is located on the American River north levee at Asuza Street; and Pump Station 102, which is located on the NEMDC west levee in Gardenland Park.

1.5 INTENDED USES OF THE EIS/EIR AND RELATIONSHIP TO OTHER DOCUMENTS

1.5.1 NATIONAL ENVIRONMENTAL POLICY ACT

NEPA provides an interdisciplinary framework for Federal agencies to develop information that will help them to take environmental factors into account in their decision-making (42 USC 4321, 40 CFR 1500.1). According to NEPA, an EIS is required whenever a proposed major Federal action (e.g., a proposal for legislation or an activity financed, assisted, conducted, or approved by a Federal agency) would result in significant effects on the quality of the human environment.

Implementation of the project is dependent upon Federal action because it would require Federal approval for one or more of the following activities: (i) alteration of Federal project levees (requires permission from USACE pursuant to Section 408); (ii) placement of fill material into jurisdictional waters of the United States (requires permission from USACE pursuant to Section 404); (iii) work performed in, under, or over navigable waters, and excavation of material from or deposition of material into navigable waters (requires permission from USACE under Section 10); and (iv) activities affecting plant or animal species protected by the Federal Endangered Species Act (ESA) (16 USC 1531[c][1][2]). An EIS is used by Federal agencies in making decisions and is intended to provide full and open disclosure of environmental consequences prior to agency action.

1.5.2 CALIFORNIA ENVIRONMENTAL QUALITY ACT

According to the State CEQA Guidelines (14 CCR Section 15064[f][1]), preparation of an EIR is required whenever a project may result in a significant environmental impact. An EIR is an informational document used to inform public agency decision makers and the general public of the significant environmental effects of a project, identify possible ways to mitigate or avoid the significant effects, and describe a range of reasonable alternatives to the project that could feasibly attain most of the basic objectives of the project while substantially lessening or avoiding any of the significant environmental impacts. Public agencies are required to consider the information presented in the EIR when determining whether to approve a project.

CEQA requires that state and local government agencies consider the environmental effects of projects over which they have discretionary authority before taking action on those projects (Public Resources Code [PRC] Section 21000 et seq.). CEQA also requires that each public agency avoid or mitigate to less-than-significant levels, wherever feasible, the significant environmental effects of projects it approves or implements. If a project would result in significant and unavoidable environmental impacts that cannot be feasibly mitigated to less-than-significant levels, the project can still be approved, but the lead agency’s decision makers must issue a “statement
of overriding considerations” explaining in writing the specific economic, social, or other considerations that they believe, based on substantial evidence, make those significant effects acceptable.

1.5.3 PROJECT AUTHORIZATION

SAFCA is authorized to proceed with the early implementation project as approved by the SAFCA Board of Directors in April 2007 and as funded in part by the Consolidated Capital Assessment District that was formed in April 2007 following an affirmative vote of property owners occupying the “200-year” floodplain in Sacramento. In October 2007, the California Legislature approved, and the Governor signed, Senate Bill 276 authorizing the state’s participation in the project. The state has the capability to fund its share of the project cost under the authorities created by the passage of Propositions 1E and 84 in November 2006. Federal participation in the project would require additional action by Congress based on the results of the Common Features Project GRR as discussed above.

1.5.4 NATOMAS LEVEE IMPROVEMENT PROGRAM ENVIRONMENTAL DOCUMENTATION AND RELATIONSHIP OF THIS EIS/EIR TO OTHER DOCUMENTS

Summarized below is the relationship of the NLIP Landside Improvement Project phases to one another and their relationship to this EIS/EIR. To provide further context, Plate 10 shows levee work by phase and borrow sites and Table 1-3 presents the proposed components and construction timing of the Phase 1, 2, 3, and 4 Projects.

1.5.4.1 PHASE 1 PROJECT

In February 2007, the SAFCA Board of Directors certified the Local Funding EIR (SAFCA 2007a), which examined the physical environmental effects associated with the program of flood damage reduction measures and related mitigation and habitat enhancements that the local funding mechanisms would be used to finance. The Local Funding EIR covered NLIP Phases 1–4 at a program level of detail and Phase 1 (NCC South Levee Phase 1 Improvements [Phase 1 Project]) at a project-specific level of detail. The Phase 1 Project improvements were constructed in 2007 and 2008.

1.5.4.2 PHASE 2 PROJECT

In November 2007, the SAFCA Board of Directors certified the EIR on the Natomas Levee Improvement Program Landside Improvements Project (2007 Landside EIR, State Clearinghouse Number 2007062016), which covered the three additional phases of “landside” components of the NLIP that were proposed for construction in 2008 (Phase 2 Project), 2009 (Phase 3 Project), and 2010 (Phase 4 Project). The 2007 Landside EIR was tiered from the analysis in the Local Funding EIR, consistent with Section 15152 of the State CEQA Guidelines. The 2008 construction phase (now referred to as the Phase 2 Project) was analyzed at a project level, and the 2009–2010 construction phases (now referred to as the Phase 3 Project and Phase 4 Project, or the remainder of the Landside Improvements Project) were analyzed at a program level. The Phase 2 Project was approved for implementation by the SAFCA Board of Directors on November 29, 2007.

To implement the Phase 2 Project, SAFCA required permission from USACE pursuant to Section 408 for alteration of a Federal project levee and Section 404 for the discharge of fill into jurisdictional waters of the United States. Therefore, following completion of the 2007 Landside EIR and local approval of the Phase 2 Project, USACE prepared an EIS for 408 Permission and 404 Permit to Sacramento Area Flood Control Agency for the Natomas Levee Improvement Project, Sacramento, CA (Phase 2 Project EIS) (USACE 2008). A record of decision (ROD) was issued in January 2009, at which time USACE also issued the 408 permission and 404 permit for the Phase 2 Project.
### Table 1-3
Components and Construction Timing of the Phase 1, 2, 3, and 4 Projects

<table>
<thead>
<tr>
<th>Year</th>
<th>Project Phase</th>
<th>Project Component</th>
</tr>
</thead>
<tbody>
<tr>
<td>2007–2008</td>
<td>Phase 1 Project</td>
<td>Natomas Cross Canal south levee improvements (westernmost 12,500 feet): Through-seepage and underseepage remediation</td>
</tr>
</tbody>
</table>
| 2009 | Phase 2 Project | Sacramento River east levee (Reaches 1–4B): Levee raising and seepage remediation  
Relocation of the Upper Elkhorn Canal (North Drainage Canal to Elkhorn Reservoir)  
Construction of the Upper GGS/Drainage Canal (North Drainage Canal to just south of Elkhorn Reservoir)  
Removal of a deep culvert at the location of Reclamation District 1000 Pumping Plant No. 2  
Borrow and reclamation at: Airport north bufferlands; Brookfield; Dunmore; RD 1001; and Sutter Pointe  
Habitat creation and management  
Right-of-way acquisition  
Infrastructure relocation and realignment |
| 2010 | Phase 3 Project | Pleasant Grove Creek Canal west levee: Levee raising, slope flattening, and widening; and seepage remediation  
Natomas East Main Drainage Canal west levee (Elkhorn Boulevard to NEMDC Stormwater Pumping Station): Levee widening and flattening and seepage remediation  
Natomas East Main Drainage Canal west levee (NEMDC Stormwater Pumping Station to Northgate Boulevard): Seepage remediation and slope stability remediation  
Infrastructure relocation and realignment  
Encroachment management  
Right-of-way acquisition  
Borrow and reclamation at Brookfield, Elkhorn Borrow Area, Krumenacher, RD 1001, and Twin Rivers Unified School District  
Reconfigure Airport West Ditch  
Landside vegetation removal in Sacramento River east levee Reaches 10–12A |
| 2010 | Phase 4 Project | Sacramento River east levee (Reaches 10–11B): Levee raising and seepage remediation  
Sacramento River east levee (Reaches 12–20): Seepage remediation  
American River north levee (Reaches 1–4): Seepage remediation  
Natomas East Main Drainage Canal west levee (Sankey Road to Elkhorn Boulevard): Levee raising and widening, slope flattening, and seepage remediation  
Relocation of the Riverside Canal and improvements to the West Drainage Canal south of Interstate 5  
Habitat creation and management  
Encroachment management  
Right-of-way acquisition  
Infrastructure relocation and realignment  
Borrow and reclamation at Brookfield, Elkhorn Borrow Area, Fisherman’s Lake, Novak, Krumenacher, and RD 1001 |

Notes: Airport = Sacramento International Airport; GGS = Giant Garter Snake; NEMDC = Natomas East Main Drainage Canal; RD = Reclamation District  
Source: Data compiled by EDAW in 2008, based on information provided by SAFCA
The Phase 2 Project as presented in the Phase 2 Project EIS differs from the Phase 2 Project as evaluated in the 2007 Landside EIR for the following reasons. By the time the Phase 2 Project EIS began, SAFCA’s engineering consultants had determined that cutoff walls could be used instead of berms along several of the Sacramento River east levee reaches. Thus, the Phase 2 Project EIS includes proposed cutoff walls in some Sacramento River east levee reaches and a discussion of the impacts of the cutoff walls on groundwater recharge. Additionally, it became clear during the EIS process that much of the 2008 construction phase (or Phase 2 Project) would actually have to be conducted in 2009. The Phase 2 Project EIS therefore acknowledges that possibly all of the Phase 2 Project construction could be concurrent with construction of the Phase 3 Project, and discusses the consequences to haul truck traffic, noise, air quality, and other construction-related effects accordingly. These differences have also been considered in the Phase 2 Supplemental EIR, prepared by SAFCA, which was certified by the SAFCA Board of Directors in January 2009, at which time the Board also approved the modifications to the Phase 2 Project.

The Phase 2 Project could be constructed on a stand-alone basis, assuming no further action on the balance of the NLIP is taken. Construction is planned to begin in early 2009 and is anticipated to be completed in 2009, assuming receipt of all required environmental clearances and permits.

1.5.4.3 Phase 3 Project

This EIS/EIR evaluates the direct, indirect, and cumulative effects of the Phase 3 Project. The EIR is tiered from the SAFCA Local Funding EIR, 2007 Landside EIR, and Phase 2 Project EIS. The Phase 3 Project focuses on underseepage, riverbank erosion, encroachment, and levee height deficiencies along 4.5 miles of the Sacramento River east levee, 3.2 miles of the PGCC west levee, and 6.2 miles of the NEMDC west levee. If permitted, these improvements could be constructed at the same time as the Phase 2 Project. Construction is planned to begin in 2009 and be completed in 2010, assuming receipt of all required environmental clearances and permits.

1.5.4.4 Phase 4 Project

The Phase 4 Project, and any subsequent phases, will be subject to additional separate, project-specific NEPA and CEQA analysis in the future, prior to approval and implementation. The Phase 4 Project focuses on underseepage, riverbank erosion, encroachment, and levee height deficiencies along 9 miles of the Sacramento River east levee, 7.1 miles of the NEMDC west levee, and 2.1 miles of the American River north levee. The environmental impacts of these improvements were evaluated at a program level in the Local Funding EIR. The project-specific impacts of the Phase 4 Project will be evaluated in a separate, project-specific EIS/EIR in 2009. Construction is planned to begin in 2010 and be completed in 2011, assuming receipt of all required environmental clearances and permits.

1.6 Scope and Focus of the EIS/EIR

Pursuant to CEQA and the State CEQA Guidelines (Section 15064), the discussion of potential effects on the environment in this EIS/EIR is focused on those impacts that SAFCA has determined may be potentially significant.

To make a preliminary determination of which impacts may be potentially significant, USACE published a notice of intent (NOI) to prepare an EIS in the Federal Register, Vol. 73, No. 139, on July 18, 2008; and SAFCA filed a notice of preparation (NOP) of a DEIR with the State Clearinghouse and released the NOP publically on July 18, 2008 (Appendix A).

This EIS/EIR includes an evaluation of 21 environmental issue areas and other NEPA- and CEQA-mandated issues (e.g., cumulative impacts and growth-inducing impacts). The 21 environmental issue areas are as follows:
CEQA (PRC Section 21002.1) and the State CEQA Guidelines (Section 15143) allow a state lead agency (SAFCA) to focus the discussion in an EIS/EIR on the potential environmental effects of a proposed project that the lead agency has determined may be significant. Lead agencies may limit discussion of other effects to a brief explanation as to why those effects would not be significant. During scoping, and based on review of available information, it was determined that the project would not result in significant environmental effects related to mineral resources. Analyses of effects on mineral resources under CEQA generally focus on whether a project would hinder the extraction and use of known mineral commodities. No known mineral commodities are known to exist in the project area. Therefore, no potentially significant effects on known mineral resources are anticipated as a result of construction activities associated with the project or potential hydraulic changes within the flood conveyance system. For these reasons, this resource topic is not discussed further in this EIS/EIR.

1.7 AGENCY ROLES AND RESPONSIBILITIES

USACE will use this EIS/EIR in exercising its regulatory authority under Section 408, Section 404, and Section 10. It also may be used as an informational document by Federal cooperating agencies, such as the FAA, that could have permitting or approval authority (including partial funding) for aspects of the project.

This EIS/EIR will be used by SAFCA and CEQA responsible and trustee agencies, such as the Central Valley Flood Protection Board (CVFPB), California Department of Water Resources (DWR), Central Valley Regional Water Quality Control Board (RWQCB), and California Department of Fish and Game (DFG), to ensure that they have met the requirements of CEQA before deciding whether to approve or permit project elements over which they have jurisdiction. It may also be used by other state and local agencies, which may have an interest in resources that could be affected by the project, or that have jurisdiction over portions of the project.

1.7.1 LEAD AGENCIES

USACE is the Federal lead agency for NEPA compliance. SAFCA is the state lead agency for CEQA compliance.

1.7.2 COOPERATING, RESPONSIBLE, AND TRUSTEE AGENCIES

Under NEPA, any Federal agency other than the lead agency that has jurisdiction by law or special expertise with respect to any environmental impact involved in an action requiring an EIS is eligible to be a cooperating agency (NEPA Section 1501.6). Cooperating agencies are encouraged to actively participate in the NEPA process of the Federal lead agency, review the NEPA documents of the Federal lead agency, and use the documents when making decisions on the project.

Under CEQA, a responsible agency is a public agency, other than the lead agency, that has responsibility to carry out or approve a project (PRC Section 21069). A trustee agency is a state agency that has jurisdiction by law over natural resources that are held in trust for the people of the State of California (PRC Section 21070).
1.7.2.1 Federal Cooperating Agencies

The FAA is serving as a cooperating agency under NEPA because, if USACE and SAFCA select an alternative that requires the Airport to seek a release from Federal Airport Improvement Grant assurances, the FAA would use this EIS/EIR in exercising its decision-making authority under 49 USC 47107 regarding whether to approve those actions.

1.7.2.2 State Responsible and Trustee Agencies

The following state agencies may serve as responsible and trustee agencies if they have jurisdiction or regulatory approval over the project or a portion of the project:

- California Air Resources Board
- California Department of Education
- California Department of Fish and Game
- California Department of Health Services
- California Department of Toxic Substances Control
- California Department of Transportation
- California Department of Water Resources
- California State Lands Commission
- California State Office of Historic Preservation
- Central Valley Flood Protection Board (formerly the State Reclamation Board)
- Central Valley Regional Water Quality Control Board (Region 5)
- State Water Resources Control Board

1.7.2.3 Regional and Local Responsible Agencies

The following regional and local agencies may serve as responsible agencies if they have jurisdiction or regulatory approval over the project or a portion of the project:

- County of Sacramento
- County of Sutter
- City of Sacramento
- Feather River Air Quality Management District
- Natomas Central Mutual Water Company
- Natomas Unified School District
- Reclamation District 1000
- Reclamation District 1001
- Robla School District
- Sacramento Area Sewer District
- Sacramento County Environmental Management Department
- Sacramento County Local Agency Formation Commission
- Sacramento County Municipal Services Agency
- Sacramento County Water Agency (Zone 41 and 11C Water Districts)
- Sacramento Metropolitan Air Quality Management District
- Sacramento Metropolitan Fire District
- Sacramento Municipal Utility District
- Sacramento Regional County Sanitation District
- Sutter County Environmental Health Services
- Twin Rivers Unified School District
1.7.3 **Regulatory Requirements, Permits, and Approvals**

### 1.7.3.1 Federal Actions/Permits

The Federal actions or permits that would be required for project implementation are listed below.

- **U.S. Environmental Protection Agency:** Reviewing and commenting on the EIS, filing and noticing the EIS, concurrence with Section 404 Clean Water Act permit, and Clean Air Act conformity.
- **U.S. Fish and Wildlife Service:** Federal ESA consultation and incidental-take authorization for the take of, or concurrence with conclusion of no effect for, Federally listed endangered and threatened species.
- **National Marine Fisheries Service:** Federal ESA consultation and incidental-take authorization for the take of, or concurrence with conclusion of no effect for, Federally listed endangered and threatened species.

### 1.7.3.2 State Actions/Permits

The state actions or permits that would be required for project implementation are listed below.

- **California Department of Fish and Game, Sacramento Valley:** Compliance with the California Endangered Species Act, streambed alteration (California Fish and Game Code Section 1602), Section 2081 permit, and protection of raptors (California Fish and Game Code Section 3503.5).
- **California State Office of Historic Preservation:** National Historic Preservation Act Section 106 compliance in relation to Federal project authorizations.
- **Central Valley Flood Protection Board (formerly the Reclamation Board) and Reclamation Districts 1000 and 1001:** Levee and floodway and other encroachment permits.
- **Central Valley Regional Water Quality Control Board (Region 5):** National Pollutant Discharge Elimination System construction stormwater permit (Notice of Intent to proceed under General Construction Permit) for disturbance of more than 1 acre, discharge permit for stormwater, general order for dewatering, and Clean Water Act Section 401 certification or waste discharge requirements.
- **California Department of Transportation:** Encroachment permit and/or transportation management plan.

### 1.7.3.3 Regional and Local Actions/Permits

The regional and local actions and permits that would be required for project implementation are listed below.

- **Sutter and Sacramento Counties:** Permits for compliance with the state’s Surface Mining and Reclamation Act, and other possible construction authorizations/encroachment permits.
- **City of Sacramento:** Possible construction authorizations/encroachment permits.
- **Feather River Air Quality Management District and Sacramento Metropolitan Air Quality Management District:** Authority to construct (for devices that emit air pollutants), permit to operate, and Air Quality Management Plan consistency determination.
1.8 PUBLIC INVOLVEMENT UNDER NEPA AND CEQA

1.8.1 NOTICE OF INTENT, NOTICE OF PREPARATION, AND SCOPING MEETING

On July 18, 2008, USACE and SAFCA issued an NOI and NOP, respectively, for preparing this EIS/EIR. In addition to the State Clearinghouse’s distribution of the NOP to potentially interested state agencies, copies of the NOP were mailed to more than 600 Federal, state, regional, and local agencies, as well as individuals residing within the project area and homeowners associations, to solicit input as to the scope and content of the EIS/EIR. There is no mandated time limit to receive written comments in response to the NOI under NEPA. The NOP was circulated for a 30-day public comment period, in accordance with the State CEQA Guidelines, which closed on August 18, 2008.

A joint public scoping meeting was held on August 6, 2008, to brief interested parties on the proposed project (Proposed Action), and obtain the views of agency representatives and the public on the scope and content of the EIS/EIR (Appendix A). Chapter 7.0, “Consultation and Coordination,” of this EIS/EIR and Appendix A include copies of the comment letters received and a summary listing of the substantive comments on the NOI and NOP, respectively.

1.8.2 ADDITIONAL STEPS IN THE ENVIRONMENTAL PROCESS

This DEIS/DEIR is being distributed for a public and agency review and comment period that begins on February 13, 2009 and closes on April 6, 2009. This distribution ensures that interested parties have an opportunity to express their views regarding the significant environmental impacts of the project, and to ensure that information pertinent to permits and approvals is provided to the decision makers for USACE, SAFCA, the FAA, and other Federal and state agencies. This document is available for public review during normal business hours at USACE, Sacramento District office located at 1325 J Street, Sacramento, California and at the SAFCA office located at 1007 7th Street, 7th Floor, Sacramento, California.

SAFCA will hold a public meeting before the SAFCA Board of Directors on Thursday, March 19, 2009 at 3:00 p.m. in the Sacramento County Board of Supervisors Chambers located at 700 H Street, Sacramento, California, at which it will receive input from agencies and the public on the DEIS/DEIR. USACE may hold one or more public meetings during the comment period. In addition, written comments from the public, reviewing agencies, and stakeholders will be accepted throughout the public comment period. Comments must be received by 5:00 p.m. on April 6, 2009 by USACE or SAFCA at the following addresses, fax numbers, or e-mail addresses:

Elizabeth Holland, Planning Division
U.S. Army Corps of Engineers, Sacramento District
1325 J Street
Sacramento, CA 95814
Telephone: (916) 557-6763
Fax: (916) 557-7856
E-mail: Elizabeth.G.Holland@usace.army.mil

Or

John Bassett, Director of Engineering
Sacramento Area Flood Control Agency
1007 7th Street, 7th Floor
Sacramento, CA 95814
Telephone: (916) 874-7606
Fax: (916) 874-8289
E-mail: BassettJ@saccounty.net

Following public review of the DEIS/DEIR, an FEIS and an FEIR will be prepared, in which USACE and SAFCA will provide responses to comments on the DEIS/DEIR. The FEIS will constitute a reprint of the entire DEIS/DEIR, and will include comment letters, responses to comments, and any text changes/clarifications. The FEIR will constitute a response to comments document.
1.9 ORGANIZATION OF THIS EIS/EIR

The content and format of this EIS/EIR are designed to meet the requirements of NEPA, as set forth by the Council on Environmental Quality USACE’s NEPA policy and guidance, including Appendix B, “NEPA Implementation Procedures for the Regulatory Program,” appended to 33 CFR Part 325, “Processing of Department of Army Permits;” and CEQA and the State CEQA Guidelines. The EIS/EIR is organized as follows:

► The Abstract identifies the project title, lead agencies, an abstract, and comment submission information.

► The Executive Summary presents an overview of the Proposed Action and alternatives under consideration and associated environmental impacts; a listing of environmental impacts and mitigation measures; and impact conclusions regarding growth inducement, irreversible environmental changes, and known areas of controversy and issues to be resolved.

► Chapter 1.0, “Introduction and Statement of Purpose and Need,” explains the NEPA and CEQA processes; lists the lead, cooperating, responsible, and trustee agencies that may have discretionary authority over the project; specifies the underlying project purpose/objectives and need for action, to which the lead agencies are responding in considering the proposed project and project alternatives; summarizes required permits, approvals, and authorizations; outlines the organization of the document; and provides information on public participation.

► Chapter 2.0, “Alternatives,” presents the Proposed Action and the alternatives to the Proposed Action. This chapter constitutes the project description and describes the project components. This chapter also describes alternatives considered, but rejected from further consideration; and provides a summary matrix that compares the environmental consequences of the Proposed Action and alternatives under consideration.

► Chapter 3.0, “Affected Environment,” is divided into 21 sections. Each of the sections is devoted to a particular issue area and describes the baseline or existing conditions.

► Chapter 4.0, “Environmental Consequences and Mitigation Measures,” provides an analysis of impacts at an equal level of detail for the Proposed Action and alternatives under consideration and mitigation measures that would avoid or eliminate significant impacts or reduce them to a less-than-significant level, where feasible and available.

► Chapter 5.0, “Cumulative and Growth-Inducing Impacts and Other Statutory Requirements,” provides a summary of and incorporates by reference the cumulative impacts contained in the Local Funding EIR, 2007 Landside EIR, and Phase 2 EIS. The “Cumulative Impacts” section also includes any new cumulative impacts, the cumulative impacts of the potential construction of the Phase 2 and Phase 3 projects simultaneously, and the Phase 3 Project contribution to cumulative impacts from implementation of the Phase 4 Project. The “Growth-Inducing” impacts section provides a summary of and incorporates by reference the growth-inducing impacts contained in the Local Funding EIR, 2007 Landside EIR, and Phase 2 EIS. The remainder of this chapter includes the following requirements of NEPA and CEQA that are not addressed elsewhere in this EIS/EIR: relationship between short-term uses of the environment and long-term productivity, significant and unavoidable environmental impacts, and irreversible and irrevocable commitments of resources.

► Chapter 6.0, “Regulatory Setting,” summarizes Federal, state, regional, and local laws and regulations that apply to the project and describes the project’s compliance with them.

► Chapter 7.0, “Consultation and Coordination,” summarizes public and agency involvement activities, agency consultation and coordination, and Native American consultation.
Chapter 8.0, “References,” provides a bibliography of sources cited in the EIS/EIR and identifies the names and affiliations of persons who provided information used in preparing the document.

Chapter 9.0, “List of Preparers,” lists individuals who were involved in preparing this EIS/EIR.

Chapter 10.0, “List of Recipients,” lists the organizations and individuals receiving a copy and/or notice of the EIS/EIR.

Chapter 11.0, “Index,” contains the NEPA-required index for easy reference of topics and issues.

Chapter 12.0, “Glossary,” contains a list of commonly used terms in the EIS/EIR and their definitions.

Appendices contain the background information that supports the EIS/EIR and can be found on the CD located in the back cover of the EIS/EIR. The appendices are as follows:

- Appendix A, “Public Outreach”
- Appendix B, “Hydraulics and Hydrology”
- Appendix C, “Biological Resources”
- Appendix D, “Cultural Resources”
- Appendix E, “Air Quality Modeling Results”
- Appendix F, “Noise Modeling Results”
- Appendix G, “SAFCA and Garden Highway Settlement Agreement”
- Appendix H, “Construction Details”
- Appendix I, “Alternatives Formulation and Screening Details”
- Appendix J, “NEPA and/or CEQA Standards and Checklist Applicable to the Elkhorn Borrow Area”
- Appendix K, “Documents Incorporated By Reference (Cover and Title Pages Only)”

1.10 RELATED NEPA DOCUMENTS AND DOCUMENTS RELIED ON IN PREPARATION OF THIS EIS/EIR

The following NEPA documents, previously prepared by USACE, were reviewed by USACE staff in the analysis of the project:

- June 27, 1996, Chief’s Report on FSEIS, signed by Acting Chief of Engineers, Major General Pat M. Stevens; and
- July 1, 1997, ROD on FSEIS, signed by Director of Civil Works, Major General Russell L. Furman.

The authors of the EIS/EIR have relied on several background documents in reaching many of the conclusions. These documents provide background information, are sources of technical information, or are part of the
planning context for the overall program. Some of these documents form the foundation of the technical analysis conducted in this EIS/EIR. These documents are as follows:

- *Environmental Impact Report on Local Funding Mechanisms for Comprehensive Flood Control Improvements for the Sacramento Area (Local Funding EIR);*


- *Environmental Impact Statement for 408 Permission and 404 Permit to Sacramento Area Flood Control Agency for the Natomas Levee Improvement Project, Sacramento, CA (Phase 2 Project EIS);*


- *Draft Evaluation of Potential Groundwater Impacts Due to Proposed Construction for Natomas Levee Improvement Program (Appendix B2);*

- *Wetland delineation verification letters from USACE (letter numbers 200300332, 200300776, 200300776, 200300795, 200700211) (Appendix C);*

- *Environmental Site Assessment, Common Features GRR Project, Sacramento, CA; and*

- *Natomas Levee Improvement Program Initial Site Survey and Phase I Environmental Site Assessment.*

Incorporation by reference is encouraged by both NEPA (40 CFR 1500.4, 1502.21) and CEQA (State CEQA Guidelines Section 15150). Both NEPA and CEQA require brief citation (below) and summary of the referenced material, as well as the public availability of this material. CEQA also requires citation of the state identification number of the previous EIRs cited (State CEQA Guidelines Section 15150). Citations (including the state identification number) are provided below; relevant portions of these documents are summarized throughout this EIS/EIR; and printed copies of these documents are available to the public at SAFCA’s office at 1007 7th Street, 7th Floor, Sacramento, California, during normal business hours, and are also available on SAFCA’s Web site, at http://www.safca.org/Programs_Natomas.html. The following documents are incorporated by reference:

- *Environmental Impact Report on Local Funding Mechanisms for Comprehensive Flood Control Improvements for the Sacramento Area (SAFCA 2007a), State Clearinghouse Number 2006072098;*

- *Environmental Impact Report on the Natomas Levee Improvement Program, Landside Improvements Project (SAFCA 2007c), State Clearinghouse Number 2007062016; and*

- *Environmental Impact Statement for 408 Permission and 404 Permit to Sacramento Area Flood Control Agency for the Natomas Levee Improvement Project (USACE 2008).*
10.0 LIST OF RECIPIENTS

10.1 ELECTED OFFICIALS AND REPRESENTATIVES

Bonnie Pannell, Sacramento City Council
James Gallagher, Sutter County Supervisor
Don Nottoli, Sacramento County Supervisor
Doris Matsui, Congresswoman, 5th Congressional District
Howard Schmidt, Sacramento County 3rd District
Jimmie Yee, Sacramento County Supervisor
Tom McClintock, Congressman, 4th Congressional District
Kevin McCarty, Sacramento City Council
Lauren Hammond, Sacramento City Council
Mayor Kevin Johnson, Sacramento City Council
Ray Treheway, Sacramento City Council
Rob Fong, Sacramento City Council
Robbie Waters, Sacramento City Council
Roberta MacGlashan, Sacramento County Supervisor
Roger Dickinson, Sacramento County Supervisor
Sandy Sheedy, Sacramento City Council
Steve Cohn, Sacramento City Council
Susan Peters, Sacramento County Supervisor
Ted Wolter, Sacramento County 4th District

10.2 GOVERNMENT DEPARTMENTS AND AGENCIES

UNITED STATES GOVERNMENT

Bureau of Indian Affairs, Pacific Regional Office
Federal Aviation Administration
Federal Emergency Management Agency, Region IX
National Marine Fisheries Service
Natural Resources Conservation Service
U.S. Bureau of Reclamation, Central Valley Operations
U.S. Department of Agriculture, National Rural Development Council
U.S. Environmental Protection Agency, Division 9
U.S. Fish and Wildlife Service

TRIBAL GOVERNMENT

Shingle Springs Rancheria

STATE OF CALIFORNIA

California Bay-Delta Authority
California Department of Boating and Waterways, Regulations Unit
California Department of Fish and Game
California Department of Transportation
California Department of Water Resources
California Environmental Protection Agency
California Regional Water Quality Control Board, Central Valley Region
Central Valley Flood Protection Board
Native American Heritage Commission
Office of Historic Preservation, State Historic Preservation Officer
Office of Planning and Research, State Clearinghouse
State Lands Commission, Division of Environmental Planning and Management
State Water Resources Control Board

REGIONAL, COUNTY, CITY, AND OTHER LOCAL AGENCIES

Amador County
American River Flood Control District
Butte County
Central Valley Flood Control Association
City of Davis
City of Sacramento
City of Sacramento Department of General Services
City of Sacramento Department of Parks and Recreation
City of Sacramento Department of Transportation Engineering Services
City of Sacramento Department of Utilities
City of Stockton
City of West Sacramento
City of Woodland
Colusa County
Contra Costa County
El Dorado County
Feather River Air Quality Management District
Natomas Central Mutual Water Company
Placer County
Placer County Water Agency
Port of Sacramento
Reclamation District 150
Reclamation District 307
Reclamation District 537
Reclamation District 730
Reclamation District 785
Reclamation District 900
Reclamation District 999
Reclamation District 1000
Reclamation District 1001
Reclamation District 1500
Reclamation District 1600
Regional Water Authority
Rio Linda and Elverita Recreation and Park District
Sacramento Area Council of Governments
Sacramento County
Sacramento County Airport System
Sacramento County Department of Environmental Review and Assessment
Sacramento County Department of Regional Parks
Sacramento County Department of Transportation
Sacramento County Department of Water Resources
Sacramento County Planning and Community Development Department
Sacramento County Water Agency
Sacramento Metropolitan Air Quality Management District
San Joaquin County
San Joaquin County Flood Control and Water Conservation District
Solano County
Sutter County
Sutter County Department of Public Works
Sutter County Department of Transportation
Sutter County Planning Department
Sutter County Resource Conservation District
Sutter County Water Resources Division
Three Rivers Levee Improvement Authority
Twin Rivers Unified School District
Yolo County
Yolo County Flood Control and Water Conservation District
Yolo County Parks and Natural Resources Management Division
Yolo County Planning and Public Works Department
Yuba County
Yuba County Water Agency
Yuba-Sutter County Farm Bureau

10.3 NONPROFIT ORGANIZATIONS, PARTNERSHIPS, PRIVATE ORGANIZATIONS, AND BUSINESSES

APCO Worldwide
California Native Plant Society, Sacramento Valley Chapter
Cassidy & Associates
Citizens for Good Government
Community Watchdog Committee
Creekside Natomas Neighborhood Association
Dawson and Associates
Delta Citizens Municipal Advisory Council
Downtown Partnership
Environmental Council of Sacramento
Friends of the River
Friends of the Sacramento River Greenway
Friends of the Swainson’s Hawk
Garden Highway Community Association
Gardenland-Northgate Neighborhood Association
The Gualco Group
Habitat 2020
Heritage Park Homeowners Association
Law Offices of Gregory Thatch
Metro Airpark
Natomas Chamber of Commerce
Natomas Community Association
Natomas Park Master Association
North Natomas Alliance
North Natomas Community Association
Pacific Gas & Electric Company
Planning & Conservation League
Port of Sacramento
Regency Park Community Association
Rio Linda Union School District
River Oaks Community Association
Sacramento Area Bicycle Advocates
Sacramento Association of Realtors
Sacramento Builders Exchange
Sacramento County Farm Bureau
Sacramento County Taxpayers
Sacramento Groundwater Authority and Regional Water Authority
Sacramento Metro Chamber
Sacramento Public Library, Central Library, Federal Documents
Sacramento River Property Owners Association
Save Our Sandhill Cranes
Save the American River Association
Sierra Club, Mother Lode Chapter
Steinberg & Associates
Sutter County Resource Conservation District
Terrace Park Neighborhood Association
The Natomas Basin Conservancy
The Nature Conservancy, Sacramento River Program
Urban Creeks Council
Valley View Acres Community Association
Water Forum
West Natomas Community Association
West Sacramento Chamber of Commerce
Yuba-Sutter County Farm Bureau

10.4 MEDIA

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Folsom Telegraph
N Magazine
Natomas Journal
Sacramento Bee
Sacramento Business Journal
Sacramento News & Review
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12.0 GLOSSARY

**100-year flood**
A flood that has a 1% or greater annual probability of occurring. Federal Emergency Management Agency accreditation means that a levee provides protection for the base flood (100-year) event, based on certification provided by a civil engineer.

**“200-year” flood**
A flood that has a 0.5% or greater annual probability of occurring. Both state policy and recently enacted state legislation (Senate Bill [SB] 5) call for 200-year (0.5% annual chance) flood protection to be the minimum level of protection for urban and urbanizing areas in the Central Valley. Senate Bill 5 requires that the “200-year” protection be consistent with criteria used or developed by the California Department of Water Resources. SB 5 sets a target date of 2025 for all urban and urbanizing areas protected by state/Federal project levees to achieve 200-year flood protection, and calls for building limitations after 2015 if adequate progress toward achieving this standard is not met.

**“500-year” flood**
A flood that has a 0.2% or greater annual probability of occurring.

**adjacent setback levee**
As proposed in this project, a new “adjacent” levee would widen the existing levee structure on the inland side.

**affected environment**
The environment of the area affected or created by the Proposed Action and alternatives under consideration. The “affected environment” also constitutes the “environmental setting,” for CEQA purposes.

**alternative**
Alternate actions that could reasonably accomplish the Proposed Action’s purpose and need.

**borrow**
Soil or sediment taken from a site for use in constructing a structure, such as a levee.

**canal**
An artificial watercourse cut (or constructed above grade) through a land area for irrigation or drainage.

**Construction heading**
A group of construction workers and equipment operating at the same time.

**crown**
The top of a levee.

**cutoff wall**
An engineered low permeability feature constructed underground to reduce the flow of water through permeable soils (sands and gravels) in flood damage reduction facilities. A trench is typically excavated within the levee or levee foundation area using a modified backhoe to reach down to less permeable foundation soils (silt and clays) under the levee footprint. The trench is backfilled by blending the excavated soil with minerals (typically bentonite clay) that increase the length of time for water to travel through the subsurface.

**ditch**
A channel to convey water for irrigation or drainage.
**Encroachment**
Anything that is built or grows within the Federal project levee right-of-way and is not part of the levee system. Encroachments may obstruct visibility or prevent access for inspection of a levee from crown to toe, on both the water side and the land side of a levee.

**Ecosystem**
An increase in the ability of living organisms and the nonliving environment to thrive in a given area, as measured by the relationships between biological, geochemical, and geophysical systems.

**General Re-evaluation report (GRR)**
A report prepared by USACE to evaluate proposed modifications to a federally authorized levee project. The report is a series of technical studies that support decision making by describing the process used to reevaluate the levee system, the evaluation criteria, and the results of the evaluation.

**Hydraulics**
The study and computation of the characteristics (e.g., depth [water surface elevation], velocity, slope) of water flowing in a stream or river.

**Jurisdictional waters of the United States**
Waters under the USACE’s jurisdiction, such as wetlands or other navigable water, as determined when the USACE issues jurisdictional determinations under Section 404 of the Clean Water Act and Sections 9 and 10 of the Rivers and Harbors Act of 1899.

**Landside**
Describes an area (location) on the land side of the levee.

**Levee**
A large dike or artificial embankment typically constructed of earthen materials, often having an access road along the top, which is designed as part of a system to protect land from floods.

**Levee height**
The height of the levee measured from the surface of the water, on the surface of the adjacent ground, to the top of the levee.

**Relief wells**
All water retention structures are subject to seepage through their foundations and abutments. Relief wells are controlled artificial springs that relieve the confined water pressures to safe values, thus preventing the removal of soil via piping or internal erosion caused by the uplift pressures beneath elements of the levee or beneath landward soil next to the levee.

**Seepage**
The movement of water through, for example, small cracks, pores, or interstices of a material into or out of a body of surface or subsurface water.

**Toe**
Where a levee slope meets the ground.

**Waterside**
Describes an area (location) on the water side of the levee.
Project Location

Source: Adapted by EDAW in 2007 based on CASIL Layers; SAFCA 2007a

Plate 1

NLIP Phase 3 Landslide Improvements Project
USACE and SAFCA
Levee Segments Requiring Seepage Remediation and Levee Height Increases

Source: Aerial Image SACOG 2007; adapted by EDAW in 2008 based on data from HDR and Wood Rodgers
Underseepage and Through-Seepage Levee Risks

Through-Seepage:
When the river is near flood stage, high water pressure at some locations causes seepage through the levee.

Underseepage:
High river levels lead to underseepage through sandy and gravelly soils. High water pressure beneath the surface can emerge at the land-side levee toe, causing sand boils, and can also appear at the surface up to several hundred feet land-side of the levee.

Levee Instability:
Saturated soil and sand layers may cause levee slopes to slump, or levee foundation to settle, risking levee failure at flood stage.

Source: SAFCA 2007b

Plate 4
Natomas Basin Erosion Sites

Source: Aerial image SACOG 2007; adapted by EDAW in 2007 based on data from SAFCA 2007b

LEGEND

Bank Protection Sites

0 3,000 6,000 FEET

NORTH

Aerial Image: NAIP 2006
X 06110058.01 280 10/07

Plate 5

NLIP Phase 3 Landslide Improvements Project
USACE and SAFCA

DEIS/DEIR
Plates
Examples of Waterside Encroachments on the Sacramento River East Levee

Plates 6a and b

Source: Photographs taken by EDAW in 2007
Sacramento International Airport

Plate 7

Source: Aerial image SACOG 2007, adapted by EDAW in 2007 based on data from HDR and Wood Rodgers

Legend:
- Airport Operations Area
- 10,000ft Airport Critical Zones
- Existing
- Future Plus Runway Extension
- Future Plus 3rd Runway
- 5-Mile Buffer of Airport Runway Centerline
- Airport Buffer Land

Aerial Image: NAIP 2005
X 06110056.01 202 1208
Source: Aerial image SACOG 2007, adapted by EDAW in 2007 based on data from The Natomas Basin Conservancy in 2008

Natomas Basin Conservancy Lands

Plate 8
NLIP Construction Phasing and Anticipated Haul Routes from Soil Borrow Areas

Source: Base map from CASIL Layers and SACOG 2007; adapted by EDAW in 2008 based on data from MBK Engineers

DEIS/DEIR
USACE and SAFCA

NLIP Phase 3 Landslide Improvements Project

Plate 10
Typical Levee Raise, Flattening of Landside Levee Slope, and Seepage Cutoff Wall
SACOG Preferred Blueprint Scenario Map

Plates

Source: SACOG 2004
Alternative Methods for Increasing Levee Height

Raise-in-Place Alternative

LAND SIDE

EXISTING GARDEN HIGHWAY

NEW GARDEN HIGHWAY

NEW LEVEE EMBANKMENT

3:1

2:1

Cutoff Wall

3:1

2:1

Width Varies

DEGRADE LIMIT

EXISTING LEVEE

WATER SIDE

REMOVE ENCROACHMENTS INTO LEVEE

Adjacent Setback Alternative (Preferred)

LAND SIDE

EXISTING GARDEN HIGHWAY

ADJACENT SETBACK LEVEE

20’ Minimum Crown Width

3:1

3:1

NEW LEVEE

EXISTING LEVEE

WATER SIDE

Source: Adapted by EDAW in 2008 based on data from HDR

Plate 15
Typical Cross Section of the New GGS/Drainage Canal From Walnut Road to Southeast Corner of Teal Bend Golf Course  
Plate 16a

Typical Cross Section of the New GGS/Drainage Canal South of Teal Bend Course to West Drainage Canal  
Plate 16b
Overview of Proposed Project Features

Source: Aerial image SACOG 2007, adapted by EDAW in 2008 based on data from HDR, Mead & Hunt, and Wood Rogers
Overview of Proposed Project Features

Source: Aerial image SACOG 2007; adapted by EDAW in 2008 based on data from HDR, Mead & Hunt, and Wood Rogers
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Overview of Proposed Project Features

Source: Aerial image SACOG 2007, adapted by EDAW in 2008 based on data from HDR, Mead & Hunt, and Wood Rogers
Overview

Bank Improvement Details

Source: SAFCA 2007b

Bank Protection Improvement Concept

Plate 18
Williamson Act Contracted Land within the Project Area

Source: Base map from CASIL Layers; adapter by EDAW in 2008 with data from Department of Conservation 2007
LEGEND

Qa  Levee and Channel Deposits
Qb  Basin Deposits
Qm  Modesto Formation
     (paleontologically sensitive)
Qr  Riverbank Formation
     (paleontologically sensitive)

0  1.7  3.4  MILES
NORTH

California Division of Mines and Geology, Sacramento Quad 1981
G 06110059.01 028

Rock Formations in the Project Area

Source: Adapted by EDAW in 2007 based on Wagner et al. 1987

Plate 21
Source: Data compiled by EDAW in 2008

* db are “average” values as measured on the A-scale of a sound-level meter.

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Recreation Facilities in or Near the Project Area

Source: Base map from CASIL Layers and SACOG 2007, adapted by EDAW in 2008 based on data from City of Sacramento 2008

Plate 23
2.0 ALTERNATIVES

2.1 INTRODUCTION

This chapter describes the alternatives that were considered to provide additional flood risk reduction to the Natomas Basin consistent with the objectives in Chapter 1.0, “Introduction and Statement of Purpose and Need.”

The Natomas Levee Improvement Program (NLIP) Phase 3 Landside Improvements Project (Phase 3 Project) builds upon a program of improvements previously analyzed in the Local Funding EIR, the Landside EIR and Supplemental EIR, and Phase 2 EIS for achieving flood risk reduction for the 53,000-acre Natomas Basin, which is encircled by 42 miles of levees (Plate 1). Although they provide contrasting advantages and disadvantages, each of the alternatives is considered feasible for the purpose of analysis based on relevant economic, environmental, social, technological, and legal factors. Three alternatives were evaluated at an equal level of detail:

- No-Action Alternative,
- Proposed Action (Adjacent Setback Levee), and
- Levee Raise-in-Place Alternative.

These alternatives represent a reasonable range of alternatives to the Proposed Action, consistent with the requirements of the National Environmental Policy Act (NEPA) and the California Environmental Quality Act (CEQA) and when considered in the context of prior alternatives analyses performed in previous documents from which the current analysis is tiered (see Section 2.1.4 below and Section 3.1.3 in Appendix I, “Alternatives Formulation and Screening Process.” The action alternatives under consideration have been formulated to feasibly accomplish most of the primary objectives of the project as discussed in Chapter 1.0, “Introduction and Statement of Purpose and Need,” of this EIS/EIR. In particular, the action alternatives provide early compliance to meet requirements for certification of 100-year flood protection criteria and are compatible with construction of additional components to meet “200-year” flood protection criteria for urban areas. The action alternatives include components that could avoid or substantially lessen one or more of the significant effects of the preferred alternative.

2.1.1 NEPA/CEQA REQUIREMENTS FOR EVALUATION OF ALTERNATIVES

2.1.1.1 NEPA REQUIREMENTS

The NEPA Council on Environmental Quality Regulations (40 CFR 15012.14) require that an EIS include:

- an objective evaluation of reasonable alternatives;
- identification of the alternatives considered but eliminated from detailed study, along with a brief discussion of the reasons that these alternatives were eliminated;
- information that would allow reviewers to evaluate the comparative merits of the proposed action (i.e., proposed project) and alternatives;
- consideration of the no-action alternative;
- identification of the agency’s preferred alternative, if any; and
- appropriate mitigation measures not already included in the proposed action or alternatives.
NEPA requires the analysis of the proposed action and of all alternatives at a substantially similar level of detail. The Council on Environmental Quality Regulations (40 CFR 1502.14) require agencies to rigorously explore and objectively evaluate all reasonable alternatives and to devote substantial treatment to each alternative considered, including the proposed action. All alternatives considered, including the preferred alternative, must be evaluated compared to the No-Action Alternative (future without project).

2.1.1.2 CEQA REQUIREMENTS

Section 15126.6(a) of the State CEQA Guidelines requires that an EIR:

(1) describe a range of reasonable alternatives to a proposed project, or to the location of the project, that would feasibly attain most of the basic project objectives but would avoid or substantially lessen any of the significant effects of the project; and

(2) evaluate the comparative merits of the alternatives.

An EIR need not consider every conceivable alternative to a proposed project but must consider a range of reasonably potentially feasible alternatives that will foster informed decision making and public participation.

The range of alternatives required to be evaluated in an EIR is governed by a “rule of reason” that requires the EIR to set forth only those alternatives necessary to permit a reasoned choice. The EIR need examine in detail only those alternatives that the lead agency determines could feasibly attain most of the basic project objectives, taking into account factors that include site suitability; economic viability; availability of infrastructure; general plan consistency; other plans or regulatory limitations; jurisdictional boundaries; and whether the proponent can reasonably acquire, control, or otherwise have access to the alternative site (State CEQA Guidelines Section 15126.6[f]). CEQA does not require the alternatives to be evaluated at the same level of detail as the proposed project.

The State CEQA Guidelines recommend that an EIR should briefly describe the rationale for selecting the alternatives to be discussed, identify any alternatives that were considered by the lead agency but were eliminated as infeasible, and briefly explain the reasons underlying the lead agency’s determination (State CEQA Guidelines Section 15126.6[c]).

An EIR must also evaluate a “no-project” alternative, which represents “what would be reasonably expected to occur in the foreseeable future if the project were not approved, based on current plans and consistent with available infrastructure and community services.” (State CEQA Guidelines Section 15126.6[e][2]). Under CEQA, the no-project alternative like all of the alternatives is compared to the proposed project.

2.1.2 ALTERNATIVES SCREENING

SAFCA formulated the Proposed Action and a reasonable range of project alternatives that are intended to achieve the specific project objectives through the following steps:

- identification of the deficiencies in the Natomas levee system that must be addressed to provide “200-year” flood protection,

- identification of the deficiencies that must be addressed to provide at least 100-year flood protection as quickly as possible,

- identification of feasible remedial measures to address the deficiencies,

- determination of the likely environmental impacts of the remedial measures,
► development of a reasonable range of flood damage reduction alternatives for implementing the remedial measures, and

► addition of measures to ensure that each alternative would improve aviation safety, minimize impacts to significant cultural resource sites, and enhance habitat values.

Alternatives screening for the overall NLIP has been undertaken by SAFCA in a systematic manner through several environmental documents as summarized in this chapter and detailed in Appendix I, “Alternatives Formulation and Screening Details.” A description of the flood protection measures that SAFCA considered for developing alternatives is provided below.

### 2.1.3 Types of Flood Risk Reduction Measures Considered

Plan formulation in water resources is an iterative process that involves identifying, evaluating, and comparing measures and preliminary alternatives to develop a reasonable range of final alternative plans for consideration by decision makers and the general public. For the NLIP Landside Improvements Project, engineering measures were developed and considered that alone or in various combinations would address the project purpose.

The engineering measures that were considered for the Phase 3 Project must meet several criteria. The design selected must adequately improve performance of the levee so that Federal Emergency Management Agency (FEMA) accreditation is possible. Generally, the requirements are to provide enough levee raise so that the levee height is adequate, levee stability meets criteria, and/or reduce seepage to acceptable levels either through or beneath the levee (Plate 3).

#### 2.1.3.1 Levee Raise

A levee raise may be necessary only to meet the 200-year protection standard required by the State for urbanized areas, such as the Natomas Basin.

For this Phase 3 Project, a levee raise is possible using either of two engineering design methods to meet flood protection criteria compatible with the engineering design selected for the Phase 2 Project: raising the existing levees in their current alignments (levee raise-in-place) or constructing a new larger levee adjacent to the existing levee (new adjacent levee).

##### Levee Raise-in-Place

A levee raise-in-place would require the existing levee footprint to be widened at its base on one or both sides. While the levee footprint (its base) size may not be substantially altered, mitigation for loss of habitat would be required by various regulatory agencies. Where the widening results in fill of waters of the United States, including wetlands, mitigation, generally at a 1:1 replacement ratio, would be required. Where the widening occurs on the land side and trees that provide habitat or are otherwise protected exist, the mitigation requirement is to plant replacement woodlands. In some instances, irrigation and drainage ditches and canals exist at the toe of the levee, and would require relocation. Widening of the existing levee may require the purchase of additional easements and/or rights-of-way, including areas for utilities and planting/replacement woodlands and other habitats. Proper construction of the widened levee may require excavation of a keyway trench in the foundation area at the toe of the levee.

##### New Adjacent Levee

The concept of an adjacent levee is that the levee prism would be shifted landward, such that much of the vegetation on the water side of the existing levee is less likely to need to be cleared for levee operation and maintenance. This design reduces the impact of vegetation removal on the water side, but requires excavation of
additional suitable material to build the adjacent structure. The irrigation and drainage ditches and canals that exist at the toe of the levee may require relocation further to the landside. Construction of an adjacent levee may also require the purchase of additional easements and/or rights of way, including areas for utilities and planting of replacement woodlands and other habitats. Proper construction of the adjacent levee foundation requires excavation of an inspection trench in the foundation soils. Because the Natomas Basin’s natural levees have been augmented by human efforts, it is possible to find buried prehistoric features at considerable depth in the landside footprint. Where a levee raise is required, the adjacent levee height would be greater than that of the existing levee. Where a levee raise is not required, the adjacent levee height would be the same as the existing levee.

A trench, usually 6 feet deep and 12 feet wide, is constructed at the base of the levee to allow visible inspection for shallow foundation conditions and the presence of buried utilities. In some instances, relocation of irrigation and drainage ditches and canals may be necessary to construct the inspection trench. In addition to the inspection trench, the landside toe of the existing levee, within the footprint of the new adjacent levee, would be stripped to a depth of approximately one foot to remove vegetative matter and topsoil material from the adjacent levee foundation.

2.1.3.2 SEEPAGE REMEDIATION

Existing seepage remediation in the Natomas Basin has primarily addressed through-seepage. Through-seepage is the movement of water through the levee itself, when high-flow conditions, and/or wind and wave action exist on the water side of the levee. The through-seepage may be addressed by construction of cutoff walls through the levee prism or a drained stability berm on the landside slope. The cutoff walls provide a low permeability barrier to water flow through the levee. Underseepage occurs below the levee prism, and is caused by the buildup of water pressure in the subsurface, when high river stages are present on the water side of the levees. This pressure can be great enough to force water through the earthen foundation layers under the levee. The water finds a pathway of less resistance and exits at the landside ground surface (Plate 4). Current construction methods can correct underseepage and be compatible with the methods employed for Phase 2 Project construction.

Cutoff Walls

Cutoff walls use specialized earthen materials (bentonite clay) that are installed into the center of the levee. Successful construction of cutoff walls often requires a 24 hours per day/7 days per week (24/7) construction schedule, so that the cutoff wall material keeps its proper consistency. Specialized equipment allows the cutoff walls to reach deep into the subsurface, to depths of 120 feet (Plate 11). Often the levee crown is “degraded” meaning that it is excavated down to a wide platform so that the construction equipment can install the cutoff wall.

Due to the long history of natural and human-enhanced levee buildup in the Natomas Basin, it is not unusual to find conditions of underseepage to depths greater than the maximum depth of a cutoff wall. In those cases, a seepage berm and relief wells may be used to protect against underseepage.

Seepage Berms

Seepage berms are wide, shallow features with relatively flat slopes graded to drain landward. They are typically constructed using material excavated from borrow sites. In some cases, a 1- to 1.5-foot-thick drainage layer consisting of sand or drainrock encapsulated in geotextile fabric is placed on the ground below the seepage berm. Seepage berms may extend up to 500 feet landside of the toe of the levee or the adjacent levee (Plate 12). In areas of limited space, seepage berms are constructed with relief wells at the landside toe of the seepage berms.

It is possible to construct a seepage berm using specialized equipment that minimizes vibration and pressure on the immediate subsurface environment. This construction method is often used where sensitive historical features may be expected near the ground surface, and relief wells are omitted. A seepage berm without relief wells
extends the levee footprint farther landside, and depending upon land use, may cause relocation of permanent structures or reduction of farm field size, as well as other environmental impacts.

**Relief Wells**

Relief wells are controlled artificial springs that relieve the confined water pressures to safe values, thus preventing the removal of soil via piping or internal erosion caused by the uplift pressures beneath elements of the levee or beneath landward soil next to the levee. Relief wells are usually spaced about 50 to 150 feet apart to allow water to flow without pumping during times of high water table. Piezometers are used as a tool to verify relief well performance by measuring the hydrostatic pressure between the wells. Because relief wells may only flow on an intermittent basis sometimes several years apart, it is necessary to conduct regular maintenance of relief wells to ensure that they perform properly (Plate 13).

### 2.1.4 Alternatives Considered in Previous Environmental Analyses and Incorporated by Reference

The analysis of alternatives performed in the previous environmental review documents from which the Phase 3 Project EIS/EIR is tiered are summarized in Appendix I, “Alternatives Formulation and Screening Details.” The alternatives analyses from the documents listed below are incorporated by reference, herein. The material summarized in Appendix I is provided to demonstrate the scope of analysis that has already been performed and thus shows which alternatives have been foreclosed by previous analysis.

Incorporation by reference is encouraged by both NEPA (40 CFR 1500.4, 1502.21) and CEQA (Section 15150). Both NEPA and CEQA require brief citation (below) and summary of the referenced material (Appendix I) and the public availability of this material. CEQA also requires citation of the state identification number of the previous EIR or EIRs cited (Section 15150). Printed copies of relevant documents are available to the public at USACE’s office at 1325 J Street, Sacramento, California and at SAFCA’s office at 1007 7th Street, 7th Floor, Sacramento, California.

- **Environmental Impact Report on Local Funding Mechanisms for Comprehensive Flood Control Improvements for the Sacramento Area (SAFCA 2007a), State Clearinghouse Number 2006072098**;
- **Environmental Impact Report on the Natomas Levee Improvement Program, Landside Improvements Project (SAFCA 2007b), State Clearinghouse Number 2007062016**; and
- **Environmental Impact Statement for 408 Permission and 404 Permit to Sacramento Area Flood Control Agency for the Natomas Levee Improvement Project (USACE 2008)**.

### 2.1.5 Alternatives Considered, But Eliminated From Further Consideration

Numerous alternatives have been considered by SAFCA to provide flood risk reduction to the Natomas Basin. These alternatives have been evaluated and eliminated from further consideration during completion of previous environmental documents. This section briefly summarizes alternatives considered but eliminated in these documents to demonstrate the scope of analysis that has already been performed. More detailed information on alternatives considered but eliminated is provided in Appendix I, “Alternatives Formulation and Screening Details.”
2.1.5.1 Alternatives Evaluated and Eliminated in Previous SAFCA Natomas Levee Improvement Program Environmental Documents

The following alternatives that could contribute to addressing the Natomas Basin’s flood problems and needs were reviewed and eliminated from further consideration as described below:

- **Yolo Bypass Improvements.** This measure would involve lengthening the Fremont Weir and widening the Yolo Bypass to increase the amount of flood water conveyed through the bypass and reduce the amount of flood water conveyed through the Sacramento River channel downstream of the weir. This alternative was eliminated because (1) it would be too costly for SAFCA to implement; (2) levee height increases and substantial seepage and slope stability remediation would still be required for the perimeter levee system, adding to costs; (3) these improvements lie outside of SAFCA’s jurisdiction and would require Federal, state, and local cooperation and funding; and (4) the project objective of restoring 100-year flood protection to the Natomas Basin could not be achieved as quickly as possible. (Considered and eliminated in Phase 2 Project EIS.)

- **Reduced Natomas Urban Levee Perimeter.** This measure would involve construction of a cross levee running east to west across the Natomas Basin along an alignment north of Elkhorn Boulevard to protect existing developed areas in the City and County of Sacramento. This alternative was eliminated because (1) it is inconsistent with current Federal and state authorizations and would strand Federal, state, and local investments already made in improving the NCC south levee and Sacramento River east levee pursuant to past Congressional authorization; (2) it would result in the need to raise State Route (SR) 99/70 or otherwise protect SR 99/70 from flooding; (3) it would divide Reclamation District (RD) 1000 and disrupt several portions of the Natomas Basin irrigation and drainage system and require reconfiguration of these systems; (4) it would present significant barriers to achieving the goals of the Natomas Basin Habitat Conservation Plan (NBHCP); (5) it would have substantially greater costs than other alternatives without achieving any additional flood damage reduction benefit; and (6) it would leave a portion of the Basin currently planned for development by Sutter County (i.e., Sutter Pointe Specific Plan mixed-use development project) outside the urban levee perimeter and likely cause Sutter County to exercise its rights under SAFCA’s joint exercise of powers agreement to prevent the expenditure of Consolidated Capital Assessment District funds on this measure. (Considered and eliminated in Local Funding EIR and Phase 2 Project EIS.)

- **Construction of a New Setback Levee.** This alternative would involve construction of a 5-mile long levee along the northern reaches of the Sacramento River east levee parallel to the existing levee alignment but set back from the existing alignment by 500–1,000 feet. This alternative was eliminated because it is infeasible because of (1) the presence of waterside residences along the existing levee from the southern end of Reach 2 of the Sacramento River east levee in the north to the American River north levee in the south, and the need to maintain access to these residences from Garden Highway; (2) the proximity of the Sacramento River east levee to Sacramento International Airport (Airport), and the need to prevent project features from increasing potential hazards to aviation safety; and (3) the possibility that utility relocations (power poles) and flood damage reduction measures could encroach into surface slopes of runway approach zones. (Considered and eliminated in Phase 2 Project EIR and Phase 2 Project EIS.)

- **Raise Levee in Place with a 1,000-Foot Levee Setback in the Upper 1.4 Miles along the Sacramento River East Levee.** This alternative would have provided a location for a substantial amount of tree planting on the water side of the setback levee, contributing to the offsetting mitigation for the loss of the trees that may need to be removed along the existing levee to meet USACE criteria. This alternative was eliminated because it was unlikely that the new setback levee would provide 100-year flood protection per USACE criteria. (Considered and eliminated in Phase 2 Project EIR and analyzed, but not selected as the Proposed Action, in Phase 2 Project EIS.)
Construct an Adjacent Setback Levee with a 500-Foot Levee Setback in the Upper 1.4 Miles along the Sacramento River East Levee. This alternative was evaluated because it would provide the opportunity for partially offsetting the loss of landside tree groves through the establishment of new riparian plantings in the levee setback area as well as woodland plantings on the land side of the adjacent setback levee. This alternative was eliminated because: it would require substantially greater quantities of borrow material with greater impacts on important farmland and transportation and circulation. (Considered and eliminated in Phase 2 Project EIR and analyzed, but not selected as the Proposed Action, in Phase 2 Project EIS.)

No SAFCA Levee Improvements—Private Levees in Natomas. This alternative was analyzed assuming that there would be no SAFCA project providing flood protection in the Basin, thus causing private developers to separately fund and implement individual flood protection in the form of private compartment levees that would protect new developments. This alternative was eliminated because it would (1) only partially meet the first objective of providing 100-year flood protection, (2) potentially lead to increased fragmentation of habitat for special-status species, and (3) increase projected flood damages without a commensurate reduction in flood risk. (Considered and eliminated in Local Funding EIR and Phase 2 Project EIR; the effects of this alternative are summarized in Appendix I.)

Natomas 100-Year Protection. SAFCA analyzed the impacts associated with creation of one new assessment district, which would provide only 100-year flood protection to the Natomas Basin, and which would use funding raised through existing Capital Assessment District Number 3 to provide the local share of the cost of completing improvements to provide 100-year flood protection to the lower American River and South Sacramento Streams Group areas (SAFCA 2007a). This alternative was eliminated because it would fail to provide groundwork for the creation of “200-year” protection over time (SAFCA 2007a). Because this alternative represents an alternative to the proposed funding mechanisms and not an alternative to the proposed levee improvements, this alternative was not considered to be an alternative to the Phase 2 Project and was not included in the Phase 2 Project EIS. (Considered and eliminated in Local Funding EIR.)

2.1.5.2 Alternatives Evaluated and Eliminated in this EIS/EIR

The following additional alternatives that could contribute to addressing the Natomas Basin’s flood problems and needs were evaluated and eliminated from further consideration either in the Phase 2 EIS (No-Action Alternative—Airport Compartment Levee) or in this EIS/EIR (Cultural Resources Impact Reduction Alternative):

No-Action Alternative—Airport Compartment Levee. The Phase 2 Project EIS evaluated and eliminated from further consideration the No-Action Alternative—Airport Compartment Levee Alternative. The prior discussion of which is hereby incorporated by reference, is summarized as follows (see also Appendix I, “Alternatives Formulation and Screening Details,” for a summary of the impacts associated with the Airport Compartment Levee). With no authorization of the Phase 3 Project, SAFCA would not be able to provide the Natomas Basin with at least a 100-year level of flood protection by the end of 2011 and would not be able to facilitate achieving a “200-year” level of protection by the end of 2012. Federal and state floodplain regulations would prevent new development in most of the Natomas Basin. The Airport would either be compelled to operate within its existing footprint, abandoning its current plans for modernization and expansion, or, alternatively, the Airport may construct its own limited flood damage reduction structure (i.e., a ring levee) to protect existing facilities and its expansion area. This alternative is eliminated because: (1) construction of a separate levee around the Airport would be under the responsibility and jurisdiction of another agency (Sacramento County Airport System [SCAS]), over which SAFCA would have no jurisdiction, and would require a lengthy process that is completely separate from the Proposed Action; (2) the timeline for that process is unknown and there are no design plans that would enable an accurate evaluation of potential environmental impacts; and (3) the action would require a separate CEQA and potentially NEPA environmental process and analysis. (Considered and eliminated in Phase 2 Project EIS/EIR.) In addition to the reasons provided in the Phase 2 EIS, implementation of the Airport Compartment Levee would not meet any of the goals and objectives of the project; the residents, residences, and businesses...
within the Natomas Basin would not receive flood protection; implementation of the Airport Compartment Levee would only protect the Airport; and SCAS has not proposed such a project and, therefore, it is not considered “reasonably foreseeable.”

► Cultural Resources Impact Reduction Alternative. The Proposed Action includes construction of deep cutoff walls in the Sacramento River east levee Reaches 5A–9B, which have the potential to result in significant and unavoidable impacts on known prehistoric resources, previously unidentified cultural resources, and human remains, as described in Section 4.10, “Cultural Resources.” Construction of a 500-foot-wide seepage berm rather than deep cutoff walls would avoid the deep ground-disturbing work that may adversely affect potential cultural resources while still achieving flood damage reduction objectives. This alternative was eliminated because (1) environmental impacts on nine environmental topic areas (hydrology and hydraulics, sensitive aquatic habitats, vegetation and wildlife, special-status terrestrial species, paleontological resources, transportation and circulation, air quality, visual resources, utilities and service systems, and hazards and hazardous materials) would be potentially more substantial than those associated with the Proposed Action; and (2) there would be a net increase in the number, intensity, and severity of environmental impacts relative to the Proposed Action. (Considered and eliminated in Phase 3 Project EIS/EIR.) (See Appendix I, “Alternatives Formulation and Screening Details,” for analyses of each specific environmental issue area.)

2.1.6 ALTERNATIVES CARRIED FORWARD FOR EVALUATION IN THIS EIS/EIR

The following alternatives were carried forward for detailed analysis in this EIS/EIR and are described below:

► No-Action Alternative—Under NEPA, the expected future without-project conditions; under CEQA, the existing condition at the time the notice of preparation was published (July 18, 2008), as well as what would be reasonably expected to occur in the foreseeable future if the project were not approved.

► Proposed Action—Construction of an adjacent setback levee along the Sacramento River east levee improvements to the PGCC west levee and the NEMDC west levee from Elkhorn Boulevard to Northgate Boulevard.

► Levee Raise-in-Place Alternative—Raising of the Sacramento River East Levee in place in addition to improvements to the PGCC west levee and the NEMDC west levee from Elkhorn Boulevard to Northgate Boulevard.

The above three alternatives are described in detail in the remaining portions of this chapter. Additional construction details for the Proposed Action and Levee Raise-in-Place Alternative are presented in Appendix H, “Construction Details.” The Proposed Action and additional action alternative (the Levee Raise-in-Place Alternative) were developed for consideration for the Phase 3 Project with a focus on improvements to the Sacramento River east levee (Reaches 5A–9B). Phase 3 Project improvements to the PGCC west levee, the NEMDC west levee, and landscape and irrigation/drainage system modifications would be similar under the Proposed Action and the Levee Raise-in-Place Alternative.

Development of the Proposed Action and the Levee Raise-in-Place Alternative included substantial planning based on consideration of effects on wetlands and other waters of the United States, woodlands, giant garter snake habitat, and other sensitive habitats. Accordingly, levee improvements were designed to avoid or minimize such effects where practicable and feasible. However, several agricultural canals or portions of canals and small seasonal wetlands exist near the levee toe along the Sacramento River east levee, PGCC west levee, and NEMDC west levee. These would require filling under either the Proposed Action or the Levee Raise-in-Place Alternative because their proximity to the existing levees places them within the expanded landside levee footprint or adjacent maintenance access. Similarly, portions of several woodland groves extend into the footprint of the proposed flood damage reduction features along the landside of the Sacramento River east levee under the
Proposed Action and the Levee Raise-in-Place Alternative and would need to be removed and/or relocated. Consequently, effects on wetlands and other waters of the United States and on other habitats along the land side of the levees are very similar for the Proposed Action and the Levee Raise-in-Place Alternative, and the same compensation strategies are proposed for unavoidable effects.

The Levee Raise-in-Place Alternative differs from the Proposed Action in that it would result in the (1) removal of waterside trees along the Phase 3 Project reaches of the Sacramento River east levee to conform with USACE guidance regarding levee encroachments, and (2) loss of waters of the United States due to the implementation of erosion control improvements along the waterside toe of Sacramento River east levee. These effects would require a different compensation strategy than for the Proposed Action because, under the Proposed Action, these actions would not occur on the waterside of the levee.

In terms of flood reduction system design, the Proposed Action and the Levee Raise-in-Place Alternative differ in terms of how they would achieve the required levee height increases along the Sacramento River east levee. Therefore, the differences between the Proposed Action and the Levee Raise-in-Place Alternative, including effects on habitats, are the result of these Sacramento River east levee design differences.

2.2 NO-ACTION ALTERNATIVE

2.2.1 NO-ACTION ALTERNATIVE—NO FLOOD DAMAGE REDUCTION MEASURES

For the purposes of NEPA compliance, the No-Action Alternative serves as the baseline against which the impacts and benefits of the action alternatives are evaluated. The No-Action Alternative consists of the conditions that would be reasonably expected to occur in the foreseeable future if no additional permissions to alter the existing levees or discharge dredged or fill material into waters of the United States would be granted.

Under the no-action scenario, SAFCA would not be permitted by USACE to undertake the Phase 3 Project improvements under Sections 408, 404, or 10 on the Natomas Basin perimeter levee system. However, given the known deficiencies in these levees and their inclusion as part of the Federal flood damage reduction system, it can be assumed that USACE and/or the State of California would repair the Natomas levee system at some time in the future to meet the Federal and/or State flood risk reduction objectives associated with the Federal flood damage reduction system. As discussed in Section 1.5.10, “General Re-evaluation of the Common Features Project,” USACE is preparing a General Re-evaluation Report (GRR) on the Common Features Project, including Natomas Basin levee improvements, that is expected to be presented to Congress in 2010. The earliest that Federal construction under a Congressionally reauthorized USACE project could begin would be 2011 or 2012. Therefore, it is assumed that USACE and/or the State of California would begin repairs on the Natomas Basin levee system in 2011 at the earliest and would complete the improvements providing 100-year flood protection no sooner than 2013. Based on the criteria that SAFCA, in coordination with USACE and the State, has used to select alternatives for detailed analysis, it is reasonable to assume that one of the two action alternatives described below would be implemented by USACE and/or the State and that the environmental effects of project construction would be the same as, or very similar to, those of the action alternatives evaluated in this EIS/EIR. In the period before implementation of flood damage reduction measures for the Natomas Basin, however, there would remain a high potential for a major levee failure and flooding of the Natomas Basin (USACE evaluation of geotechnical information and other data indicate that a future flood event with an approximately 3% or greater probability of occurring in any year could cause a major levee failure).

Therefore, the No-Action Alternative analyzed in this EIS/EIR consists of two components: No Project Construction and Potential Levee Failure. “No Project Construction” refers to the impacts that would result because no flood damage reduction measures would be constructed. “Potential Levee Failure” refers to the impacts that could occur if the Natomas Basin perimeter levee system failed. These two components of the No-Action Alternative are further described below and the analysis contained in Chapter 4.0, “Environmental Consequences and Mitigation Measures,” is presented using these subheadings.
2.2.1.1 NO PROJECT CONSTRUCTION

The No-Action Alternative in this analysis consists of the conditions that would likely prevail in the Natomas Basin if no action at all were taken by SAFCA, the State, or USACE to further improve the Basin’s perimeter levee system beyond the accomplishments of the Sacramento Urban Levee Reconstruction Project and the North Area Local Project (NALP) and NLIP Phase 1 and Phase 2 Projects. Under this scenario key segments of this system would continue to provide less than 100-year flood protection, and the entire Natomas Basin will be permanently designated as a special flood hazard area subject to development restrictions and mandatory flood insurance requirements pursuant to the regulations of the National Flood Insurance Program (NFIP). SAFCA would not provide the Natomas Basin with at least a 100-year level of flood protection by the end of 2010 and would not be able to facilitate achieving a “200-year” level of protection by the end of 2012.

To meet USACE requirements as described in *Guidelines for Landscape Planting and Vegetation Management at Floodwalls, Levees, and Embankment Dams* (USACE 2000), a substantial number of structural features may need to be removed from the water side of the existing levee. As part of its ongoing operations and maintenance (O&M) activities, RD 1000 would be initially responsible for removal of any encroachments that would threaten levee integrity. Without construction of an adjacent setback levee, approximately 22.5 acres of vegetation would require removal within the Phase 3 Project footprint. Although Chapter 4.0, “Environmental Consequences and Mitigation Measures,” discusses the impacts related to the No-Action Alternative, it is not appropriate in this EIS/EIR to propose mitigation measures for the No-Action Alternative because SAFCA as the project proponent, has no authority or jurisdiction over USACE’s proposed guidelines, impacts, or timing or implementation of mitigation required to mitigate impacts as a result of implementation of such guidance. Mitigation implementation would be the responsibility of USACE and will be the subject of a future, separate environmental document prepared by USACE. Environmental permits and other regulatory approvals would also be required, which may include: California Fish and Game Code Section 1602 Streambed Alteration Agreement, Clean Water Act Section 401 permit, and/or Clean Water Act Section 404 permit.

Without improvements, Federal and State floodplain regulations would effectively prevent most new development in most of the Natomas Basin. Existing residential, commercial, and industrial development would continue to be concentrated in the southeastern portion of the Basin, south of Elk horn Boulevard, occupying approximately one-third of the 53,000 acres encompassed by the perimeter levee system. Approximately two-thirds of the Basin, generally north of Elk horn Boulevard, would remain in some form of agricultural, agricultural support, or open space use along with Airport uses. The Airport may be compelled to operate within its existing footprint, abandoning its current plans for modernization and expansion; alternatively, the Airport may construct its own limited flood damage reduction structure (i.e., a ring levee) to protect existing facilities and its expansion area. As of December 31, 2007, all agricultural leases on Airport property expired and have not been renewed. Some new development could occur along the eastern fringe of the basin where existing high ground could support new structures elevated above the 100-year base flood elevation. The special flood hazard designation in the Natomas Basin would interrupt the regional blueprint for future (2030) growth adopted by the Sacramento Area Council of Governments (SACOG) and Valley Vision in 2006 (*Plate 14*). Up to 60,000 dwelling units and associated commercial and industrial developments that the blueprint anticipates will be located in the Natomas Basin would need to be redirected to other areas in the region over the next two decades. The Basin’s existing residential, commercial, and industrial structures and their contents, with a replacement value of approximately $8.2 billion, or approximately $7.2 billion if the Airport facilities are excluded, would remain subject to a relatively high risk of flooding. The risk of environmental damage resulting from flooding in the urbanized portion of the Basin would remain relatively high.

2.2.1.2 POTENTIAL LEVEE FAILURE

The same conditions with respect to development within the Natomas Basin as described above for the No Project Construction component of the No-Action Alternative would exist for the Potential Levee Failure component. Without additional improvements to the Natomas perimeter levee system, wind and wave run-up or seepage...
conditions could cause portions of this system to fail, triggering widespread flooding and extensive damage to the Basin’s existing residential, commercial, agricultural, and industrial structures. Extensive damage to utilities, roadways, and other infrastructure systems would also likely occur. The magnitude of the flood damage would depend upon the location of the levee breach, severity of the storm, and river flows at the time of a potential levee failure.

2.2.2 No-Action Alternative—Natomas Levee Improvement Program Phase 1 and Phase 2 Projects Implementation Only

Under this alternative, it is assumed that USACE has authorized construction of the Phase 1 and Phase 2 Projects only, which have independent utility from the Phase 3 Project. The Phase 3 Project would not be authorized. Under this alternative, the following Phase 1 Project and Phase 2 Project activities would occur:

- **NCC south levee improvements: Levee raising and seepage remediation**—Raise and realign the NCC south levee to provide additional levee height and more stable waterside and landside slopes and to reduce the need for removal of waterside vegetation. Construct a seepage cutoff walls through the levee crown in Reaches 1–7.

- **Sacramento River east levee Reaches 1–4B: Levee raising and seepage remediation**—Construct an adjacent setback levee from the NCC to the end of Reach 4B, raised where needed to provide adequate levee height, with a combination of cutoff walls, seepage berms, and relief wells for seepage remediation where required.

- **Relocation of the Elkhorn Canal (highline irrigation canal) between the North Drainage Canal and Elkhorn Reservoir**—Approximately 10,500 feet of the Elkhorn Canal would be relocated and constructed several hundred feet east of the landside toe of the Sacramento River east levee in reaches 4B–6A.

- **Construction of new Giant Garter Snake (GGS)/Drainage Canal between the North Drainage Canal and Elkhorn Reservoir**—Construct a new canal designed to provide drainage and associated giant garter snake habitat (referred to as the “GGS/Drainage Canal”) from the North Drainage Canal to the slough east of Elkhorn Reservoir in Reaches 4B–6B.

- **Removal of a deep culvert at the location of Pumping Plant No. 2**—Excavate and remove approximately 400 feet of the existing levee section adjacent to the RD 1000 Pumping Plant No. 2 site to expose a deep culvert and possible voids under the levee; remove the deep culvert; reconstruct the levee adjacent to the pumping plant sump with levee embankment fill; and demolish, remove, and relocate the pumping plant remnants within the project footprint.

- **Habitat creation and management**—Establish giant garter snake habitat features in the new GGS/Drainage Canal. Contour and create managed marsh and grassland on lands used as borrow sources to offset project effects on giant garter snake and Swainson’s hawk habitats. Establish grassland on the adjacent setback levee slopes and seepage berms. Install woodland plantings to offset the loss of portions of tree groves within the landside levee footprint.

- **Right-of-way acquisition**—Acquire right-of-way through fee title or easement interest within the footprint of the project features, at the borrow sites, and to prevent encroachments into the flood damage reduction system.

The environmental impacts of the Phase 1 Project are addressed in detail in the Local Funding EIR. The environmental impacts of the Phase 2 Project are addressed in detail in the Phase 2 Landside EIR, Supplemental EIR, and Phase 2 EIS, and summarized in Table 2-1.
<table>
<thead>
<tr>
<th>Issue Area</th>
<th>Summary of Environmental Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agricultural Resources</td>
<td>Additional land for maintenance activities and encroachment prevention would be associated with widening the landside footprint of the NCC south levee and associated maintenance access corridor, substantially widening the Sacramento River east levee flood damage reduction facilities. Soil borrow sites for the improvements include the Brookfield site and the RD 1001 site. Borrow material for the Sacramento River east levee improvements would come from the Airport north bufferlands sites, the Dunmore site, or potentially the Sutter Pointe site. These borrow sites are in areas classified as Prime Farmland, Unique Farmland, or Farmland of Statewide Importance. With the exception of the RD 1001 site, the removal of borrow from all borrow sites would entail the preservation and replacement of the topsoil on these parcels, thus retaining their potential use for agriculture. Therefore, the use of agricultural sites for borrow would not be a permanent conversion to nonagricultural uses. If the RD 1001 borrow site is used, it is assumed that the conversion from agricultural use and the loss of Important Farmland would be permanent.</td>
</tr>
<tr>
<td>Land Use and Socioeconomics</td>
<td>The No-Action Alternative—Phase 2 Project Only would be consistent with Policy B.10 of the City of Sacramento General Plan because it would allow construction of the Phase 2 Project flood protection components. Without the proposed improvements to provide 100-year flood protection to the Natomas perimeter levee system as proposed for the Phase 3 Project, the risk of a failure in the unimproved portions of the perimeter system would remain.</td>
</tr>
<tr>
<td>Geology and Soils</td>
<td>Soil borrow and excavation activities would result in the temporary disturbance of soil and could expose disturbed areas to wind and water erosion. Structures and trees would be removed from a portion of the footprint of the adjacent setback levee and berms along the Sacramento River east levee, and power poles would be removed and relocated. However, Phase 2 Project activities are required to comply with standard best management practices. Without the Phase 3 Project, the risk of a failure in the unimproved portions of the perimeter system would remain.</td>
</tr>
<tr>
<td>Hydrology and Hydraulics</td>
<td>The borrow sites that would be used in Phase 2 Project construction would be 3–5 feet lower following the conclusion of borrow operations. These sites would be regraded and either developed as grassland or returned to rice cultivation. Because specific plans have not been finalized to ensure uninterrupted conveyance of drainage, there is the potential for construction activities to temporarily or permanently alter the existing drainage pattern of the project area. Project engineers would coordinate with owners and operators of local drainage systems to evaluate the preproject and postproject drainage needs to remediate any substantial project-related drainage disruption. The presence of cutoff walls could restrict the movement of groundwater in either direction (away from or toward the NCC or Sacramento River). Potential consequences are increases or decreases in the water levels in shallower wells and/or localized near-surface groundwater levels in areas immediately east and west of the cutoff wall.</td>
</tr>
<tr>
<td>Water Quality</td>
<td>Levee improvement activities have the potential to result in both short-term and long-term water quality effects from runoff and sedimentation. Extensive ground-disturbing activities near local drainages and waterways could potentially become contaminated by soil or construction substances. These waterways include the NCC, Morrison Canal near the NCC south levee, the North Drainage Canal, the West Drainage Canal, and the Elk horn Canal. Excavated areas that fill with groundwater or surface drainage during project construction would require dewatering. Effluent from dewatering operations typically contains high levels of suspended sediment and often high levels of petroleum products and other construction-related contaminants. In order to mitigate potential impacts on water quality, SAFCA shall file a Notice of Intent to discharge stormwater associated with construction activity with the Central Valley Regional Water Quality Control Board. Final design and construction specifications shall require the implementation of standard erosion, siltation, and good housekeeping best management practices.</td>
</tr>
<tr>
<td>Fish and Aquatic Habitat</td>
<td>Phase 2 Project construction activities could adversely affect migratory habitat for listed adult and juvenile chinook salmon and steelhead that would be susceptible to water quality-related effects. In addition to construction activities, removal of riparian vegetation or woody material along the existing levee or otherwise in the floodplain could result in the loss of important shaded riverine aquatic habitat function. Bank erosion control improvements would need to be implemented along approximately 3,710 feet of riverbank at the waterside toe of the Sacramento River east levee at River Miles 73.5, 69.8, and 68.8 (Sites G, J, and M). Construction of these improvements would require removing approximately 11 trees within Sites G, J, and M, and trimming the canopies of other trees growing on the eroding bank. It is anticipated that any temporary construction losses of overhead shaded riverine aquatic habitat cover would be fully replaced by onsite mitigation planting by the end of the fifth growing season.</td>
</tr>
</tbody>
</table>
### Table 2-1

#### Summary of Phase 2 Project Impacts

<table>
<thead>
<tr>
<th>Issue Area</th>
<th>Summary of Environmental Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sensitive Aquatic Habitats</td>
<td>Up to 371.48 acres of jurisdictional wetlands and waters of the United States could be temporarily affected by the proposed project’s borrow activities (including the Brookfield borrow site in Sutter County) and up to 36.75 acres of jurisdictional wetlands and waters could be permanently affected.</td>
</tr>
<tr>
<td>Vegetation and Wildlife</td>
<td>Levee improvements would require acquiring additional land for maintenance activities and prevention of encroachment along the flood damage reduction facilities. Borrow sites for Phase 2 Project activities are currently cropland; therefore, no impacts on woodlands would result from the utilization of these sites for borrow activities. Beneficial effects would include creation of approximately 30 acres of woodland habitat anticipated to be planted along landside corridors, and approximately 16 acres of existing woodland would be acquired by SAFCA and preserved in public ownership. Existing canals providing aquatic habitat would be adversely affected by the construction of Phase 2. Effects would include temporary disturbance and permanent loss. Adverse effects, however, would be offset by creation of the proposed new canals that would also provide improved movement corridors for aquatic species. A substantial acreage of riparian woodland plantings would be included in the levee setback area under this alternative; however, this vegetation would not mature for several years, and its value as cover would therefore be limited in the near term in comparison with the value of the existing land side woodland corridor along the Sacramento River east levee. After mitigation measures, adverse effects on woodlands and wildlife movement corridors would be reduced to a less-than-significant level.</td>
</tr>
<tr>
<td>Special-Status Terrestrial Species</td>
<td>Levee improvement activities could adversely affect habitat for special-status species (rose mallow, special-status birds, Delta tule pea, and Sanford’s arrowhead), elderberry, giant garter snake, and the Northwestern pond turtle. However, mitigation measures, such as replacement planting, relocation, and project timing, would reduce these impacts to less-than-significant levels. The NBHCP addresses conservation strategy, such as establishing and managing a habitat reserve system and ensuring connectivity between reserves. Components of the No-Action Alternative—Phase 2 Project Only would support attainment of these goals and objectives by creating and preserving habitat and creating a valuable aquatic corridor linking TNBC reserves in the northern and southern portions of the Natomas Basin. The potential for implementation of the No-Action Alternative—Phase 2 Project Only to threaten the viability of populations of certain covered species, reduce the effectiveness of the NBHCP’s conservation strategy, and adversely affect attainment of the goals and objectives of the NBHCP could jeopardize successful implementation of the NBHCP. This would be a significant adverse impact.</td>
</tr>
<tr>
<td>Cultural Resources</td>
<td>The No-Action Alternative—Phase 2 Project Only would alter contributing elements of RD 1000 by modifying the NCC south levee, Sacramento River east levee, and realigning Sankey Road at the intersection with Garden Highway. Even though it may be possible to avoid resources or recover and preserve them through a treatment plan if disturbance is unavoidable, physical changes to resources eligible for National Register of Historic Place listing may still alter the significance of the resource. Therefore, if this site (the RD 1000 levee system) is determined to be eligible for listing, implementation of this mitigation may not fully reduce the impact to a less-than-significant level. Historic-era resources shall be formally evaluated for significance in accordance with the stipulations of the Programmatic Agreement between USACE, SAFCA, and the State Historic Preservation Officer (SHPO). Adverse effects shall be treated in accordance with measures stipulated in a Historic Preservation Treatment Plan developed in consultation between USACE, the SHPO, and SAFCA. Modern agricultural cultivation of the Sacramento Valley floodplains and riverbanks has destroyed many prehistoric occupation sites, and the remains of these sites are thus no longer easily visible above ground. In the event that any previously undiscovered cultural resources, including Native American Traditional Cultural Properties, are discovered during project activities, identification of those resources, evaluation of their significance, and determination of project effects on and treatment of historic properties that would be subject to adverse effects shall be conducted in accordance with measures stipulated in a Historic Properties Treatment Plan developed in consultation between USACE, the SHPO, and SAFCA.</td>
</tr>
<tr>
<td>Paleontological Resources</td>
<td>There is the potential that unique paleontological resources could be encountered in excavation at depths of 10 feet or more. Deep excavation, mainly associated with cutoff wall construction and borrow activity in Phase 2 Project construction, could destroy unique paleontological resources having potentially significant impacts.</td>
</tr>
</tbody>
</table>
The No-Action Alternative, assuming implementation of the NLIP Phase 1 and Phase 2 Projects only is an unlikely long-term alternative for the Natomas Basin because the Basin would still face elevated risks from lack of 100-year flood protection, which risk would be further reduced by the Phase 3 Project. While the Phase 1 and Phase 2 Projects would provide increased flood protection, the level of protection would still be less than 100-year flood protection. Therefore, the Phase 2 Project, by themselves, would not achieve the overall project purpose and project objectives.

### 2.3 PROPOSED ACTION

The Phase 3 Project focuses on underseepage, stability, erosion, encroachment, and levee height deficiencies along 4.5 miles of the Sacramento River east levee, 3.2 miles of the PGCC west levee, and 6.2 miles of the NEMDC west levee. If permitted, these improvements could expect to be constructed in concert with the Phase 2 Project. Construction of the Phase 3 Project is scheduled to begin in 2009 and is expected to be completed in 2010, assuming receipt of all required environmental clearances, permits, and approvals for project implementation. **Plates 17a–c** provide an overview of the elements of the Proposed Action.

The Proposed Action has the following major elements:

- **Sacramento River east levee Reaches 5A–9B: Levee raising and seepage remediation**—Construct a raised adjacent setback levee from just north of Elverta Road to just south of I-5 (Reaches 5A–9B) with cutoff walls, seepage berms, and relief wells where required to reduce seepage potential.

- **PGCC west levee: Levee raising, slope flattening, and widening; and seepage remediation**—Raise the existing levee between Howsley Road and Sankey Road, flatten and widen the levee slopes, and construct cutoff walls or seepage berms to reduce seepage potential.

- **NEMDC west levee from Elkhorn Boulevard to NEMDC Stormwater Pumping Station: Levee widening and flattening and seepage remediation**—Widen and flatten the slopes of the existing levee between Elkhorn Boulevard and the NEMDC Stormwater Pumping Station and construct a cutoff wall to reduce seepage potential.

- **NEMDC west levee from NEMDC Stormwater Pumping Station to Northgate Boulevard: Seepage and slope stability remediation**—Construct a cutoff wall in the existing levee and/or reconstruct portions of the levee from the NEMDC Stormwater Pumping Station to Northgate Boulevard where required to reduce seepage potential and slope instability.

- **Relocation of approximately 9,400 feet of the Elkhorn Canal (highline irrigation canal) downstream of Elkhorn Reservoir**—Pipe the canal between the new adjacent setback levee and Teal Bend Golf Club in Reaches 6B and 7, and in an area adjacent to the landside residential properties in Reach 8; and reconstruct the canal parallel to the adjacent setback levee at a distance of approximately 200 feet from the levee in Reaches 7–9A.

- **Construction of a new GGS/Drainage Canal downstream of Elkhorn Reservoir**—Construct a new canal designed to provide drainage and associated giant garter snake habitat (GGS/Drainage Canal) between Elkhorn Reservoir and the West Drainage Canal at I-5.

- **Reconstruction of RD 1000 Pumping Plant No. 2**—Reconstruct the existing landside drainage pumping plant with intake structure, a pump station, piping over the adjacent setback levee, and an outfall structure on the water side of the Sacramento River east levee; and improve the intake channel east of the pumping plant entrance.
► **Habitat creation and management**—Establish the new drainage canal to provide connectivity of aquatic habitat; establish perennial native grasses on levee slopes, seepage berms, and operation and maintenance areas; recontour the land and preserve rice and field crop habitat at borrow locations; and establish woodlands consisting of native riparian species at locations along the Sacramento River east levee.

► **Infrastructure relocation and realignment**—Realign and relocate irrigation and drainage canals and other infrastructure, such as utility poles, as needed to accommodate the flood damage reduction measures.

► **Landside Vegetation removal**—In Reaches 10–12A of the Sacramento River east levee, clear landside vegetation in a 670-foot-wide corridor to prepare for future flood damage reduction work.

► **Right-of-way acquisition**—Land within the Phase 3 Project footprint would be acquired along the Sacramento River east levee Reaches 5A–9B, the PGCC west levee, the NEMDC west levee between Elkhorn Boulevard and Northgate Boulevard, and at borrow sites associated with the Phase 3 Project. The parcels in the Phase 3 Project footprint are shown in Appendix H, “Construction Details.”

► **Encroachment management**—Remove encroachments as required to meet the criteria of USACE, the Central Valley Flood Protection Board, and FEMA.

► **Borrow sites reclamation**—Excavate earthen material at the borrow sites and then return the sites to post-construction uses or suitable replacement habitat.

► **Reconfiguration of Airport West Ditch**—Modify irrigation distribution and agricultural drainage systems and infrastructure to allow for dewatering of the Airport West Ditch.

Additional construction details for the Proposed Action are contained in Appendix H for the following:

► Sacramento River east levee Reaches 5A–9B,
► PGCC west levee,
► NEMDC west levee,
► Relocated Elkhorn Canal,
► New GGS/Drainage Canal,
► Airport West Ditch Reconfiguration,
► RD 1000 Pumping Plant No. 2,
► Prichard and Elkhorn Pumping Plant modifications, and
► Borrow Sites Reclamation.

### 2.3.1 Flood Risk Reduction Components

Flood risk reduction components of the Proposed Action would consist of levee raises and seepage remediation. Construction of the proposed adjacent levee would reduce the potential for bank erosion to undermine levee stability; therefore, achievement of the project flood risk reduction objectives under this alternative is not expected to require associated repair of bank erosion sites.

#### 2.3.1.1 Levee Raises, Widening, and Slope Flattening

Many reaches of the Sacramento River east levee need to be raised to meet the desired minimum of 3 feet of levee height above the “200-year” design water surface profile. The levee height increases along the land side of the existing Sacramento River east levee would be accomplished through construction of the raised adjacent setback levee.
Along the PGCC west levee, there are several reaches that do not meet FEMA 100-year levee height requirements and most of the levee does not meet the “200-year” plus 3 feet of levee height design for the top of the levee profile, thus the levee would be raised to meet 100-year FEMA levee height requirements. The levee segment of the PGCC at Sankey Road that lacks adequate levee height would be maintained at its current elevation because the flows through this levee segment into the interior of the Natomas Basin during a FEMA 100-year or “200-year” design event would not damage the levee and are subject to management as part of the Basin’s interior drainage system.

The NEMDC west levee between the NEMDC Stormwater Pumping Station and Northgate Boulevard currently meets FEMA 100-year levee height requirements and also meets the “200-year” plus 3 feet of levee height design for the top of the levee profile. Between Elkhorn Boulevard and the NEMDC Stormwater Pumping Station, the NEMDC west levee currently meets FEMA 100-year levee height requirements and the “200-year” plus 3 feet of levee height design for the top of the levee profile.

In all reaches, the final levee configuration would be designed to meet the USACE criteria of a 20-foot-wide minimum crown, a 3H:1V waterside slope, and a 3H:1V (preferred) or 2H:1V (maximum) landside slope.

An adjacent setback levee is proposed in lieu of modifying the existing Sacramento River east levee, which has substantial structural and vegetation encroachments along its water side (Plates 6a and 6b). The adjacent levee raise would involve the construction of a new embankment adjoining the Sacramento River east levee (Plate 15, lower illustration). The adjacent setback levee would be constructed in Reaches 5A–9B (a distance of approximately 4.5 miles) with a crown elevation at least 3 feet above the “200-year” design water surface profile. In Reaches 5A–11B, where the existing levee has levee height deficiencies, the crown of the adjacent setback levee would be higher than the existing levee and Garden Highway. A minimum 5-foot-wide shoulder would extend from the landside edge of the crown of the existing levee to the water side of the new adjacent setback levee embankment. A 3H:1V slope would extend up to the crown of the adjacent setback levee. The crown would be at least 20 feet wide and would be topped with an aggregate base access road for inspection and maintenance. The adjacent setback levee landside slope would vary from as steep as 3H:1V to as flat as 5H:1V. It would be constructed of compacted earthen fill material obtained from borrow sources.

The PGCC west levee would be expanded to the land side to provide a levee width to encompass, at a minimum, a theoretical 3H:1V waterside slope, a crown width of at least 20 feet, and a landside slope of at least 3H:1V. The intent of the landside expansion is to preserve the existing Natomas Road and East Levee Road, which are county/city-maintained roads located on top of the existing PGCC and NEMDC west levees. Levee widening and slope flattening would also occur along the NEMDC west levee between Elkhorn Boulevard and the NEMDC Stormwater Pumping Station.

### 2.3.1.2 Seepage Remediation

Excessive underseepage gradients can be corrected through the use of cutoff walls, seepage berms, and relief wells. The choice of seepage remediation is influenced by the depth and continuity of pervious soil layers, adjacent land use, environmental constraints, construction cost, construction schedule, and long-term maintenance considerations. Of the three remediation methods, fully penetrating cutoff walls are generally preferred because they are the least costly (particularly if any soil-bentonite [SB] mix is feasible and the depth of wall is less than 85 feet); are the most reliable under uncertain hydraulic and geotechnical conditions (e.g., water surface elevations above design and variations in foundation soil conditions); and, when combined with an adjacent levee, minimize construction disturbance outside the levee footprint. In reaches where the depth to the impervious soil layer beneath the levee foundation makes the use of a cutoff wall economically infeasible, seepage berms are preferred.

Along the Sacramento River east levee, cutoff walls would be constructed through the adjacent levee in some reaches where seepage remediation is required, and earthen seepage berms would be constructed in others. In the portions of this reach of the Natomas perimeter levee system that are considered susceptible to seismically...
induced ground shaking, such a condition would likely not cause deformation of the SB walls in the adjacent levee because of their malleability and location farther away from the river channel, where levee failure is more likely to occur in association with seismically induced collapse of the river bank. Additionally, because an SB seepage cutoff wall is constructed lower in the levee section, it is not likely to be significantly affected by failure of the levee itself if the levee were to collapse. In areas of seismic vulnerability that have a narrow waterside berm, landside seepage berms would be constructed for underseepage remediation.

Within the PGCC west levee, cutoff walls or seepage berms would be constructed to provide seepage remediation. Along the NEMDC west levee between Elkhorn Boulevard and Northgate Boulevard, cutoff walls through the levee embankment would likely be constructed by the deep soil mixing (DSM) or trench remixing deep (TRD) method.

2.3.2 Aviation Safety Components

The Airport experiences a high rate of aircraft bird strikes, which pose a substantial hazard to flight safety. In accordance with the Federal Aviation Administration (FAA) Advisory Circular (AC) 150/5200-33B, Hazardous Wildlife Attractants on or Near Airports (FAA 2007), the Airport has been directed by the FAA to reduce wildlife attractants in the Airport Critical Zone, the area within a 10,000-foot radius from the centerline of the two parallel runways for turbine-powered aircraft. Additionally, the FAA recommends that no land uses deemed incompatible with safe airport operations be maintained in the General Zone, a radius of five miles from the edge of the Airport Operations Area, if the attractant could cause hazardous wildlife movement into or across the approach or departure airspace. Open water and agricultural crops are recognized as being the greatest wildlife attractants in the Airport vicinity, and rice cultivation is considered the most incompatible agricultural crop because of its flooding regime. The following are aviation safety components associated with the project:

► The Airport West Ditch as currently constructed and operated has the potential to hold water that can attract hazardous wildlife that have the potential to collide with aircraft. Proposed modifications to the irrigation distribution and agricultural drainage systems and infrastructure would allow for dewatering of the Airport West Ditch. This is expected to substantially reduce the attractiveness of the Airport West Ditch to wildlife and reduce the associated potential for bird aircraft strikes. One purpose of the new GGS/Drainage Canal, as described in more detail below, would be to divert irrigation water away from the Airport and provide connectivity of aquatic habitat and improved opportunities for giant garter snake movement within the Basin.

► The grading of Airport lands north of the Airport Operations Area as part of borrow and reclamation operations is expected to improve surface water drainage and facilitate management of these lands in accordance with the Airport’s Wildlife Habitat Management Plan (WHMP). This would reduce the level of bird attraction to these lands and, therefore, aviation hazards.

2.3.3 Habitat Conservation Components

The NLIP Landside Improvements Project (Phases 1–4) includes a Natomas Basinwide habitat creation, enhancement, and preservation component and associated conservation strategy. This compensatory habitat creation and preservation plan is designed to create a larger contiguous area protected and managed to increase habitat value and function, particularly contributing to giant garter snake and Swainson’s hawk recovery in the Basin. To assist USACE and SAFCA in enforcing this plan, a Mitigation and Monitoring Plan (MMP) and a Long-Term Management Plan (LTMP) are scheduled to be completed in spring 2009, based on the following goals:
► the preservation of the abundance and diversity of native species, and particularly special-status species;
► the protection of the habitat features from the effects of indiscriminate land uses that may adversely impact conservation habitat; and
► the restoration of any adverse condition within the conservation habitat areas that may affect or potentially affect these areas.

Compensatory habitat creation that would be implemented as part of the Phase 2 Project in advance of the Phase 3 Project includes the creation of approximately:

► 310 acres of managed grasslands,
► 29 acres of canals,
► 28 acres of associated uplands, and
► 50 acres of landside woodlands.

Additionally, the following would be preserved as part of the Phase 2 Project in advance of the Phase 3 Project:

► 19.5 acres of landside woodlands,
► over 80 acres of field crops, and
► approximately 175 acres of rice fields.

Phase 3 Project habitat creation and conservation are intended to further improve upon actions that would be taken as part of the Phase 2 Project. Sections 2.3.3.1 through 2.3.3.4, below, discuss the habitat creation and conservation components of the Proposed Action.

### 2.3.3.1 Monitoring of Habitat Components

Overall, after implementation of mitigation components, the mitigation sites would be monitored throughout the year for 3–8 years depending on the type of habitat and as developed in negotiation with the appropriate resource agencies. SAFCA would be responsible for providing success monitoring, which, as required by the appropriate resource agencies, would be conducted by a qualified ecologist, botanist, or biologist. The monitor would be objective and independent from the installation contractor responsible for maintenance of the site.

All habitat types and mitigation sites would receive quantitative and qualitative monitoring. Quantitative monitoring would be performed in accordance with the performance criteria described in the following sections (e.g., percent cover). Qualitative monitoring would provide an opportunity to document general plant health, overall plant community composition, hydrologic conditions, damage to the site, infestation of weeds, signs of excessive herbivory, signs of wildlife use, erosion problems, and signs of human disturbance and vandalism. These criteria would be assessed and noted for use in adaptive management of the mitigation sites, but they would not be used to determine project success. In addition, a complete list of all wildlife species encountered would be compiled for each mitigation site during each monitoring visit. Particular attention would be given to looking for evidence of giant garter snake, valley elderberry longhorn beetle exit holes, and Swainson’s hawk.

SAFCA would prepare an annual report in conjunction with the resource managers that would be submitted to USACE, the U.S. Fish and Wildlife Service (USFWS), the California Department of Fish and Game (DFG), and the Central Valley Regional Water Quality Control Board (RWQCB) by December 31 of each year during the success monitoring period, or until the agencies have verified that final success criteria have been met. The report would assess the attainment of or progress toward meeting the success criteria for the mitigation sites.

More detail regarding the ranges of typical success criteria is provided below.
2.3.3.2 NEW GGS/DRAINAGE CANAL

A new drainage canal would be constructed to provide connectivity of aquatic habitat for giant garter snake between the Fisherman’s Lake area south of I-5 and the North Drainage Canal in the northern Natomas Basin. The length of the entire GGS/Drainage Canal is approximately 23,000 linear feet (4.4 miles). A series of water-control structures would be constructed along the length of the canal to maintain consistent water levels in the low-flow channel of the canal during the snake’s active season (April–October). Supplemental water would be provided as needed from the Natomas Central Mutual Water Company’s (NCMWC’s) irrigation system. The low-flow channel would have a top width of approximately 50 feet and a water depth of approximately 4–5 feet (Plates 16a and 16b). The canal would be part of the RD 1000 drainage system.

The GGS/Drainage Canal from Elkhorn Reservoir to the West Drainage Canal at I-5 is part of the Phase 3 Project, the majority of which is scheduled for construction in 2009, assuming receipt of all environmental clearances and permits. Details on construction of the GGS/Drainage Canal are provided in Appendix H.

A monitoring program with performance criteria would be developed to determine the progress of the GGS/Drainage Canal towards achieving the performance standard of no net loss of aquatic habitat. The criteria for measuring performance would be used to determine if the habitat is trending toward sustainability (reduced human intervention) and to assess the need for adaptive management (e.g., changes in mitigation design or maintenance revisions). These criteria must be met for the mitigation site to be declared successful, both during a particular monitoring year and at the end of the establishment period. These performance criteria, which would be developed in consultation with USFWS and DFG, would include, but are not limited to:

- percent total cover (from 85–90%),
- percent relative cover by wetland species (from 85–90%),
- percent relative cover by native species (from 50–85%), and
- water level controlled to within +/- 6 inches of design water level.

Vegetation assessments of the GGS/Drainage Canal would be conducted annually for native perennial grasses (during the appropriate peak flowering period). The presence of giant garter snakes shall be monitored (during the establishment period, but not necessarily in the long-term) and recorded along this canal, consistent with monitoring methods currently conducted for SAFCA and The Natomas Basin Conservancy (TNBC) elsewhere in the Natomas Basin.

2.3.3.3 RICE AND FIELD CROP PRESERVATION

A significant portion of the borrow material needed to construct the Phase 3 Project would be obtained from existing rice or field crop lands. Following removal, stockpiling, and respreading of the topsoil, these lands would be graded, returned to rice or field crop cultivation, and managed to enhance the habitat values associated with these agricultural activities. It is estimated that rice production would be lost for one year, and field crop production would be lost for two years.

Giant garter snakes have adapted successfully to typical rice agricultural practices because rice fields provide sufficient water, cover, and food during the snake’s active season. Therefore, the success criterion for the Brookfield rice mitigation site is the continued production of rice using the methodologies developed for the NBHCP. This site would be monitored qualitatively once per month between May 1 and September 30, and through the annual review of water supply and harvest records.

2.3.3.4 MANAGED GRASSLAND ON LEVEE SLOPES AND SEEPAGE BERMS

The levee improvements implemented as part of the Proposed Action would result in landside levee slopes that are less steep than the existing slopes, and several reaches of the Sacramento River east levee would have
adjoining 80- to 500-foot-wide earthen seepage berms with a nearly flat slope (50H:1V or less). Parallel to the landside toe of enlarged levees and seepage berms would be maintenance access roads and seepage relief wells in some locations. With the exception of the crown of the levee, these areas would be managed as grassland. Most grassland would be mowed or grazed throughout the growing season, with an emphasis on mowing procedures and stubble height to optimize these areas for Swainson’s hawk foraging habitat. However, the primary purpose and management priority of levees and seepage berms, for which RD 1000 has principal management and maintenance responsibility, would continue to be flood risk reduction, and they would be maintained in accordance with USACE and CVFPB operations and maintenance (O&M) requirements.

The MMP would include a monitoring program with performance criteria that would be developed to determine the progress of the managed grasslands towards achieving its’ goals. The MMP would include methods to create the grasslands, including native grass mixes that would be seeded along new levee slopes and seepage berms, staging areas, and adjacent maintenance and utility rights-of-way. Seed material would be purchased from a reputable nursery and must be from local genetic stock within 200 miles of the project site unless otherwise approved by a qualified ecologist. The native grass mix would include, but would not be limited to, the following:

► purple needlegrass (*Nassella pulchra*),
► creeping wildrye (*Leymus triticoides*),
► six weeks grass (*Vulpia microstachys*),
► slender wheatgrass (*Elymus trachycaulus*), and
► meadow barley (*Hordeum brachyantherum*).

An initial baseline assessment of grassland mitigation sites would be conducted following the initial seeding program, and then a monitoring program with performance criteria would be developed to determine the progress of the grassland habitats towards providing adequate mitigation. The criteria for measuring performance would be used to determine how well the mitigation is being established and to assess the need for adaptive management (e.g., changes in mitigation design or maintenance revisions). These criteria must be met for the mitigation site to be declared successful, both during a particular monitoring year and at the end of the establishment period. These performance criteria, which would be developed in consultation with USACE, USFWS, and DFG, would include, but would not be limited to:

► percent cover of invasive species (<1%),
► percent cover of non-native herbaceous plants (<10–25%), and
► percent absolute cover of native species (>50–80%).

### 2.3.3.5 Woodlands

Woodlands consisting of native riparian species would be established at several sites as a component of the Phase 3 Project. Selection of the locations of created woodlands would depend on the availability of suitable parcels as land is acquired for levee improvements and setbacks, relocated canal corridors, and borrow sites. Woodlands would be distributed throughout the project area. Priorities for woodland site selection are sites adjacent to hawk foraging fields but distant from the Airport runways.

In addition, existing woodlands, located outside of the flood damage reduction and canal improvement footprints, but within project acquisition areas adjacent to the new groves, would be preserved. Generally, the size of the woodland mitigation areas would vary somewhat depending on the characteristics of their unique locations. Trees under 10 inches diameter at breast height (dbh) located within the project footprint (mostly valley oaks) that can be feasibly relocated, would be transplanted into woodland sites as a part of the conservation sites. Elderberry shrubs located within the Phase 3 Project footprint that can be feasibly relocated would be transplanted into woodland conservation sites. The botanical species composition of individual clusters and rows would mimic vegetation types commonly found along the Sacramento River, including:
► valley oak woodland,
► mixed riparian forest, cottonwood-dominant,
► shallow scrub (at moist soil sites or depressions),
► sycamore and oak savanna (with native perennial grassland), and
► elderberry shrub/scrub.

A monitoring plan with performance criteria would be developed to determine the progress of the woodland habitats towards providing adequate mitigation. The criteria for measuring performance would be used to determine if the conservation component is trending toward sustainability (reduced human intervention) and to assess the need for adaptive management (e.g., changes in design or maintenance revisions). These criteria must be met for the conservation component to be declared successful, both during a particular monitoring year and at the end of the establishment period. These performance criteria, which would be developed in consultation with USFWS and DFG, would include, but are not limited to:

► percent survival of planted trees (from 65–85%),
► percent survival of transplanted trees (from 60–85%), and
► percent relative canopy cover (from 5–35%).

Field assessments of woodland planting areas would be conducted once per year. The timing of these assessments would be adjusted according to annual site-specific conditions, but assessments would generally occur in late summer. To measure percent survival of trees and shrubs, each plant would be inspected and the species of each live plant would be recorded. Qualitative assessments would be recorded to track the health and vigor of each species for adaptive management of the conservation components.

To determine the success of the woodland plantings as a functioning ecosystem, percent canopy would be estimated each fall by recording the extent of woodland habitat on aerial photographs, or using repeat transects or fixed radius plots at ground level. The timing of these assessments would be adjusted according to annual site-specific conditions, but assessments would generally occur in late summer or early fall while trees are still in full foliage. The results of these assessments would also be used to determine where replanting should occur to maintain suitable Swainson’s hawk habitat. All monitoring would occur for the full monitoring period or until the performance criteria are met, whichever is longer.

2.3.3.6 LONG-TERM MANAGEMENT OF HABITAT COMPONENTS

A Phase 3 Project LTMP would be implemented by SAFCA in connection with the Phase 3 Project MMP (this may consist of amending previous LTMP and MMP documents prepared for the Phase 2 Project). The LTMP would establish the long-term management practices (post-establishment period success criteria) and land protection mechanisms that would be implemented as each project phase of the NLIP Landside Improvements Project is approved and permitted. Land ownership and management responsibilities would be held by SAFCA, RD 1000, NCMWC, and TNBC.

A description of the land protection and management mechanisms are as follows.

► Private lands acquired in fee title by SAFCA for the creation and/or preservation of woodlands, rice fields, and field crops would be encumbered by easements granted to TNBC to protect the habitat values of these lands in perpetuity. TNBC would manage these lands under a long-term management contract with SAFCA, using similar land management practices as are currently employed by TNBC in connection with the NBHCP.

► Private lands acquired by SAFCA for the new GGS/Drainage Canal would be encumbered by drainage canal easements granted by SAFCA to RD 1000. These easements would require that the easement areas be used exclusively for the GGS/Drainage Canal and would preserve in perpetuity the aquatic and upland habitat values associated with the canal, as well as the secondary drainage and irrigation values. The easements will
identify TNBC as a third party beneficiary (TPB) with the rights necessary to monitor and enforce the terms of the easements.

► RD 1000 would manage the affected flood damage reduction facilities under a long-term operation and maintenance contract with SAFCA and the State.

► Private lands acquired by SAFCA for the new Elkhorn Irrigation Canal would be encumbered by water facilities easements granted by SAFCA to NCMWC.

2.3.4 Irrigation and Drainage Components

This section provides general descriptions of the irrigation and drainage components of the Proposed Action, including canals, pumping plants, and private facilities; construction details are provided in Appendix H.

2.3.4.1 Canals

There are two major canal systems in the Natomas Basin: an irrigation system owned and operated by NCMWC and a drainage system owned and operated by RD 1000 (Plate 9). NCMWC pumps water into the Basin to provide irrigation water to its shareholders for agriculture use within the Basin. During winter (October through April), drainage is primarily rainfall runoff. During summer (May through September) drainage water from agricultural fields is typically recirculated for irrigation. Because the Basin is surrounded by levees, all excess drainage within the Basin must be pumped out. In general, water is pumped into the Basin from the Sacramento River and NCC as irrigation water and returned to the river and perimeter canals via RD 1000’s drainage system. In the southern part of the Natomas Basin, the City of Sacramento also operates several drainage pump stations that serve residential areas.

The project would replace the irrigation canals currently at the toe of the Sacramento River east levee (the Elkhorn Canal) with new irrigation canals set back from and farther to the east of the existing levee. Where constraints exist, certain portions of the highline canals would be piped. The existing and replacement irrigation canals are highline canals, which means that the bottom of the canal is roughly equal to the surrounding ground elevation. The replacement irrigation canals would be constructed high enough to raise canal water levels above the levels of the adjacent fields to allow for gravity flow into the fields. The proposed GGS/Drainage Canal (described above in Section 2.3.3.1, “New GGS/Drainage Canal”) would be constructed with the top of bank roughly at existing ground level to facilitate drainage. Material excavated to construct the GGS/Drainage Canal would generally be used to construct the embankments of the highline irrigation canals. Some import of soil materials and export of materials to levee construction would be required to accommodate the phasing of the construction activities.

2.3.4.2 Airport West Ditch

As part of the Phase 3 Project, the Airport West Ditch would be reconfigured and redesigned in coordination with construction of the GGS/Drainage Canal. As part of a safety survey conducted by the FAA for the Airport, the FAA expressed concern that the Airport West Ditch provides habitat for wildlife that potentially create a hazard to aircraft. The FAA recommended reconfiguration of the ditch to alleviate the hazard. During storms, the Airport West Ditch receives stormwater runoff from a portion of the impervious surfaces on the west side of the Airport. Depending on the water volume, some of the stormwater is retained in the ditch until it can drain off-site to the RD 1000 drainage system. Therefore, the stormwater detention function of the Airport West Ditch must continue. The NLIP’s proposed GGS/Drainage Canal would intercept the year-round irrigation and drainage sources from adjacent private farms, which currently flow into the Airport West Ditch and the Airport Operations Area. Additional irrigation infrastructure (e.g. pipelines, check structures and other canal improvements required to reroute these flows), would be implemented along with the new GGS/Drainage Canal construction.
2.3.4.3 **Pumping Plants**

The Phase 3 Project includes relocating portions of the RD 1000 Pumping Plant No. 2, which was removed from its original location in response to underseepage observed during severe winter storms in January 2006, and replacing some of its equipment. Relocation of this facility farther landward of the levee is being proposed to resolve levee instability issues. The NCMWC pumping facilities that provide water to the Elkhorn and Central Main Canals (Prichard and Elkhorn Pumping Plants) would need to be modified to accommodate the new height of the Sacramento River east levee during the Phase 3 Project. The discharge piping would be raised above the “200-year” flood level to maintain the design level of flood risk reduction and would be extended to the relocated irrigation canals. Some replacement or modification of pumping equipment may be required to mitigate increased system pumping head and friction losses resulting from raising and extending the piping. The discharge piping for several private irrigation pumping plants would also be raised as described in the next section. Some earthen intake channel reconstruction would be required to improve stability and control seepage infiltration.

2.3.4.4 **Private Facilities**

The proposed levee improvements would affect private irrigation facilities including agricultural wells, private river pumps, and canals along the Sacramento River east levee Reaches 9B–12 and along the PGCC and NEMDC west levees. These facilities would generally be relocated landward to move them outside of the project footprint and reconstructed in-kind. Discharge piping from river pumps in these reaches would be raised and extended. Private facilities along the Sacramento River east levee Reaches 9B–12 and the PGCC west levee would be relocated as part of the Phase 3 Project. Some pipe raising in the lower reaches of the Sacramento River would be deferred until the new adjacent levee is constructed to allow for pipe raising.

2.3.4.5 **Garden Highway Drainage Outfalls**

Between the Sacramento River adjacent setback levee and Garden Highway in Reaches 5A through 9B, new storm drainage collection facilities would be constructed to convey surface water beneath Garden Highway toward the Sacramento River. A surface collection system (i.e., grassed drainage swale) would convey runoff water to drop inlets, and new pipe laterals would convey the water beneath Garden Highway to new outfalls in the berm along the east bank of the Sacramento River. In most locations, the outfalls would be placed above the ordinary high-water mark generally taken as the 2-year water surface elevation. The location of the laterals would be selected to minimize impacts on existing residential properties and vegetation. These discharge pipes would require minor landscape improvements to control erosion and ensure that applicable water quality standards are met. Excavation of a pipe trench across Garden Highway would be required, and those segments where excavation occurs would require reconstruction. Single-lane traffic controls and through-traffic detours would be required during this phase of construction. This work would be conducted at several work sites simultaneously.

2.3.5 **Additional Actions to Meet FEMA, USACE, and State Design Requirements: Encroachment Management**

USACE levee guidance requires the removal of vegetation greater than 2 inches in diameter on the levee slopes and within 15 feet of the waterside and landside levee toes (USACE 2000). USACE levee guidance also requires an assessment of encroachments on the levee slopes, including utilities, fences, structures, retaining walls, driveways, and other features that penetrate the levee prism. Substantial encroachments are present on the Sacramento River east levee with a smaller number of encroachments on the other Natomas levees. One of the objectives of constructing an adjacent setback levee along the Sacramento River east levee is to facilitate acceptable management of existing vegetation and structural encroachments along the water side of this levee. By moving the theoretical waterside slope of the levee (the “levee template”) landward, the adjacent levee would significantly reduce most of the conflicts between these encroachments and applicable USACE levee operation and maintenance requirements. Should any of these existing encroachments be determined to reduce the integrity of the levee, increase flood risk unacceptably, or impede visibility or access to the waterside levee slope, the
encroachments would need to be removed. Removal of some waterside slope encroachments may be required by the end of 2010 to ensure that the levee system meets Federal criteria for the 100-year level of protection. Along the landside of the proposed adjacent setback levee, encroachment removal would typically be accomplished as part of the landside levee improvements. The relocation of power poles that are on the existing landside slope of the levee in Sacramento River east levee Reaches 1015 would be conducted as part of the Phase 3 Project to prepare for future flood damage reduction work.

### 2.3.6 Lands, Easements, Relocations, and Rights-of-Way

Several of the project components described above would require substantial land acquisition to accommodate the expanded footprint of the flood damage reduction system. In the context of the Phase 3 Project, the acquired lands would support constructing an adjacent setback levee along the Sacramento River east levee in Reaches 5A–9B and flattening the landside slopes of the PGCC west levee and a portion of the NEMDC west levee. In addition, sufficient land would be acquired to establish a minimum 50-foot-wide access and maintenance corridor at the landside toes of all the improved levees to prevent encroachment into the flood damage reduction system and preserve the land for possible future expansion of flood damage reduction facilities.

In addition, land would be acquired to establish a woodland corridor to replace trees that are removed from the levee footprint, maintenance access areas, and irrigation and drainage canal relocation areas, and to provide habitat compensation (see Section 2.3.4, “Habitat Conservation Components”). Land would also be acquired to establish grasslands to replace Swainson’s hawk foraging habitat.

Finally, as discussed previously, the Proposed Action would require relocation of many existing irrigation and drainage facilities, a number of power poles serving residences along the levees, several rural roadway intersections (including West Elverta Road, West Elkhorn Boulevard, and North Bayou with Garden Highway), and several private residential and nonresidential structures.

Privately owned lands would be acquired in fee. Easements would be obtained where the project features would be on Airport land (owned by Sacramento County). Where the SAFCA project footprint would overlie land owned and managed by other agencies (i.e., TNBC), either acquisition of the land in fee or obtaining and securing easements would be required.

Real property acquisition and relocation services would be accomplished in accordance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 USC 4601 et seq.) and implementing regulation, 49 CFR Part 24; and California Government Code Section 7267 et seq. Refer to Chapter 6.0, “Regulatory Setting,” for more details regarding these regulations.

Table H-1 in Appendix H and Plates H-1b–H-1d identify the parcels within the Phase 3 Project footprint, including those where SAFCA proposes to acquire land through fee title or an easement interest, to implement the Phase 3 Project and preserve adjacent lands.

### 2.3.7 Construction Details

Table 1-2 in Chapter 1.0, “Introduction and Purpose and Need,” summarizes the construction timing of the Phase 3 Project in relation to other project phases. Construction details are described in Appendix H for the following elements of the Proposed Action:

- Sacramento River east levee Reaches 5A–9B,
- PGCC west levee,
- NEMDC west levee,
- Major drainage and infrastructure components,
- Relocated Elkhorn Canal,
► New GGS/Drainage Canal,
► Airport West Ditch Reconfiguration,
► RD 1000 Pumping Plant No. 2,
► Prichard and Elkhorn Pumping Plant modifications,
► Private irrigation facilities, and
► Borrow site reclamation.

Following is a summary of the major construction components of the Phase 3 Project.

### 2.3.7.1 24/7 CONSTRUCTION OF CUTOFF WALLS

The construction contractor may encounter a series of constraints that could frustrate completion of the proposed cutoff walls prior to the start of the flood season (November 1). These constraints could include delays in contract award due to permitting or other issues; conflicts with nesting raptors, including Swainson’s hawk; early-season rain; equipment shortages due to regional and national demand for the long-stick excavators that are needed for cutoff wall construction; shortages of construction material, particularly bentonite; and the requirement that the cutoff wall be allowed to cure for at least 4 weeks before backfilling and completing construction of the encapsulating adjacent levee. To manage the risk of delay, the construction contract would allow the construction contractor to construct cutoff walls on a 24-hours-per-day and 7-days-per-week (24/7) work schedule to complete the construction before the flood season. Residents in or near the affected work area would be afforded the opportunity, at SAFCA’s expense, to temporarily relocate to a nearby hotel for as long as the 24/7 schedule persists within 500 feet of their residence.

### 2.3.7.2 SACRAMENTO RIVER EAST LEVEE REACHES 5A–9B

Phase 3 Project construction on the Sacramento River east levee would include improvements in Reaches 5A–9B, a distance of approximately 4.5 miles. This would include:

► construction of an adjacent levee in all reaches;
► construction of a combination of conventional SB cutoff walls and DSM cutoff walls;
► construction of a seepage berm with and without relief wells located at the landside toe of the seepage berms;
► planting of 130-foot-wide woodland groves; and
► reconstruction of the intersections of West Elverta Road, West Elkhorn Boulevard, and North Bayou Road with Garden Highway.

Plate 17a shows these project features in plan view. Appendix H, Section 1 provides details of the general construction plan and the construction sequence.

#### Borrow Quantities and Material Hauling

The imported fill quantity of 1,785,000 cubic yards (cy) includes a 25% shrinkage replacement factor to account for volume loss during placement and compaction. Delivery of the fill material would require as many as 900–1,000 haul trips per day during construction of the Phase 3 Project. These estimates are based on the assumption that the work would be done in a 6-month construction period with 140 out of the 156 working day window being used to haul material. These estimates are based on conservative assumptions of truck capacities of 15 cy and 24 tons and the use of haul trucks for moving all borrow material from the Airport north bufferlands.
**Construction Equipment**

Appendix H, Section 1, Table H-3 presents the anticipated construction equipment and duration for the Sacramento River east levee Reaches 5A–9B improvements.

**Traffic Control During and After Construction**

Single-lane traffic control and detours would be required during reconstruction of Garden Highway at intersections, during reconstruction of pipe and utility crossings and for installation of surface drainage outlets along this roadway. Examples of traffic control measures to be considered include use of flaggers to maintain alternating one-way traffic while work is proceeding on one-half of the intersection, use of advance construction signs and other public notices to alert drivers of activity in the area, and use of “positive guidance” detour signing on alternate access roads to minimize inconvenience to the driving public. Where detours are required for through traffic, local traffic would be allowed, subject to minor delays during critical operations. Road closures would be necessary during the construction of the intersections of West Elkhorn Boulevard, West Elverta Road, and North Bayou Road, and or reconstruction of pipe utility crossings. Detours would be provided so that residents along Garden Highway would have access to their homes. Access to the Teal Bend Golf Club would be maintained with flagger-controlled access and staged construction of the raised levee and approach embankment.

The Elkhorn Boat Launch Facility (a public boat ramp, dock, and picnic area operated by Sacramento County) would require closure for approximately 8 to 12 weeks, likely through the summer months, while cutoff walls are constructed at this location. During this time, Garden Highway would be closed between stations 437+00 to 447+00, 500 feet upstream and 500 feet downstream of the I-5 Bridge. Traffic would be detoured around this road closure, and there would be no access to the public boat launch facility from the east during this time. North of Bayou Road would remain open to provide access to the Garden Highway north of Bayou Road, however, the road surface would be unpaved (gravel).

### 2.3.7.3 PLEASANT GROVE CREEK CANAL WEST LEVEE

PGCC west levee improvements would include landside widening of the levee to provide a levee width of a minimum, theoretical 3H:1V waterside slope, a crown width of at least 20 feet, and a landside slope of at least 3H:1V. The intent of the landside widening is to preserve the existing Natomas Road, which is a County-maintained road located on top of the existing PGCC west levee. Levee raising, slope flattening, and widening along the PGCC west levee is anticipated to require 475,000 cy of import material (including material to construct a cutoff wall working platform). This material is anticipated to be hauled from the Brookfield borrow site using elevating scrapers for the majority of the PGCC west levee. Where the haul distance exceeds the economical range for elevating scrapers (approximately 1 mile for a one-way trip), hydraulic excavators and off-road dump trucks would be used to load and haul embankment material. This work is expected to involve 15–20 people working a single, 12-hour work shift 6 days a week. Beginning just south of its intersection with Howsley Road and continuing one quarter mile south of Howsley Road, the widened levee would be raised one to two-tenths of a foot to provide 3 feet of levee height above the 100-year design water surface profile. The levee widening would also be conducted to provide a base on which to construct seepage remediation improvements.

Cutoff-wall installation for the PGCC west levee is anticipated to occur using two headings in back-to-back 12-hour work shift, with a total of 22 crew members; with 24-hour-per-day operation to complete the cutoff wall before the flood season (see “24/7 Construction of Cutoff Walls” above). Generally, a 6-day work week (Monday to Saturday) with maintenance on Sunday is expected, with a total of 50 working days to complete cutoff wall installation. An SB cutoff wall would extend through the entire PGCC, totaling approximately 17,400 linear feet. Where the cutoff wall begins at Howsley Road, it would overlap with the cutoff wall scheduled to be constructed as part of the Phase 2 Project. This cutoff wall overlap would be between 100 and 500 feet.
Five existing culverts pass beneath the PGCC west levee and extend to the east side of the PGCC. The sections of these culverts extending under the levee would be replaced with pipe and pipe closure devices meeting USACE standards for levee penetrations.

**Plate 17b** shows the PGCC west levee construction extent. The construction crew size during its peak is estimated at about 45–55 people.

Work on the water side of the PGCC west levee may require reshaping the waterside levee slope to be flatter than its current 2:1 slope to conform to current USACE criteria. This may be accomplished by trimming back the waterside slope, which would require relocation of Natomas Road, or by placing additional fill material on the water side of the levee slope. This is an issue currently under evaluation by SAFCA’s design team.

Current erosion and wind and wave analyses indicate that select areas of the PGCC west levee may require the placement of rock slope protection on the waterside levee slope to provide additional erosion control. Where creeks flow into the PGCC from the east, the waterside slope opposite the creek entrance would be armored with rock slope protection. Some rock slope protection would also be required on the land side of the levee at Howsley Road, where levee overtopping from wave action could affect this section of the levee.

**Appendix H**, Section 2 provides details of the general construction plan and the construction sequence.

### 2.3.7.4 NATOMAS EAST MAIN DRAINAGE CANAL WEST LEVEE

NEMDC west levee improvements include cutoff wall installation, levee widening, slope flattening, and reconstruction of portions of the levee that do not meet stability criteria. **Plate 17c** shows the footprint for Phase 3 Project work on the NEMDC in plan view. From Elkhorn Boulevard south to Northgate Boulevard, cutoff walls would be constructed to a depth of up to 80 feet from the levee crown. The existing maintenance area along the NEMDC west levee between the NEMDC Stormwater Pumping Station and Northgate Boulevard would not accommodate levee reshaping or levee degrading beyond what is necessary to provide a minimum working platform for cutoff wall installation. Additionally, structures in close proximity of the landside levee toe make additional maintenance area acquisition impractical. Therefore, this wall is anticipated to be either an SB or a cement-bentonite (CB) wall constructed by the conventional, long reach excavator method, or an SB or soil-cement-bentonite (SCB) cutoff wall constructed by the DSM method.

Construction is anticipated to require three headings working in back-to-back 12-hour shifts per day with 24-hours-per-day operation required to complete the cutoff wall before the flood season. A 6-day work (Monday through Saturday) week is expected (with maintenance on Sunday), with a total of 75 working days to complete cutoff wall installation. If the cutoff wall is constructed with a CB mix, up to 167,000 cy of excess soil from the excavation of the trench would be used to construct the levee improvement between Elkhorn Boulevard and the NEMDC Stormwater Pumping Station. North of the NEMDC Stormwater Pumping Station to Elkhorn Boulevard, levee widening and maintenance area acquisition would occur similar to what is described for the PGCC west levee. **Appendix H**, Section 3 provides details of the general construction plan and the construction sequence.

Total borrow quantity for the NEMDC is estimated to be 225,000 cy. This earthwork estimate contains a 25% shrinkage replacement factor. In addition, regular deliveries of cement and bentonite would be made to the project site.

### 2.3.7.5 LANDSIDE VEGETATION REMOVAL IN SACRAMENTO RIVER EAST LEVEE REACHES 10–12A

Along the landside of the Sacramento River east levee in Reaches 10–12A, vegetation would be removed during the dormant season as needed from the levee improvement footprint. This 670-foot-wide footprint consists of an adjacent setback levee, an estimated 500-foot-wide seepage berm, 50-foot-wide operations and maintenance corridor, and 20-foot-wide utility (relocation) corridor. Vegetation removal would also occur in the footprint of
the relocated Riverside Canal (Reaches 12A–18B). This operation would require removal of some trees and relocation/removal of elderberry shrubs, which occur mostly adjacent to existing roads. Large trees would be felled approximately 3 feet above ground level, with stumps temporarily left in place. Logs would be cut into rounds for removal by contractors with lightweight vehicles. Small trees and elderberry shrubs, where feasible, would be relocated to woodland preservation corridors that are part of the Phase 3 Project. A minimal amount of below ground disturbance would occur.

2.3.7.6 **Reclamation District 1000 Pumping Plant No. 2**

As part of the Phase 3 Project, a replacement for Pumping Plant No. 2 would be constructed at a distance farther away from the levee than the location of the old site. Pumping Plant No. 2 pumps drainage water from the North Drainage Canal to the Sacramento River for RD 1000 and irrigation water runoff from the North Drainage Canal back into NCMWC’s Central Main irrigation canal. Pumping capacity of the proposed RD 1000 Pumping Plant No. 2 replacement would approximately match historical Pumping Plant No. 2 capacity. However, to maintain the equivalent capacity, some additional pumping horsepower would be needed to overcome the losses associated with longer discharge pipes and higher discharge head due to raising the pipes above the “200-year” design water surface elevation.

The replacement Pumping Plant No. 2 would consist of an intake structure in the inlet canal (North Drainage Canal), a pump station and sump, piping over the levee, an outfall structure on the river side of the levee, and a pipe running to the NCMWC Elkhorn Canal distribution box that is part of the Elkhorn Canal improvements component of the Phase 2 Project. The pumping station would have three pumps. Two of the pumps would be approximately 350 horsepower (hp) and the third pump would be approximately 200 hp. The 350-hp pumps would be operated by RD 1000 and the 200-hp pump would be operated by NCMWC. The RD 1000 pumps would be connected to two 36-inch-diameter steel discharge pipes which would run from the pumps to a new concrete outfall structure that would be constructed within the bank along the Sacramento River.

The replacement outfall structure would be constructed close to the location of the original Pumping Plant No. 2 outfall structure. The concrete outfall structure would have a footprint of approximately 21 by 21 feet. A sheet pile cofferdam would be used to isolate and dewater an area of approximately 23 by 23 feet for instream construction. Upon completion of construction, the sheetpile wall would be cutoff at the sediment-water interface. The embedded portion of the sheetpile wall would be left in place for erosion protection. Riprap stone protection would be placed on the water side of the outfall structure extending down the bank to the streambed and approximately 20 feet into the river channel without dewatering. The existing outfall structure, discharge piping, and some abandoned pilings in the river would be removed.

The invert of the discharge pipes would cross over the levee above the “200-year” flood elevation of the Sacramento River to maintain the design level of flood risk reduction. A single 36-inch-diameter steel discharge pipe would connect the NCMWC pump to the Elkhorn Canal. An enclosure building would house the Pumping Plant No. 2 electrical, control, and monitoring equipment. The control system for the pumps would allow operation in a manual or automatic mode. The automatic mode would initiate pump start-up and shut down based on water levels in the North Drainage Canal. A separate electrical metering box would be provided for the NCMWC pump to the Central Main Canal. The pumps, electrical equipment, maintenance platform, pump deck and access road would be elevated above the Natomas Basin interior 100-year flood elevation. Access roads would be provided to the pump deck and intake structure. A concrete box culvert would connect the pump station sump to the intake structure that would be located near the P-6 Drain at the western end of the North Drainage Canal. The intake structure would be provided with a trash rack and automated trash rake system, and a maintenance road located approximately 1 foot above the adjacent land elevation. Based on the loose foundation soils found in the pump station sump, it is anticipated that pipelines and structures would be pile supported or the discharge pipe alignment area would be overexcavated and the foundation soils recompacted. Additional remediation work within the North Drainage Canal for approximately 300 to 400 feet upstream of the plant.
entrance would include flattening unstable bank slopes and lining the channel with rock for stability reasons. Additional plant lay-out, construction, and operational details are located in Appendix H, Section 7.

2.3.7.7 PRICHARD AND ELKHORN PUMPING PLANT MODIFICATIONS

Because the Basin is surrounded by levees, NCMWC water is pumped into the Basin using NCMWC facilities and returned to the river via RD 1000’s drainage system and pumping plants. Because the discharge pipes are required to cross the levee above the new “200-year” design flood elevation, the existing pump house and gate structure for the NCMWC Elkhorn Pumping Plant would need to be removed. The existing manifold structure and the gate structure for the NCMWC Prichard Pumping Plant would also need to be removed. The existing pumps at both pumping plants might require modification or replacement to continue existing design performance after the levee improvements and pipe raising. Detail regarding the anticipated construction equipment and duration, and hauling requirements for Prichard and Elkhorn Pumping Plant modifications are contained in Appendix H, Section 7.

2.3.8 BORROW MATERIAL

2.3.8.1 NEED FOR BORROW MATERIAL

Borrow sites are areas from which native materials (i.e., soil and rock) would be removed for use in construction. Construction of the Phase 3 Project would require approximately 2.4 million cu yd of earthen fill material plus 66,000 tons of aggregate base for levee construction. SAFCA has identified numerous soil borrow sites, within and near to the Natomas Basin, to fulfill the soil borrow requirements. Aggregate base and other materials (e.g., drain rock and rock slope protection) would need to be imported from commercial suppliers located outside the Natomas Basin. Although the soil borrow sites are expected to yield the required soil borrow material, a variety of factors could require additional sources. For instance, discovery of a cultural resource site, paleontological resource, or hazardous materials could halt borrow excavation. In an attempt to ensure that sufficient borrow material is available to complete the Phase 3 Project, a number of potential borrow sites have been identified, as described below.

2.3.8.2 PROCESS FOR OBTAINING BORROW MATERIALS

Borrow material would be excavated from primarily agricultural lands that are either fallow or produce row or field crops. These sites may also contain scattered rural housing, drainage and irrigation features, and woodlands (Plates 17a-c and 10). Excavated soils not used for borrow material, such as the organic surface layer or soils considered unsuitable for levee construction, would be stockpiled and respread on-site following excavation. For areas planned to be returned to agricultural use, approximately 1 foot of topsoil would be removed and stockpiled for reuse during reclamation of the site. The borrow site excavation operations would use water for dust control and to maintain proper moisture content in the borrow material. Sites would be reclaimed. For more information, see Appendix H, Section 2.

2.3.8.3 POTENTIAL BORROW SITES

The borrow sites shown in Table 2-2 would provide material for the proposed levee improvements and irrigation infrastructure modifications. Following excavation of the borrow material, these sites would be reclaimed for use and returned to agriculture, or used for habitat mitigation. Table 2-2 also shows the depth of excavation, depth upon reclamation. Plate 10 shows the locations of the currently identified borrow sites. Appendix H, Section 8 includes construction details for the borrow sites.
## Table 2-2
### Potential Borrow Sites

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<th>Borrow Site/Location</th>
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<th>Amount to be Excavated (acres)$^1$</th>
<th>Estimated Average Depth of Excavation Upon Project Completion (feet)$^2$</th>
<th>Estimated Average Depth Upon Reclamation (feet)$^3$</th>
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<td>20</td>
<td>3</td>
<td>2</td>
<td>Field crops</td>
<td>Field crops</td>
</tr>
<tr>
<td>Private property in Reach 7</td>
<td>86</td>
<td>67</td>
<td>5</td>
<td>4</td>
<td>Field crops</td>
<td>Field crops</td>
</tr>
<tr>
<td>RD 1001</td>
<td>120</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>Flood damage reduction improvements by owner</td>
<td>Future flood damage reduction improvements by owner</td>
</tr>
<tr>
<td>South Sutter, LLC</td>
<td>97</td>
<td>95</td>
<td>5</td>
<td>4</td>
<td>Field crops</td>
<td>Field crops</td>
</tr>
<tr>
<td>Sutter Pointe</td>
<td>817</td>
<td>300</td>
<td>5</td>
<td>4</td>
<td>Rice</td>
<td>Rice</td>
</tr>
<tr>
<td>Twin Rivers Unified School District$^5$</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>Stockpile</td>
<td>–</td>
</tr>
</tbody>
</table>

Notes:
NA = not available; RD = Reclamation District
$^1$ Extent of excavation within site
$^2$ Depth includes topsoil stripping and excavation
$^3$ Finished depth following finish grading and seeding
$^4$ The Elkhorn Borrow Area is a large area that supports a variety of current uses. “Agriculture” is used here in a general sense to encompass these many uses.
$^5$ Twin Rivers Unified School District is a stockpile of soil created from grading; excavation is not required.

Source: Data provided by Mead and Hunt in 2008 and compiled by EDAW in 2008 and 2009
In addition to the above-listed borrow sites, additional borrow sites may be needed in the event that the currently identified sites are not able to supply all of the required earthen fill material. As described above, some sites may have deficiencies as to the quality of fill or have previously unidentified sensitive resources that could make their use infeasible. To ensure that adequate fill material is available for the Phase 3 Project, the Elkhorn Borrow Area (Plates 17a and 10) has been identified as an area where additional borrow may be extracted.

Borrow sites would be selected within the Elkhorn Borrow Area consistent with the criteria listed in Section 2.3.8.4, below, and would be developed and reclaimed in the same manner as the identified borrow sites. Those mitigation measures related to impacts associated with borrow sites described in Chapter 4.0, “Environmental Consequences and Mitigation Measures” would apply to any newly developed borrow sites.

2.3.8.4 BORROW SITE PROGRAM

Although it is assumed that several parcels within the Elkhorn Borrow Area would be used (see Plate 10), the specific locations are currently unknown because investigations to determine which locations are most suitable are ongoing. This document performs project-level NEPA/CEQA analysis to the extent feasible, and also provides a checklist in Appendix J of this EIS/EIR to determine if borrow sites selected after the approval of the Phase 3 Project would be consistent with identified impacts, and thus can be approved as within the Phase 3 Project and under the NLIP. Any borrow site that would be selected within this area will be subject to applicable mitigation and environmental commitments, as identified in this EIS/EIR. The following environmental commitments apply to the selection and use of borrow sites and have been incorporated into the mitigation measures applicable to borrow sites:

- minimize land use fragmentation;
- implement standard best management practices, a stormwater pollution prevention plan, and comply with National Pollutant Discharge Elimination System permit conditions;
- obtain and comply with required permits (e.g., Section 7 of the Federal Endangered Species Act, Section 1602 of the California Fish and Game Code, Section 2081 of the California Endangered Species Act Permit Condition, Section 404 of the Clean Water Act, and California Surface Mining and Reclamation Act permit);
- complete a wetland delineation, and complete detailed design and habitat creation components and management agreements to ensure compensation for fill of waters of the United States;
- conduct focused surveys of special-status species and habitats, develop detailed design to ensure adequate compensation for loss of habitat, and implement all management agreements;
- survey for cultural resources (historic and pre-historic), document alterations made to cultural resources, and distribute the information to the appropriate repositories;
- prepare and implement an Historic Properties Treatment Plan if historic resources are found;
- prepare and implement a traffic safety and control plan for construction-related truck trips and detours;
- implement applicable district-recommended control measures to minimize temporary emissions of reactive organic gases (ROG), oxides of nitrogen (NOx), and respirable particulate matter with an aerodynamic diameter of 10 micrometers or less (PM10) during construction;
- implement noise-reducing construction practices, prepare and implement a noise control plan, implement noise-reduction measures, and monitor and record construction noise near sensitive receptors;
coordinate with irrigation water supply users before and during all irrigation infrastructure modifications and minimize interruptions of supply;

verify utility locations, coordinate with utility providers, prepare and implement a response plan, and conduct worker training with respect to accidental utility damage;

complete Phase I and/or Phase II Environmental Site Assessments and implement required measures;

coordinate work in the critical zone with Airport operations and restrict night lighting within and near the runway approaches;

conduct wildlife-aircraft strike analysis and develop and implement mitigation for ground-moving activities within the Sacramento International Airport Critical Zone; and

prepare and implement a fire management plan to minimize potential for wildland fires.

Appendix J provides a detailed discussion of the criteria that would apply to the selection of borrow sites within the Elkhorn Borrow Area, to determine consistency with the Phase 3 Project and under the NLIP.

2.3.9 OPERATIONS AND MAINTENANCE

Agencies and organizations that would have management responsibility for proposed project features are SAFCA, RD 1000, NCMWC, SCAS, and TNBC, as described below.

Sacramento Area Flood Control Agency. SAFCA would be responsible for the design and construction of all levee improvements, maintenance access, inspection roads, and rights-of-way, replacement canals and associated drainage and irrigation structures, and habitat creation sites. In addition, SAFCA would be responsible for all necessary land acquisitions and easements to construct the project features and achieve the project objectives. However, once these project features are completed, most of the land or land management responsibility would be conferred by SAFCA to the other management entities described below. Memoranda of agreement, land ownership transfers, or management endowments and contracts would be used by SAFCA to transfer land management responsibility to the appropriate public agency or nonprofit land management organization. At the end of the project construction period, all project lands would be in public ownership and/or would be under the permanent control of a natural resource conservation entity.

Reclamation District 1000. The mission and purpose of RD 1000 is to operate and maintain the flood protection levees surrounding the Natomas Basin and operate and maintain the internal drainage system to evacuate agricultural and urban stormwater and incidental runoff. RD 1000 would be responsible for the management of the proposed levee improvements, when complete, the new GGS/Drainage Canal, and reconstructed Pumping Plant No. 2. Typical activities include mowing grassland along levee slopes and berms, canal banks, and rights-of-way; managing canal bank vegetation, including noxious weeds; maintaining relief wells and other drainage features; periodically removing sediment from drainage canals; and maintaining and repairing canal and levee patrol roads.

Natomas Central Mutual Water Company. NCMWC is a nonprofit mutual water company with the primary focus of keeping the water conveyance functioning in order to serve the company shareholders. Intensive maintenance to maximize agricultural irrigation services throughout the basin is generally limited to only 10% annually of the approximately 100 miles in the Natomas Basin canal system operated by NCMWC. NCMWC would be responsible for maintaining and managing the relocated Elkhorn and Riverside Canals and existing irrigation canals. The relocated canals would be maintained in the same manner as the existing canals. Typical maintenance activities include operating and repairing water control structures and barrier gates, periodically removing sediment and noxious aquatic weeds from the canals, repairing canal roads,
managing bank vegetation, and mowing grassland along canal and road rights-of-way. However, compared to the existing Elkhorn and Riverside Canals, the relocated canals would have improved embankments, better water control structures, better vegetation cover, and wider roads and right-of-ways. These improvements are expected to ease annual canal management efforts, allowing for a proportionately greater focus on maintenance and operations and less need for repair and dredging.

► **Sacramento County Airport System.** SCAS manages the Sacramento County–owned bufferlands outside the Airport Operations Area. All project components on land under SCAS management would remain in public ownership (Plate 7).

► **The Natomas Basin Conservancy.** TNBC acquires and manages land for the purpose of meeting the objectives of the NBHCP. To meet the mitigation goals of the NBHCP, developers of projects pay a mitigation fee to TNBC when they apply for building permits. TNBC then uses the mitigation fees to acquire, restore, and manage mitigation lands to provide habitat for protected species and maintain agriculture in the Natomas Basin. TNBC owns approximately 30 mitigation properties totaling more than 4,000 acres. Private land acquired by SAFCA and converted to managed marsh or used for woodland establishment may be conveyed to TNBC after creation of permanent habitats as marsh, woodlands, and habitat buffer zones. RD 1000 or SAFCA may also contract with TNBC for management elements of some habitat features (e.g., the GGS/Drainage Canal) (Plate 8).

### 2.4 LEVEE RAISE-IN-PLACE ALTERNATIVE

All elements of the Levee Raise-in-Place Alternative would be the same as described in Section 2.3 for the Proposed Action except for levee raising and seepage remediation with respect to the Sacramento River east levee in Reaches 5A–9B and removal of encroachments from the Sacramento River east levee (differences from the Proposed Action are shown in italicized text). Construction details for this alternative are presented in Appendix H.

The Levee Raise-in-Place Alternative includes the following major activities:

► **Sacramento River east levee Reaches 5A-9B: Levee raising and seepage remediation**—Raise the existing levee and flatten the landside slope from Reach 5A through Reach 9B, and construct cutoff walls, seepage berms, and relief wells for seepage remediation as required.

► **Riverbank erosion control**—Implement erosion control improvements along approximately 1,260 feet of river bank at the waterside toe of the Sacramento River east levee at River Mile 73.5 (Site G in Reach 6A).

► **PGCC west levee: Levee raising, slope flattening, and widening; and seepage remediation**—Same as the Proposed Action.

► **NEMDC west levee from Elkhorn Boulevard to NEMDC Stormwater Pumping Station: Levee widening and flattening and seepage remediation**—Same as the Proposed Action.

► **NEMDC west levee from NEMDC Stormwater Pumping Station to Northgate Boulevard: Seepage and slope stability remediation**—Same as the Proposed Action.

► **Relocation of approximately 9,400 feet of the Elkhorn Canal (highline irrigation canal) downstream of Elkhorn Reservoir**—Same as the Proposed Action.

► **Construction of a new GGS/Drainage Canal downstream of Elkhorn Reservoir**—Same as the Proposed Action.

► **Reconstruction of RD 1000 Pumping Plant No. 2**—Same as the Proposed Action.
► **Habitat creation and management**—Same as the Proposed Action, except the purchase of credits from a local mitigation bank would be required to offset the removal of trees from the water side of the existing levee to meet USACE design criteria.

► **Infrastructure relocation and realignment**—Same as the Proposed Action.

► **Landside vegetation removal**—Same as the Proposed Action.

► **Right-of-way acquisition**—Same as the Proposed Action, except less land would be needed to accommodate the narrower levee footprint in Reaches 5A–9B.

► **Encroachment management**—Remove substantial encroachments from the water side and land side of the Phase 3 Project Sacramento River east levee reaches and land side of the other NLIP project levee segments to ensure that the levees can be certified as meeting the minimum requirements of the National Flood Insurance Program and USACE encroachment guidance.

► **Borrow site reclamation**—Same as the Proposed Action.

► **Reconfiguration of Airport West Ditch**—Same as the Proposed Action.

### 2.4.1 Flood Risk Reduction Components

This alternative would predominantly involve the same flood risk reduction components as the Proposed Action except that the Sacramento River east levee would be raised in place. These differences are outlined below.

In addition, because an adjacent levee would not be constructed along the Sacramento River east levee under this alternative and, instead, the Sacramento River east levee would be raised in place in Reaches 5A–9B, erosion protection would also need to be undertaken at Site G along the water side of this levee. (See Plate 5 for the locations of erosion sites.) The associated erosion control requirement and methods are described below as well.

#### 2.4.1.1 Levee Raising

The Sacramento River east levee would be raised a distance of approximately 4.5 miles to provide sufficient levee height (3 foot) above the “200-year” design flood. The levee raise would consist of an embankment raise from the landside or waterside toe (or both) upward to the increased crown elevation. This would require partially excavating the levee slope to provide a working platform for equipment, typically 10 feet wide, and rebuilding the levee to the appropriate elevation by benching the new embankment material into the existing embankment material. The landside levee slope would be flattened from 2H:1V to 3H:1V.

#### 2.4.1.2 Seepage Remediation

The seepage remediation components of this alternative would be the same as those of the Proposed Action except along the Sacramento River east levee where it would likely not be feasible to employ SB cutoff walls. In lieu of this measure, a combination of SCB or CB walls, seepage berms, and/or relief wells would be employed.

#### 2.4.1.3 Riverbank Erosion Control

Because this alternative would raise the existing levee in place, rather than widening it with an adjacent setback levee as under the Proposed Action, a higher risk would remain for further bank erosion to shorten the seepage path beneath the water side and land side of the levee and destabilize the waterside slope by encroachment into the levee template. Therefore, this alternative includes bank protection improvements to Site G, a high-risk...
erosion site at River Mile 73.5 (1,260 linear feet). These improvements would include the measures described below (Plate 18).

- Rock riprap would be placed on the existing or restored levee-foundation slope from the channel bed to about the average summer water level on the bank, with toe protection as required to resist and accommodate scour of the channel bed.

- Cobbled-covered soil slopes would extend from the riprap up the slope to about the average winter water surface elevation. The maximum slope of the surface of the soil fill would be 3H:1V and the minimum would be 10H:1V. A layer of cobbles and filter material would be placed on the top of the soil to provide protection of the levee foundation from catastrophic scour and erosion protection of the soil surface. Riparian vegetation would be planted through the cobbles, with species varying according to the elevation above the average summer water surface elevation.

- Existing riparian vegetation would be retained above the cobble slope (i.e., above the average winter water level) as a result of limiting the height of the structure up the bank. Providing construction access by barge rather than clearing vegetation on the berm to provide construction access from Garden Highway would further limit the removal of riparian vegetation where this construction method is practical. Where larger-diameter trees are present near where the cobble slope joins the natural upper-bank slope, they would be marked and avoided during construction to the extent feasible. Where trees exist within the area of the proposed cobble slope and the thickness of the soil-cobble layers is less than 2 feet, the existing trees may be retained.

- Instream woody material structures would be included in the design of the bank protection improvements to enhance habitat mitigation. These structures would consist of whole-tree and/or rootwad clusters anchored into the revetment on the lower portion of the cobble-covered soil slope, such that portions of the instream woody material typically would be submerged even during the low-flow season.

### 2.4.2 Aviation Safety Components

The aviation safety components of this alternative would be the same as for the Proposed Action.

### 2.4.3 Habitat Conservation Components

The habitat conservation components for this alternative would be the same as for the Proposed Action with one exception: credits would be purchased from a local mitigation bank to offset the removal of trees from the water side of the existing levee to meet USACE design criteria.

### 2.4.4 Irrigation and Drainage Components

The irrigation and drainage components of this alternative would be the same as for the Proposed Action.

### 2.4.5 Additional Actions to Meet FEMA, USACE, and State Design Requirements: Encroachment Management and Garden Highway Closures

Encroachment management and road closures associated with raising the Sacramento River east levee would differ from the activities described for the Proposed Action, as specified below.
2.4.5.1 ENCROACHMENT MANAGEMENT

To meet USACE requirements (USACE 2000), a substantial number of structural features may need to be removed from the water side of the existing levee. In addition, implementation of this alternative would require the removal of trees from the water side of the levee, totaling as much as approximately 22.5 acres, in addition to approximately 17.5 acres of trees that would need to be removed from the levee and berm footprint on the land side, for a total loss of 40 acres of woodland. Approximately 157 acres of trees would be planted as replacements at an approximately 6:1 ratio for waterside and 1:1.25 for landside along the land side of the levee.

2.4.5.2 GARDEN HIGHWAY CLOSURES

Raising the existing Sacramento River east levee in place and construction of the cutoff walls would require removal of the top portion of the levee and closure of the Garden Highway for prolonged periods during construction, necessitating an extensive traffic control and detour plan. Closures would affect 1.5- to 2-mile segments of Garden Highway at one time and the duration of closure for each segment could last for approximately 8 to 12 weeks to allow for degrading the levee, installing the cutoff wall, reconstructing the levee, and reconstructing Garden Highway. This would eliminate landside access to residences and businesses along Garden Highway and would require that residents relocate and businesses close until access is restored. Cutoff wall construction would also require demolition and reconstruction of residential driveways along Garden Highway. In addition to the closure of the Elkhorn Boat Launch Facility located along the Sacramento River east levee at the I-5 Bridge, this alternative would also require removal of land-based access to two private marinas and associated restaurants located immediately north of the I-5 boat launch facility. Closure of the marinas would last for approximately 8 to 12 weeks in the summer.

2.4.6 LAND, EASEMENTS, RELOCATIONS, AND RIGHTS-OF-WAY

Right-of-way acquisition would be similar to acquisition for the Proposed Action, except less land would be needed to accommodate the narrower levee footprint in Reaches 5A–9B of the Sacramento River east levee.

2.4.7 CONSTRUCTION DETAILS

The general construction activities for this alternative and the sequence of construction activities would be the same as described for the Proposed Action for the PGCC and NEMDC west levee improvements, improvements to major infrastructure, and habitat creation at borrow sites and in the GGS/Drainage Canal.

Construction of the improvements to the Sacramento River east levee would require a substantially different set of activities. Construction activities for the Levee Raise-in-Place Alternative would include raising in place approximately 24,000 feet of the existing levee and constructing seepage remediation, including cutoff walls at multiple sites and seepage berms at others. The timing of construction of the Levee Raise-in-Place Alternative elements would be the same as for the Proposed Action. Appendix H provides construction plan details for cutoff wall construction in the existing Sacramento River east levee, and for levee raising to obtain a minimum of 3 feet of levee height above the “200-year” design water surface,

The crew size for this work is estimated at 45–55 people (i.e., starting from three locations) during two back-to-back 12-hour shifts (24-hour-per-day construction), 7 days per week.

Approximately 900,000 cubic yards of imported soil borrow material would be required for the levee raising and flattening. Hauling of material from the borrow site is anticipated to occur during a single 10-hour shift each day.

If the same overall proportions of construction work would be completed each year as calculated for the Proposed Action, delivery of the 974,750 cy of material would require approximately 500–600 haul trips per day in 2009 (compared to 900–1,100 trips per day under the Proposed Action). As under the Proposed Action, these estimates are based on the assumption that the work would be done in a 6-month construction period with 140 days out of
the 156-working-day window being used to haul material, conservative assumptions of truck capacity of 15 cubic yards and 24 tons, and the use of haul trucks for moving all borrow material from the Airport north bufferlands (rather than a combination of haul trucks and scrapers).

2.4.8 BORROW MATERIAL

Borrow material requirements would be approximately half that of the Proposed Action. Potential borrow sites and selection criteria would be the same as described above for the Proposed Action.

2.4.9 OPERATIONS AND MAINTENANCE

As described in the Proposed Action, RD 1000, TNBC, and SCAS provide O&M services for levees and various lands in the vicinity of flood damage reduction features in the Natomas Basin. O&M activities and requirements would be identical for the Levee Raise-in-Place Alternative because USACE standards for levee maintenance must be met.

2.5 COMPARISON OF THE IMPACTS OF THE ALTERNATIVES

Table 2-3 shows the overall level of significance for each issue area, and provides a comparison of CEQA significance determinations among the No-Action Alternative (No Project Construction and Potential Levee Failure) and the two action alternatives (Proposed Action and Levee Raise-in-Place Alternative) for each of the 21 environmental issues evaluated in this EIS/EIR. As noted in the table, significance conclusions for this alternatives comparison are the result of the combination of all environmental impacts associated with a particular issue area.

As shown in Table 2-3, there would be no direct construction-related impacts associated with the No-Action Alternative (No Project Construction component). However, as described in Section 2.2.1, “No-Action Alternative—No Flood Damage Reduction Measures,” USACE’s evaluation of geotechnical information and other data indicate that without improvements to the Natomas perimeter levee system (i.e., implementation of one of the action alternatives), an approximately 3% per year or greater probability of a flood causing levee failure exists (Potential Levee Failure component). Impacts associated with a potential levee failure are unknown, and would be dependent on the location and extent of flooding, therefore, these potential impacts are considered too speculative for meaningful consideration.

Although a greater number of significant and unavoidable impacts would result from implementation of the Levee Raise-in-Place Alternative compared to the Proposed Action, these impacts would occur as a result of the same type of mechanism (e.g., habitat loss, traffic increases).

To further compare and contrast the significant and unavoidable impacts that would result from implementation of either action alternative, Table 2-4 provides a comparison of the quantifiable environmental impacts associated with the action alternatives.
Table 2-3
Comparison of the Environmental Impacts (After Mitigation Implementation) of the Phase 3 Project Alternatives

<table>
<thead>
<tr>
<th>Environmental Issue Area</th>
<th>No-Action Alternative</th>
<th>Proposed Action</th>
<th>Levee Raise-in-Place Alternative</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No Project Construction</td>
<td>Potential Levee Failure</td>
<td></td>
</tr>
<tr>
<td>Agricultural Resources</td>
<td>NI</td>
<td>Too Speculative</td>
<td>SU</td>
</tr>
<tr>
<td>Land Use, Socioeconomics, Population, and Housing</td>
<td>NI</td>
<td>Too Speculative</td>
<td>SU</td>
</tr>
<tr>
<td>Geology and Soils</td>
<td>NI</td>
<td>Too Speculative</td>
<td>LTS</td>
</tr>
<tr>
<td>Hydrology and Hydraulics</td>
<td>NI</td>
<td>SU</td>
<td>LTS</td>
</tr>
<tr>
<td>Water Quality</td>
<td>NI</td>
<td>Too Speculative</td>
<td>LTS</td>
</tr>
<tr>
<td>Fisheries</td>
<td>NI</td>
<td>Too Speculative</td>
<td>LTS</td>
</tr>
<tr>
<td>Sensitive Aquatic Habitats</td>
<td>NI</td>
<td>Too Speculative</td>
<td>LTS (B)</td>
</tr>
<tr>
<td>Vegetation and Wildlife</td>
<td>SU</td>
<td>Too Speculative</td>
<td>SU</td>
</tr>
<tr>
<td>Special-Status Terrestrial Species</td>
<td>NI</td>
<td>Too Speculative</td>
<td>LTS</td>
</tr>
<tr>
<td>Cultural Resources</td>
<td>NI</td>
<td>Too Speculative</td>
<td>SU</td>
</tr>
<tr>
<td>Paleontological Resources</td>
<td>NI</td>
<td>LTS</td>
<td>LTS</td>
</tr>
<tr>
<td>Transportation and Circulation</td>
<td>NI</td>
<td>Too Speculative</td>
<td>LTS</td>
</tr>
<tr>
<td>Air Quality</td>
<td>NI</td>
<td>Too Speculative</td>
<td>LTS</td>
</tr>
<tr>
<td>Noise</td>
<td>NI</td>
<td>LTS</td>
<td>SU</td>
</tr>
<tr>
<td>Recreation</td>
<td>NI</td>
<td>Too Speculative</td>
<td>LTS</td>
</tr>
<tr>
<td>Visual Resources</td>
<td>SU</td>
<td>Too Speculative</td>
<td>SU</td>
</tr>
<tr>
<td>Utilities and Service Systems</td>
<td>NI</td>
<td>Too Speculative</td>
<td>SU</td>
</tr>
<tr>
<td>Hazards and Hazardous Materials</td>
<td>NI</td>
<td>Too Speculative</td>
<td>LTS</td>
</tr>
<tr>
<td>Airport Safety</td>
<td>NI</td>
<td>Too Speculative</td>
<td>LTS</td>
</tr>
<tr>
<td>Wildfire Hazards</td>
<td>NI</td>
<td>Too Speculative</td>
<td>LTS</td>
</tr>
<tr>
<td>Environmental Justice</td>
<td>NI</td>
<td>Too Speculative</td>
<td>LTS</td>
</tr>
</tbody>
</table>

Notes: B = Beneficial, NI = no impact, LTS = less than significant, S = significant, SU = significant and unavoidable

1. The overall impact conclusion for each issue area for each alternative was determined as follows: Separate tables were created for each issue area, and within each alternative, the number of each of the significance conclusions (LTS, LTS(B), SU) after the implementation of mitigation measures was added up and totaled. The significance conclusion that occurred the greatest number of times within each issue area was determined to be the overall impact conclusion for that alternative. For example, if there were four impacts determined to be LTS and two impacts determined to be SU, the impact conclusion would be LTS. In cases where the numbers were the same (i.e., two impacts determined to be LTS and two impacts determined to be SU), the more severe impact was used; in the case of this example, it would be SU. No Action Alternatives are not subject to mitigation, and often a precise determination of significance is not possible and cannot be made, therefore, the impact is too speculative for meaningful consideration ("Too Speculative").

Source: Data compiled by EDAW in 2009
<table>
<thead>
<tr>
<th>Environmental Impact</th>
<th>Proposed Action</th>
<th>Levee Raise-in-Place Alternative</th>
</tr>
</thead>
<tbody>
<tr>
<td>Permanent Important Farmland Conversion</td>
<td>361.5 acres</td>
<td>453 acres</td>
</tr>
<tr>
<td>Potential Permanent Habitat Loss</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rice</td>
<td>45 acres</td>
<td>45 acres</td>
</tr>
<tr>
<td>Canals</td>
<td>16 acres</td>
<td>16 acres</td>
</tr>
<tr>
<td>Landside Woodlands</td>
<td>37 acres</td>
<td>17.5 acres</td>
</tr>
<tr>
<td>Waterside Woodlands</td>
<td>1 acre</td>
<td>22.5 acres</td>
</tr>
<tr>
<td>Cropland</td>
<td>115 acres</td>
<td>12 acres</td>
</tr>
<tr>
<td>Grasslands</td>
<td>69 acres</td>
<td>27 acres</td>
</tr>
<tr>
<td>Shaded Riverine Habitat</td>
<td>1 acres</td>
<td>22.5 acres</td>
</tr>
<tr>
<td>Loss of Elderberry Shrub</td>
<td>63 shrubs</td>
<td>39 shrubs</td>
</tr>
<tr>
<td>Potential Wetlands Filled</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Temporary</td>
<td>70.42 to 354.01 acres</td>
<td>70.42 to 354.01 acres</td>
</tr>
<tr>
<td>Permanent</td>
<td>22.17 to 27.17 acres</td>
<td>29.87 to 34.87 acres</td>
</tr>
<tr>
<td>Potential Temporary Traffic Increases</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sacramento River east Levee</td>
<td>950–1,000 trips/day</td>
<td>500–600 trips/day</td>
</tr>
<tr>
<td>PGCC</td>
<td>100–200 trips/day</td>
<td>100–200 trips/day</td>
</tr>
<tr>
<td>Construction-Related Garden Highway Closures</td>
<td>Temporary/Intermittent closure of approximately 1,000 feet of Garden Highway for approximately 8 to 12 weeks</td>
<td>Closure of 1.5- to 2-mile segments of Garden Highway, for approximately 8 to 12 weeks per segment</td>
</tr>
<tr>
<td>Potential Temporary Air Pollutant Emissions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sacramento County:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ROG</td>
<td>75 lb/day</td>
<td>41 lb/day</td>
</tr>
<tr>
<td>NOX</td>
<td>413 lb/day</td>
<td>227 lb/day</td>
</tr>
<tr>
<td>PM10</td>
<td>971 lb/day</td>
<td>534 lb/day</td>
</tr>
<tr>
<td>Sutter County:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ROG</td>
<td>93 lb/day</td>
<td>51 lb/day</td>
</tr>
<tr>
<td>NOX</td>
<td>499 lb/day</td>
<td>274 lb/day</td>
</tr>
<tr>
<td>PM10</td>
<td>1,283 lb/day</td>
<td>706 lb/day</td>
</tr>
</tbody>
</table>

Notes: PGCC = Pleasant Grove Creek Canal, ROG = reactive organic gases, NOX = oxides of nitrogen, PM10 = respirable particulate matter with an aerodynamic diameter of 10 micrometers or less, lb/day = pounds per day

1 All values are approximate. Refer to Chapter 4.0, “Environmental Consequences and Mitigation Measures,” for more detail including significance criteria, mitigation measures, and other aspects of the environmental analysis. Some quantifiable environmental impacts are not presented in this table because there is no significant difference between the impacts, or data are not quantifiable. Values in bold denote the greater impact.

Source: Data compiled by EDAW in 2008 and 2009
2.5.1 RESIDUAL RISK OF FLOODING

Implementation of the Phase 3 Project would substantially lessen the probability of a flood in the Basin due to levee failure. However, the Natomas Basin would remain subject to a residual risk of flooding. All of the action alternatives would have the same residual risk of flooding; with the current risk being reduced from approximately a one-in-three chance under the No-Action Alternative to a one-in-200 chance under either action alternatives for a levee failure in a reach of the Phase 3 Project. As described throughout Chapter 4.0, “Environmental Consequences and Mitigation Measures,” the potential environmental impacts of a levee failure, as would occur under the No-Action Alternative, would be significant and unavoidable. Under all action alternatives, SAFCA would be required to maintain an on-going residual risk management program, as described below.

In recognition of the need to incorporate management of this residual risk into local land use planning efforts, as part of the cost sharing agreement between the State of California and SAFCA that will facilitate non-Federal funding of the project, SAFCA will be obligated to provide the state with a safety plan that is consistent with recently adopted requirements of state law. Under these requirements, the safety plan, at a minimum, must include all of the following elements:

- a flood preparedness plan that includes storage of materials that can be used to reinforce or protect a levee when a risk of failure exists;
- a levee patrol plan for high-water situations;
- a flood-fight plan for the period before Federal or state agencies assume control over the flood fight;
- an evacuation plan that includes a system for adequately warning the general public in the event of a levee failure, and a plan for the evacuation of every affected school, residential care facility for the elderly, and long-term health care facility;
- a floodwater removal plan; and
- a requirement, to the extent reasonable, that new buildings in which the inhabitants are expected to be essential service providers is either located outside an area that may be flooded or is designed to be operable shortly after the floodwater is removed.

Moreover, even with these measures in place, SAFCA recognizes that the consequences of an uncontrolled flood would greatly increase over time as planned new development occurs in the Natomas Basin in accordance with SACOG’s regional blueprint. If no additional risk reduction measures are implemented, the result would be a steady rise in expected annual damages that would undermine the risk reduction accomplishments of the project.

To address this potential increase in residual risk, SAFCA has implemented a development impact fee program that applies to all new structures placed anywhere in the “200-year” floodplain of SAFCA’s capital assessment district, including the Natomas Basin. The objective of this program is to avoid any substantial increase in the expected damage of an uncontrolled flood, as new development proceeds in the floodplain, through a continuing flood risk reduction program for the Natomas Basin and the lower American and Sacramento Rivers that will consist of the measures described below.

- **Waterside Levee Strengthening.** This measure would consist of a long-term program of waterside bank and levee protection improvements along the lower American and Sacramento Rivers, including the Natomas Basin, designed to arrest retreat of the upper bank, preserve waterside berm width, and reduce the potential for destabilization of the adjacent levee foundation due to erosion or ground shaking. In addition, this measure would minimize the long-term loss of mature trees and vegetation located along the affected berms and...
provide opportunities for expansion of the Central Valley’s remnant riparian forest while enhancing the public safety purposes of the levee system.

- **Landside Levee Strengthening.** This measure would focus on improvements to the crown and landside slope of critical segments of the levee system along the NCC, PGCC, and the lower American and Sacramento Rivers to increase the resistance of these levees to overtopping and extended elevated river stages. In the Natomas Basin, these improvements would involve flattening the landside slope of the NCC south levee, the PGCC west levee, and the Sacramento River east levee to a 5H:1V dimension. Along the lower American River (outside of the Natomas Basin), these improvements would involve hardening the crown and landside slope of portions of the north and south levees between Howe Avenue and Watt Avenue.

- **Acquisition of Agricultural Preconservation Easements.** This measure would focus on acquiring agricultural preconservation easements from willing landowners occupying the levee-protected floodplains upstream and immediately downstream of the Fremont Weir located outside of the Natomas Basin. The purpose of these easements would be to compensate the participating landowners for abandoning the development rights associated with their property. These easements would remove the incentive to improve the levees protecting the property beyond the minimum design requirements of the SRFCP and would thus ensure that these levees are not raised above the “1957 profile” that governs the design of the SRFCP. This would reinforce the “200-year” design of the early implementation project and the NLIP as a whole, which assumes that upstream levees are improved to the 1957 profile and overtop without failing when water surface elevations exceed this profile. It is assumed that SAFCA’s development impact fee revenue would constitute only a portion of the revenue devoted to this measure, with the balance coming from the Federal and state governments as part of a comprehensive update of the plan of flood control for the Sacramento Valley (Plate 2).

- **Improved System Operations.** This measure would focus on opportunities to improve the operation of the SRFCP to reduce water surface elevations in the lower American and Sacramento Rivers and in the drainage channels around the Natomas Basin. These opportunities would include implementing weather forecast-based operations at Folsom Dam and Reservoir and increasing the conveyance capacity of the Yolo and Sacramento Bypass systems. It is assumed that SAFCA’s development impact fee revenue would constitute only a portion of the revenue devoted to this measure, with the balance coming from the Federal and state governments as part of a comprehensive update of the plan of flood control for the Sacramento Valley.

### 2.6 ENVIRONMENTALLY SUPERIOR ALTERNATIVE

The State CEQA Guidelines require identification of an environmentally superior alternative from among the proposed project (i.e., Proposed Action) and the alternatives evaluated. If the No-Project Alternative (i.e., No-Action Alternative) is environmentally superior, CEQA requires identification of the “environmentally superior alternative” other than the No-Project Alternative and the alternatives evaluated. Federal NEPA guidelines also recommend that an environmentally preferred alternative be identified; however, under NEPA, that alternative does not need to be identified until the final Record of Decision is published. Therefore, the discussion in this section of the environmentally superior alternative is intended to satisfy CEQA requirements.

Under the No-Action Alternative (Potential Levee Failure), without improvements to the Natomas perimeter levee system, the risk of a levee failure would remain high, resulting in the potential for multiple unavoidable significant adverse effects on environmental resources (see Table 2-3).

As described in Appendix I, development of the action alternatives included consideration of potential effects on environmental resources (e.g., waters of the United States, woodlands, and habitat). Accordingly, levee improvements were designed to avoid or minimize such effects where practicable. However, agricultural canals and seasonal wetlands present near the toe of the levees would require filling under either of the action alternatives because of their proximity to the existing levees. Quantification of these and other impacts is provided...
above in Table 2-4. Significant impacts to certain environmental issue areas (e.g., noise, cultural resources, visual resources) cannot be quantified, and would result in similar impacts regardless of the action alternative selected.

There are two primary differences between the action alternatives in terms of their potential environmental impacts. The first is that the Levee Raise-in-Place Alternative could result in significant and unavoidable effects on shaded riverine aquatic habitat function associated with the removal of as much as 22.5 acres of riparian vegetation—compared to 1 acre under the Proposed Action—on the water side of the Sacramento River east levee, that would be needed to conform with USACE guidance regarding levee encroachments (USACE 2000). Removal of this vegetation would likely result in the loss of a substantial amount of nesting habitat for Swainson’s hawk and adverse impacts to fish. The second difference between the impacts of the action alternatives is that the Levee Raise-in-Place Alternative would require levee degradation (to accommodate installation of the proposed cutoff walls) and reconstruction of the existing Garden Highway in accordance with currently applicable roadway standards. The anticipated closure of Garden Highway would result in severe access and traffic delays. Construction of the adjacent levee under the Proposed Action would preclude the need for this extensive vegetation removal and extensive roadway reconstruction, and thus would avoid these impacts.

Based on the conclusions in Tables 2-3 and 2-4 and from conclusions presented in the Local Funding EIR, Phase 2 Landside EIR, and Phase 2 EIS incorporated by reference, the Proposed Action would have the fewest overall environmental impacts, as well as the least environmentally damaging impacts, and therefore would be the environmentally superior alternative under CEQA.
3.0 AFFECTED ENVIRONMENT

The baseline environmental conditions assumed in this environmental impact statement/environmental impact report (EIS/EIR) consist of the existing physical environment as of July 18, 2008, the date when SAFCA published the notice of preparation (NOP) to prepare an EIR with the State Clearinghouse and USACE published the notice of intent (NOI) to prepare an EIS in the Federal Register, Vol. 73, No. 139. Even though this chapter is titled “Affected Environment” for the purposes of NEPA, it also constitutes the “Environmental Setting” required under CEQA.

3.1 GENERAL SITE CONDITIONS

3.1.1 NATOMAS BASIN

The Natomas Basin (Plate 1) is located at the confluence of the American and Sacramento Rivers. Encompassing approximately 53,000 acres, the Basin extends northward from the American River and includes portions of the city of Sacramento, Sacramento County, and Sutter County. In addition to the American and Sacramento Rivers, the Natomas Basin is bordered on the north by the Natomas Cross Canal (NCC) and on the east by the Pleasant Grove Creek Canal (PGCC) and the Natomas East Main Drainage Canal (NEMDC) (also known as Steelhead Creek). The NCC diverts the runoff from a large watershed in western Placer and southern Sutter Counties around the Natomas Basin and is a contributor to the flows in the upper reach of the Sacramento River channel in SAFCA’s jurisdiction. The NEMDC is an engineered channel along the southeastern flank of the Natomas Basin. Tributaries to the NEMDC include Dry Creek, Arcade Creek, Rio Linda Creek, Robla Creek, and Magpie Creek Diversion Channel. The Natomas Basin is protected from high flows in these water bodies and in the American and Sacramento Rivers by an interconnected perimeter levee system. This levee system was originally created to promote agricultural development. Today, however, the Natomas Basin contains three major public transportation facilities (Interstate 5 [I-5], Interstate 80 [I-80], and State Route [SR] 99/70) and is the site of the Sacramento International Airport (Airport). Airport lands account for a little over 10% of the total acreage in the Basin. Half of the Airport lands lie outside of the Airport Operations Area and consist of “bufferlands” devoted to agricultural or open space use (see Plate 7). About 30% of the Basin consists of developed urban uses mostly located south of Elkhorn Boulevard in the city of Sacramento. The remaining 60% of the Basin is in some form of developed agricultural or open space use in unincorporated areas of Sacramento and Sutter Counties, including 4,000 acres under the management of The Natomas Basin Conservancy (TNBC) (see Plate 8).

3.1.2 LEVEE IMPROVEMENT AREAS

The general characteristics of the areas along the Sacramento River east levee, PGCC west levee, and NEMDC west levee are described in the following subsections. See also Plates 17a–17c.

3.1.2.1 SACRAMENTO RIVER EAST LEVEE

Table 3.1-1 contains a description of the areas along the Sacramento River east levee. Sacramento River east levee Reaches 1–4B and 10–20B are included in the table below for completeness; however, these reaches are part of the Phase 2 and 4 Projects, respectively, and not the subject of this EIS/EIR.

3.1.2.2 PLEASANT GROVE CREEK CANAL WEST LEVEE

The area along the PGCC west levee contains primarily agricultural uses along with minimal industrial, manufacturing, and rural residential uses.
## Table 3.1-1
### Description of the Sacramento River East Levee Area by Reach

<table>
<thead>
<tr>
<th>Reach</th>
<th>Land Side</th>
<th>Water Side</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Phase 2 Project</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Sankey Road intersects Garden Highway near the start of Reach 1. Oak woodland and a rural residence are located approximately 3,000 feet south of the start of Reach 1; the rural residence is located within 50 feet of the landside toe of the levee. Rice and field crops border the levee throughout the reach.</td>
<td>Verona Village Resort (a small trailer campground, marina, restaurant, and store) is located on the west side of Garden Highway bordering the start of the reach. Small clusters of woodland are scattered along the highway to the south.</td>
</tr>
<tr>
<td>2</td>
<td>A rural residence adjacent to the existing levee is located approximately one-third mile south of the start of Reach 2. Field crops border the levee throughout the reach. The northern part of the TNBC Huffman West Habitat Preserve borders the levee in the southern end of the reach.</td>
<td>Small clusters of woodland are scattered along the highway. Eight residences are located at the end of Reach 2 adjacent to Garden Highway.</td>
</tr>
<tr>
<td>3</td>
<td>A field used for row crops, part of the TNBC Huffman West Habitat Preserve, covers the entire reach.</td>
<td>Six residences are located adjacent to Garden Highway.</td>
</tr>
<tr>
<td>4A and 4B</td>
<td>Field crops or open space border the levee throughout the reach. Most of the parcels bordering the levee are TNBC land (Huffman West and Atkinson Habitat Preserves) or Airport land. Riego Road intersects Garden Highway approximately 1,500 feet from the start of Reach 4A. Agricultural facilities at the end of a narrow paved road are located approximately 2,000 feet south of Riego Road. The Reclamation District (RD) 1000 Pumping Plant No. 2 is located on the North Drainage Canal. The Elkhorn Canal closely parallels the levee from the North Drainage Canal south. A highline canal perpendicular to the levee is located approximately 2,000 feet south of the North Drainage Canal. A cluster of woodlands is located just south of the canal. A line of trees perpendicular to the levee is located near the southern end of the reach.</td>
<td>Approximately nine residences, interspersed among woodland, are located adjacent to Garden Highway. Several docks and private marinas, including the Rio Ramaza Marina, are located along the bank. The Natomas Central Mutual Water Company’s (NCMWC’s) Prichard Lake Pumping Plant and pump tender’s residence are located at the North Drainage Canal.</td>
</tr>
<tr>
<td><strong>Phase 3 Project</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5A and 5B</td>
<td>Field crops and fallow Airport north bufferlands border the levee throughout the reach on Airport land. A cluster of woodlands is located at the start of the reach. A rural residence with outbuildings and surrounding woodland is located approximately 1,600 feet south of the start of the reach. West Elverta Road intersects Garden Highway approximately 1,500 feet north of the end of the reach. The Elkhorn Canal closely parallels the levee throughout the reach.</td>
<td>Woodland covers the entire reach west of Garden Highway.</td>
</tr>
<tr>
<td>6A and 6B</td>
<td>Field crops border the levee throughout the reach. The West Drainage Canal, which borders Teal Bend Golf Club on the north, intersects the levee approximately 1,400 feet south of the orchard. Reservoir Road intersects Garden Highway approximately 1,000 feet south of the West Drainage Canal. The golf course covers the remaining 2,800 feet of the reach. The Elkhorn Canal closely parallels the levee throughout the reach.</td>
<td>Approximately eight residences, interspersed among woodland, are located adjacent to Garden Highway. Several docks are located along the bank. NMCWC’s Elkhorn Pumping Plant is located at the start of Reach 6A.</td>
</tr>
<tr>
<td>Reach</td>
<td>Land Side</td>
<td>Water Side</td>
</tr>
<tr>
<td>-------</td>
<td>-----------</td>
<td>------------</td>
</tr>
<tr>
<td>7</td>
<td>Teal Bend Golf Club extends approximately 600 feet beyond the start of the reach. Field crops border the levee for the remaining 2,400 feet of the reach. The Elkhorn Canal closely parallels the levee throughout the reach.</td>
<td>Approximately 14 residences, interspersed among woodland, are located adjacent to Garden Highway. Several private docks are located along the bank.</td>
</tr>
<tr>
<td>8</td>
<td>Field crops border the levee throughout the reach. A rural residence with outbuildings and surrounding woodland is located at the start of the reach. Another rural residence with outbuildings and surrounding woodland is located approximately 1,200 feet south of the first residence. West Elkhorn Boulevard intersects Garden Highway approximately 800 feet north of the end of the reach. A woodland cluster is located at the end of the reach. The Elkhorn Canal closely parallels the levee throughout the reach, ending approximately 1,200 feet south of Elkhorn Boulevard.</td>
<td>Approximately eight residences, interspersed among woodland, are located adjacent to Garden Highway. Several private docks are located along the bank.</td>
</tr>
<tr>
<td>9A and 9B</td>
<td>A woodland cluster is located approximately 1,300 feet south of the start of the reach. Two rural residences are located within 1,000 feet of Bayou Road and the I-5 overpass. A woodland cluster is located on the south side of the I-5 overpass. Another woodland cluster is located approximately 700 feet further south. A woodland cluster is located at the end of Reach 9. Field crops border the levee throughout the reach.</td>
<td>Approximately 10 residences are located adjacent to Garden Highway interspersed among woodland. Several private docks are located along the bank. Two restaurant/ marina facilities are located within 800 feet of the intersection of Bayou Road and Garden Highway. The Elkhorn Boat Launch Facility operated by Sacramento County Regional Parks Department is located adjacent to the marinas.</td>
</tr>
<tr>
<td>Phase 4 Project</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>A rural residence is located at the start of the reach. A woodland cluster occupies Reach 10 from approximately 1,700 feet south of the start of the reach to the end of the reach. Field crops border the levee throughout the reach. RD 1000’s Pumping Plant No. 5 is located in the middle of the reach.</td>
<td>Approximately five residences, interspersed among woodland, are located adjacent to Garden Highway. Several private docks are located along the bank.</td>
</tr>
<tr>
<td>11A and 11B</td>
<td>Reach 11 contains the remaining 400 linear feet of the large ranch in Reach 10. Field crops border the levee throughout the reach. A rural residence is located approximately two-thirds mile from the start of Reach 11. Another rural residence is located another 2,000 feet south. Approximately one-half mile farther south, the river bends to the east. A cluster of trees is located approximately 1,600 feet west of the end of the reach. Field crops border the levee throughout the reach. RD 1000’s Pumping Plant No. 3 is located within the reach.</td>
<td>Approximately 12 residences, interspersed among woodland, are located adjacent to Garden Highway. Several private docks are located along the bank.</td>
</tr>
<tr>
<td>12</td>
<td>An orchard covers much of Reach 12, at which point the river trends south again. A rural residence is located approximately one-half mile south of the start of the reach. A rural residence and the Kimura Ditch are located 500–700 feet north of the end of the reach, followed by two more residences. A highline ditch starts at the Kimura Ditch and closely parallels the levee to the south. Field crops border the levee throughout the reach.</td>
<td>Approximately 14 residences, interspersed among woodland, are located adjacent to Garden Highway. Several private docks are located along the bank.</td>
</tr>
<tr>
<td>Reach</td>
<td>Land Side</td>
<td>Water Side</td>
</tr>
<tr>
<td>-------</td>
<td>-----------</td>
<td>------------</td>
</tr>
<tr>
<td>13</td>
<td>A residence is located at the start of Reach 13. Pumping Plant No. 3 and a large drainage ditch perpendicular to the levee are located 800 feet south of the start of the levee. Another 1,400 feet farther south is a woodland cluster. A highline ditch closely parallels the levee for the length of the reach. Field crops border the levee throughout the reach. The TNBC Cummings preserve includes mitigation plantings for valley elderberry longhorn beetle.</td>
<td>Approximately 13 residences, interspersed among woodland, are located adjacent to Garden Highway. Several private docks are located along the bank.</td>
</tr>
<tr>
<td>14</td>
<td>Radio Road intersects Garden Highway approximately 1,600 feet south of the start of Reach 14 at the end of a large field used for row crops. A rural residence is located approximately 800 feet farther south. The southern part of the reach is bordered by the TNBC Alleghany preserve.</td>
<td>Approximately 14 residences, interspersed among woodland, are located adjacent to Garden Highway. Several private docks are located along the bank. NCMWC’s Riverside Pumping Plant is located in the middle of the reach.</td>
</tr>
<tr>
<td>15</td>
<td>Reach 15 starts at the intersection of San Juan Road and Garden Highway. Two residential estates are located 600 and 1,200 feet farther south. Scattered trees are located adjacent to the levee. The northern part of the reach is bordered by the TNBC Alleghany preserve.</td>
<td>Approximately 21 residences, interspersed among woodland, are located adjacent to Garden Highway. More than a dozen private docks are located along the bank.</td>
</tr>
<tr>
<td>16</td>
<td>Eight rural residences amid scattered trees are located in the first 1,600 feet of Reach 16. The next 2,000 feet are a mixture of open fields, rural residences, farm buildings, and scattered trees. Dense woodland makes up the remaining 1,200 feet of the reach. The reach contains approximately 20 residences.</td>
<td>Approximately 12 residences, interspersed among woodland, are located adjacent to Garden Highway. Several private docks are located along the bank.</td>
</tr>
<tr>
<td>17</td>
<td>A rural residence is located at the start of Reach 17, approximately 600 feet inland from the levee toe. A rural residence with outbuildings is located approximately 800 feet south of the start of the reach.</td>
<td>Approximately seven residences, interspersed among woodland, are located adjacent to Garden Highway. Several private docks are located along the bank.</td>
</tr>
<tr>
<td>18</td>
<td>Reach 18 contains four to five rural residences among small orchards north of the I-80 overcrossing. A woodland cluster is located on the east side of the I-80 overcrossing, where the river bends east.</td>
<td>Approximately six residences, interspersed among woodland, are located northwest of the I-80 overcrossing, adjacent to Garden Highway. Several private docks are located along the bank.</td>
</tr>
<tr>
<td>19A and 19B</td>
<td>Two rural residences are located within 800 feet of the start of Reach 19, with scattered trees along and adjacent to the levee. The rest of the reach contains a subdivision of several hundred homes, the Swallows Nest Golf Course and condominium complex, and a subdivision of approximately 90 homes. Scattered trees are located on or adjacent to the levee. The City of Sacramento’s Willow Creek Pump Station is located in Reach 19B.</td>
<td>Sand Cove Park (37 acres) is located southeast of the I-80 overcrossing. Woodland occupies the first 1,700 feet of Reach 19. The remaining mile to the east is a mixture of homes, private docks, and businesses, including the River View Marina and the City of Sacramento’s Willow Creek Pump Station in Reach 19B.</td>
</tr>
<tr>
<td>20A and 20B</td>
<td>Reach 20 contains an office park and the 13-acre Natomas Oaks Park. Scattered trees are located on or adjacent to the levee. RD 1000’s Pumping Plant No. 1 is located in Reach 20A.</td>
<td>The first two-third mile east of Reach 19 contains a mixture of homes, private docks, and businesses, including the Riverbank Marina. The remaining 2,000 feet contains Discovery Park woodland and RD 1000 Pump Plant No. 1 in Reach 20A.</td>
</tr>
</tbody>
</table>

Notes: I-5 = Interstate 5; I-80 = Interstate 80; NCMWC = Natomas Central Mutual Water Company; RD = Reclamation District; TNBC = The Natomas Basin Conservancy
Source: Data compiled by EDAW in 2008
3.1.2.3 **NATOMAS EAST MAIN DRAINAGE CANAL WEST LEVEE**

The area west of and adjacent to the NEMDC ranges from agricultural uses to the north to urban uses to the south. The area adjacent to the northern portion of the NEMDC, between Sankey Road and Elkhorn Boulevard, contains primarily agricultural uses with scattered farm residences and associated structures. The area between Elkhorn Boulevard and Del Paso Road contains agricultural uses with scattered large-lot residential. South of Del Paso Road and north of San Juan Road, land uses are more urbanized with a mix of commercial, business parks, and manufacturing uses. The area south of San Juan Road is primarily single-family residential.

3.2 **ENVIRONMENTAL RESOURCES NOT CONSIDERED IN DETAIL**

CEQA and the State CEQA Guidelines provide for the identification and elimination from detailed study the issues that are not significant or that have been covered by prior environmental review (Public Resources Code [PRC] 21002.1, State CEQA Guidelines Section 15143). The NEPA regulations provide similar provisions (40 Code of Federal Regulations [CFR] 1501.7[a][3]).

3.2.1 **MINERAL RESOURCES**

No mineral commodities are known to exist in the Phase 3 Project area. The project would not affect any known mineral resources (U.S. Geological Survey [USGS] 2008); therefore, this issue is not addressed further in this EIS/EIR.

3.3 **ENVIRONMENTAL RESOURCES EVALUATED IN DETAIL**

3.3.1 **AGRICULTURAL RESOURCES**

Approximately 60% of the Natomas Basin is in some form of developed agricultural or open space use in unincorporated areas of Sacramento and Sutter Counties. Rice is the most common crop and is generally grown over large areas of contiguous land north of Elkhorn Boulevard, although the amount of land in active rice production has greatly diminished in recent years and many former rice fields are now fallow or support grain crops, such as wheat. Agricultural lands in the southern and western portions support other crops (field crops and orchards)(City of Sacramento, Sutter County, and TNBC 2003). Table 3.8-1 in Section 3.8, “Vegetation and Wildlife,” summarizes information compiled for the most recent categorization of land cover types in the Natomas Basin conducted for TNBC.

The Environmental Impact Report on Local Funding Mechanisms for Comprehensive Flood Control Improvements for the Sacramento Area, which was certified by SAFCA in February 2007, anticipates that as part of SAFCA’s comprehensive strategy for reducing the risk of flooding along the Sacramento River, SAFCA could acquire agricultural preservation easements from willing sellers in Sutter and Yolo Counties. In October 2007, the Governor signed into law Assembly Bill 930 amending the Sacramento Area Flood Control Agency Act of 1990 to make explicit SAFCA’s authority to acquire agricultural preservation easements from willing sellers outside its jurisdiction, provided such acquisition is consistent with applicable county plans and the State Plan of Flood Control.

Pursuant to this authority, SAFCA recently cooperated with Yolo County, the California Department of Water Resources (DWR), the Yolo Land Trust, and the Sacramento Valley Conservancy in acquiring and recording agricultural conservation easements on approximately 1,660 acres of agricultural land in the Elkhorn Basin of Yolo County. The Elkhorn Basin is an agricultural area located directly across the Sacramento River from the Natomas Basin. It is protected from flooding by the Sacramento River west levee and the Yolo Bypass east levee. Preservation of this farmland is consistent with the Yolo County General Plan and zoning for this area and with recently enacted state legislation (Senate Bill 5) recognizing that “the level of flood protection afforded rural and
agricultural lands by the original flood damage reduction system would not be adequate to protect those lands if they are developed for urban uses, and that a dichotomous system of flood protection for urban and rural lands has developed through many years of practice.” SAFCA will assist in upgrading and maintaining levees at a standard suitable for agriculture.

**CALIFORNIA IMPORTANT FARMLAND SYSTEM AND FARMLAND MAPPING AND MONITORING PROGRAM**

The California Department of Conservation, Office of Land Conservation, maintains a statewide inventory of farmlands. These lands are mapped by the Division of Land Resource Protection as part of the Farmland Mapping and Monitoring Program (FMMP). The maps are updated every 2 years with the use of aerial photographs, a computer mapping system, public review, and field reconnaissance. Farmlands are divided into the following five categories based on their suitability for agriculture:

- **Prime Farmland**—land that has the best combination of physical and chemical characteristics for crop production. It has the soil quality, growing season, and moisture supply needed to produce sustained high yields of crops when treated and managed.

- **Farmland of Statewide Importance**—land other than Prime Farmland that has a good combination of physical and chemical characteristics for crop production.

- **Unique Farmland**—land that does not meet the criteria for Prime Farmland or Farmland of Statewide Importance, but that has been used for the production of specific crops with high economic value.

- **Farmland of Local Importance**—land that is either currently producing crops or has the capability of production, but that does not meet the criteria of the categories above.

- **Grazing Land**—land on which the vegetation is suited to the grazing of livestock.

These categories are sometimes referred to as Important Farmland. Other categories used in the FMMP mapping system are “urban and built-up lands,” “lands committed to nonagricultural use,” and “other lands” (land that does not meet the criteria of any of the other categories).

**Plate 19** shows the designated farmland within the Natomas Basin and the area northeast of the Basin and the location of RD 1001 borrow site, according to the latest data available from FMMP (Farmland Mapping and Monitoring Program 2006). As shown in **Plate 19**, much of the farmland in the Natomas Basin, including the farmland in areas where project features would be located, is designated by the FMMP as Prime Farmland and Farmland of Statewide Importance (California Department of Conservation 2008). The mapping indicates that Important Farmland in the Natomas Basin totaled approximately 40,000 acres in 2006. This represents approximately 6% of the total of approximately 715,000 acres of Important Farmland mapped by the FMMP in Sutter and Sacramento Counties in 2006 (California Department of Conservation 2008).

The Land Evaluation and Site Assessment (LESA) system is a tool used to rank lands for suitability and inclusion in the Federal Farmland Protection Program (FPP) administered by the Natural Resources Conservation Service (NRCS). LESA evaluates several factors, including soil potential for agriculture, location, market access, and adjacent land use. In general, because of the soil qualities, availability of irrigation water, and proximity of markets for agricultural products, agricultural lands in the Phase 3 Project area that are designated by the State of California as Important Farmlands would also receive a high ranking in the LESA system.

**WILLIAMSON ACT CONTRACTS**

The California Land Conservation Act of 1965, commonly known as the Williamson Act (California Government Code Section 51200 et seq.), is described in Chapter 6.0, “Regulatory Setting and Other NEPA and CEQA Statutory Requirements.”
Within the Natomas Basin, a total of approximately 7,586 acres are under Williamson Act Contract with an additional 1,534 acres filed for nonrenewal. In the Sutter County portion of the Basin, all agricultural lands are within an Agricultural Preserve. Properties included in the Phase 3 Project footprint include a number of properties under Williamson Act Contract, including land in the footprint of the proposed Elkhorn Canal alignment and potential borrow site properties (Plate 20).

### 3.3.2 Land Use, Socioeconomics, and Population and Housing

#### 3.3.2.1 Land Uses in the Project Area

As described above, much of the Phase 3 Project area includes rural portions of Sutter and Sacramento Counties. Cultivated lands and scattered rural residences exist in these areas. The Airport, operated by the Sacramento County Airport System (SCAS), is a major feature of the Phase 3 Project area. The rural land use pattern transitions from agricultural to urban where Sacramento County gives way to the city of Sacramento. The portion of the Natomas Basin that is within the city of Sacramento includes the North Natomas Community Plan area and the South Natomas planning area. The North Natomas Community Plan area extends generally between I-80 on the south and Elverta Road on the north, and between the West Drainage Canal, Fisherman’s Lake, and SR 99/70 on the west and the NEMDC on the east. The plan area includes more than 9,000 acres, most of which is in the city of the Sacramento, and 1,600 acres of which is in Sacramento County. Approximately 3,500 acres are designated for residential use, the primary use in the plan area. The Employment Center designation has the most remaining vacant land with 890 acres of available land (City of Sacramento Planning Department 2007). The South Natomas planning area consists of more than 5,000 acres bounded by the American River on the South, the Sacramento River and I-80 on the west, I-80 on the north, and the NEMDC/Steelhead Creek on the east. Of the total, 590 acres are vacant. Close to 2,200 acres are designated for residential uses; 200 acres of the residential-designated lands are vacant (City of Sacramento Planning Department 2006).

Within the Phase 3 Project area, land uses located adjacent to the PGCC west levee and the Sacramento River east levee are primarily agricultural. On the lower NEMDC, the west levee forms the eastern boundary of the communities of North and South Natomas with residences and businesses located immediately adjacent to the west levee. Along the Sacramento River east levee, there are approximately 40 residences, a public boat launch facility and 2 private marinas located on the water side of the levee and approximately 7 rural residences located on the land side of the levee in Reaches 5A–9B. The two private marinas and public boat launch facility operated by the Sacramento County Regional Parks Department are located in Reach 9B, close to one another near the I-5 Bridge. Facilities at the marinas consist of parking, shaded picnic areas, boat docks and boat slips, restaurants and bars/taverns, and restrooms. Facilities at the Sacramento County Elkhorn Boat Launch Facility consist of parking, boat ramp, shaded picnic facilities, and restrooms. Within the Elkhorn Borrow Area there are approximately 6 farm residences with associated farm structures and equipment storage yards.

#### 3.3.2.2 Relevant Land Use Plans and Policies

SAFCA, acting as a Joint Exercise of Power Agency (California Government Code Section 65000), must consider relevant Federal and state land use policies, but is exempt from plans, policies, and regulations adopted by local agencies (California Government Code Section 53090). Nevertheless, this EIS/EIR provides relevant local plans and policies in order to describe the land use planning and policy context in which the project exists and how local agency plans and policies address resource issues in the Phase 3 Project area.

Chapter 6.0, “Regulatory Setting,” describes Federal, state, regional, and local regulations and plans that are applicable to the project. The following section focuses on local land use plans and policies that are relevant to the project.
Sacramento International Airport Master Plan

The Sacramento International Airport Master Plan (Sacramento County Airport System 2007a) was adopted by the Sacramento County Board of Supervisors in August 2007. This plan represents the first full-scale master planning effort for the Airport since the mid-1970s. The master plan includes an evaluation of current conditions; definition of objectives, obstacles, and alternatives; an extensive public involvement program; and an implementation plan. The master plan is intended to guide airport development for at least the next 20 years. Phase 1 of the Master Plan (2007–2013) has been permitted. Among the Phase 1 improvements are the following:

► replacement of the existing Terminal B;
► construction of a new concourse from the replacement Terminal B, with a capacity of 23 contiguous gates;
► hotel/parking garage;
► new parallel Taxiway Y;
► new full-length parallel Taxiway A, hold pads, and high-speed taxiway exits for Runway 16R/34L (west runway);
► new airport traffic control tower north and west of Cy Homer Road and airport, airfield, and equipment maintenance buildings;
► general aviation area including corporate hangars, fixed base operator facility, and apron;
► expanded surface rental car parking lot between Airport Boulevard and Earhart Drive;
► expanded rental car terminal facility east of Airport Boulevard and McNair Circle;
► extension of Elkhorn Boulevard from Metro Air Park to Airport Boulevard;
► surface employee parking lot north of I-5 and west of Airport Boulevard to accommodate 1,500 automobile parking spaces;
► new remote economy parking and rental car overflow facility south of I-5 to accommodate 13,800 automobile parking spaces;
► extension of Airport Boulevard to the new parking facility;
► new ground-service equipment maintenance building east of Aviation Drive;
► new community fire station at the northwest corner of Lindbergh Drive and Crossfield Drive; and
► acquisition of two areas (48 acres and 313 acres) north of I-5 for buffers.

Included in future phases of the master plan are the following (Sacramento County Department of Environmental Review and Assessment 2007):

► extension of the east runway (i.e., the runway closest to the Phase 3 Project area) from the current 8,600 feet to 11,000 feet to accommodate nonstop transcontinental flights;
► construction of a new, 8,600-foot-long north-south runway 1,200 feet to the west of the current west runway;
further expansion of Terminal B and a new Terminal B parking garage;

extension of Terminal A concourse;

2,400-foot extension of Runway 16L/34R (east runway) to provide a total runway length of 11,000 feet;

addition of a localizer, instrument landing system glide slope, and high-intensity approach lighting system with sequenced flashing lights for new instrument landing system approach to Runway 16L/34R perpendicular taxiway exits for parallel Taxiway A;

construction of additional taxiways;

improvement of off-airport roadway access to the airport, including extension of Elkhorn Boulevard to the airport, where it would connect to the airport road system; and

extension by the Sacramento Regional Transit District of the proposed Downtown-Natomas-Airport light rail line to the airport, with a light rail stop at one of the airport terminals.

Sacramento International Airport Comprehensive Airport Land Use Plan

The 2002 California Airport Land Use Planning Handbook (California Department of Transportation [Caltrans] 2002) is the guiding document for establishing, preparing, and modifying local airport land use compatibility plans (ALUCPs) (formerly known as comprehensive airport land use plans [CLUPs]) and their policies and procedures. ALUCP policies are intended to increase the awareness of residents, in any future residential communities that are approved, of their possible exposure to aircraft operations; to limit the potential for conflict between the airport and adjacent communities; and to protect future airport development and aircraft operations. The Sacramento Area Council of Governments (SACOG) serves as the Airport Land Use Commission (ALUC) for Sacramento, Sutter, Yolo, and Yuba Counties. It is responsible for developing and maintaining ALUCPs to protect public health and safety and ensure compatible land uses in the areas around each airport.

The Sacramento International Airport (formerly the Sacramento Metropolitan Airport) CLUP (ALUC 1994) was adopted by the Sacramento County Board of Supervisors in October 1984 and amended in January 1994. The CLUP establishes planning boundaries for the airport and defines compatible types and patterns of future land use. The purpose of the CLUP is to provide the Sacramento International Airport land area with compatibility guidelines for height, noise, and safety. The current Sacramento International Airport CLUP is more than 11 years old; in the time since publication of the CLUP, the level of growth in the region and expansion of operations at the airport has indicated the need for an update to the plan. (ALUC 1994)

The Sacramento International Airport CLUP describes safety compatibility standards for public use airports, which include the Clear Zone, which is near the runway and is the most restrictive; the Approach/Departure Zone, which is located under the takeoff and landing slopes and is less restrictive; and the Overflight Zone, which is the area overflown by aircraft during the normal traffic pattern and is the least restrictive (Plate 7). New land uses proposed in any of these zones must comply with the standards identified by the CLUP.

In addition, the CLUP prohibits new residential development and school uses in those areas subject to noise levels of 65 decibels (dB) community noise equivalent level (CNEL) or above. Development in areas between the 60 and 65 CNEL are subject to an aircraft noise evaluation and implementation of recommend noise reduction measures.

Natomas Basin Habitat Conservation Plan

The 2003 Natomas Basin Habitat Conservation Plan (NBHCP) was prepared by the City of Sacramento, Sutter County, and TNBC. The NBHCP (City of Sacramento, Sutter County, and TNBC 2003) was developed to
promote biological conservation in conjunction with economic and urban development in the Natomas Basin. The NBHCP establishes a multispecies conservation program to minimize and mitigate the expected loss of habitat values and incidental take of “covered species” that could result from urban development and operation and maintenance of irrigation and drainage systems. The NBHCP authorizes incidental take associated with 17,500 acres of urban development in southern Sutter County and within the City and Sacramento County (i.e., 8,050 acres for the City of Sacramento, 7,467 acres for Sutter County, and 1,983 acres of Metro Air Park in Sacramento County).

**Sutter County General Plan**

The Land Use Element of the *Sutter County General Plan* (Sutter County 1996a) designates the proposed general distribution, location, and extent of all uses of land, including land for agriculture, and includes the following agricultural resource goal and policy that may be relevant to the project.

- **Goal 6.A.** To preserve high-quality agricultural land for agricultural purposes.
  - **Policy 6.B-3.** The County shall encourage the continued operation and expansion of existing agricultural industries.

Chapter 1500–1410 of the Sutter County zoning code states that the General Agriculture District (AG District) is established to provide areas for general farming, low-density uses, open spaces, and by use permit, limited retail service uses that the planning commission believes will support the local agricultural industry. The AG District classification may be applied to rural communities where the predominant land use is of a general agricultural nature, but the needs of the agricultural community may require the location of retail, commercial, and service establishments. This district is consistent with the Agriculture–20 Acre Minimum Parcel Size (AG-20) or Agriculture–80 Acre Minimum Parcel Size (AG-80) and Agriculture–Rural Community (AG-RC) general plan land use designations.

**Sacramento County General Plan**

The *Sacramento County General Plan* is currently being updated. The Agricultural Element of the current *Sacramento County General Plan* (Sacramento County 1993a) describes the goals of this element as the challenge of “maintenance of the County’s agricultural lands, [and] their agricultural productivity....” The following objective and policies of the current general plan may be relevant to this project.

- **Objective:** Retain agricultural land holdings in units large enough to guarantee future and continued agricultural use.
  - **Policy AG-7:** Agricultural zoning district boundaries shall be rational and shall respect parcel boundaries.
  - **Policy AG-8:** Agricultural land divisions shall not adversely affect the integrity of agricultural pursuits. Agricultural land divisions may be denied if the reviewing authority finds that the division of land is likely to create circumstances inconsistent with this policy.

**City of Sacramento General Plan**

The *City of Sacramento General Plan 2030 Update* is in the review process (public review period for the draft general plan ended July 31, 2008). The *City of Sacramento General Plan 2006* contains goals and policies related to flood damage reduction and the phased conversion of agricultural properties, as well as the provision of sufficient housing and commercial and economic opportunities (City of Sacramento 1988). The City has a program with SAFCA and USACE in which it works with SAFCA and other responsible agencies to resolve floodplain restrictions. The following policies from the *City of Sacramento General Plan 2006* may be relevant to this project.
**Conservation and Open Space:**

- **Policy 10:** To conserve and protect natural resources and planned open space areas and to phase the conversion of agricultural lands to planned urban uses.

  The City will provide open space for recreation. The American and Sacramento River Parkways will be conserved and protected. The City has other open space areas that can also be developed to their recreational use potential. These areas include utility easements, floodways, and floodplains.

**Resource Protection:**

- **Policy B.10:** The City shall seek to minimize or avoid adverse impacts to historic and cultural resources from natural disasters. To this end, the City shall promote seismic safety, flood protection, and other building programs that preserve, enhance, and protect these resources.

### 3.3.2.3 Socioeconomics and Population and Housing

According to the 2000 U.S. Census Bureau, Sacramento County had a resident population of 1,223,499 persons. Population projections for Sacramento County are 1,725,710 by 2025, representing a gain of approximately 502,211 new residents by 2025 and an increase of slightly more than 29%. (SACOG 2005.)

Sutter County had a resident population of 78,930 in 2000. By 2025, the population of Sutter County is projected to reach approximately 137,108 persons. This would be approximately 58,178 new residents and an increase of 42%. (SACOG 2005.)

The highest concentration of housing is located within the communities of North and South Natomas, in the southern portion of the Natomas Basin. The area adjacent to the NEMDC west levee has the highest concentration of residences in the Phase 3 Project area. The majority of residences are south of I-80, from San Juan Road south to Garden Highway. U.S. Census Bureau data from the 2000 Census show that this area has a higher percentage of minority and low-income populations than does the city as a whole (U.S. Census Bureau 2000). The largest minority group is of Hispanic ancestry making up approximately 50% of the population in the area, compared to approximately 22% in Sacramento as a whole. The median income for families in this same area was reported by the U.S. Census Bureau to be $27,460 in 2000. The U.S. Department of Housing and Urban Development (HUD) low-income limit\(^1\) for the Sacramento area in 2000 was at $42,300 for a family of four (HUD 2000). This is an indicator that, within the Phase 3 Project area, there are low-income populations located in the area along the southern portion of the NEMDC. Census data for the Census Tract that includes the Sacramento River east levee indicate that minority populations are lower in this area than for the City or County as a whole. The median family income in this area was $66,146 in 2000, indicating the percentage low income populations are lower in this in this area than for the City or County as a whole.

### 3.3.3 Geology and Soils

The Natomas Basin is relatively flat and open. Flood damage reduction levees provide the only significant topographic relief in and near the Phase 3 Project area.

#### 3.3.3.1 Geology

The Phase 3 Project area lies in the Sacramento Valley portion of the Great Valley Geomorphic Province. The Great Valley is a large valley trending northwest-southeast that is bounded by the Sierra Nevada to the east.

\(^1\) HUD defines “low income” and “very low income” for its many housing assistance programs. Generally, low income is considered to be 80% of the median income for the Metropolitan Statistical Area and adjusted for household size and the specific housing program (HUD 2003).
and south, the Coast Ranges to the west, and the Klamath Mountains to the north. The Great Valley is drained by the Sacramento and San Joaquin Rivers, which join and flow out of the Great Valley province through San Francisco Bay. This geomorphic province is an asymmetric trough approximately 400 miles long and 50 miles wide that is characterized by a relatively flat alluvial plain made up of a deep sequence of sediment deposits from Jurassic (180 million years ago) to recent age. The sediments in the Great Valley vary between 3 and 6 miles in thickness and were derived primarily from erosion of the Sierra Nevada to the east, with lesser material from the Coast Ranges to the west. The eastern edge of the Sacramento Valley is flanked by uplifted and tilted sedimentary strata that overlie rocks of the Foothills Metamorphic Belt and are in turn overlain on the west by younger alluvium.

The Sacramento Valley has been a depositional basin throughout most of the late Mesozoic and Cenozoic time. A vast accumulation of sediments was deposited during cyclic transgressions and regressions of a shallow sea that once inundated the valley. Overlying the thick sequence of sedimentary rock units that form the deeply buried bedrock units in the mid-basin areas of the valley are Late Pleistocene and Holocene (Recent) alluvial deposits, consisting of reworked fan and stream materials that were deposited by streams before the construction of the existing flood damage reduction systems. The youngest geomorphic features in the program study area are low floodplains, which are found primarily along the Sacramento and American Rivers. The natural floodplains of these rivers are very wide in this area because the land is relatively flat. These major drainage ways were originally confined within broad natural levees sloping away from the rivers or streams. The natural levees formed through the deposition of alluvium during periods of flooding. As flood waters lost energy, the coarser materials settled out nearest the rivers and streams, forming the natural levees and sand bars in the vicinity of the river channel. The finer material was carried in suspension farther from the rivers or streams, and settled out in quiet water areas such as swales, abandoned meander channels, and lakes. However, because the streams have meandered and reworked the previously deposited sediments, extreme variations in material types may be found over a limited distance or depth.

Flanking the Recent alluvial deposits in the Phase 3 Project area are late Pleistocene alluvial fan and terrace deposits of the Modesto and Riverbank Formations (Helley and Harwood 1985). Stream terrace deposits, mapped as the Modesto Formation, are higher in elevation and older than floodplain sediments. Before the construction of the existing levees, these stream terraces were occasionally flooded, but only small amounts of sediment were deposited during flood events. The lower fan terraces of the Riverbank Formation are higher in elevation and older than stream terraces, and were only rarely flooded.

The major source of sediments deposited in the Natomas Basin is from the erosion of the Sierra Nevada mountain range and foothills to the east of the Sacramento Valley. Naturally occurring asbestos (NOA) is known to occur in the foothill metamorphic belt. Therefore, NOA may be present in the Phase 3 Project area; however, the likelihood of the Phase 3 Project area soils containing significant concentrations of NOA is low due to the long distance from the source rock (Anderson 2008).

### 3.3.3.2 Seismicity

The Phase 3 Project area has experienced relatively low seismic activity in the past and does not contain any Alquist-Priolo Earthquake Fault Zones (California Geological Survey 1999, Hart and Bryant 1999). Numerous earthquakes of magnitude (M) 5.0 or greater have occurred on regional faults, primarily those within the San Andreas Fault System. The west side of the Central Valley is a seismically active region. The nearest known active (Holocene or Historic) fault trace to the Phase 3 Project area is the Dunnigan Hills fault, approximately 30 miles northwest of downtown Sacramento and 15 miles from the Natomas Basin (Jennings 1994).

The closest active faults to the Phase 3 Project area are listed in Table 3.3-1. In addition, the approximate distance from the Phase 3 Project area, maximum moment magnitude, and fault class are identified.
<table>
<thead>
<tr>
<th>Fault Name</th>
<th>Approximate Distance from Project Site (Miles)</th>
<th>Fault Class¹</th>
<th>Maximum Moment Magnitude²</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dunnigan Hills</td>
<td>15</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Great Valley 3</td>
<td>23</td>
<td>B</td>
<td>6.9</td>
</tr>
<tr>
<td>Great Valley 4</td>
<td>26</td>
<td>B</td>
<td>6.6</td>
</tr>
<tr>
<td>Great Valley 5</td>
<td>35</td>
<td>B</td>
<td>6.5</td>
</tr>
<tr>
<td>Hunting Creek-Berryessa</td>
<td>38</td>
<td>B</td>
<td>7.1</td>
</tr>
<tr>
<td>Concord-Green Valley</td>
<td>41</td>
<td>B</td>
<td>6.7</td>
</tr>
<tr>
<td>Great Valley 2</td>
<td>44</td>
<td>B</td>
<td>6.4</td>
</tr>
<tr>
<td>West Napa</td>
<td>48</td>
<td>B</td>
<td>6.5</td>
</tr>
<tr>
<td>Bartlett Springs</td>
<td>50</td>
<td>B</td>
<td>7.6</td>
</tr>
<tr>
<td>Great Valley 1</td>
<td>52</td>
<td>B</td>
<td>6.7</td>
</tr>
<tr>
<td>Collayomi</td>
<td>58</td>
<td>B</td>
<td>6.5</td>
</tr>
<tr>
<td>Mount Diablo Thrust</td>
<td>59</td>
<td>B</td>
<td>6.6</td>
</tr>
<tr>
<td>Maacama-Garberville</td>
<td>60</td>
<td>B</td>
<td>7.5</td>
</tr>
<tr>
<td>Greenville</td>
<td>61</td>
<td>B</td>
<td>6.9</td>
</tr>
<tr>
<td>Hayward–Rodgers Creek</td>
<td>62</td>
<td>A</td>
<td>7.2</td>
</tr>
</tbody>
</table>

Notes: NA = not available

¹ Faults with an “A” classification are capable of producing large magnitude (M) events (M greater than 7.0), have a high rate of seismic activity (e.g., slip rates greater than 5 millimeters per year), and have well-constrained paleoseismic data (e.g., evidence of displacement within the last 700,000 years). Class B faults are those that lack paleoseismic data necessary to constrain the recurrence intervals of large-scale events. Faults with a “B” classification are capable of producing an event of M 6.5 or greater.

² The moment magnitude scale is used by seismologists to compare the energy released by earthquakes. Unlike other magnitude scales, it does not saturate at the upper end, meaning that there is no particular value beyond which all earthquakes have about the same magnitude, which makes it a particularly valuable tool for assessing large earthquakes.


Potential seismic hazards resulting from a nearby moderate to major earthquake can generally be classified as primary and secondary. The primary effect is fault ground rupture, also called surface faulting. Because there are no active faults mapped in the Phase 3 Project area by the California Geological Survey or the U.S. Geological Survey, and the area is not located within an Alquist-Priolo Earthquake Fault Zone, fault ground rupture is unlikely. Common secondary seismic hazards include ground shaking, liquefaction, subsidence, and seiches. These hazards are discussed briefly below:

- **Ground shaking.** Seismic ground shaking refers to ground motion that results from the release of stored energy during an earthquake. The intensity of ground shaking depends on the distance from the earthquake epicenter to the site, the magnitude of the earthquake, site soil conditions, and the characteristic of the source.

- **Ground failure/liquefaction.** Liquefaction is a process by which water-saturated materials (including soil, sediment, and certain types of volcanic deposits) lose strength and may fail during strong ground shaking, when granular materials are transformed from a solid state into a liquefied state as a result of increased pore-water pressure. Structures on ground that undergoes liquefaction may settle or suffer major structural damage. Liquefaction is most likely to occur in low-lying areas where the substrate consists of poorly consolidated to
unconsolidated water-saturated sediments or similar deposits of artificial fill. Liquefaction during an earthquake requires strong shaking continuing for a long period and loose, clean granular materials (particularly sands) that may settle and compact because of the shaking. Evidence of liquefaction may be observed in “sand boils,” which are expulsions of sand and water from below the surface due to increased pore-water pressure below the surface. Areas paralleling the Sacramento River that contain clean sand layers with low relative densities coinciding with a relatively high water table have generally high liquefaction potential.

Subsidence and settlement. Subsidence is the gradual settling or sudden sinking of the ground surface resulting from subsurface movement of earth materials. Seismically induced settlement refers to the compaction of soils and alluvium caused by ground shaking. Fine-grained soils are subject to seismic settlement and differential settlement. Areas underlain by low-density silts and clays associated with fluvial depositional environments are susceptible to seismically induced settlement. These environments include old lakes, sloughs, swamps, and streambeds. The amount of settlement may range from a few inches to several feet. The potential for differential settlement is highest and occurs over the largest areas during great earthquakes. A potential for differential settlement exists where low-density and unconsolidated material is encountered, such as overbank river deposits (present day and historical) common along the Sacramento River. Subsidence and settlement may also occur from construction of the adjacent levee separate from liquefaction or densification due to both immediate settlements in granular soils and the consolidation of fine grained soils.

Seismic seiches. A seiche is an earthquake-induced wave within an enclosed or restricted body of water, such as a lake, reservoir, or channel. Seiches can cause a body of water to overtop and damage levees and dams and may lead to inundation of surrounding areas.

3.3.3.3 SOILS

The Sutter and Sacramento County soil surveys (NRCS 1988, 1993) identify a variety of soil map units in the Phase 3 Project area. Most of the soils in the Phase 3 Project area are shallow to moderately deep, sloping, well-drained soils with very slowly permeable subsoils underlain with hardpan. These soils have good natural drainage, slow subsoil permeability, and slow runoff (NRCS 1988, 1993).

The Natomas Basin generally consists of deep soils derived from alluvial sources, which range from low to high permeability rates and low to high shrink-swell potential. Soils range from low to high hazard ratings for construction of roads, buildings, and other structures related to soil bearing strength, shrink-swell potential, and the potential for cave-ins during excavation. Soils immediately adjacent to the Sacramento River are dominated by deep, nearly level, well-drained loamy and sandy soils. The natural drainage is good, and the soils have slow to moderate subsoil permeability. The river terraces consist of very deep, well-drained alluvial soils. (NRCS 1988, 1993.) The porous nature of the soils underneath the existing levee system is an important consideration for the Phase 3 Project.

3.3.4 HYDROLOGY AND HYDRAULICS

3.3.4.1 SURFACE WATER HYDROLOGY

The Phase 3 Project area lies just north of the confluence of the Sacramento and American Rivers. The Sacramento River drainage basin covers approximately 26,150 square miles and includes the Feather River drainage basin, which totals approximately 5,500 square miles. Despite its relatively small size, the Feather River has the potential to generate very high peak floods. Table 3.4-1 compares the runoff characteristics of these drainage basins.
Table 3.4-1
Basin Runoff Characteristics

<table>
<thead>
<tr>
<th>Basin</th>
<th>Watershed Area (square miles)</th>
<th>Flood of Record (year)</th>
<th>Unregulated Flow Record 1-Day Flow (cfs)</th>
<th>Flow per Square Mile (cfs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sacramento River at Latitude of Verona</td>
<td>21,251</td>
<td>1997</td>
<td>624,000</td>
<td>29</td>
</tr>
<tr>
<td>Feather River at Shanghai Bend</td>
<td>5,313</td>
<td>1997</td>
<td>534,000</td>
<td>101</td>
</tr>
<tr>
<td>Sacramento River at Latitude of Sacramento</td>
<td>26,150</td>
<td>1997</td>
<td>840,000</td>
<td>32</td>
</tr>
</tbody>
</table>

Note: cfs = cubic feet per second
Source: SAFCA 2007 (data provided by MBK Engineers)

Total annual precipitation within the Sacramento River watershed falls as both rain and snow. Precipitation in winter falls primarily as snow in the higher elevations. Annual, monthly, and daily precipitation varies widely within the watershed, with the highest precipitation totals generally falling in the winter, in the Sierra Nevada, and in the northern part of the watershed. The high variability in precipitation, snowfall, and snowmelt results in highly variable runoff patterns each year and month during the late fall, winter, and spring. The number of high-water events in the waterways surrounding the Natomas Basin each year varies widely as well, and ranges from no events to five or more events.

The American and Feather Rivers produce about 90% of the flood flows approaching Sacramento from the north and the east. Both historically and as part of the design of the Sacramento River Flood Control Project (SRFCP), flood flows approaching from the north are split between the Sacramento River and the Yolo Basin (Bypass). Under the current design of the SRFCP, the Yolo Bypass absorbs about 70% of this flow at the latitude of Verona and 80% at the latitude of Sacramento. To the east, the entire flow of the American River must be passed through the urban core of Sacramento. Improved flood protection for the Sacramento area is thus dependent on the strength of the levee system along the lower Sacramento and American Rivers and on the capability of Folsom Dam to limit American River flows to the design capacity of the American River levee system.

The SRFCP was designed based on the flows and water surface elevations produced by the great floods of 1907 and 1909. The project design considered that areas inundated by these floods would be protected by levees, thus increasing flood flows downstream due to the elimination of floodplain storage. Because the 1907 and 1909 floods were the largest to occur since 1862, it was assumed that floods of this magnitude would recur very infrequently throughout the watershed. In fact, based on the continuous record of streamflow data since the SRFCP was approved, it appears that the 1907 and 1909 floods are approximately equal to a 10-year flood (10% annual exceedance probability) along the American and Feather Rivers. Consequently, the original plan of flood damage reduction has been modified numerous times to account for changes in the SRFCP design flood and the flood risk associated with the urban areas in the American and Feather River basins. The most recent modifications have involved the construction of Folsom Dam and the extension of the levee along the north side of the American River (completed 1955) and the construction of Oroville Dam and New Bullards Bar Dam in the Feather River basin (completed 1969).

3.3.4.2 Levee Design

When the SRFCP was conceived, river navigation was an important element of the Sacramento Valley’s transportation infrastructure. Hydraulic mining debris (sand, gravel, and cobbles) had clogged river channels and added significant uncertainty and cost to navigation. The SRFCP was designed in part to address this problem. Thus, the mainstem river levees were placed close to the channel to confine river flows in flood stage and use the energy of the river to drive hydraulic mining sediments out of the system. This design also reduced the cost of levee construction by taking advantage of the high ground built up by the river over time along its banks and by making it possible for existing technology (the clam shell dredge and hydraulic suction dredge) to efficiently use the sediment in the channel as a borrow source for the levees.
This design, although well suited to address the technical and financial challenges of a previous era, has left a succeeding generation of flood managers with two systemic problems and levee risk factors: chronic erosion and seepage. Because of the use of relatively porous hydraulic mining sediments in many parts of the mainstem levee system, the levees have a propensity to seep when subjected to prolonged high water surface elevations such as occurred during the floods of 1986 and 1997. Through-seepage was deemed a levee system design deficiency in the aftermath of the 1986 flood, and a substantial capital improvement program has been under way since the early 1990s to address this deficiency. Additionally, because the mainstem levees are constructed on high berms relatively close to the river channel, the same energy that was harnessed to drive hydraulic mining sediment from the system also exerts itself against the sandy alluvial soil layers that lie beneath the levees. In high river stage conditions, this energy is strong enough to push water through these layers in volumes great enough to exert an uplift force capable of fracturing the soil mantel on the land side of the levee. This “underseepage” can occur where levees are constructed on low-permeability foundation soil (silt and clay) underlain by a higher-permeability layer (sand and gravel), and makes the levee susceptible to failure during periods of high river stage.

3.3.4.3 FREQUENCY OF FLOODING

The Natomas Basin is subject to flooding from a combination of flows in the Sacramento and American River channels and in the tributary streams east of the Basin. Along the northern and western perimeters of the Basin, the greatest threat is from a large flood in the Sacramento/Feather River basin combined with high runoff in the creeks and streams of southern Sutter and western Placer Counties that drain through the NCC. The probability (or frequency) of an uncontrolled flood in the Natomas Basin is linked to the hydrology of the lower Sacramento Valley and the performance of the levees comprising the SRFCP, including the levees upstream of the Natomas Basin. The hydrology of the lower Sacramento Valley was extensively analyzed by USACE and the State of California Reclamation Board (now the Central Valley Flood Protection Board) as part of the Sacramento and San Joaquin River Basins California Comprehensive Study. These data have been used to create hydraulic models that route the estimated runoff for various flood events through the river and stream channels comprising the SRFCP and estimate the resulting water surface elevations. In very large floods that exceed the design capacity of the SRFCP, these calculated water surface elevations are highly sensitive to assumptions about the performance of upstream SRFCP levees. If the SRFCP levees upstream of the Natomas Basin are assumed to fail when overtopped, these very large floods produce much lower water surface elevation in the channels around the Natomas Basin (by 1 to 2 feet) than if it is assumed the upstream levees will not fail when overtopped.

3.3.4.4 IRRIGATION AND DRAINAGE FACILITIES

Reclamation of the Natomas Basin for agricultural development required construction of two major ditch and canal systems in the Natomas Basin: an irrigation system owned and operated by NCMWC and a drainage system owned and operated by RD 1000. NCMWC pumps water into the Basin to provide irrigation water to its shareholders for agricultural use within the Basin. During winter (October through April), drainage is primarily rainfall runoff; during summer (May through September), drainage water from agricultural fields is typically recirculated for irrigation. Because the Basin is surrounded by levees, all excess drainage within the Basin must be pumped out. In general, water is pumped into the Basin from the Sacramento River and NCC as irrigation water and returned to the perimeter drainage channels via RD 1000’s interior drainage system.

Several irrigation canals, pipelines, wells, and pump stations exist along the Sacramento River east levee. These include the Elkhorn Main Irrigation Canal (Elkhorn Canal), which runs parallel to the Sacramento River east levee from the North Drainage Canal to just south of West Elkhorn Boulevard, and the Riverside Main Irrigation Canal (Riverside Canal), which runs parallel to the east levee from approximately 1 mile north of San Juan Road to approximately Orchard Lane. These NCMWC canals are fed by three pumping plants on the Sacramento River (Plate 9). They have earthen embankments that allow water levels to be maintained above surrounding ground surfaces so that water can be delivered to agricultural receiving lands by gravity flow. The NCMWC also operates two pumps along the NCC south levee that provide irrigation water to agricultural lands in the northern portion of the Basin. NCMWC irrigation systems and several other landowner-operated systems along the Sacramento River east levee, the PGCC west levee, and the NEMDC west levee will need to be relocated to accommodate
improvements to these levees. The new facilities along the Sacramento River east levee could provide a sustainable long-term source of agricultural irrigation water in the western and northern portions of the Basin that are expected to remain in some form of agriculture or open space use to accommodate the Airport and two of the three major blocks of habitat being assembled by TNBC. Currently, the Brookfield borrow site is irrigated from on-site wells. In order to provide irrigation to the site following the excavation of borrow material, the irrigation canal along the south side of the site would need to be restored westward to the culvert under SR 99. In addition, a field irrigation ditch would need to be constructed within the Brookfield site to provide irrigation water from the adjacent highline canal to the fields.

RD 1000 operates several drainage pumping plants along the Sacramento River east levee that could be affected by levee improvement activity. Pumping Plant No. 2, located in Sacramento River Reach 4B, pumps drain water from the lower end of the North Drainage Canal; Pumping Plant No. 5, located in Sacramento River Reach 10, pumps water from the West Drainage Canal; Pumping Plant No. 3, located in Sacramento River Reach 13, pumps drain water from the West Drainage Canal; Pumping Plant No. 1, located in Reach 20A, pumps drain water from the Main Drainage Canal; and Pumping Plant No. 4, located in NCC Reach 2, pumps drain water from the upper end of the North Drainage Canal; Pumping Plant No. 5, located in Sacramento River Reach 10, pumps drain water from the West Drainage Canal; Pumping Plant No. 8, located on the NEMDC west levee between Del Paso Road and North Market Boulevard, pumps drain water from the C-1 Drain; and Pumping Plant No. 6, located on the NEMDEC west levee between Elverta Road and Elkhorn Boulevard, pumps drain water from the E Drain. These pumping facilities include discharge pipelines that would need to be relocated as part of the levee improvements in these locations. Pumping Plant No. 2 was temporarily removed as part of an emergency levee repair in 2006 and would be replaced as an element of the Phase 3 Project.

The City of Sacramento operates the Willow Creek drainage pumping station that is located in Sacramento River Reach 19B; Pump Station 58, which is located on the American River north levee at Asuza Street; and Pump Station 102, which is located on the NEMDC west levee in Gardenland Park.

The major irrigation and drainage facilities that would be affected by the project are discussed in Section 2.3.4, “Irrigation and Drainage Components.”

3.3.4.5 GROUNDWATER HYDROLOGY

Basin and Aquifer Description

The Natomas Basin lies in the North American Subbasin within the Sacramento Groundwater Basin. The North American Subbasin is bounded on the north by the Bear River, on the west by the Feather and Sacramento Rivers, and on the south by the Sacramento River in the west and the American River in the east. The eastern boundary is a north-south line extending from the Bear River south to Folsom Lake, which passes about 2 miles east of the town of Lincoln (see Plate 2 for general locations). The eastern boundary represents the approximate edge of the alluvial basin, where little or no groundwater flows into or out of the groundwater basin from the rock of the Sierra Nevada (DWR 1997a). The eastern portion of the subbasin is characterized by low, rolling dissected uplands. The western portion is nearly a flat flood basin for the Bear, Feather, Sacramento and American Rivers, and several small east side tributaries. The general direction of drainage is west-southwest at an average grade of about 5% (DWR 2003).

DWR Bulletin 118 (DWR 2003) describes the aquifer system in the subbasin as heterogeneous and consisting of many discontinuous beds of clay, silt, sand and gravel. The water-bearing materials of the subbasin are dominated by unconsolidated continental deposits of Late Tertiary and Quaternary age deposits that include Miocene/Pliocene volcanics, older alluvium, and younger alluvium. Younger alluvium consisting of alluvial flood basin and stream channel deposits is present in the upper 100 feet in areas along and adjacent to the Sacramento and American Rivers. Sand and gravel zones, along with dredger tailings that are found sporadically along the American River, are highly permeable and yield significant quantities of water to wells. Older alluvium, deposited during Pliocene and Pleistocene times and occurring over the area between the Sierra foothills and the valley axis,
consists of loosely to moderately compacted sand, silt and gravel. Permeability varies considerably in these alluvial deposits (Valley Springs, Laguna, and Fair Oaks formations), which occupy the upper 200 to 300 feet of the aquifer system. Groundwater in the older alluvium is typically unconfined, although semiconfined conditions exist on localized levels. The Mehrten and older geologic units can be characterized as composing the lower aquifer system, which is generally deeper than 300 feet toward the west side of the subbasin. Typically, the level of confinement increases with depth. The cumulative thickness of these deposits increases from a few hundred feet near the Sierra Nevada foothills on the east to over 2,000 feet along the western margin of the subbasin. Most of the groundwater is produced in the northern portion of the subbasin. (DWR 2003.)

**Groundwater Recharge and Local Levels**

Major recharge to the local aquifer system generally occurs along active river and stream channels where extensive sand and gravel deposits exist, particularly in the American River and Sacramento River channels (Sacramento Groundwater Authority [SGA] 2002). Where surface water is hydrologically disconnected from groundwater, it percolates through the unsaturated zone beneath the streambed to the groundwater and is a function of the underlying aquifer materials and water levels in the stream. Some evidence suggests this occurs in parts of the Sacramento River in northern Sacramento County (SGA 2003). In Western Placer County (northeast section of the subbasin), the rivers adjacent to the subbasin, including the Sacramento and Bear Rivers, and the major streams, ravines, and creeks that cross the valley floor are the main sources of recharge (Placer County Water Agency 2003). Other sources of recharge within the system include inflow of groundwater generally from the northeast; subsurface recharge from fractured geologic formations to the east; and deep percolation from applied surface water, precipitation, and small streams. The extensive agricultural operations in the Natomas Basin have also contributed to recharge there, with the portion of applied irrigation water in excess of crop demands becoming recharge water through deep percolation (SGA 2003).

Groundwater levels average 10 to 25 feet below ground surface in the Natomas Basin (MWH 2001). According to the Sacramento Groundwater Authority, hydrographs for wells in the western part of the North American Subbasin show groundwater levels varying between -5 and 20 feet mean spring groundwater level between wells.

**Groundwater Storage**

DWR’s Bulletin 118 assumed a specific yield of 7% and an aquifer thickness of 200 feet for 200,000 acres within the North American Subbasin. Storage capacity can be estimated for the North American Subbasin by applying the same assumptions as previous DWR studies (DWR 1997a), which indicated a specific yield of 7% and an assumed thickness of 200 feet over the entire 351,000-acre subbasin. The result is an estimated storage capacity of approximately 4.9 million acre-feet (DWR 2003).

**Groundwater Budget**

Luhdorff & Scalmanini Consulting Engineers (LSCE) prepared a report in November 2008 evaluating the potential groundwater impacts of the NLIP (see Appendix B2) (LSCE 2008). The report includes a groundwater budget for existing conditions (without SAFCA construction activities) in the Natomas Basin based on the final water year of the 1970–2004 calibration period for the Sacramento County Integrated Groundwater and Surface Water Model. The model results for 2004, shown in Table 3.4-2, are grouped into inflow and outflow components, with the change in storage representing the difference between the inflow and the outflow. The simulated change in storage shows a decline of almost 5,000 AFY. Divided by the area of the Natomas Basin, this represents a small decrease in storage on a per acre basis of less than 0.1 acre-foot per acre per year.
Table 3.4-2
Simulated Groundwater Budget for Natomas Basin—Existing Conditions

<table>
<thead>
<tr>
<th>Water Budget Component</th>
<th>2004 Simulation (AFY)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Inflow</strong></td>
<td></td>
</tr>
<tr>
<td>Deep Percolation (including Canal Seepage)</td>
<td>31,429</td>
</tr>
<tr>
<td>Recharge from Sacramento River</td>
<td>6,469</td>
</tr>
<tr>
<td>Recharge from American River</td>
<td>1,086</td>
</tr>
<tr>
<td>Boundary Inflow from West</td>
<td>10,365</td>
</tr>
<tr>
<td>Subsurface Inflow from North and South</td>
<td>2,955</td>
</tr>
<tr>
<td><strong>Total Inflow</strong></td>
<td>52,304</td>
</tr>
<tr>
<td><strong>Outflow</strong></td>
<td></td>
</tr>
<tr>
<td>Groundwater Pumping</td>
<td>35,537</td>
</tr>
<tr>
<td>Subsurface Outflow to East</td>
<td>21,738</td>
</tr>
<tr>
<td>Subsurface Outflow to South</td>
<td>0</td>
</tr>
<tr>
<td><strong>Total Outflow</strong></td>
<td>57,275</td>
</tr>
<tr>
<td><strong>Inflow minus Outflow</strong></td>
<td>-4,971</td>
</tr>
</tbody>
</table>

Note: AFY = acre-feet per year
Source: Data adapted from LSCE 2008

3.3.5 WATER QUALITY

The East Drainage Canal and the West Drainage Canal drain the Natomas Basin. Currently, seven pumping sites remove stormwater from the Natomas Basin. Five sites pump into the Sacramento River, one pumps into the NCC, and four RD 1000 Pumping Plant No. 6 and Pumping Plant No. 8 and City of Sacramento Gardenland and Azusa Pump Stations) pump into the NEMDC.

3.3.5.1 SURFACE WATER QUALITY

Surface water quality in the hydrologic region is generally good. Possible types of contamination that can affect water quality include turbidity; pesticides and fertilizers from agricultural runoff; water temperature exceedances; and toxic heavy metals, such as mercury, copper, zinc, and cadmium from acid mine drainage (USGS 2000, DWR 2005). The portion of the Sacramento River forming the western boundary of the Phase 3 Project area is part of a 16-mile segment from Knights Landing to the Sacramento–San Joaquin Delta that is on the Section 303(d) list for diazinon from agricultural sources, mercury from abandoned mines, and toxicity from unknown sources (Central Valley Regional Water Quality Control Board [RWQCB] 2002).

As defined by the Basin Plan (Central Valley RWQCB 2007), the following are the designated beneficial uses for the Sacramento River and all tributaries from the Colusa Basin Drain, upstream of the Phase 3 Project area, to the I Street Bridge in Sacramento:

- municipal, industrial, and agricultural supply;
- irrigation;
- contact and noncontact recreation;
- coldwater fish habitat, migration, and spawning;
- warm water fish habitat, migration, and spawning;
- wildlife habitat;
- power generation; and
- navigation.
3.3.5.2 **GROUNDWATER QUALITY**

The Phase 3 Project area is in the North American Groundwater Subbasin, which lies in the eastern central portion of the Sacramento Valley Groundwater basin (see description in Section 3.3.4.5, “Groundwater Hydrology”).

Although there are many areas of good quality groundwater in the North American Subbasin, some areas within the subbasin have shown elevated levels of total dissolved solids (TDS), chloride, sodium, bicarbonate, boron, fluoride, nitrate, iron, manganese, and arsenic, based on applicable water quality standards and guidelines for domestic and irrigation uses. An area between the Airport and the Bear River to the north has high levels of TDS, chloride, sodium, bicarbonate, manganese, and arsenic (DWR 2006).

3.3.6 **FISHERIES**

The NEMDC is a tributary to the lower Sacramento River just upstream of its confluence with the lower American River, and the PGCC is a tributary to the NCC. These waterways are indirectly connected to the irrigation and drainage canals and ditches in the Phase 3 Project area by a number of pumping facilities. The aquatic resources in these waterways provide important habitat for native anadromous and resident Central Valley fishes, including species that are listed under the Federal Endangered Species Act (ESA) and the California Endangered Species Act (CESA), which are described in this section, and perform other important ecological functions, as described in Section 3.3.7, “Sensitive Aquatic Habitats.” Water quality and hydrology are discussed in Section 3.3.5, “Hydrology and Water Quality.” The NCC is not discussed further as it is not affected by the Phase 3 Project.

3.3.6.1 **FISH SPECIES FOUND IN THE LOWER SACRAMENTO RIVER, PLEASANT GROVE CREEK CANAL, AND NATOMAS EAST MAIN DRAINAGE CANAL**

The lower Sacramento River, PGCC, and NEMDC provide fish spawning, rearing, and/or migratory habitat for a diverse assemblage of native and nonnative species (Table 3.6-1). The use of different areas of these waterways by fish species is influenced by variations in habitat conditions, each species’ habitat requirements, life history timing, and daily and seasonal movements and behavior.

Altered flow regimes, flood damage reduction, and bank protection efforts along these channels have reduced available shaded riverine aquatic (SRA)² habitat, sediment transport, channel migration and avulsion, and large woody debris recruitment, and have isolated the channels from their floodplains. Altered flow regimes have resulted in reduced physical processes (sediment transport and deposition) and artificial seasonal flows (i.e., generally decreased water in winter and increased water in summer) relative to natural conditions. Past modifications of channels for agricultural water conveyance and flood damage reduction purposes have resulted homogenous, trapezoidal channels lacking in-stream structure with narrow and sparse bands of riparian vegetation that provide only limited SRA habitat functions. Combined, these alterations have resulted in marginal conditions that provide only limited habitat functions for most native fish species.

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² SRA habitat is defined as the nearshore aquatic habitat occurring at the interface between a river and adjacent woody riparian habitat. The principal attributes of this cover type are: (1) an adjacent bank composed of natural, eroding substrates supporting riparian vegetation that either overhangs or protrudes into the water; and (2) water that contains variable amounts of woody debris, such as leaves, logs, branches, and roots and has variable depths, velocities, and currents. Riparian habitat provides structure (through SRA habitat) and food for fish species. Shade decreases water temperatures, while low overhanging branches can provide sources of food by attracting terrestrial insects. As riparian areas mature, the vegetation sloughs off into the rivers, creating structurally complex habitat consisting of large woody debris that furnishes refugia from predators, creates higher water velocities, and provides habitat for aquatic invertebrates.
<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Native (N) or Introduced (I)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sacramento River winter-run chinook salmon</td>
<td>Oncorhynchus tshawytscha</td>
<td>N</td>
</tr>
<tr>
<td>Central Valley spring-run chinook salmon</td>
<td>Oncorhynchus tshawytscha</td>
<td>N</td>
</tr>
<tr>
<td>Central Valley fall-/late fall–run chinook salmon</td>
<td>Oncorhynchus tshawytscha</td>
<td>N</td>
</tr>
<tr>
<td>Central Valley steelhead/rainbow trout</td>
<td>Oncorhynchus mykiss</td>
<td>N</td>
</tr>
<tr>
<td>Green sturgeon</td>
<td>Acipenser medirostris</td>
<td>N</td>
</tr>
<tr>
<td>White sturgeon</td>
<td>Acipenser transmontanus</td>
<td>N</td>
</tr>
<tr>
<td>Pacific lamprey</td>
<td>Lampetra tridentate</td>
<td>N</td>
</tr>
<tr>
<td>Sacramento pikeminnow</td>
<td>Ptychocheilus grandis</td>
<td>N</td>
</tr>
<tr>
<td>Sacramento splittail</td>
<td>Pogonichthys macrolepidotus</td>
<td>N</td>
</tr>
<tr>
<td>Sacramento sucker</td>
<td>Catostomus occidentalis</td>
<td>N</td>
</tr>
<tr>
<td>Hardhead</td>
<td>Mylopharodon conocephalus</td>
<td>N</td>
</tr>
<tr>
<td>California roach</td>
<td>Lavinia symmetricus</td>
<td>N</td>
</tr>
<tr>
<td>Striped bass</td>
<td>Morone saxatilus</td>
<td>I</td>
</tr>
<tr>
<td>American shad</td>
<td>Alosa sapidissima</td>
<td>I</td>
</tr>
<tr>
<td>Largemouth bass</td>
<td>Micropterus salmoides</td>
<td>I</td>
</tr>
<tr>
<td>Smallmouth bass</td>
<td>Micropterus dolomieu</td>
<td>I</td>
</tr>
<tr>
<td>White crappie</td>
<td>Pomoxis annularis</td>
<td>I</td>
</tr>
<tr>
<td>Black crappie</td>
<td>Pomoxis nigromaculatus</td>
<td>I</td>
</tr>
<tr>
<td>Channel catfish</td>
<td>Ictalurus punctatus</td>
<td>I</td>
</tr>
<tr>
<td>White catfish</td>
<td>Ameiurus catus</td>
<td>I</td>
</tr>
<tr>
<td>Brown bullhead</td>
<td>Ictalurus nebulosus</td>
<td>I</td>
</tr>
<tr>
<td>Bluegill</td>
<td>Lepomis macrochirus</td>
<td>I</td>
</tr>
<tr>
<td>Green sunfish</td>
<td>Lepomis cyanellus</td>
<td>I</td>
</tr>
<tr>
<td>Golden shiner</td>
<td>Notemigonus crysaleucas</td>
<td>I</td>
</tr>
</tbody>
</table>

Source: Moyle 2002

Native species present in the lower Sacramento River can be separated into anadromous species (i.e., species that spawn in fresh water after migrating as adults from marine habitat) and resident species. Native anadromous species include four runs of chinook salmon (Oncorhynchus tshawytscha), steelhead trout (O. mykiss), green and white sturgeon (Acipenser medirostris and A. transmontanus), and Pacific lamprey (Lampetra tridentata). Of these species, relatively low numbers of chinook salmon and steelhead seasonally use channels bordering the Natomas Basin during adult upstream and juvenile downstream migrations. The channels also may provide limited rearing habitat functions for juvenile salmon and steelhead during these seasonal outmigration periods. Green and white sturgeon and Pacific lamprey are only expected to utilize habitats in the lower Sacramento River.

Native resident species include Sacramento pikeminnow (Ptychocheilus grandis), Sacramento splittail (Pogonichthys macrolepidotus), Sacramento sucker (Catostomus occidentalis), hardhead (Mylopharodon conocephalus), California roach (Lavinia symmetricus), and rainbow trout (O. mykiss). Pikeminnow, splittail,
sucker, hardhead, and roach may be present in relatively low numbers in all channels year-round, while resident rainbow trout is generally expected to be found only in the lower Sacramento River.

Nonnative anadromous species include striped bass (*Morone saxatilis*) and American shad (*Alosa sapidissima*). Striped bass and American shad are not known to use any of the channels in the Phase 3 Project area with the exception of the lower Sacramento River. Nonnative resident species include largemouth bass (*Micropterus salmoides*), smallmouth bass (*M. dolomieu*), white and black crappie (*Pomiox annularis* and *P. nigromaculatus*), channel catfish (*Ictalurus punctatus*), white catfish (*Ameiurus catus*), brown bullhead (*Ictalurus nebulosus*), bluegill (*Lepomis macrochirus*), green sunfish (*L. cyanellus*), and golden shiner (*Notemigonus crysaleucas*). With the exception of the lower Sacramento River, habitat conditions in channels bordering the Natomas Basin are most favorable for nonnative warm water resident species; therefore, these species are anticipated to be the most abundant in these channels.

### 3.3.6.2 Special-Status Fish Species

Seven special-status fish species have the potential to occur in the lower Sacramento River, PGCC, and NEMDC, as described below (*Table 3.6-2*). Of the seven species, green sturgeon, Central Valley steelhead Evolutionarily Significant Unit (ESU), Sacramento River winter-run chinook salmon ESU, and Central Valley spring-run chinook salmon ESU are Federally listed as endangered or threatened species. Sacramento River winter-run chinook salmon ESU (endangered) and Central Valley spring-run chinook salmon ESU (threatened) are also listed under CESA. The National Marine Fisheries Service (NMFS) determined that listing is not warranted for Central Valley fall-/late fall–run chinook salmon. However, this species is still designated a species of concern by NMFS and a species of special concern by the California Department of Fish and Game (DFG) because of concerns about specific risk factors. The remaining two species, hardhead and Sacramento splittail, are considered species of special concern by DFG. Delta smelt, which is Federally and state listed as threatened, is found in the Sacramento River but downstream of the confluence with the American River, and therefore is not expected to be found in the Sacramento River near the Phase 3 Project area. Delta smelt are not found in the PGCC or NEMDC. Summary descriptions for those species that have the potential to occur in the Phase 3 Project area are provided below.

- **Fall-Run Chinook Salmon.** Adult fall-run chinook salmon enter the Sacramento and San Joaquin River systems from July through April and spawn from October through February. During spawning, the female digs a redd (gravel nest) in which she deposits her eggs, which are then fertilized by the male. Optimal water temperatures for egg incubation are 6.7 degrees Celsius (°C) to 12.2°C Newly emerged fry remain in shallow, lower-velocity edgewaters, particularly where debris congregates and makes the fish less visible to predators (DFG 1998). The duration of egg incubation and time of fry emergence depends largely on water temperature. In general, eggs hatch after a 3- to 5-month incubation period, and alevins (yolk-sac fry) remain in the gravel until their yolk-sacs are absorbed (2–3 weeks).

  Juveniles typically rear in freshwater (in their natal streams, the Sacramento River system, and the Sacramento–San Joaquin Delta [Delta]) for up to 5 months before entering the ocean. Juveniles migrate downstream from January through June. Juvenile chinook salmon prefer water depths of 0.5–3.3 feet and velocities of 0.26–1.64 feet per second (Raleigh, Miller, and Nelson 1986). Important winter habitat for juvenile chinook salmon includes flooded bars, side channels, and overbank areas with relatively low water velocities. Juvenile chinook salmon have been found to rear successfully in floodplain habitat, which routinely floods but is dry at other times. Growth rates appear to be enhanced by the conditions found in floodplain habitat.
Table 3.6-2
Special-Status Fish Species Potentially Occurring in the Lower Sacramento River, PGCC, and/or NEMDC

<table>
<thead>
<tr>
<th>Species</th>
<th>Status</th>
<th>Habitat</th>
<th>Potential to Occur</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Valley fall-/late fall– run chinook salmon <em>Oncorhynchus tshawytscha</em></td>
<td>SC</td>
<td>Requires cold, freshwater streams with suitable gravel for spawning; rears in seasonally inundated floodplains, rivers, and tributaries, and in the Delta</td>
<td>Occurs in the lower Sacramento River and NEMDC; unlikely to occur in the PGCC</td>
</tr>
<tr>
<td>Sacramento River winter-run chinook salmon ESU <em>Oncorhynchus tshawytscha</em></td>
<td>E</td>
<td>Requires cold, freshwater streams with suitable gravel for spawning; rears in seasonally inundated floodplains, rivers, and tributaries, and in the Delta</td>
<td>Occurs in the Sacramento River</td>
</tr>
<tr>
<td>Central Valley spring-run chinook salmon ESU <em>Oncorhynchus tshawytscha</em></td>
<td>T</td>
<td>Requires cold, freshwater streams with suitable gravel for spawning; rears in seasonally inundated floodplains, rivers, and tributaries, and in the Delta</td>
<td>Occurs in the Sacramento River and certain tributaries</td>
</tr>
<tr>
<td>Central Valley steelhead ESU <em>Oncorhynchus mykiss</em></td>
<td>T</td>
<td>Requires cold, freshwater streams with suitable gravel for spawning; rears in seasonally inundated floodplains, rivers, and tributaries, and in the Delta</td>
<td>Occurs in the lower Sacramento River and NEMDC; unlikely to occur in the PGCC</td>
</tr>
<tr>
<td>Green sturgeon <em>Acipenser medirostris</em></td>
<td>T</td>
<td>Requires cold, freshwater streams with suitable gravel for spawning; rears in seasonally inundated floodplains, rivers, and tributaries, and Delta</td>
<td>Occurs in the lower Sacramento River; unlikely to stray into the PGCC or NEMDC</td>
</tr>
<tr>
<td>Sacramento splittail <em>Pogonichthys macrolepidotus</em></td>
<td>–</td>
<td>Spawning and juvenile rearing from winter to early summer in shallow weedy areas inundated during seasonal flooding in the lower reaches and flood bypasses of the Sacramento River, including the Yolo Bypass</td>
<td>Occurs in the lower Sacramento River</td>
</tr>
<tr>
<td>Hardhead <em>Mylopharodon conocephalus</em></td>
<td>–</td>
<td>Spawning occurs in pools and side pools of rivers and creeks; juveniles rear in pools of rivers and creeks, and in shallow to deeper water of lakes and reservoirs</td>
<td>Occurs in the lower Sacramento River; likely to occur in the PGCC and NEMDC</td>
</tr>
</tbody>
</table>

Notes: Delta = Sacramento–San Joaquin Delta; DFG = California Department of Fish and Game; ESU = Evolutionarily Significant Unit; NEMDC = Natomas East Main Drainage Canal; NMFS = National Marine Fisheries Service; PGCC = Pleasant Grove Creek Canal; USFWS = U.S. Fish and Wildlife Service

1 Legal Status Definitions
- Federal Listing Categories (USFWS and NMFS)
  - E Endangered (legally protected)
  - T Threatened (legally protected)
  - SC Species of Concern
- State Listing Categories (DFG)
  - E Endangered (legally protected)
  - T Threatened (legally protected)
  - SSC Species of Special Concern (no formal protection)

Source: Data compiled by EDAW in 2008
Cover structures, space, and food are necessary components for chinook salmon rearing habitat. Suitable habitat includes areas with instream and overhead cover in the form of undercut banks; downed trees; and large, overhanging tree branches. The organic materials forming fish cover also help provide sources of food, in the form of both aquatic and terrestrial insects. Growth of juvenile chinook salmon in floodplain habitat is fast relative to growth in river habitat. Juvenile salmon have been found to have growth rates in excess of 1 millimeter (mm) per day when they rear in flooded habitat and as much as 20 mm in 2–3 weeks (Jones & Stokes 2001). The water temperature in floodplain habitat is typically higher than that in main channel habitats. Although increased temperature increases metabolic requirements, the productivity in flooded habitat is also increased, resulting in higher growth rates (Sommer et al. 2001). The production of drift invertebrates in the Yolo Bypass has been found to be one to two times greater than production in the river (Sommer et al. 2001). Also, grasses that are flooded support invertebrates that are also a substantial source of food for rearing juveniles. Increased areas resulting from flooded habitat can also reduce the competition for food and space and potentially decrease the possible encounters with predators (Sommer et al. 2001). Juvenile chinook salmon that grow faster are likely to migrate downstream sooner, which helps to reduce the risks of predation and competition in freshwater systems.

Juvenile chinook salmon in the Sacramento River system move out of upstream spawning areas into downstream habitats in response to many factors, including inherited behavior, habitat availability, flow, competition for space and food, and water temperature. The number of juveniles that move and the timing of movement are highly variable. Storm events and the resulting high flows appear to trigger movement of substantial numbers of juvenile chinook salmon to downstream habitats. In general, juvenile abundance in the Delta increases as flow increases (USFWS 1993).

Fall-run chinook salmon emigrate as fry and subyearlings and remain off the California coast during their ocean migration (63 Federal Register [FR] 11481, March 9, 1998). Fall-run chinook salmon occur in the lower Sacramento River, are likely to occur in the NEMDC, and are unlikely to occur in the PGCC.

Winter-Run Chinook Salmon. Adult winter-run chinook salmon leave the ocean and migrate through the Delta into the Sacramento River system from November through July. Salmon migrate upstream past the Red Bluff Diversion Dam (RBDD) on the Sacramento River from mid-December through July, and most of the spawning population has passed RBDD by late June. Winter-run chinook salmon spawn from mid-April through August, and incubation continues through October. The primary spawning grounds in the Sacramento River are above RBDD. Adult winter-run chinook salmon generally do not enter the American River.

Juvenile winter-run chinook salmon rear and emigrate in the Sacramento River from July through March (Hallock and Fisher 1985). Juveniles descending the Sacramento River above RBDD from August through October and possibly November are mostly pre-smolts (smolts are juveniles that are physiologically ready to enter seawater) and probably rear in the Sacramento River below RBDD. Juveniles have been observed in the Delta between October and December, especially during high Sacramento River discharge caused by fall and early-winter storms.

Triggers for downstream movement are similar to those described above for fall-run chinook salmon. Winter-run salmon smolts may migrate through the Delta and bay to the ocean from December through as late as May (Stevens 1989). The Sacramento River channel is the main migration route through the Delta. Adult winter-run chinook salmon spend 1–4 years in the ocean. About 67% of the adult escapement that leaves the ocean to spawn in the Sacramento River consists of 3-year-olds, 25% consists of 2-year-olds, and 8% consists of 4-year-olds (Hallock and Fisher 1985). Winter-run chinook salmon occur in the lower Sacramento River adjacent to the Phase 3 Project area.
- **Spring-Run Chinook Salmon.** Spring-run chinook salmon historically were the second most abundant run of Central Valley chinook salmon (Fisher 1994). They occupied the headwaters of all major river systems in the Central Valley where there were no natural barriers. Adults returning to spawn ascended the tributaries to the upper Sacramento River, including the Pit, McCloud, and Little Sacramento Rivers. They also occupied Cottonwood, Battle, Antelope, Mill, Deer, Stony, Big Chico, and Butte Creeks and the Feather, Yuba, American, Mokelumne, Stanislaus, Tuolumne, Merced, San Joaquin, and Kings Rivers. Spring-run chinook salmon migrated farther into headwater streams where cool, well-oxygenated water is available year round.

Current surveys indicate that remnant, nonsustaining spring-run chinook salmon populations may be found in Cottonwood, Battle, Antelope, and Big Chico Creeks (DWR 1997b). More sizable, consistent runs of naturally produced fish are found only in Mill and Deer Creeks. The Feather River Fish Hatchery sustains the spring-run population on the Feather River, but the genetic integrity of that run is questionable (DWR 1997b). Estimates since 1953 on the Feather River indicate that numbers returning to the hatchery average around 2,115, although the estimates have increased dramatically since 1990 (DFG 2006).

Historical records indicate that adult spring-run chinook salmon enter the mainstem Sacramento River in February and March and continue to their spawning streams, where they then hold in deep, cold pools until they spawn. Spring-run chinook salmon are sexually immature during their spawning migration. Some adult spring-run chinook salmon start arriving in the Feather River below the Fish Barrier Dam in June. They remain there until the fish ladder is opened in early September. Spawning and rearing requirements for the species are similar to those identified above for fall-run chinook salmon.

Spawning occurs in gravel beds from late August through October, and emergence takes place in March and April. Spring-run chinook salmon appear to emigrate at two different life stages: fry and yearlings. Fry move between February and June, while the yearling spring-run emigrate October to March, peaking in November (Cramer and Demko 1997).

Juveniles display considerable variation in stream residence and migratory behavior. Juvenile spring-run chinook salmon may leave their natal streams as fry soon after emergence or rear for several months to a year before migrating as smolts or yearlings (Yoshiyama, Fisher, and Moyle 1998). Triggers for downstream movement are similar to those described above for fall-run chinook salmon.

On March 9, 1998 (63 FR 11481), NMFS issued a proposed rule to list Central Valley spring-run chinook salmon ESU as endangered. NMFS designated the species as threatened on September 16, 1999 (64 FR 50393). On February 5, 1999, the California Fish and Game Commission listed it as threatened under CESA. Critical habitat originally had been designated for Central Valley spring-run chinook salmon by NMFS (65 FR 7764, February 16, 2000). However, following a lawsuit (National Association of Home Builders et al. v. Donald L. Evans, Secretary of Commerce, et al.), NMFS rescinded the listing. After further review, critical habitat for the Central Valley spring-run chinook salmon ESU was designated on August 12, 2005. Critical habitat is designated to include select waters in the Sacramento and San Joaquin River basins. Spring-run chinook salmon occur in the lower Sacramento River adjacent to the Phase 3 Project area.

- **Central Valley Steelhead.** Historically, steelhead spawned and reared in most of the accessible upstream reaches of Central Valley rivers, including the Sacramento and American Rivers and many of their tributaries. Compared with chinook salmon, steelhead generally migrated farther into tributaries and headwater streams where cool, well-oxygenated water is available year-round.

In the Central Valley, steelhead are now restricted to the upper Sacramento River downstream of Keswick Reservoir; the lower reaches of large tributaries downstream of impassable dams; small, perennial tributaries of the Sacramento River mainstem; and the San Francisco Bay/Sacramento–San Joaquin Delta (Bay-Delta) system.
The upstream migration of adult steelhead in the mainstem Sacramento River historically started in July, peaked in September, and continued through February or March. Central Valley steelhead spawn mainly from January through March, but spawning has been reported from late December through April (McEwan and Jackson 1996). During spawning, the female digs a redd (gravel nest) in which she deposits her eggs, which are then fertilized by the male. Egg incubation time in the gravel is determined by water temperature, varying from approximately 19 days at an average water temperature of 15.5°C to approximately 80 days at an average temperature of 14.5°C (McEwan and Jackson 1996).

Steelhead fry usually emerge from the gravel 2–8 weeks after hatching, between February and May, sometimes extending into June (Barnhart 1986, Reynolds et al. 1993). Newly emerged steelhead fry move to shallow, protected areas along streambanks but move to faster, deeper areas of the river as they grow. Juvenile steelhead feed on a variety of aquatic and terrestrial insects and other small invertebrates.

Juvenile steelhead rear throughout the year and may spend 1–3 years in freshwater before emigrating to the ocean. Smoltification, the physiological adaptation that juvenile salmonids undergo to tolerate saline waters, occurs in juveniles as they begin their downstream migration. Smolting steelhead generally emigrate from March to June (Barnhart 1986, Reynolds et al. 1993).

NMFS completed a status review of steelhead populations in Washington, Oregon, Idaho, and California and identified 15 Distinct Population Segments (DPSs) in this range. On August 9, 1996, NMFS issued a proposed rule to list five of these DPSs (including the Central Valley steelhead) as endangered and five as threatened under the ESA (61 FR 155). The Central Valley steelhead DPS was later listed as threatened (downgraded from its proposed status of endangered) (63 FR 13347, March 19, 1998), and critical habitat (which included the lower Feather and Yuba Rivers) was designated for this DPS (65 FR 7764, February 16, 2000). However, after the lawsuit referenced above (National Association of Home Builders et al. v. Donald L. Evans, Secretary of Commerce, et al.), NMFS rescinded the listing. After further review, critical habitat for the Central Valley steelhead DPS was designated on August 12, 2005. This habitat includes select waters in the Sacramento and San Joaquin River basins. Steelhead occur in the lower Sacramento River, are likely to occur in the NEMDC, and are unlikely to occur in the PGCC.

► **Green Sturgeon.** Green sturgeon has recently been listed as threatened by NMFS (71 FR 17757, April 7, 2006). Green sturgeon are found in the lower reaches of large rivers, including the Sacramento–San Joaquin River basin, and in the Eel, Mad, Klamath, and Smith Rivers. Green sturgeon adults and juveniles are found throughout the upper Sacramento River, as indicated by observations incidental to winter-run chinook monitoring at RBDD in Tehama County (NMFS 2005). Green sturgeon spawn predominantly in the upper Sacramento River. They are thought to spawn every 3–5 years (Tracy 1990). Their spawning period is March to July, with a peak in mid-April to mid-June (Moyle, Foley, and Yoshiyama 1992). Juveniles inhabit the estuary until they are approximately 4–6 years old, when they migrate to the ocean (Kohlhorst et al. 1991). Green sturgeon is found primarily in the Sacramento River and occasionally in the Feather River.

► **Sacramento Splittail.** Recent data indicate that Sacramento splittail occur in the Sacramento River as far upstream as RBDD (Sommer et al. 1997) and that some adults spend the summer in the mainstem Sacramento River rather than returning to the estuary (Baxter 1999). The distribution and extent of spawning and rearing along the mainstem Sacramento River is unknown.

Sacramento splittail spawn over flooded terrestrial or aquatic vegetation (Moyle 2002, Wang 1986). Sacramento splittail spawn in early March and May in lower reaches of the Sacramento River (Moyle et al. 1995). Spawning has been observed to occur as early as January and to continue through July (Wang 1986). Larval splittail are commonly found in the shallow, vegetated areas where spawning occurs. Larvae eventually move into deeper, open water habitats as they grow and become juvenile. During late winter and spring, young-of-year juvenile splittail (i.e., those less than 1 year old) are found in floodplain habitat, sloughs, rivers, and Delta channels near spawning habitat. Juvenile splittail gradually move from shallow,
nearshore habitats to the deeper, open water habitats of Suisun and San Pablo Bays (Wang 1986). In areas upstream of the Delta, juvenile splittail can be expected to be present in the flood basins (i.e., Sutter and Yolo Bypasses and the Sacramento River) when these areas are flooded during winter and spring.

In 1999, after 4 years of candidate status, the splittail was listed as threatened under the ESA (64 FR 25, March 10, 1999). Fall midwater trawl surveys indicate that juvenile splittail abundance has been highly variable from year to year, with peaks and declines coinciding with wet and dry periods, respectively, and correlated with the availability of flooded shallow-water habitat. After the listing, the State Water Contractors, the San Luis and Delta-Mendota Water Authority, and others challenged the listing, contending that it violated the ESA and the Administrative Procedures Act. On June 23, 2000, the U.S. District Court in Fresno ruled in favor of the plaintiffs and found the listing unlawful. On September 22, 2003, the U.S. Fish and Wildlife Service (USFWS) withdrew splittail from the list of threatened species, indicating that habitat restoration actions implemented through the CALFED Bay-Delta Program and the Central Valley Project Improvement Act are likely to keep the splittail from becoming endangered in the foreseeable future (68 FR 55139, September 22, 2003).

► **Hardhead.** Hardhead are widely distributed throughout the low- to mid-elevation streams in the main Sacramento–San Joaquin drainage, including the Sacramento River system. Undisturbed portions of larger streams at low to middle elevations are preferred by hardhead. Hardhead are able to withstand summer water temperatures above 20ºC; however, they will select lower temperatures when they are available. Hardhead are fairly intolerant of low-oxygenated waters, particularly at higher water temperatures. Pools with sand-gravel substrates and slow water velocities are the preferred habitat; adult fish inhabit the lower half of the water column, while the juvenile fish remain in the shallow water closer to the stream edges. Hardhead typically feed on small invertebrates and aquatic plants at the bottom of quiet water (Moyle 2002). Hardhead is a Federal species of concern and a state species of special concern.

### **3.3.6.3 Other Important Native Fish Species Supported by the Lower Sacramento River, Pleasant Grove Creek Canal, and Natomas East Main Drainage Canal**

Summary descriptions for those species that have the potential to occur in the Phase 3 Project area are provided below.

► **Sacramento Sucker.** The Sacramento sucker is widely distributed throughout the Sacramento River system. Sacramento sucker occupy waters from cold, high-velocity streams to warm, nearly stagnant sloughs. They are common at moderate elevations (600–2,000 feet). Sacramento sucker feed on algae, detritus, and benthic invertebrates. They usually spawn for the first time in their fourth or fifth years. When they cannot move upstream and end up spawning in lake habitat, they typically orient themselves near areas where spring freshets flow into the lake. They typically spawn in stream habitat on gravel riffles from late February to early June. The eggs hatch in 3–4 weeks, and the young typically live in the natal stream for a couple of years before moving downstream to a reservoir or large river (Moyle 2002).

► **Sacramento Pikeminnow.** Sacramento pikeminnow occupy rivers and streams throughout the Sacramento–San Joaquin River system, mainly at elevations between 300 and 2,000 feet. Sacramento pikeminnow spawn in April and May, with eggs hatching in less than a week. Within a week of hatching, the fry are free-swimming and schooling. Adult pikeminnow may feed on other fish, including juvenile pikeminnow, chinook salmon, and steelhead, but, according to Moyle (2002), are overrated as predators on salmonid species in natural environments. They can, however, be major predators on juvenile salmon and steelhead in riverine environments modified by dams and fish ladders. Pikeminnow tend to remain in well-shaded, deep pools with sand or rock substrate and are less likely to be found in areas where there are higher numbers of introduced predator species, such as largemouth bass and other centrarchid species.
3.3.6.4 **IMPORTANT NONNATIVE FISH SPECIES SUPPORTED BY THE LOWER SACRAMENTO RIVER, PLEASANT GROVE CREEK CANAL, AND NATOMAS EAST MAIN DRAINAGE CANAL**

Summary descriptions for those species that have the potential to occur in the Phase 3 Project area are provided below.

- **Striped Bass.** Striped bass are anadromous fish that have been an important part of the sport-fishing industry in the Delta. They were introduced into the Sacramento–San Joaquin estuary between 1879 and 1882 (Moyle 2002). Striped bass may move into the lower reaches of the rivers year-round but probably most often between April and June, when they spawn. The species tends to remain in deep, slow-moving water, where it has access to prey without having to expend a great deal of energy.

- **American Shad.** American shad are an anadromous fish that have been introduced into the Central Valley and have become established as a popular sport fish. American shad enter the American River to spawn during the spring (primarily May and June) and support a seasonal fishery downstream of the dams during these months.

3.3.6.5 **DESIGNATED ESSENTIAL FISH HABITAT**

The Sacramento River and the lowermost segment of the NEMDC have been designated as Essential Fish Habitat by the Pacific Fishery Management Council to protect and enhance habitat for coastal marine fish and macroinvertebrate species that support commercial fisheries. Essential Fish Habitat is defined as waters and substrates necessary to fish for spawning, breeding, feeding, or growth to maturity. Under the *Pacific Coast Salmon Fisheries Management Plan* (Pacific Fishery Management Council 2003), the lower portion of the NEMDC (i.e., portion below confluence with Dry Creek) have been designated as Essential Fish Habitat for fall-run chinook salmon, and the Sacramento River has been designated as Essential Fish Habitat for spring-, fall-, late fall-, and winter-run chinook salmon.

3.3.7 **SENSITIVE AQUATIC HABITATS**

Sensitive aquatic habitats include those that are of special concern to resource agencies or that are afforded specific consideration through ESA, CEQA, Section 1602 of the California Fish and Game Code, Section 404 and 401 of the Clean Water Act (CWA), or the Sustainable Fisheries Act (as amended). These habitats are of special concern because they may be of high value to plants, wildlife, and fish species and may have a higher potential to support special-status species. They also provide other important ecological functions, such as enhancing flood and erosion control and maintaining water quality. Essential Fish Habitat is described in Section 3.3.6.5, “Designated Essential Fish Habitat,” above; other sensitive aquatic habitats are described below.

Irrigation/drainage canals and ditches in the Phase 3 Project area are anticipated to be considered waters of the United States and subject to regulation under CWA Section 404. Other permanently and/or seasonally wet habitats, such as freshwater marsh and seasonal wetland, could qualify as jurisdictional waters of the United States subject to Section 404 regulation if they are adjacent or abutting other jurisdictional waters of the United States.

A wetland delineation was completed for the PGCC, NEMDC, and Sutter Pointe and Dunmore borrow areas. The preliminary wetland delineation report concluded that the PGCC, NEMDC, irrigation/drainage ditches, and small areas of seasonal wetlands and irrigated wetlands at the toe of the existing levees within the project footprint are subject to CWA Section 404 jurisdiction. Irrigated wetlands and irrigation/drainage ditches on the Sutter Pointe and Dunmore potential borrow sites are also subject to CWA jurisdiction. USACE issued a preliminary jurisdictional determination form in November 2008 that concurred with the estimate of jurisdictional waters of the United States within the project footprint presented in the wetland delineation report.
Previous delineation reports verified by USACE (Cavanaugh pers. comm., 2005, 2006a, 2006b; Finan 2008; Roukey 2006; Appendix C), which covered other elements of the anticipated footprint for the Phase 2 and Phase 3 Projects (Sacramento River east levee improvements, canal relocations, the NCC, and borrow operations at the Airport north bufferlands and Brookfield sites), identify the following features as jurisdictional: irrigation/drainage ditches and canals along the toe of the levee that connect with these, seasonal wetlands within the Airport north bufferlands borrow area, freshwater marsh habitat, irrigated wetlands in rice fields, and the slough north of the Teal Bend Golf Club. In addition, the riverbank erosion control element of the Levee Raise-in-Place Alternative at erosion sites along the Sacramento River east levee would be within USACE jurisdictional areas, and some of the discharge pipes conveying filtered stormwater drainage from the east levee to the east bank of the Sacramento River under the Proposed Action might extend to areas within CWA Section 404 and/or Section 10 of the Rivers and Harbors Act jurisdiction. A previously verified delineation report was conducted in the “panhandle” area south of Elkhorn Boulevard (SPK-2005-01087) which found jurisdictional vernal pools along the NEMDC west levee.

The functional quality of an aquatic resource is considered by USACE as part of the CWA Section 404 regulatory process. Habitat quality may be generally categorized as low, moderate, or high, defined herein as follows:

► **Low:** High levels of disturbance (e.g., vegetation disking for fire clearance purposes, dominance of monotypic stands of nonnative vegetation, presence of human-made structures)

► **Moderate:** Moderate levels of disturbance (e.g., natural plant communities intact with some evidence of nonnative vegetation, low-intensity developments such as trails, selective vegetation management for flood damage reduction purposes)

► **High:** Natural structure and function of biotic community exists, with minimal changes in structure or function evident—i.e., zero to low levels of human disturbance (e.g., natural plant communities intact, no artificial structures present, sensitive plant and/or wildlife species utilization)

The relative functional quality of the features identified above that would fall within the project footprint is generally as follows: irrigation canals and irrigation/drainage ditches—low; seasonal wetlands in the Airport north bufferlands area and in the footprint of the proposed adjacent setback levee along the Sacramento River east levee and Giant Garter Snake (GGS)/Drainage and Elkhorn Canals, irrigated wetlands in the Brookfield, Sutter Pointe, and Dunmore potential borrow sites—moderate; and slough, freshwater marsh, and Sacramento River bank—moderate to high.

All of the aquatic habitats described above are also anticipated to qualify as waters of the state and be regulated under the Porter-Cologne Water Quality Control Act. In addition, waterways and associated riparian habitats are likely subject to regulation under Section 1600 et seq. of the California Fish and Game Code. Within the footprint of the Phase 3 Project, riparian habitat occurs in scattered patches along the waterside of the Sacramento River east levee and near the historic Jacobs Slough.

Other habitats considered sensitive by DFG include those identified as “rare and worthy of consideration” in natural communities recognized by the California Natural Diversity Database (CNNDDB). These sensitive communities provide essential habitat to special-status species that are often restricted in distribution or decreasing throughout their range. Some woodland patches within the Phase 3 Project area could be categorized as Great Valley cottonwood riparian forest, which is a natural community documented in the CNNDDB.
3.3.8 **Vegetation and Wildlife**

3.3.8.1 **Land Use and Vegetation**

Before 1850, vegetation in the Natomas Basin and the remainder of the Sacramento Valley bore little resemblance to its current state. The Sacramento River dominated the area, its banks lined by a riverine growth of oak, western sycamore, Fremont cottonwood, willow, and Oregon ash, up to a mile in width. Drainage from the western slopes of the Sierra Nevada resulted in regular flooding of the Sacramento Valley, rendering the Natomas Basin an area of highly fertile, alluvial soils. The southern portion of the Basin was part of the overlapping American and Sacramento River floodplains. This large floodplain supported large tracts of riparian woodland and scrub, permanent freshwater marsh, and seasonal wetland. It is likely that vernal pools also existed historically in the Natomas Basin, particularly in upland areas in the eastern portion (USFWS, City of Sacramento, and Sutter County 2003).

Currently, the Natomas Basin supports a wide array of land uses and habitat types, including urban, suburban, and rural development; agricultural fields; and remnant and restored native habitat. **Table 3.8-1** summarizes information compiled for the most recent categorization of land cover types in the Natomas Basin conducted for TNBC.

<table>
<thead>
<tr>
<th>Table 3.8-1</th>
<th>Land Cover Types in the Natomas Basin</th>
</tr>
</thead>
<tbody>
<tr>
<td>Habitat Type</td>
<td>Acres</td>
</tr>
<tr>
<td>Alfalfa</td>
<td>1,189</td>
</tr>
<tr>
<td>Fallow rice</td>
<td>7,970</td>
</tr>
<tr>
<td>Fallow row and grain crops</td>
<td>2,065</td>
</tr>
<tr>
<td>Fresh emergent marsh</td>
<td>154</td>
</tr>
<tr>
<td>Fresh emergent marsh (created)</td>
<td>674</td>
</tr>
<tr>
<td>Grass hay</td>
<td>2,212</td>
</tr>
<tr>
<td>Grassland (created)</td>
<td>68</td>
</tr>
<tr>
<td>Irrigated grassland</td>
<td>451</td>
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<tr>
<td>Nonhabitat land uses (developed, disturbed/bare, ruderal)</td>
<td>14,226</td>
</tr>
<tr>
<td>Nonnative annual grassland</td>
<td>5,192</td>
</tr>
<tr>
<td>Nonriparian woodland</td>
<td>51</td>
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<tr>
<td>Open water</td>
<td>340</td>
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<tr>
<td>Orchard</td>
<td>184</td>
</tr>
<tr>
<td>Rice</td>
<td>14,590</td>
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<tr>
<td>Riparian scrub</td>
<td>114</td>
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<tr>
<td>Riparian woodland</td>
<td>357</td>
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<tr>
<td>Row and grain crops (milo, tomatoes, sunflower, wheat)</td>
<td>4,067</td>
</tr>
<tr>
<td>Seasonal wetland</td>
<td>108</td>
</tr>
<tr>
<td>Valley oak woodland</td>
<td>192</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>54,207</strong></td>
</tr>
</tbody>
</table>

Source: Habitat mapping by Jones & Stokes in 2007; data compiled by EDAW in 2008
The southern portion of the Natomas Basin is largely developed, particularly south of Elkhorn Boulevard and east of El Centro Road. The western and northern portions, in contrast, are dominated by agricultural lands. The primary crops produced in the Natomas Basin are rice, corn, grain, and tomatoes. Rice, the most common crop, is generally grown over large areas of contiguous land north of Elkhorn Boulevard, although the amount of land in active rice production has greatly diminished in recent years and many former rice fields are now fallow or support grain crops, such as wheat. Agricultural lands in the southern and western portions support other crops and urban land uses (City of Sacramento, Sutter County, and TNBC 2003).

Only small fragments of native habitat persist in the Natomas Basin. Riparian habitat is primarily restricted to a narrow strip along the levees of the Sacramento River and NEMDC. Small patches of woodland, scrub, and wetland habitats dominated by native species are scattered throughout the Natomas Basin, most relatively close to the Sacramento River or adjacent to other features that support surface water. An extensive network of irrigation and drainage ditches also traverses the Natomas Basin and a growing number of restored marsh habitat patches are being created, primarily in the north. Most of these are owned and managed by TNBC; others are separately managed as Airport mitigation sites.

The Phase 3 Project area is largely undeveloped, except for residences widely scattered along the northern and middle reaches of the Sacramento River, the southern portion of PGCC, and the southern portion of the NEMDC. Residences are more densely spaced in the southern reaches of the Sacramento River and NEMDC. Levee slope maintenance zones along the landside toe are dominated by weedy ruderal vegetation that is regularly maintained via mowing and/or burning. Irrigation/drainage ditches and canals are present along many of the levee reaches, landward of the maintenance zones. These ditches generally support little native vegetation and are regularly maintained. Lateral ditches and canals also extend into the Phase 3 Project area. The relatively limited amount of native vegetation within the Phase 3 Project area is associated with these lateral ditches, which are concentrated in the upper reaches of the Sacramento River east levee, and remnant woodland and scrub patches scattered along the land side of the Sacramento River east levee. The dominant habitat landward of levee maintenance zones and irrigation/drainage features is agricultural. Aside from the urbanized areas, along the southern reaches of the Sacramento River and NEMDC, areas along the Sacramento River and NEMDC are predominantly row and field crops. Land adjacent to the PGCC and at the potential borrow sites are a mix of rice and row/field crops.

### 3.3.8.2 WILDLIFE

Before European settlement, the Sacramento area floodplains supported a wide variety and large numbers of wildlife species associated with its riparian habitats, permanent and seasonal wetlands, and oak woodlands and savannas. Much of this habitat has been lost, locally and regionally. Initially, land within the Natomas Basin was converted to agriculture, though more recent land use conversions have been to urban development. As a result, there have been shifts in wildlife use as land uses and habitats have changed. With the conversion to agriculture, the abundance of species restricted to natural habitats likely decreased, and in some cases particular species ceased to occur (City of Sacramento, Sutter County, and TNBC 2003). However, remnant native habitat patches and created habitat associated with drainage and agricultural supply ditches and habitat reserves have allowed remnant wildlife populations to persist within the Natomas Basin, most notable of which are giant garter snake and the Swainson’s hawk populations. The presence of ditches among the mosaic of agricultural fields and remnant riparian and wetland patches provides important nesting, feeding, and migration corridor habitat for a variety of wildlife species that inhabit the Natomas Basin. Many of these are special-status species, which are described in Section 3.3.9, “Special-Status Terrestrial Species.”

Wildlife use is also linked to the Natomas Basin’s position in the Pacific Flyway, the westernmost of North America’s four flyways, or migration routes. These flyways are defined as geographic regions with breeding grounds in the north, wintering grounds in the south, and a system of migration routes in between. The Central Valley lies at the southerly end of the Pacific Flyway migratory route. Historically, the Central Valley contained approximately 4 million acres of wetlands, including permanent marshes and seasonal wetlands created by winter rains and spring snowmelt from the Sierra Nevada. Today, approximately 300,000 acres remain, providing
wintering habitat for 60% of the Pacific Flyway’s current waterfowl population and migration habitat for an additional 20% of the population. All together, approximately 10–12 million ducks and geese, along with millions of other water birds, winter in or pass through the Central Valley each year (City of Sacramento, Sutter County, and TNBC 2003). Although most marshes and seasonal wetlands in the Natomas Basin have been converted to agricultural and urban uses, flooded rice fields continue to attract and support migrant waterfowl. Some species also utilize pasture, harvested rice, and other croplands for foraging (USFWS, City of Sacramento, and Sutter County 2003).

The Phase 3 Project area provides habitat for a variety of wildlife species, ranging from those that utilize the widely distributed agricultural fields and levee maintenance zones to species that are restricted to remnant patches of native vegetation and the system of irrigation/drainage ditches and canals. Many common wildlife species utilize the Phase 3 Project area, and a number of sensitive species also have potential to occur within and adjacent to the levee improvement areas. These sensitive species are discussed further in Section 3.3.9, “Special-Status Terrestrial Species.”

### 3.3.9 Special-Status Terrestrial Species

A programmatic Biological Opinion (BO) was issued by USFWS for the NLIP in October 2008.

#### 3.3.9.1 Special-Status Plant Species

Nine special-status plant species were evaluated for their potential to occur in the Phase 3 Project area. These are species that are covered under the NBHCP and/or are considered by the California Native Plant Society (CNPS) to be rare, endangered, or threatened and are considered to have suitable habitat in the project region. Table 3.9-1 summarizes for each species the regulatory or CNPS listing status, including coverage in the NBHCP; habitat association; and potential for occurrence in the Phase 3 Project area.

Three of the nine species were determined to have potential to occur in the Phase 3 Project area: rose mallow, Delta tule pea, and Sanford’s arrowhead. All of these species occur in freshwater habitats, including marshes, swamps, sloughs, and ditches. Potentially suitable habitat for them within the Phase 3 Project area is provided by the irrigation and drainage canals throughout the Phase 3 Project area. In general, these areas provide low-quality habitat and are unlikely to support these three special-status plants. Rose mallow and Delta tule pea are not known to occur in the Phase 3 Project area (CNDDB 2008). Surveys conducted in 2008 did not detect Sanford’s arrowhead in potentially suitable habitat that could be disturbed during construction of the Phase 3 Project.

The remaining six species included in Table 3.9-1 are not addressed further in this section, because the Phase 3 Project area does not support the vernal pool and seasonal wetland habitats in which they occur. Potential habitat for these species is generally concentrated in the eastern portion of the Natomas Basin, between Del Paso Road and Riego Road, along the northern portion of the NEMDC, where construction is not proposed under the Phase 3 Project.

#### 3.3.9.2 Special-Status Wildlife Species

Twenty special-status wildlife species, including all species covered by the NBHCP, were evaluated for their potential to occur in the Phase 3 Project area. Table 3.9-2 summarizes for each species the regulatory status, including coverage in the NBHCP; habitat association; and potential for occurrence in the Phase 3 Project area. Six of these species (four invertebrate species and two amphibian species) are not addressed further in this section because the Phase 3 Project area does not support the habitats in which they occur. Three of the bird species listed in Table 3.9-2 have been documented in the area in the past but are not known to nest in the Phase 3 Project area and are not discussed further. The remaining eleven species were determined to have potential to occur in the Phase 3 Project area during at least part of the year and are discussed below.
Table 3.9-1
Special-Status Plant Species Evaluated for Potential to Occur in the Project Area

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Status</th>
<th>Habitat</th>
<th>Potential for Occurrence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dwarf downingia</td>
<td>Downingia pusilla</td>
<td>CNPS: 2</td>
<td>Vernal pools and lakes</td>
<td>No suitable habitat is present within the project area</td>
</tr>
<tr>
<td>Bogg’s Lake hedge-hyssop</td>
<td>Gratiola heterosepala</td>
<td>CA: endangered CNPS: 1B NBHCP: covered</td>
<td>Vernal pools and lake margins</td>
<td>No suitable habitat is present within the project area</td>
</tr>
<tr>
<td>Rose mallow</td>
<td>Hibiscus lasiocarpus</td>
<td>CNPS: 2</td>
<td>Freshwater marshes and swamps</td>
<td>Low potential to occur in ditches and ponds in the project area</td>
</tr>
<tr>
<td>Delta tule pea</td>
<td>Lathyrus jepsonii</td>
<td>CNPS: 1B</td>
<td>Freshwater and brackish marshes and sloughs</td>
<td>Low potential to occur in ditches and ponds in the project area</td>
</tr>
<tr>
<td>Legenere</td>
<td>Legenere limosa</td>
<td>CNPS: 1B NBHCP: covered</td>
<td>Vernal pools</td>
<td>No suitable habitat is present within the project area</td>
</tr>
<tr>
<td>Colusa grass</td>
<td>Neostapfia colusana</td>
<td>Federal: threatened CA: endangered CNPS: 1B NBHCP: covered</td>
<td>Vernal pools</td>
<td>No suitable habitat is present within the project area</td>
</tr>
<tr>
<td>Slender orcutt grass</td>
<td>Orcuttia tenuis</td>
<td>Federal: threatened CA: endangered CNPS: 1B NBHCP: covered</td>
<td>Vernal pools</td>
<td>No suitable habitat is present within the project area</td>
</tr>
<tr>
<td>Sacramento orcutt grass</td>
<td>Orcuttia viscida</td>
<td>Federal: endangered CA: endangered CNPS: 1B NBHCP: covered</td>
<td>Vernal pools</td>
<td>No suitable habitat is present within the project area</td>
</tr>
<tr>
<td>Sanford’s arrowhead</td>
<td>Sagittaria sanfordii</td>
<td>CNPS: 1B NBHCP: covered</td>
<td>Freshwater ponds, marshes and ditches</td>
<td>Low potential to occur in ditches and ponds in the project area</td>
</tr>
</tbody>
</table>

Notes: CA = California; CNPS = California Native Plant Society; NBHCP = Natomas Basin Habitat Conservation Plan
California Native Plant Society Listing Categories:
1B Plants considered rare, threatened, or endangered in California and elsewhere
2 Plants considered rare, threatened, or endangered in California but more common elsewhere
Sources: CNPS 2007; CNDDB 2007; City of Sacramento, Sutter County, and TNBC 2003; USFWS 2005
### Table 3.9-2
Special-Status Wildlife Species Evaluated for Potential to Occur in the Project Area

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Status</th>
<th>Habitat</th>
<th>Potential for Occurrence</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Invertebrates</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Valley elderberry longhorn beetle</td>
<td><em>Desmocerus californicus dimorphus</em></td>
<td>Federal: threatened</td>
<td>Elderberry shrubs, typically in riparian habitats</td>
<td>Elderberry shrubs are present within and adjacent to the Sacramento River east levee improvement area</td>
</tr>
<tr>
<td>California lindieriella</td>
<td><em>Linderiella occidentalis</em></td>
<td>Federal: endangered</td>
<td>Vernal pools and other seasonal wetlands</td>
<td>No suitable habitat is present within the project area</td>
</tr>
<tr>
<td>Vernal pool tadpole shrimp</td>
<td><em>Lepidurus packardi</em></td>
<td>Federal: endangered</td>
<td>Vernal pools and swales</td>
<td>No suitable habitat is present within the project area</td>
</tr>
<tr>
<td>Midvalley fairy shrimp</td>
<td><em>Branchinecta mesovallensis</em></td>
<td>NBHCP: covered</td>
<td>Vernal pools</td>
<td>No suitable habitat is present within the project area</td>
</tr>
<tr>
<td>Vernal pool fairy shrimp</td>
<td><em>Branchinecta lynchi</em></td>
<td>Federal: threatened</td>
<td>Vernal pools and other seasonal wetlands</td>
<td>No suitable habitat is present within the project area</td>
</tr>
<tr>
<td><strong>Amphibians</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>California tiger salamander</td>
<td><em>Ambystoma californiense</em></td>
<td>Federal: threatened CA: species of special concern</td>
<td>Vernal pools and seasonal wetlands in upland with burrows and other belowground refuge</td>
<td>No suitable habitat is present within the project area</td>
</tr>
<tr>
<td>Western spadefoot</td>
<td><em>Spea hammondii</em></td>
<td>CA: species of special concern</td>
<td>Vernal pools and seasonal wetlands in upland with burrows and other belowground refuge</td>
<td>No suitable habitat is present within the project area</td>
</tr>
<tr>
<td><strong>Reptiles</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Giant garter snake</td>
<td><em>Thamnophis gigas</em></td>
<td>Federal: threatened CA: threatened NBHCP: covered</td>
<td>Streams, sloughs, ponds, and irrigation/drainage ditches; also require upland refugia not subject to flooding during the snake’s inactive season</td>
<td>The Natomas Basin supports a key population; rice fields, ditches, and ponds in the project area provide potentially suitable habitat</td>
</tr>
<tr>
<td>Northwestern pond turtle</td>
<td><em>Actinemys marmorata marmorata</em></td>
<td>CA: species of special concern</td>
<td>Ponds, marshes, rivers, streams, sloughs; nest in nearby uplands with suitable soils</td>
<td>Ditches and ponds in the project area provide potentially suitable habitat</td>
</tr>
<tr>
<td><strong>Birds</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>White-faced ibis</td>
<td><em>Plegadis chihi</em></td>
<td>CA: species of special concern</td>
<td>Forage and roost in shallow water and flooded fields; nest in freshwater marshes</td>
<td>Rice fields in project area provide foraging habitat; the only nesting colony in the Natomas Basin is approximately 3 miles from the nearest levee improvement area</td>
</tr>
<tr>
<td>Common Name</td>
<td>Scientific Name</td>
<td>Status</td>
<td>Habitat</td>
<td>Potential for Occurrence</td>
</tr>
<tr>
<td>----------------------------</td>
<td>----------------------------------</td>
<td>-------------------------------</td>
<td>-------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Aleutian Canada goose</td>
<td><em>Branta canadensis leucopareia</em></td>
<td>NBHCP: covered</td>
<td>Forage in agricultural fields and roost in aquatic habitats</td>
<td>Could be a winter visitor to the project area, but no recent documented occurrences</td>
</tr>
<tr>
<td>White-tailed kite</td>
<td><em>Elanus leucurus</em></td>
<td>CA: fully protected</td>
<td>Forage in grasslands and agricultural fields; nest in isolated trees or small woodland patches</td>
<td>Known to nest and forage in the project area</td>
</tr>
<tr>
<td>Northern harrier</td>
<td><em>Circus cyaneus</em></td>
<td>CA: species of special concern</td>
<td>Forage and nest in grassland, agricultural fields, and marshes</td>
<td>Known to nest and forage in the project area</td>
</tr>
<tr>
<td>Cooper’s hawk</td>
<td><em>Accipiter cooperii</em></td>
<td>CA: species of special concern</td>
<td>Forage and nest in open woodlands and woodland margins</td>
<td>Known to nest and forage in the project area</td>
</tr>
<tr>
<td>Swainson's hawk</td>
<td><em>Buteo swainsoni</em></td>
<td>CA: threatened</td>
<td>Forage in grasslands and agricultural fields; nest in open woodland or scattered trees</td>
<td>Known to nest and forage in the project area</td>
</tr>
<tr>
<td>American peregrine falcon</td>
<td><em>Falco peregrinus anatum</em></td>
<td>CA: endangered and fully protected</td>
<td>Forage in a variety of open habitats, particularly marshes and other wetlands</td>
<td>Likely to occasionally forage in the project area, but no suitable nesting habitat is present</td>
</tr>
<tr>
<td>Burrowing owl</td>
<td><em>Athene cunicularia</em></td>
<td>CA: species of special concern</td>
<td>Grasslands and agricultural fields</td>
<td>Known to occur along the PGCC</td>
</tr>
<tr>
<td>Bank swallow</td>
<td><em>Riparia riparia</em></td>
<td>CA: threatened</td>
<td>Forage in various habitats; nest in banks or bluffs, typically adjacent to water</td>
<td>Could forage in the project area, but no colonies have been documented nearby within the past 10 years</td>
</tr>
<tr>
<td>Loggerhead shrike</td>
<td><em>Lanius ludovicianus</em></td>
<td>CA: species of special concern</td>
<td>Forage in grasslands and agricultural fields; nest in scattered shrubs and trees</td>
<td>Known to nest and forage in the project area</td>
</tr>
<tr>
<td>Tricolored blackbird</td>
<td><em>Agelaius tricolor</em></td>
<td>CA: species of special concern</td>
<td>Forage in grasslands and agricultural fields; nest in freshwater marsh, riparian scrub, and other dense shrubs and herbs</td>
<td>Known to nest and forage in the project area</td>
</tr>
</tbody>
</table>

Notes:
CA = California; NBHCP = Natomas Basin Habitat Conservation Plan; PGCC = Pleasant Grove Creek Canal
Sources: CNDDB 2007; City of Sacramento, Sutter County, and TNBC 2003; USFWS 2005; USFWS 2006a
► **Valley Elderberry Longhorn Beetle.** The valley elderberry longhorn beetle is Federally listed as threatened and is covered under the NBHCP. These beetles are patchily distributed throughout the remaining riparian forests of the Central Valley, from Redding to Bakersfield, and appear to be only locally common (i.e., found in population clusters that are not evenly distributed across the Central Valley). Valley elderberry longhorn beetles require elderberry shrubs (*Sambucus* sp.) for reproduction and survival, and are rarely seen because they spend most of their life cycle as larvae within the stems of the shrubs. It appears that in order to function as habitat for the valley elderberry longhorn beetle, host elderberry shrubs must have stems that are 1.0 inch or greater in diameter at ground level. Use of the shrubs by the beetle is rarely apparent; often the only exterior evidence is an exit hole created by the larva just before the pupal stage.

USFWS released a 5-year status review for the valley elderberry longhorn beetle on October 2, 2006 (USFWS 2006b). This review reported an increase in known beetle locations from 10 at the time of listing in 1980 to 190 in 2006. Because of the presumed increase in the estimated population and the concurrent protection and restoration of several thousand acres of riparian habitat suitable for valley elderberry longhorn beetles, the USFWS status review determined that this species is no longer in danger of extinction, and recommended that the species no longer be listed under ESA. This recommendation is not a guarantee that the species will be delisted, however, because formal changes in the classification of listed species require a separate USFWS rulemaking process distinct from the 5-year review. If valley elderberry longhorn beetles are removed from the ESA list, it will likely be more than a year before this decision is finalized.

There are no known documented occurrences of the beetle in the Phase 3 Project area, but the species is known to occur in the nearby American River Parkway. Elderberry shrubs that could support beetles are relatively sparsely scattered throughout the Phase 3 Project area, primarily in riparian vegetation on the water side of the Sacramento River east levee. Elderberry shrubs are also scattered in some remnant riparian and oak woodland clumps on the land side of the levee, but they are relatively uncommon in these locations.

► **Giant Garter Snake.** The giant garter snake is Federally and state listed as threatened and is a primary covered species under the NBHCP. This species formerly ranged throughout the wetlands of California’s Central Valley but appears to have been extirpated from the southern San Joaquin Valley (Hansen and Brode 1980, USFWS 1999) and has suffered serious declines in other parts of its former range. The primary cause of decline, loss or degradation of aquatic habitat caused by agricultural development, has been compounded by the loss of upland refugia and bankside vegetation cover (Thelander 1994).

Giant garter snakes inhabit agricultural wetlands and other waterways, such as irrigation and drainage canals, rice fields, marshes, sloughs, ponds, small lakes, low-gradient streams, and adjacent uplands in the Central Valley (USFWS 1999). Rice fields and their adjacent irrigation and drainage canals serve an important role as aquatic habitat for giant garter snake. During the summer, giant garter snakes use the flooded rice fields as long as their prey is present in sufficient densities. In late summer, rice fields provide important nursery areas for newborns. In late summer/fall, water is drained from the rice fields and giant garter snake prey items become concentrated in the remaining pockets of standing water, which allows the snakes to gorge before their period of winter inactivity (USFWS 1999). It appears that the majority of giant garter snakes move back into the canals and ditches as the rice fields are drained, although a few may overwinter in the fallow fields, where they hibernate within burrows in the small berms separating the rice checks (Hansen 1998).

Managed marsh in TNBC reserves also provides important habitat for giant garter snake. In contrast to rice, managed marsh provides year-round habitat, and habitat elements to meet all of the giant garter snake’s daily and seasonal needs, such as dense cover, basking sites, and refugia. TNBC reserves have been designed to provide habitat elements throughout the marsh; by contrast, the limited availability of the same elements in rice fields contributes to giant garter snake use occurring primarily around the perimeter of the rice fields. Approximately 674 acres of created marsh habitat are present in the Natomas Basin, as shown in Table 3.8-1.
The width of uplands used by giant garter snake varies considerably. Many summer basking and refuge areas used by this snake are immediately adjacent to canals and other aquatic habitats, and may even be located in the upper canal banks. Giant garter snakes have also been found hibernating as far as 820 feet (250 meters) from water, however, and any land within this distance may be important for snake survival in some cases (Hansen 1988). USFWS considers 200 feet to be the width of upland vegetation needed to provide adequate habitat for giant garter snake along the borders of aquatic habitat (USFWS 1997).

The Natomas Basin supports one of the most significant of the remaining giant garter snake populations. Recent occurrences of the species have generally been concentrated in the central and northern portions of the Basin, with giant garter snakes becoming increasingly uncommon at Fisherman’s Lake in the south (TNBC 2008). Irrigation and drainage ditches and canals throughout the Phase 3 Project area provide habitat of varying quality for giant garter snake, depending on the location. In general, irrigation ditches on the far western side of the Basin are of poor habitat quality, while rice fields and canals in the north and TNBC lands within and adjacent to the Phase 3 Project area provide high-quality habitat and support a known population. Table 3.8-1 lists the overall acreages of habitat types in the Natomas Basin; ditches and canals are included in the “Open water” designation.

Large waterways, such as the Sacramento and American Rivers, do not provide suitable habitat for giant garter snake. The PGCC and NEMDC provide habitat of limited value for giant garter snake, and there is little evidence to suggest the species regularly occurs in these channels.

► Northwestern Pond Turtle. Northwestern pond turtle is a DFG species of special concern and is covered under the NBHCP. This species is generally associated with permanent or near-permanent aquatic habitats, such as lakes, ponds, streams, freshwater marshes, and agricultural ditches. They require still or slow-moving water with instream emergent woody debris, rocks, or similar features for basking sites. Pond turtles are highly aquatic but can venture far from water for egg laying. Nests are typically located on unshaded upland slopes in dry substrates with clay or silt soils (Jennings and Hayes 1994).

Ditches, ponds, and marshes throughout the Natomas Basin provide potential habitat for northwestern pond turtle. Basinwide acreages of these habitats are shown in Table 3.8-1 in the categories “Open water” and “Fresh emergent marsh.” Potential breeding habitat is very limited because of the predominance of agriculture and development, but turtles could occur along ditches and margins of other aquatic habitat. Limited information is available on the status and distribution of the northwestern pond turtle in the Basin. Surveys conducted in 2004–2007 for TNBC documented only 17 occurrences of northwestern pond turtle in the Natomas Basin (TNBC 2008). Although there have been few documented occurrences, several of them have been within or near the Phase 3 Project area.

► Swainson’s Hawk. Swainson’s hawk is state listed as threatened and is a primary covered species under the NBHCP. As many as 17,000 Swainson’s hawk pairs may have nested in California at one time (DFG 1994). Currently, there are 700–1,000 breeding pairs in California, of which 600–900 are in the Central Valley (Estep 2003). Swainson’s hawks typically occur in California only during the breeding season (March–September) and winter in Mexico and South America. The Central Valley population migrates only as far south as central Mexico. Swainson’s hawks begin to arrive in the Central Valley in March; nesting territories are usually established by April, with incubation and rearing of young occurring through June (Estep 2003).

Swainson’s hawks are found most commonly in grasslands, low shrublands, and agricultural habitats that include larges trees for nesting. Nests are found in riparian woodlands, roadside trees, trees along field borders, and isolated trees. Corridors of remnant riparian forest along drainages contain the majority of known nests in the Central Valley (England, Bechard, and Houston 1997; Estep 1984; Schlorff and Bloom 1984). Nesting pairs frequently return to the same nest site for multiple years and decades.
Prey abundance and accessibility are the most important features determining the suitability of Swainson’s hawk foraging habitat. In addition, agricultural operations (e.g., mowing, flood irrigation) have a substantial influence on the accessibility of prey and thus create important foraging opportunities for Swainson’s hawk. Crops that are tall and dense enough to preclude the capture of prey do not provide suitable habitat except around field margins, but prey animals in these habitats are accessible during and soon after harvest. Swainson’s hawks feed primarily on small rodents but also consume insects and birds. Although the most important foraging habitat for Swainson’s hawks lies within a 1-mile radius of each nest (City of Sacramento, Sutter County, and TNBC 2003), Swainson’s hawks have been recorded foraging up to 18.6 miles from nest sites (Estep 1989). Any habitat within the foraging distance may provide food at some time in the breeding season that is necessary for reproductive success. In a dynamic agricultural environment such as the Natomas Basin, the area required for Swainson’s hawk foraging habitat depends on time of season, crop cycle, crop type, and disking/harvesting schedule, as these factors affect the abundance and availability of prey (City of Sacramento, Sutter County, and TNBC 2003).

The most recent survey published by TNBC (2008) documented that 44 of the 103 known nesting territories in the Natomas Basin and along adjacent waterways were active in 2007. Most nest sites are located in the western portion of the Basin along the Sacramento River. Along the Sacramento River, the majority of nest sites are located on the water side of the levees, and the relatively few nest sites on the land side of the Sacramento River east levee are typically located at least several hundred feet or more from the levee. In addition to the scattered nest sites adjacent to the Phase 3 Project area, agricultural fields and levee maintenance zones throughout the Phase 3 Project area provide suitable foraging habitat for Swainson’s hawk. Basinwide acreages of grasslands and alfalfa, row, and grain crops that may provide foraging habitat for Swainson’s hawks are shown in Table 3.8-1.

The Phase 3 Project area is within a densely populated and important component of the Central Valley Swainson’s hawk population. Nesting pairs in the Natomas Basin may represent as much as 10% of the Swainson’s hawks that are found in the Central Valley. Most nest sites are located in the western portion of the Basin along the Sacramento River; several nests are also typically scattered along the NCC and PGCC. Nesting habitat includes riparian and non-riparian woodlands. In addition to nest sites that are adjacent to the Phase 3 Project area, there are agricultural fields and grassland habitats (including levee and canal maintenance zones) throughout the Phase 3 Project area that provide suitable foraging habitat for Swainson’s hawk.

Alfalfa and other irrigated field crops can generally provide higher quality foraging habitat than uncultivated annual grasslands and ruderal areas due to prey abundance and availability. The crops can provide abundant cover and food for prey populations. Periodic disturbances such as harvesting, tilling, and flooding can increase prey availability. Certain crops provide better foraging than others due to crop height and the frequency of the disturbance regime. Generally, alfalfa crops are considered the highest value foraging habitat for Swainson’s hawk. Next in order of preference is grass hay, fallow crops, row and grain crops, and finally annual grasslands (Estep 2007, Woodbridge 1998).

**Burrowing Owl.** Burrowing owl is a DFG species of special concern and is covered under the NBHCP. Burrowing owls and their nests are also protected under Section 3503.5 of the California Fish and Game Code, which states that it is unlawful to take, possess, or destroy any raptors, including their nests or eggs. Burrowing owls typically inhabit grasslands and other open habitats with low-lying vegetation. They are also known to nest and forage in idle agricultural fields, ruderal fields, and the edges of cultivated fields, although these areas provide lower-quality habitat than native grasslands. Burrow availability is an essential component of suitable habitat. Burrowing owls are capable of digging their own burrows in areas with soft soil, but they generally prefer to adopt those excavated by other animals, typically ground squirrels. In areas where burrows are scarce, they can use pipes, culverts, debris piles, and other artificial features.
Burrowing owl sightings are generally in the eastern half of the Natomas Basin, with the highest concentration along the far eastern edge (TNBC 2008). No burrowing owls have been observed during the many general and focused biological surveys conducted in project surveys in 2005–2007 along the Sacramento River east levee. However, there have been observations along the PGCC, just north of Sankey Road, including an observation of a pair of burrowing owls by a project biologist in August 2007, and along the southern portion of the NEMDC near I-80.

**Other Nesting Birds.** Several bird species identified in Table 3.9-2 have the potential to nest in or adjacent to the Phase 3 Project area. Species associated with riparian and other woodland habitats, such as Cooper’s hawk and white-tailed kite, are most likely to nest along the Sacramento River (Cooper’s hawk) and in remnant woodland and suitable trees on the land side of the levees (white-tailed kite). In general, these two raptor species are relatively uncommon in the Phase 3 Project area, but several active nests have been documented adjacent to the Phase 3 Project area in recent years, including white-tailed kite nests found near Prichard Lake during project studies in 2007 and along the southern portion of the NEMDC in 2008. Northern harriers are likely to nest in grain crops and fallow agricultural fields in and adjacent to the Phase 3 Project area. Three harrier nests were documented by a project biologist in 2007 in fallow fields and upland adjacent to Prichard Lake. Loggerhead shrikes are known to nest at several TNBC reserves and elsewhere in the Natomas Basin (TNBC 2008) and are likely to nest in small trees and shrubs within the Phase 3 Project area, particularly on the land side of the Sacramento River east levee and the PGCC.

Tricolored blackbirds have been known to nest on a preserve in TNBC’s Central Basin Reserve Area and in the extreme northeast corner of the Basin (TNBC 2008). There is also potential for this species to nest in areas of suitable habitat elsewhere adjacent to the Phase 3 Project area, including several TNBC reserves and other lands north of the airport. Similarly, white-faced ibis were not known to nest anywhere in the Natomas Basin until 2007, when a new nesting colony became established at a preserve in TNBC’s Central Basin Reserve Area.

### 3.3.10 Cultural Resources

This section describes the prehistoric, ethnographic, and historic setting for the Phase 3 Project area. Known cultural resources identified in previous studies are also described. Section 4.10, “Cultural Resources,” describes the regulatory setting for the project, as well as identified resources that may be affected by the Phase 3 Project.

#### 3.3.10.1 Prehistoric and Ethnographic Setting

The Phase 3 Project area is situated within the lands traditionally occupied by the Nisenan, or Southern Maidu. The language of the Nisenan, which includes several dialects, is classified within the Maiduan family of the Penutian linguistic stock (Kroeber 1925). The western boundary of Nisenan territory was the western bank of the Sacramento River and the area between present-day Sacramento and Marysville. In the Sacramento Valley, the tribelet, consisting of a primary village and a few satellite villages, served as the basic political unit (Moratto 1984). Valley Nisenan territory was divided into three tribelet areas, each populated with several large villages (Wilson and Towne 1978), generally located on low, natural rises along streams and rivers or on slopes with a southern exposure. One important village, Pusune, near Discovery Park, appears to have been recorded as CA-SAC-26. Other villages—Wollok, Leuchi, Wishuna, Totola, and Nawrean—were located east of the confluence of the Feather and Sacramento Rivers, near the northwestern portion of the Natomas Basin.

Euro-American contact with the Nisenan began with infrequent excursions by Spanish explorers and Hudson Bay Company trappers traveling through the Sacramento and San Joaquin Valleys in the early 1800s. In general, Nisenan lifeways remained stable for centuries until the early to middle decades of the 19th century. With the coming of Russian trappers and Spanish missionaries, cultural patterns began to be disrupted as social structures were stressed. An estimated 75% of the Valley Nisenan population died in the malaria epidemic of 1833. With the influx of Europeans during the Gold Rush era, the population was further reduced by disease and violent relations.
with the miners. However, today the Maidu are reinvesting in their traditional culture and, through newfound political, economic, and social influence, now constitute a growing and thriving native community in California.

### 3.3.10.2 Historic Setting

In what is now known as the Sacramento and Sutter County region, agriculture and ranching were the primary industries during the historic period. Regional ranching originated on the New Helvetia rancho in the early 1840s. The Gold Rush precipitated growth in agriculture and ranching, as ranchers and farmers realized handsome returns from supplying food and other goods to miners.

In the early part of the 20th century, the California Legislature established The Reclamation Board to exercise jurisdiction over reclamation districts and levee plans. That year, the state approved and began implementation of the SRFCP. The ambitious project included the construction of levees, weirs, and bypasses along the river to channel floodwaters away from population centers. Under the SRFCP, new reclamation districts were created, including RD 1000, consisting of approximately 55,000 acres in the Natomas Basin. RD 1000 was largely controlled by the Natomas Company, which had access to more money than any individual landowner. The infrastructure of RD 1000 was completed in the 1920s. It includes levees, drainage canals, pumps, irrigation systems, agricultural fields, roads, and remnant natural features. The originally constructed features included levees and exterior drainage canals, an interior drainage canal system, nine pumping plants, a series of levee and interior roads, and unpaved rights-of-way between the farm fields.

RD 1000 has been previously evaluated as a Rural Historic Landscape District on behalf of USACE and was found eligible for National Register of Historic Places (NRHP) and California Register of Historical Resources (CRHR) listing (Dames & Moore 1994a). Dames & Moore determined that RD 1000 appears to be eligible for listing as a Rural Historic Landscape District at the state level of significance for the period from 1911 to 1939 under Criterion A of the NRHP. The area of significance is reclamation and the historical context is flood damage reduction and reclamation of the Sacramento River basin within the SRFCP as an important part of the history of reclamation and flood damage reduction. The district retains much of its historic integrity, including location design, setting, materials, workmanship, feeling, and association. The contributing and noncontributing elements of the district were defined as part of this effort. Contributing elements were described as follows:

- **Drainage System:** East Levee, River Levee, Cross Canal Levee; Natomas East Main Drainage Canal; Cross Canal; Pleasant Grove Canal; Pumping Plant No. 1-A, 2, and 3; and the drainage ditches within the areas of contributing large scale land patterns.

- **Road System:** Garden Highway from Orchard Lane north to the Cross Canal; East Levee/Natomas Road; Sankey Road; Riego Road; Elverta Road; Elkhorn Boulevard from Garden Highway to the western boundary of the Sacramento Airport; Del Paso Road from Powerline Road to its intersection with I-5; San Juan Road from Garden Highway to its intersection with I-5; Powerline Road; El Centro Road from north of I-80 to its intersection with Bayou Way; and the right-of-way roads within fields in the areas of contributing large scale land patterns.

- **Large-Scale Land Patterns:** Land area that is comprised of open fields formed by the intersection of the canals and roads in the area bounded as follows: west of the East Levee; west of Sorrento Road; north of Del Paso Road between the East Levee and I-5, west of I-5 from its intersection with Del Paso Road to its intersection with I-80; north of I-80 from its intersection with I-5 to the River Levee; east of the River Levee; and south of the Cross Canal Levee.

### 3.3.10.3 Records Search Results

Records searches for recorded cultural resources and studies were conducted in 2006 and 2007. Most of the searches were conducted at the North Central Information Center (NCIC) of the California Historical Resources
Information System, located at California State University, Sacramento. The NCIC records search covered portions of the project area in Sacramento County. Records searches were also conducted at the Northeast Information Center (NEIC), which maintains cultural resource records for Sutter County. The records searches included the levee ring around the Basin as well as all the lands inside the Natomas Basin so that changing project needs (e.g., the identification of alternate borrow sites) would be covered by the records searches.

The NEIC and NCIC reported that several cultural resource inventories have been conducted within the project area. These are listed in Tables 3.10-1 and 3.10-2, respectively.

<table>
<thead>
<tr>
<th>NEIC Report No.</th>
<th>Author(s)</th>
<th>Title</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1135</td>
<td>Bass, H. O.</td>
<td>Department of Transportation Negative Archaeological Survey Report: State Route 99</td>
<td>1983</td>
</tr>
<tr>
<td>7173</td>
<td>Cultural Resources Unlimited</td>
<td>A Cultural Resources Study for Sutter Bay Project, Sutter County, California</td>
<td>1992</td>
</tr>
<tr>
<td>7175</td>
<td>Cultural Resources Unlimited</td>
<td>A Cultural Resources Study for Sutter Bay Project Highway 99/70 Interchange/Crossroad Improvements Sutter County, California</td>
<td>1992</td>
</tr>
<tr>
<td>3469B</td>
<td>Dames &amp; Moore</td>
<td>Rural Historic Landscape Report for Reclamation District 1000 for the Cultural Resources Inventory and Evaluations for the American River Watershed Investigation, Sacramento and Sutter Counties, California</td>
<td>1996</td>
</tr>
<tr>
<td>5777</td>
<td>Dames &amp; Moore</td>
<td>Historic Property Treatment Plan for Reclamation District 1000 Rural Historic Landscape District for the Cultural Resources Inventory and Evaluations for the American River Watershed Investigation, Sacramento and Sutter Counties, California</td>
<td>1994</td>
</tr>
<tr>
<td>4197</td>
<td>Dames &amp; Moore</td>
<td>Archaeological Inventory Report, Natomas Locality, Cultural Resources Inventory and Evaluation, American River Watershed Investigation, El Dorado, Placer, Sacramento, and Sutter Counties, California</td>
<td>1994</td>
</tr>
<tr>
<td>6892</td>
<td>Derr, E. H.</td>
<td>American Basin Fish Screen and Habitat Improvement Project, Feasibility Study: Alternative 1C, 2C, 3, Sacramento and Sutter Counties, California</td>
<td>2002</td>
</tr>
<tr>
<td>6944</td>
<td>Ebasco Environmental</td>
<td>Cultural Resources Survey of the Sacramento Energy Project Sacramento County, California</td>
<td>1992</td>
</tr>
<tr>
<td>5655</td>
<td>Eggherman, R., and B. Hatoff</td>
<td>Roseville Energy Facility Cultural Resources Appendix J-1 of Application for Certification</td>
<td>2002</td>
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<tr>
<td>6945</td>
<td>Foster, J. W., and D. G. Foster</td>
<td>An Archaeological Survey of the South Sutter Industrial Center Property, Sutter County, California</td>
<td>1992</td>
</tr>
<tr>
<td>2987</td>
<td>Jensen, P.</td>
<td>Historic Properties Survey Report for the Proposed Fifield Road at Pleasant Grove Creek Canal, Caltrans District 3, Sutter County, California</td>
<td>1999</td>
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<tr>
<td>6893</td>
<td>Kaptain, N.</td>
<td>Historic Property Survey Report for the State Route 99/Riego Road Interchange Project Sutter and Sacramento Counties</td>
<td>2005</td>
</tr>
<tr>
<td>3469A</td>
<td>Peak &amp; Associates</td>
<td>Historic American Engineering Record Reclamation District 1000 HAER No. CA-187</td>
<td>1997</td>
</tr>
<tr>
<td>1141</td>
<td>Wilson, K. L.</td>
<td>Sacramento River Bank Protection Unit 34 Cultural Resources Survey Final Report</td>
<td>1978</td>
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</table>

Note: NEIC = Northeast Information Center
Source: Data provided by the Northeast Information Center in 2007
<table>
<thead>
<tr>
<th>NCIC Report No.</th>
<th>Author(s)</th>
<th>Title</th>
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<tbody>
<tr>
<td>–</td>
<td>Banek, B.</td>
<td><em>An Archaeological Reconnaissance of the South Natomas Area for the River Bank Holding Company, Sacramento County, California</em></td>
<td>1982</td>
</tr>
<tr>
<td>4188</td>
<td>Billat, L. B.</td>
<td><em>Nextel Communications Wireless Telecommunications Service Facility—Sacramento County</em></td>
<td>2001</td>
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<td>–</td>
<td>Bouey, P. D.</td>
<td><em>Cultural Resources Inventory and Evaluation: Sacramento River Bank Protection (Unit 44) Project</em></td>
<td>1989</td>
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<tr>
<td>4457</td>
<td>California Department of Transportation</td>
<td><em>Negative Historic Property Survey Report for the Proposed Installation of Automatic Vehicle Census Systems on Interstate 80 East of the West El Camino Over-Crossing and on Highway 51 East of the “E” Street Ramps, Sacramento County, California</em></td>
<td>2003</td>
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<tr>
<td>4194</td>
<td>Chavez, D., L. H. Shoup, C. Desgrandchamp, and W. G. Slater</td>
<td><em>Cultural Resources Evaluations for the North Natomas Community Plan Study Area, Sacramento, California</em></td>
<td>1984</td>
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<tr>
<td>4193</td>
<td>County of Sacramento Department of Environmental Review and Assessment</td>
<td><em>Draft Environmental Impact Report for Teal Bend Golf Course Use Permit</em></td>
<td>1995</td>
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<tr>
<td>4190</td>
<td>CRS Archaeological Consulting and Research Services</td>
<td><em>Sacramento Metro Airport Airmail Facility—letter report</em></td>
<td>1988</td>
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<tr>
<td>3409</td>
<td>Cultural Resources Unlimited</td>
<td><em>A Cultural Resources Study for Sacramento Area Flood Control Agency Borrow Sites Project Sacramento County</em></td>
<td>1993</td>
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<tr>
<td>4463</td>
<td>Cultural Resources Unlimited</td>
<td><em>A Cultural Resources Survey and Archival Review for the Arden-Garden Connector Project Sacramento County, California</em></td>
<td>1992</td>
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<tr>
<td>3469B</td>
<td>Dames &amp; Moore</td>
<td><em>Rural Historic Landscape Report for Reclamation District 1000 for the Cultural Resources Inventory and Evaluations for the American River Watershed Investigation, Sacramento and Sutter Counties, California</em></td>
<td>1996</td>
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<td>4197</td>
<td>Dames &amp; Moore</td>
<td><em>Archaeological Inventory Report, Natomas Locality, Cultural Resources Inventory and Evaluation, American River Watershed Investigation, El Dorado, Placer, Sacramento, and Sutter Counties, California</em></td>
<td>1994</td>
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<td>5777</td>
<td>Dames &amp; Moore</td>
<td><em>Historic Property Treatment Plan for Reclamation District 1000 Rural Historic Landscape District for the Cultural Resources Inventory and Evaluations for the American River Watershed Investigation, Sacramento and Sutter Counties, California</em></td>
<td>1996</td>
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<tr>
<td>4195</td>
<td>Derr, E.</td>
<td><em>Cultural Resources Report: North Natomas Comprehensive Drainage Plan; Levee Improvements, Canal Widening and Additional Pumping Capacity</em></td>
<td>1997</td>
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<tr>
<td>6892</td>
<td>Derr, E. H.</td>
<td><em>American Basin Fish Screen and Habitat Improvement Project, Feasibility Study: Alternative 1C, 2C, 3, Sacramento and Sutter Counties, California</em></td>
<td>2002</td>
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<td>NCIC Report No.</td>
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<td>Egherman, R., and B. Hatoff</td>
<td>Roseville Energy Facility Cultural Resources Appendix J-1 of Application for Certification</td>
<td>2002</td>
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<tr>
<td>3489B</td>
<td>Far Western Anthropological Research Group</td>
<td>Addendum to the Report on the First Phase of Archaeological Survey for the Proposed SMUD Gas Pipeline Between Winters and Sacramento Yolo and Sacramento Counties, California</td>
<td>1993</td>
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<td>– Foster, J. W.</td>
<td></td>
<td>A Cultural Resource Investigation of the Blue Oaks Skilled Nursing Facility Site Auburn, California</td>
<td>1995</td>
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<td>– Glover, L. C., and P. D. Bouey</td>
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<td>Sacramento River Flood Control System Evaluation, Mid-Valley Area Cultural Resources Survey, Colusa, Sacramento, Sutter, Yolo, and Yuba Counties, California</td>
<td>1990</td>
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<td>4449</td>
<td>Herbert, R. F.</td>
<td>Report on the National Register Eligibility of the Sacramento River Docks Building 37 McClellan Air Force Base, Sacramento, California</td>
<td>1995</td>
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<tr>
<td>5803</td>
<td>Herbert, R. F.</td>
<td>Report on the National Register Eligibility of the Sacramento River Dock Complex including Building 4635 (Dock) and Building 4637 (Warehouse) McClellan Air Force Base, Sacramento, California</td>
<td>1995</td>
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<tr>
<td>4202</td>
<td>Humphreys, S., and L. McBride</td>
<td>A Review of the Work Carried Out at Sacramento 16, the Bennett Mound</td>
<td>1966</td>
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<tr>
<td>4178</td>
<td>Jones &amp; Stokes</td>
<td>Archaeological Survey Report for the North Natomas Drainage System’s San Juan Pump Station</td>
<td>1992</td>
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<tr>
<td>2956</td>
<td>Nadolski, J. A.</td>
<td>Archaeological Survey Report for the Jibboom Street Bridge Project Sacramento, California</td>
<td>2001</td>
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<td>4435</td>
<td>Nadolski, J. A.</td>
<td>Archaeological Investigations for the Sacramento-KOVR Diverse Lateral Overbuild in Sacramento and Yolo Counties</td>
<td>2001</td>
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<td>5810</td>
<td>PAR Environmental Services, Inc.</td>
<td>Northgate Boulevard/Arden-Garden Intersection Cultural Resources Investigation, City of Sacramento, Sacramento County, California</td>
<td>n.d.</td>
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<tr>
<td>173</td>
<td>Peak, A. S.</td>
<td>American River Parkway An Archaeological Perspective</td>
<td>1973</td>
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<tr>
<td>2764</td>
<td>Peak &amp; Associates</td>
<td>Historic Property Survey Report and Finding of No Adverse Effect for the Proposed American River Parkway Bike Trail Improvement Project, City and County of Sacramento, California</td>
<td>2001</td>
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<tr>
<td>2765</td>
<td>Peak &amp; Associates</td>
<td>Archaeological Survey Report for the Proposed American River Parkway Bike Trail Improvement Project, City and County of Sacramento, California</td>
<td>2001</td>
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<tr>
<td>3469A</td>
<td>Peak &amp; Associates</td>
<td>Historic American Engineering Record Reclamation District 1000 HAER No. CA-187</td>
<td>1997</td>
</tr>
<tr>
<td>4173</td>
<td>Peak &amp; Associates</td>
<td>Report on the Archaeological Testing Within the Riverbend Classics Project Area, City of Sacramento, California</td>
<td>1999</td>
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</table>
Table 3.10-2
Previous Cultural Resources Surveys Conducted in the NLIP Project Area in Sacramento County

<table>
<thead>
<tr>
<th>NCIC Report No.</th>
<th>Author(s)</th>
<th>Title</th>
<th>Date</th>
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<tr>
<td>4181</td>
<td>Peak &amp; Associates</td>
<td>Cultural Resources Overview for the North Natomas Long-Term Planning Area, Sacramento County, California</td>
<td>2000</td>
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<tr>
<td>6830</td>
<td>Peak &amp; Associates</td>
<td>Determination of Eligibility and Effect for the Natomas Panhandle Annexation Project Area Sacramento County, California</td>
<td>2005</td>
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<tr>
<td>4456</td>
<td>Ritchie, M.</td>
<td>Finding of Effect for the Proposed Safety Improvements and Rehabilitation of the Jibboom Street Bridge on Jibboom Street, Bridge No. 24C-022, Sacramento, Sacramento County, California</td>
<td>2001</td>
</tr>
<tr>
<td>–</td>
<td>Snyder, J. W.</td>
<td>Historic Property Survey Report (Positive) for the Jibboom Street Bridge Safety Improvements and Rehabilitation Project Jibboom Street, Sacramento County, California</td>
<td>2003</td>
</tr>
<tr>
<td>4441</td>
<td>Sonoma State Anthropological Studies Center</td>
<td>Archaeological Surface Reconnaissance and Backhoe Testing for the South Natomas Projects (P92-122, P92-160) Sacramento County, California</td>
<td>1992</td>
</tr>
<tr>
<td>3408</td>
<td>Theodoratus Cultural Research</td>
<td>Discovery Park Construction Site Examination for Archaeological Resources in the Area of CA-Sac-26—letter report</td>
<td>1981</td>
</tr>
<tr>
<td>4458</td>
<td>True, D. L.</td>
<td>8-Acre Survey at 1801 Garden Highway, Sacramento, California</td>
<td>1983</td>
</tr>
<tr>
<td>1141</td>
<td>Wilson, K. L.</td>
<td>Sacramento River Bank Protection Unit 34 Cultural Resources Survey Final Report</td>
<td>1978</td>
</tr>
</tbody>
</table>

Note: NCIC = North Central Information Center; SHPO = State Historic Preservation Officer
Source: Data provided by the North Central Information Center and compiled by EDAW in 2007

Numerous archaeological investigations have covered portions of the Natomas Basin. These have generally focused on areas closest to the rivers and levees. There has been very little archaeological inventory of lands more than 100 feet from the levee toes, and ground surface visibility has frequently been poor even in surveyed areas.

The most comprehensive of these investigations were completed by Dames & Moore and Far Western Anthropological Research Group (Far Western). In 1994, Dames & Moore (1994b) conducted a broad survey in the Natomas Basin as part of the American River Watershed Investigation. A survey of selected parcels along the Sacramento River identified 17 primarily historic sites. During the same effort, Dames & Moore visited an additional 10 previously identified cultural resources to update site records for those locations. At the same time, Dames & Moore (1994a) prepared a draft historic property treatment plan that explored the history and elements of RD 1000. In 1996, Dames & Moore completed its evaluation of RD 1000, concluding that it appeared to be eligible for listing on the NRHP under Criterion A at a state level of significance as an example of reclamation and flood damage reduction in the Sacramento River basin during the period 1911–1939 (see Section 3.3.10.2). This report extensively documents both the contributing and noncontributing resources of RD 1000. Previously, in 1990, Far Western had conducted surveys of areas along the same route surveyed by Dames & Moore in 1994 (Dames & Moore 1994b), as well as of additional areas (Bouey and Herbert 1990). Far Western (Bouey, Berg, and Hunter 1991) followed up with limited test excavations of two sites south of the Airport.

Numerous cultural resources were identified in the course of previous survey efforts, including ranches and farms; agricultural, transportation, and reclamation features; and debris scatters, as well as prehistoric occupation and burial sites, frequently seen as mounds or the disturbed remnants of mounds.
3.3.10.4 **Previously Recorded Cultural Resource Sites in the Sutter County Portion of the Natomas Levee Improvement Program Project Area (As of September 2006)**

This section describes cultural resources identified in previous studies on file at the NEIC. The known cultural resource sites in or near the Sutter County portion of the project area are listed in Table 3.10-3 and described below.

<table>
<thead>
<tr>
<th>Trinomial or Temporary Designation</th>
<th>P-No.</th>
<th>Historic/Prehistoric</th>
<th>Description</th>
<th>Date Recorded</th>
<th>Quadrangle</th>
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<tbody>
<tr>
<td>CA-Sut-84H</td>
<td>51-000084</td>
<td>Historic</td>
<td>NCC/PGCC levees</td>
<td>1994</td>
<td>Pleasant Grove, Verona</td>
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<tr>
<td></td>
<td>51-000096H</td>
<td>Historic</td>
<td>1950s-era ranch</td>
<td>2002</td>
<td>Taylor Monument</td>
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</tbody>
</table>

Notes: NCC = Natomas Cross Canal; PGCC = Pleasant Grove Creek Canal
Source: Data provided by the North Central Information Center and compiled by EDAW in 2007

- **CA-Sut-84H (P-51-000084).** This trinomial includes both the NCC south levee and the PGCC west levee, the northermost contributing resources to RD 1000. The NCC levee measures approximately 25 feet wide at the top and 75 feet wide at the base, and is 15 feet high. The top has been graded and graveled for vehicle traffic. The PGCC levee is smaller, measuring approximately 20 feet wide at the top, 60 feet wide at the base, and 10 feet high. There is also an associated retention basin, constructed of concrete and measuring 50 feet by 35 feet across and 15 feet deep. A concrete and steel pump foundation is located within the basin. Concrete footings running from a hole in the side of the basin to the top of the NCC levee indicate that a large pipe once connected the two features.

Archaeologists reported that the one of the levees was raised and strengthened twice, after flooding during 1938–1939 and after flooding in RD 1001 during 1955. However, records fail to specify if the changes were made to the NCC or the PGCC. RD 1000 modified the NCC south levee and its adjacent canals in 1987 and SAFCA modified them in 1996. SAFCA completed cutoff wall construction in the western portion of the NCC south levee in fall 2007.

- **P-51-000096H.** Located on the Sacramento/Sutter County line and at the edge of a proposed borrow area, this resource consists of a historic ranch complex that includes two residences, four sheds or barns, and a trailer. The archaeological survey crew was not allowed on the property to record updates to the existing records.

3.3.10.5 **Previously Recorded Cultural Resource Sites in the Sacramento County Portion of the Natomas Levee Improvement Program Project Area (As of May 2008)**

This section describes cultural resource sites identified in previous studies on file at the NCIC in the Sacramento County portion of the project area (listed in Table 3.10-4 and described below). The listing does not include several known sites in the southeastern portion of the Natomas Basin (located mainly along the NEMDC) because there are no proposed project elements in that part of the Natomas Basin.
<table>
<thead>
<tr>
<th>Trinomial</th>
<th>P-No.</th>
<th>Historic/Prehistoric</th>
<th>Description</th>
<th>Date Recorded</th>
<th>Quadrangle</th>
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<td>CA-Sac-15/H</td>
<td>34-000042</td>
<td>Both</td>
<td>Occupation mound with historic debris</td>
<td>1934, 1990, 1993</td>
<td>Taylor Monument</td>
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<tr>
<td>CA-Sac-17</td>
<td>34-000044</td>
<td>Prehistoric</td>
<td>May have been destroyed</td>
<td>1934, 1990</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-18</td>
<td>34-000045</td>
<td>Prehistoric</td>
<td>Lithic scatter</td>
<td>1934, 1994</td>
<td>Taylor Monument</td>
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<tr>
<td>CA-Sac-160/H</td>
<td>34-000187</td>
<td>Both</td>
<td>Occupation/burial mound with historic farm</td>
<td>1947, 1949, 1994</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-483/H</td>
<td>34-000510</td>
<td>Historic</td>
<td>Krumenacher Ranch complex and relocated prehistoric artifacts</td>
<td>1994</td>
<td>Rio Linda</td>
</tr>
<tr>
<td>CA-Sac-484/H</td>
<td>34-000511</td>
<td>Historic</td>
<td>Historic debris</td>
<td>1994</td>
<td>Rio Linda</td>
</tr>
<tr>
<td>CA-Sac-485/H</td>
<td>34-000512</td>
<td>Both</td>
<td>Occupation/burial mound and historic home site</td>
<td>1994</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-486/H</td>
<td>34-000513</td>
<td>Historic</td>
<td>Historic home site</td>
<td>1994</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-487/H</td>
<td>34-000514</td>
<td>Historic</td>
<td>Historic debris and vegetation</td>
<td>1994</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-488/H</td>
<td>34-000515</td>
<td>Historic</td>
<td>Historic debris and vegetation</td>
<td>1994</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-489/H</td>
<td>34-000516</td>
<td>Historic</td>
<td>Historic debris and vegetation</td>
<td>1994</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-490/H</td>
<td>34-000517</td>
<td>Historic</td>
<td>Historic debris and vegetation</td>
<td>1994</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-491/H</td>
<td>34-000518</td>
<td>Historic</td>
<td>Historic debris and vegetation</td>
<td>1994</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-492/H</td>
<td>34-000519</td>
<td>Historic</td>
<td>Historic well, pipes and vegetation</td>
<td>1994</td>
<td>Taylor Monument</td>
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<tr>
<td>CA-Sac-493/H</td>
<td>34-000520</td>
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<td>Historic debris</td>
<td>1994</td>
<td>Taylor Monument</td>
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<tr>
<td>CA-Sac-494/H</td>
<td>34-000521</td>
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<tr>
<td>CA-Sac-517/H</td>
<td>34-000641</td>
<td>Historic</td>
<td>Historic debris</td>
<td>2001</td>
<td>Rio Linda</td>
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<td>CA-Sac-518/H</td>
<td>34-000647</td>
<td>Historic</td>
<td>Concrete bridge abutment</td>
<td>2001</td>
<td>Rio Linda</td>
</tr>
<tr>
<td>CA-Sac-569/H</td>
<td>34-000741</td>
<td>Historic</td>
<td>Paved road</td>
<td>1994, 1998</td>
<td>Taylor Monument, Rio Linda</td>
</tr>
<tr>
<td>CA-Sac-836/H</td>
<td>34-001354</td>
<td>Historic</td>
<td>Farm Complex</td>
<td>2005</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-836/H</td>
<td>34-000883</td>
<td>Historic</td>
<td>Paved road</td>
<td>1998</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-836/H</td>
<td>34-000884</td>
<td>Historic</td>
<td>Paved road</td>
<td>1998</td>
<td>Taylor Monument</td>
</tr>
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<td>CA-Sac-836/H</td>
<td>34-000886</td>
<td>Historic</td>
<td>Paved road</td>
<td>1998</td>
<td>Rio Linda, Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-836/H</td>
<td>34-001552</td>
<td>Historic</td>
<td>House</td>
<td>2002</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-836/H</td>
<td>34-001557</td>
<td>Historic</td>
<td>Pumping plant</td>
<td>2006</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-836/H</td>
<td>34-001558</td>
<td>Historic</td>
<td>Pumping plant</td>
<td>2006</td>
<td>Taylor Monument</td>
</tr>
<tr>
<td>CA-Sac-836/H</td>
<td>34-001559</td>
<td>Historic</td>
<td>Pumping plant</td>
<td>2006</td>
<td>Taylor Monument</td>
</tr>
</tbody>
</table>

Note: NRHP = National Register of Historic Places
Source: Data provided by the North Central Information Center and compiled by EDAW in 2007 and 2008
CA-Sac-15/H. This site, near the Sacramento River east levee south of I-5, consists of a prehistoric occupation midden mound with a concentration of debitage, flaked stone tools, shell artifacts, faunal remains, fire-cracked rock, and baked clay objects. The mound has been heavily affected by farming and ranching activities. There is a ranch complex including a bunkhouse, garden, shed, chicken coop, water tower, garage, and driveway on the mound; historic debris on the site includes glass and broken ceramic fragments.

A limited auger testing program was carried out west of the mound along the Sacramento River east levee and found no cultural materials along that transect (Bouey and Herbert 1990).

CA-Sac-16/H (P-34-000043). CA-Sac-16/H is in the Airport north bufferlands south of the Airport Operations Area. This site has been variously called the Bennett Mound, Mound Ranch, Willey Mound, and S-16. It includes the remains of a prehistoric occupation mound, possibly the largest in the Sacramento Valley, but has been leveled in stages by agricultural activities. The site location corresponds to the ethnographic village of Nawrean. What remains today consists of dark midden soils in plowed fields with fragments of human remains, shell, fire-cracked rock, baked clay objects, ground stone, faunal bone, flaked stone artifacts, and debitage. A few historic artifacts, such as brick and ceramic fragments, are also on this site. Today, two separate loci have been identified and recorded as CA-Sac-16/H; the larger, Locus 1, represents the approximate original location of the mound. Locus 2 is an area of redeposited soil taken from the mound in the past. There is also a historic-era component of the site from the remnants of a slaughterhouse and brick factory present before the 1930s. Historic artifacts noted include bricks, sawed mammal bone, a filled-in privy, bottles, ceramic and metal fragments, and glass.

The site was originally described as very large, up to 7 acres in area, and 20 feet high. The earliest investigations were conducted in 1923 by Zallo, who excavated at the site a number of times and recovered projectile points, bone tools, Haliotis ornaments, and other artifacts (Bouey, Berg, and Hunter 1991). It was first formally recorded in 1934 by Heizer, who identified it as a large mound with stone artifacts and freshwater shell on the surface. Sacramento Junior College excavated pits and trenches up to 18 feet deep in 1936–1937. The main focus of this effort was on recovery of mortuary remains; however, considerable quantities of nonburial associated artifacts were also documented. More excavations were conducted by Sacramento State College in 1953 and by American River College between 1966 and 1971, and more artifacts and burials were salvaged by Peak, Crew, and Gerry (1984) when what was left of the mound was leveled. At that time, Peak, Crew, and Gerry estimated that as much as 13 feet of the mound might still be present below the plowed surface. As an interesting side note—and as an indication of the original CA-Sac-16/H mound’s prominence—Peak, Crew, and Gerry mention that Heinrich Schliemann (an amateur archaeologist and later the discoverer of Troy) visited the site in 1851–1852.

More recently, Bouey and Herbert (1990) completed a surface survey and excavated two auger holes at the toe of the levee that forms the western boundary of the site; they reported evidence of subsurface cultural deposits, including shell midden. Larger-scale excavations (Bouey, Berg, and Hunter 1991), dug within 100 feet of the levee toe and the ramp leading up to Garden Highway, confirmed that midden deposits still exist; however, agricultural activity seems to have destroyed any stratigraphic integrity the deposits might have had that close to the levee. It may be that Bouey and Herbert were looking strictly at redistributed mound soils.

The summary of the research done by 1991 (Bouey, Berg, and Hunter 1991) agreed with the conclusions of Derr (1983) that the site was a large, permanent habitation locus occupied from the Upper Archaic (ca. 1000 B.C.) to just after the beginning of European contact. Derr found that the upper 20–60 centimeters of soil (in the areas he examined near the levee) consisted of redistributed midden with artifacts and isolated human remains. What appears to be missing from any of these analyses is an attempt to define the original mound or to find intact elements of the site that may have been located beyond the original mound. If there are intact subsurface deposits associated with CA-Sac-16/H, then the site may be eligible for listing on the CRHR or NRHP because of the potential information contained in those deposits.
The earliest documentation, Heizer’s site record form from 1934, does not give dimensions for the mound and does not contain specific enough information to provide for relocation of the original boundaries of the mound. It is presumed that the dispersed midden from the mound now covers a larger surface area than the mound used to occupy. However, it is unclear exactly how large an area that is because various investigations have reported Locus 1 (the larger site deposit) as measuring 110 meters by 185 meters (Bouey and Herbert 1990), 250 meters by 250 meters (Kauffman and Kauffman 1987), and 450 meters by 850 meters (Dames & Moore 1993). The Dames & Moore site record form appears to be the only one that maps out the secondary Locus 2 area, northeast of the main deposit and east of a drainage ditch (as of 1993).

- **CA-Sac-17 (P-34-000044).** This is the location of a mound site reported by Heizer in 1934 west of Fisherman’s Lake; however, none of the mound remains. In 1990, Bouey and Herbert attempted to locate any cultural remains but could not find any evidence of cultural deposits on the surface or in auger holes.

- **CA-Sac-18 (P-34-000045).** This site, landward of the Sacramento River east levee located north of San Juan Road, consists of a sparse scatter of basalt debitage, one cryptocrystalline biface fragment, a polished stone, and possible fire-cracked rock. It was originally described by Heizer as a mound 30 yards in diameter and 5 feet high; however, Heizer may have misinterpreted a natural rise in the landscape as a mound. CA-Sac-18 appears to be lacking the intensive cultural deposits that are the hallmark other nearby known mound sites (Dames & Moore 1994b).

- **CA-Sac-160/H (P-34-000187).** This is a multicomponent site near the Sacramento River east levee located north of San Juan Road. It includes a prehistoric occupation mound with a farm complex situated on top. Excavations in the 1940s removed numerous burials and artifacts, including ground stone, flaked stone tools, shell beads and ornaments, fire-cracked rock, baked clay objects, stone beads, faunal remains, bone awls, bird bone tubes and whistles, obsidian drills, quartz crystals, charmstones, and historic glass trade beads, as well as historic debris related to farming and occupation of the top of the mound.

- **CA-Sac-164 (P-34-000191).** CA-Sac-164 is a very large, deeply stratified prehistoric occupation and burial mound near Sand Cove Park on the Sacramento River that has been explored a number of times using archaeological techniques; however, in spite of these efforts, the true boundaries of the site remain unknown. The site includes shell midden with abundant cultural materials including fire-cracked rock, flaked and ground stone tools, charmstones, polished bone implements, debitage, quartz crystals, bone and shell beads, baked clay objects, and plentiful faunal remains. Large fire-cracked rock features and hearths have also been noted. Because of its significant scientific value and the integrity, CA-Sac-164 was nominated for NRHP listing in 2001.

The site was first recorded in 1951, after a newspaper article reported that human remains and stone tools were eroding out of the cutbank and into the Sacramento River. Observers who walked along the edge of the cutbank in summer and fall when the river was at its lowest noted that site deposits, interspersed with flood-deposited silt, extended at least 4 meters below the current-day surface. Excavations in the 1970s, 1980s, and 1990s confirmed the depth of intact and resource-bearing cultural strata at the site. Work on the land side of the Sacramento River levee indicated that downward-trending cultural strata might be found there as well, beginning well over a meter below the ground surface.

Annual river height fluctuation, wave action resulting from boat wakes, and looting combined to cause continual erosion and collapse of the cutbank. This resulted in artifacts and remains falling onto the beach area below, where they either washed into the river or collected by the public. To address this issue, a site stabilization program was implemented in 2005 that included placing dirt and plantings over the cutbank and creating a wave break near the river’s edge of the site.

- **CA-Sac-430H (P-34-000457).** This feature is the West Drainage Canal, a relatively unmodified canal that originates at Fisherman’s Lake and flows southeast to the NEMDC.
► **CA-Sac-483H (P-34-000510)**. This site consists of two loci containing a historic ranch complex with a small prehistoric component. The ranch complex (Locus 1) includes barns, sheds, shops and residences, farm equipment, and glass, ceramic, and metal debris. The prehistoric component consists of a relocated collection of mortars, pestles, and a mano located in a flower garden. The property owner reported that the prehistoric artifacts may have been collected from an eroding knoll near Locus 2.

► **CA-Sac-484H (P-34-000511)**. This site comprises a light scatter of historic debris located along the north side of a small knoll. The debris is associated with a house that was built for a security guard; the house has been demolished. The debris includes fragments of water pipe, concrete, milled lumber, metal, and glass.

► **CA-Sac-485/H (P-34-000512)**. This site, between the Sacramento River’s east levee and the proposed location of the relocated Elkhorn Canal, was once a prehistoric occupation and burial mound that has been leveled by agricultural activities and was documented by Dames & Moore in 1994. The remains of a historic-era homestead, consisting mainly of ornamental vegetation, driveway, and historic debris, were noted on top of the prehistoric site. Dames & Moore archaeologists noted that the prehistoric component was large, measuring 220 meters by 160 meters with two depositional loci—a larger area near Garden Highway and a smaller deposit to the east. Prehistoric artifacts noted at the time included obsidian and basalt flakes and tools, shell beads and ornaments, faunal remains, ground-stone fragments, charmstones, baked clay, imported exotic tool stone, and shell.

In August 2007, archaeologists undertook a limited shovel testing program at CA-Sac-485/H to determine whether there was an undisturbed subsurface deposit that could be affected by the proposed canal construction near this site. The 2007 investigation began with a survey of the site area where a sparse assortment of artifacts was visible; because no concentrations of artifacts were identified on the surface, the Dames & Moore archaeological site map was used to guide the placement of shovel test pits (STPs). Brian Padilla, of the El Dorado Miwok, was present while the STPs were excavated.

During the course of excavations, archaeologists uncovered artifacts including obsidian and basalt flakes; clamshell disk beads; burned earth; faunal remains, including freshwater mussel shell; and fire-cracked rock. Human remains were uncovered in three of the STPs; the Sacramento County coroner and Native American Heritage Commission were contacted, excavation of each of those three STPs was halted immediately, and the remains were reburied where they were found. None appeared to be part of a larger, intact burial and all were found in the upper 50 centimeters of soil. (SAFCA 2007.)

In general, site soils consisted of dry compact silts with a small sand and clay content; excavation and screening were difficult because the soils were very dry and hard. If artifacts were recovered, excavation generally proceeded to 100 centimeters below surface (cmbs); where no artifacts were found, excavations terminated around 80 cmbs. A deeply buried midden layer was identified in each of the four STPs (Numbers 4, 6, 21, and 24) closest to the levee, beginning anywhere from 55 cmbs to 80 cmbs. Excavation halted at approximately 100 cmbs in these STPs without reaching the bottom of the midden deposit; a split-spoon probe was used in STP No. 21 to find the bottom of the deposit, which was reached at approximately 160 cmbs. Although the northern and southern edges of the midden deposit were not located, the STP program was halted on the assumption that a more formal testing program, using a combination of test units and additional STPs, would be implemented as part of more detailed design of the proposed project.

► **CA-Sac-486H (P-34-000513)**. This site near the Sacramento River east levee located south of the North Drainage Canal consists of the remains of a historic-era homestead. The structure that once stood on the site has been demolished. Remnant landscape plantings and debris consisting of ceramic fragments, bottle glass, ceramic, bricks, mortar, and metal fragments were noted. The structures were visible in a 1937 aerial photograph and were depicted on the 1967 U.S. Geological Survey topographic quadrangle map. The archaeologists who identified the site in 1994 noted that some of the trees appeared to be less than 30 years old, although a fragment of amethyst glass (generally associated with the turn of the century) was noted.
► CA-Sac-487H (P-34-000514). Like CA-Sac-486H, this location near the Sacramento River east levee located south of the North Drainage Canal includes historic debris, such as concrete fragments, milled lumber, metal fence posts, wire, farm machinery parts, clear and green glass, window glass, and ornamental plantings, all of which indicate that a structure existed at the site at one point but has since been demolished. Also like the previous site, a structure was visible in this location in a 1937 aerial photograph; several structures were indicated on the 1950 and 1975 topographic quadrangle maps for the area.

► CA-Sac-488H (P-34-000515). This is another site near the Sacramento River east levee located south of the North Drainage Canal where a structure appeared on a 1937 aerial photograph and 1950 topographic quadrangle map, although no building is on the site today. Historic debris, ornamental vegetation, and a fence line remain. The debris included various concrete fragments, corrugated metal, wire, culvert pipe, and a large section of iron pipe.

► CA-Sac-489H (P-34-000516). This is another site near the Sacramento River east levee located south of the North Drainage Canal where a structure appeared on a 1937 aerial photograph and 1950 topographic quadrangle map, although no building is on the site today. The associated debris includes a fenced-off well head, concrete fragments, lumber, window glass, wooden posts, galvanized pipes, old fencing overgrown by an oak tree, an enamelware bucket, tires, ceramic fragments, bottle glass, and a metal bucket. Ornamental landscaping plants were also noted.

► CA-Sac-490H (P-34-000517). This site, near the south end of Powerline Road, had three structures that appeared on a 1937 aerial photograph and 1950 topographic quadrangle map, although no building is on the site today. The historic debris is similar to the debris found at sites CA-Sac-486H through CA-Sac-489H, including concrete, brick, iron piping, a fence post, bottle glass, ceramic fragments, and galvanized metal pipe, as well as remnant ornamental vegetation.

► CA-Sac-491H (P-34-000518). This site, near the south end of Powerline Road, was likely used in association with four structures that appeared on the 1950 topographic quadrangle map. The 1937 aerial photograph associated with other sites listed here includes coverage of this property; however, only trees are clearly visible in the photograph. The artifacts consist of a sparse scatter, including a wood fence, concrete fragments, bricks, and metal fence posts. Ornamental vegetation was noted nearby.

► CA-Sac-492H (P-34-000519). This site, near the south end of Powerline Road, consists of a concrete-capped well, associated water pipes, and remnant ornamental vegetation and fruit trees that were likely associated with a structure visible on the 1950 topographic quadrangle map of the area. A cluster of trees is visible in the 1937 aerial photograph, but no structures are clearly visible. The site is now used to keep honeybees.

► CA-Sac-493H (P-34-000520). The 1950 topographic quadrangle map and 1937 aerial photograph of the region indicate that there was once a large barn and associated structure at this location near the Sacramento River east levee located south of I-5. Today, scattered historic debris—clear and colored glass, porcelain and earthenware, iron pipe, bone fragments, brick, and a white ceramic insulator—is all that remains.

► CA-Sac-494H (P-34-000521). This is another site, west of Fisherman’s Lake, where a structure appeared on a 1937 aerial photograph and 1950 topographic quadrangle map, although no building is present today. Associated debris documented by an archaeological team in 1994 included concrete and brick fragments, an iron water pipe, white ceramic insulators, and clear bottle glass. In addition, the archaeologists noted abundant modern debris on the site, making it difficult to distinguish between modern and historic artifacts.

► CA-Sac-517H (P-34-000641). This is an historic trash scatter exposed on both the east and west sides of the NEMDC. Components include milk glass fragments, electric insulator fragments, and candy dish fragments.

► CA-Sac-518H (P-34-000647). This is a concrete bridge abutment located just north of the Silver Eagle Road crossing of the NEMDC. The abutments have cobblestone facing over concrete.
- **CA-Sac-569H (P-34-000741).** This is a segment of Del Paso Road, a two-lane paved road that extends from Powerline Road to East Levee Road. Del Paso Road likely originated as a dirt farm road and has subsequently been modernized, paved, and widened.

- **CA-Sac-836H (P-34-001354).** This resource, located near the Sacramento River east levee located south of West Elverta Road, consists of the Yuki Pear Farm complex with a relocated ranch house, a 1930s barn, a 1940s bunkhouse/workshop/garage, a 1960s bunkhouse, a 1974 residence, and a mid-1970s barn. A 1903 map shows the Farmers and Merchants Bank as the property owners; no improvements were listed on any maps in the next several years. By 1939, the property belonged to the California Trust and Savings Band; it later was owned by Thomas and Nancy McDermott. The McDermotts sold the land to A. R. Galloway, who never lived on the property but rented it to Masami Yuki as a tenant farmer. The Yuki family originally grew asparagus at the farm but switched to tomatoes in 1968 and planted the pear orchard in 1969.

- **P-34-000883H.** This is El Centro Road, a north-south, paved two-lane road that dates to the period before 1921. It runs between I-80 to the south and Bayou Road to the north. It is likely that this was originally a dirt farm road that has been paved a number of times.

- **P-34-000884H.** This is San Juan Road, an east-west, paved two-lane road that dates to the period before 1921. It runs between I-80 and the Sacramento River east levee. It is likely that this was originally a dirt farm road that has been paved a number of times in the past.

- **P-34-000886H.** This is Elkhorn Boulevard, an east-west, paved two-lane road that dates to the period before 1921. It runs between the Sacramento River east levee and the NEMDC. It is likely that this was originally a dirt farm road that has been paved a number of times in the past.

- **P-34-001552H.** This site includes a 1950s-era house and shed, surrounded by a chain link fence. The house is located along Garden Highway, near the northern Sacramento County line.

- **P-34-001557H.** This structure is a concrete valve tank associated with the Prichard Lake Pumping Plant at the end of the North Drainage Canal.

- **P-34-001558H.** This resource consists of a concrete-lined sump 50 feet long and 25 feet wide associated with the Prichard Lake Pumping Plant.

- **P-34-001559H.** This is a concrete pad near the P-34-001558H sump. It is also associated with the Prichard Lake Pumping Plant.

### 3.3.11 Paleontological Resources

Paleontological resources (fossils) are the remains or traces of prehistoric animals and plants that are 10,000 years old or older.

#### 3.3.11.1 Paleontological Resource Inventory

**Stratigraphic Inventory**

Geologic maps and reports covering the geology of the project site and surrounding study area were reviewed to determine the exposed rock units and to delineate their respective aerial distributions in the project area. Regional and local surficial geologic mapping and correlation of the various geologic units in the vicinity of the project area has been provided at a scale of 1:62,500 by Helley and Harwood (1985); and 1:250,000 by Wagner et al. (1987). The rock formations of the project area are shown in Plate 21 and described below.
Holocene Alluvium. Sediments adjacent to the Sacramento and American Rivers are composed of Recent (Holocene) alluvial floodplain deposits (Wagner et al. 1987). In general, these deposits consist primarily of unconsolidated sand and silt. Holocene alluvial deposits overlay an older alluvial fan system composed of Pleistocene-age sediments. Construction activities that would occur within alluvial floodplain or basin deposits would be located within Holocene sediments. By definition, sediments associated with Holocene-age alluvium are too young to contain paleontologically sensitive resources.

Riverbank and Modesto Formations. Piper et al. (1939) were the first to publish detailed geologic maps in the southern Sacramento and northern San Joaquin Valley areas, and they designated the older alluvial Pleistocene deposits as the Victor Formation. However, Davis and Hall (1959) proposed a subdivision of the Victor Formation into the Turlock Lake (oldest), Riverbank (middle), and Modesto (youngest) formations. Marchand and Allwardt (1981) proposed that the name Victor Formation be abandoned and that the Turlock Lake, Riverbank, and Modesto Formations be adopted as formal nomenclature for Quaternary deposits in the Sacramento and San Joaquin Valleys. Most researchers have followed this recommendation.

In the Sacramento Valley, the Modesto Formation consists of alluvial terraces, some alluvial fans, and some abandoned channel ridges of the Sacramento River. The Modesto Formation can be divided into upper and lower members. The upper member consists primarily of unconsolidated, unweathered, coarse sand and sandy silt. The age of this member has been placed at approximately 12,000–26,000 years Before Present (B.P.) (Atwater cited in Helley and Harwood 1985). The lower member of the Modesto Formation consists of consolidated, slightly weathered, well-sorted silt and fine sand, silty sand, and sandy silt. Age estimates for the lower member range from 29,000 to 42,000 years B.P. (Marchand and Allwardt 1981, cited in Helley and Harwood 1985).

Sediments in the Riverbank Formation consist of weathered reddish gravel, sand, and silt that form alluvial terraces and fans. In the Sacramento Valley, this formation tends toward soil-profile developments that are more easily distinguishable from the Modesto Formation (Helley and Harwood 1985). The Riverbank Formation is Pleistocene in age (Wagner et al. 1987), but it is considerably older than the Modesto Formation; estimates place the age of the Riverbank between 130,000 and 450,000 years B.P. (Helley and Harwood 1985). The Riverbank Formation forms alluvial fans and terraces of the Sacramento River. The Riverbank’s fans and terraces are higher in elevation and generally have a more striking topography than those formed by the Modesto Formation.

Field Survey

A field reconnaissance was conducted by EDAW in July and August 2006, on April 26–28, 2007, and in February 2008 to document the presence of any previously unrecorded fossil sites and of strata that might contain fossil remains. The surface topography was nearly flat, and no exposed road cuts or other escarpments were noted where fossils in the Riverbank or Modesto Formation could be exposed. No fossils were observed at the project site.

3.3.11.2 Paleontological Resource Assessment

Holocene Alluvium

By definition, to be considered a fossil, an object must be more than 10,000 years old; therefore, project-related activities in this rock formation would have no effect on paleontological resources.

Modesto and Riverbank Formations

Surveys of late Cenozoic land mammal fossils in northern California have been provided by Hay (1927), Lundelius et al. (1983), Jefferson (1991a, 1991b), Savage (1951), and Stirton (1939). On the basis of his survey of vertebrate fauna from the nonmarine late Cenozoic deposits of the San Francisco Bay region, Savage (1951)
concluded that two major divisions of Pleistocene-age fossils could be recognized: the Irvingtonian (older Pleistocene fauna) and the Rancholabrean (younger Pleistocene and Holocene fauna). These two divisions of Quaternary Cenozoic vertebrate fossils are widely recognized today in the field of paleontology. The age of the later Pleistocene, Rancholabrean fauna was based on the presence of bison and on the presence of many mammalian species that are inhabitants of the same area today. In addition to bison, larger land mammals identified as part of the Rancholabrean fauna include mammoths, mastodons, camels, horses, and ground sloths.

The closest vertebrate fossils to the project area were recovered from Arco Arena (Hilton et al. 2000), approximately 12 miles to the south, in sediments of the Riverbank Formation. Fossils recovered from this site include Harlan’s ground sloth, bison, coyote, horse, camel, squirrel, antelope, mammoth, and several plant specimens.

University of California Museum of Paleontology (UCMP) locality V-6426, approximately 16 miles north of the project area near Gilsizer Slough, is located in sediments referable to the Modesto Formation. This site yielded a vertebra from a Pleistocene (Irvingtonian) age Proboscidea, an order that includes mammoths, mastodons, and elephants. UCMP locality V-3915 on Oswald Road, approximately 18 miles northwest of the project site, yielded remains from a Pleistocene-age bison in sediments referable to the Modesto Formation. UCMP locality V-4043 in the Sutter Buttes, approximately 22 miles north of the levee, yielded remains from a Pleistocene-age horse in sediments referable to the Riverbank Formation.

Fossil specimens from the Modesto Formation have been reported by Marchand and Allwardt (1981) near the type locality in the city of Modesto. These authors also reported fossil specimens from the Riverbank Formation near its type locality in the city of Riverbank. Other locations are also known throughout the northern and Central Valley (UCMP 2006). For example, there are several sites approximately 10–20 miles away in Yolo County, near the cities of Davis and Woodland, which have yielded Rancholabrean-age rodents, snakes, horses, antelope, Harlan’s ground sloth, mammoth, and saber-toothed tiger from sediments referable to both the Modesto and Riverbank Formations (Hay 1927, UCMP 2006).

There are at least seven additional recorded Rancholabrean-age vertebrate fossils sites from the Riverbank Formation in the city of Sacramento, southeast of the levee (UCMP 2006, Kolber 2004). These sites have yielded remains of mammoth, bison, horse, and several types of reptiles.

Results of a paleontological records search at the UCMP indicated no fossil remains within the project area, and no fossils were observed during a cursory field visit. However, the occurrence of Pleistocene vertebrate fossil remains in sediments referable to the Modesto and Riverbank Formations from Sacramento; Yuba City and the town of Sutter in Sutter County; as well as Davis, Woodland, and numerous other areas throughout the northern and central valleys, suggests there is a potential for uncovering additional similar fossil remains during construction-related earthmoving activities within the Phase 3 Project area and the RD 1001 borrow site.

### 3.3.12 TRANSPORTATION AND CIRCULATION

The roadways in the Phase 3 Project area and surrounding area are described in Table 3.12-1 and shown in Plate 10.

All the roadways north of I-5 in the vicinity of the levee improvement sites and borrow areas are rural two-lane roads with low traffic volumes. Below I-5, nearer to and within the city of Sacramento, the roads are also two-lane roads but have higher traffic volumes. Data on traffic volumes are available for only a few of the roadways listed in Table 3.12-1. The use of some of these roadways can also be characterized in terms of level of service (LOS). LOS is a qualitative description of operation of a roadway segment based on delay and maneuverability. LOS is often calculated by counties’ agencies that manage congestion. LOS can range from “A,” representing free-flow conditions, to “F,” representing gridlock (Table 3.12-2).
### Project Area Roadway Network

<table>
<thead>
<tr>
<th>Roadways</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SR 99/70</td>
<td>SR 99/70 is a primary regional transportation corridor within Sutter County and supports north-south regional travel. SR 99 extends from I-5 in the project area north through Sacramento and Sutter Counties to the Butte County line. The roadway has two to four lanes over its length and provides regional access to the Sacramento metropolitan area in the south and the cities of Gridley and Chico in the north. SR 70 serves as the north-south regional travel corridor providing connection to Butte County to the north and Sacramento County to the south. SR 70 is a two-lane roadway that extends from the Yuba County line in the north, south to a junction with SR 99. At the junction with SR 99, SR 70 continues south as SR 99/70 to the Sacramento County line. The roadway provides regional access to the cities of Sacramento and Marysville.</td>
</tr>
<tr>
<td>I-5</td>
<td>I-5 is a primary regional transportation corridor within Sacramento County, providing connection between the city and county of Sacramento and Yolo County. It provides primary access to the Airport just west of Powerline Road.</td>
</tr>
<tr>
<td>I-80</td>
<td>I-80 is a primary regional transportation corridor within the city and county of Sacramento, intersecting I-5 just south of San Juan Road.</td>
</tr>
<tr>
<td>Garden Highway</td>
<td>Garden Highway is a north/south two-lane roadway that extends north from the Sacramento city limits along the Sacramento River to Yuba City. Garden Highway serves as an alternative north/south route to SR 99. It provides primary access for residences along the water side of the Sacramento River east levee.</td>
</tr>
<tr>
<td>Howsley Road</td>
<td>Howsley Road is an east/west two-lane roadway that intersects SR 99/70 at the NCC. It crosses the PGCC and connects with Pleasant Grove Road just west of the Sutter/Placer County line.</td>
</tr>
<tr>
<td>Natomas Road</td>
<td>Natomas Road is a north/south two-lane roadway on top of the west levee of the PGCC in Sutter County. It extends south from Howsley Road and becomes East Levee Road between Riego Road and West Elverta Road.</td>
</tr>
<tr>
<td>Pacific Avenue</td>
<td>Pacific Avenue is a north/south two-lane roadway that extends from Striplin Road to Howsley Road in Sutter County.</td>
</tr>
<tr>
<td>Powerline Road</td>
<td>Powerline Road is a north/south two-lane roadway that parallels SR 99/70, providing an alternate north/south route to Garden Highway and SR 99/70 from Sankey Road in Sutter County to Garden Highway in Sacramento County.</td>
</tr>
<tr>
<td>Riego Road</td>
<td>Riego Road is an east/west two-lane roadway extending from Garden Highway in Sutter County to Base Line Road in Placer County.</td>
</tr>
<tr>
<td>Sankey Road</td>
<td>Sankey Road is an east/west two-lane roadway in Sutter County that extends from Garden Highway east across SR 99/70.</td>
</tr>
<tr>
<td>Striplin Road</td>
<td>Striplin Road is an east/west two-lane roadway that extends from Garwood Road to Pacific Avenue in Sutter County.</td>
</tr>
<tr>
<td>West Elvera Road</td>
<td>West Elvera Road is an east/west two-lane roadway in Sacramento County at the north/south midpoint of the Natomas Basin that extends from Garden Highway east across SR 99/70.</td>
</tr>
<tr>
<td>Elkhorn Boulevard</td>
<td>Elkhorn Boulevard is an east/west two-lane roadway in Sacramento County between Powerline Road and SR 99/70 and extending into the city of Sacramento to the East Levee Road on the NEMDC.</td>
</tr>
<tr>
<td>West Elkhorn Boulevard</td>
<td>West Elkhorn Boulevard is an east/west two-lane roadway in Sacramento County that extends from Garden Highway to west of the Airport.</td>
</tr>
<tr>
<td>Del Paso Road</td>
<td>Del Paso Road is an east/west two- to four-lane roadway that extends eastward across the Basin from Powerline Road in Sacramento County across I-5 to the NEMDC in the city of Sacramento.</td>
</tr>
<tr>
<td>San Juan Road</td>
<td>San Juan Road is an east/west two-lane roadway that connects the Garden Highway in Sacramento County to I-5 and the city of Sacramento.</td>
</tr>
<tr>
<td>El Centro Road</td>
<td>El Centro Road is a north/south two- to four-lane roadway in Sacramento County and the city of Sacramento that extends south from Del Paso Road to West El Camino Avenue.</td>
</tr>
<tr>
<td>West El Camino Avenue</td>
<td>West El Camino Avenue is an east/west four-lane roadway in the city of Sacramento that connects I-5 with El Centro Road. Continuing to the east, it intersects with Northgate Boulevard and continues to the east to cross the NEMDC.</td>
</tr>
<tr>
<td>Northgate Boulevard</td>
<td>Northgate Boulevard is a north/south four-lane road in the city of Sacramento connecting the Garden Highway in South Natomas to Del Paso Road in North Natomas.</td>
</tr>
</tbody>
</table>

Notes: I-5 = Interstate 5; I-80 = Interstate 80; NCC = Natomas Cross Canal; NEMDC = Natomas East Main Drainage Canal; PGCC = Pleasant Grove Creek Canal; SR = State Route
Source: Data compiled by EDAW in 2008
Table 3.12-2
Level of Service Descriptions

<table>
<thead>
<tr>
<th>LOS</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Free-flow travel with an excellent level of comfort and convenience and the freedom to maneuver.</td>
</tr>
<tr>
<td>B</td>
<td>Stable operating conditions, but the presence of other road users causes a noticeable, though slight, reduction in comfort, convenience, and maneuvering freedom.</td>
</tr>
<tr>
<td>C</td>
<td>Stable operating conditions, but the operation of individual users is substantially affected by the interaction with others in the traffic stream.</td>
</tr>
<tr>
<td>D</td>
<td>High-density but stable flow.</td>
</tr>
<tr>
<td>E</td>
<td>Operating conditions at or near capacity. Speeds are reduced to a low but relatively uniform value. Freedom to maneuver is difficult with users experiencing frustration and poor comfort and convenience. Unstable operation is frequent, and minor disturbances in traffic flow can cause breakdown conditions. Severe restriction in speed and freedom to maneuver, with poor levels of comfort and convenience.</td>
</tr>
<tr>
<td>F</td>
<td>Breakdown conditions. These conditions exist wherever the volume of traffic exceeds the capacity of the roadway. Long queues can form behind these bottleneck points with queued traffic traveling in a stop-and-go fashion.</td>
</tr>
</tbody>
</table>

Source: City of Sacramento 2005

The Sutter County General Plan Background Report (Sutter County 1996b) contains the most recent traffic count and LOS data for roadways in the northern part of the Natomas Basin. In the general plan background report, Garden Highway between Sankey Road and Riego Road was rated LOS A, with an average daily traffic (ADT) volume of 340. SR 99/70 was rated LOS C with an ADT volume of 22,000. Riego Road was rated at LOS A with an ADT volume of 540, and Sankey Road was rated LOS A with an ADT volume of 440. LOS data were not available for the Natomas Basin portion of unincorporated Sacramento County. However, given that similar land uses exist south of the Sutter County line and west of SR 99/70, traffic volumes and conditions are expected to be similar.

The most recent annual traffic counts performed for select roadways by Sacramento County Department of Transportation (August 17 and 18, 2006) show the daily traffic volume on Powerline Road north of Elverta Road to be between 250 and 270 in each direction (Sacramento County 2007a). Data on other Sacramento County roads in the Phase 3 Project area are not available.

City of Sacramento traffic count data (City of Sacramento 2005) indicate an average one-way ADT of 381 on San Juan Road between El Centro Road and Garden Highway (April 2003 data). The City of Sacramento General Plan Background Report (City of Sacramento 2005) and the July 2006 draft environmental impact report for the Greenbriar Development Project (City of Sacramento and Sacramento Local Agency Formation Commission [LAFCo] 2006) contain LOS data for roadways for the portions of the southern Natomas Basin that are within Sacramento’s city limits and sphere of influence. The City of Sacramento regards LOS C as unacceptable. Elkhorn Boulevard west of the SR 99/70 interchange operates at LOS A and east of SR 99/70 operates at LOS D. San Juan Road, West El Camino Avenue, and Garden Highway west of I-5 are shown as operating at LOS A through LOS C, depending on time of day. East of Truxel Road (which becomes Natomas Boulevard), West El Camino Avenue operates at LOS E and San Juan Road operates at LOS D. Northgate Boulevard in South Natomas operates at LOS A through C. North Natomas segments located north of North Market Boulevard operate at LOS E. Segments of I-80, I-5, and SR 99/70 operate at LOS D or below during commute hours, with heavy traffic occurring during the morning hours in the direction of job centers (e.g., downtown Sacramento) and in the afternoon/evening hours in the opposite direction. According to the Draft Environmental Impact Report for the Sacramento International Airport Master Plan (Sacramento County 2007b), I-5 between Airport Boulevard in Sacramento County and County Road 22 on the Yolo County side of the Sacramento River operates at LOS B or C in both directions during peak hours.
3.3.13 AIR QUALITY

3.3.13.1 OVERVIEW

The Phase 3 Project area is located within the southern portion of the Sacramento Valley Air Basin, which comprises all of Butte, Colusa, Glenn, Sacramento, Shasta, Sutter, Tehama, Yolo, and Yuba Counties; the western portion of Placer County; and the eastern portion of Solano County. Air quality within the Phase 3 Project area and the remainder of the Natomas Basin is regulated by the U.S. Environmental Protection Agency (EPA), California Air Resources Board (ARB), the Feather River Air Quality Management District (Sutter County portion of the Natomas Basin), and the Sacramento Metropolitan Air Quality Management District (Sacramento County portion of the Natomas Basin). Each of these agencies develops rules, regulations, policies, and/or goals to comply with applicable legislation. Although EPA regulations may not be superseded, both state and local regulations may be more stringent than EPA regulations.

3.3.13.2 CRITERIA AIR POLLUTANTS

Ozone, carbon monoxide (CO), nitrogen dioxide (NO₂), sulfur dioxide (SO₂), particulate matter (PM), and lead are the most prevalent air pollutants known to be deleterious to human health. These pollutants are commonly referred to as “criteria air pollutants.” Ozone, typically associated with poor air quality, is not emitted directly into the air, but is formed through a series of chemical reactions between reactive organic gases (ROG) and oxides of nitrogen (NOₓ) in the presence of sunlight. Motor vehicles and stationary industrial sources are major sources of emissions of both ROG and NOₓ, which are also referred to as ozone precursors.

Air pollutant concentrations are measured at several monitoring stations in the Sacramento Valley Air Basin. The Sacramento–3801 Airport Road station is the closest monitoring station to the levee improvement sites with data to meet EPA and ARB criteria for quality assurance for all criteria pollutants, except for fine particulate matter (PM₂.₅). The Yuba City air quality monitoring station on Almond Street is the closest monitoring station with PM₂.₅ data. In general, the ambient air quality measurements from these monitoring stations are representative of the air quality in the Phase 3 Project area.

Table 3.13-1 summarizes the air quality data from this monitoring station for the latest 3 years for which data are available, 2005–2007. Both ARB and EPA use the type of monitoring data provided in Table 3.13-1 to designate areas according to attainment status for criteria air pollutants established by the agencies. The purpose of these designations is to identify those areas with air quality problems and thereby initiate planning efforts for improvement. The three basic designation categories are “nonattainment,” “attainment,” and “unclassified.” The “unclassified” designation is used in an area that cannot be classified on the basis of available information as meeting or not meeting the standards. In addition, the California designations include a subcategory of the nonattainment designation, called “nonattainment-transitional.” The nonattainment-transitional designation is given to nonattainment areas that are progressing and nearing attainment. Table 3.13-2 summarizes the attainment status for criteria air pollutants for Sutter and Sacramento Counties.

3.3.13.3 NATURALLY OCCURRING ASBESTOS

In addition, naturally occurring asbestos (NOA), which was identified as a toxic air contaminant in 1986 by the California Air Resources Board, is located in many parts of California and is commonly associated with ultramafic rocks (Clinkenbeard et al. 2002). Asbestos is the common name for a group of naturally occurring fibrous silicate minerals that can separate into thin but strong and durable fibers. Ultramafic rocks form in high-temperature environments well below the surface of the earth. By the time they are exposed at the surface by uplift and erosion, ultramafic rocks may be partially to completely altered to serpentinite, a type of metamorphic rock. Sometimes the metamorphic conditions are right for the formation of chrysotile asbestos or tremolite-actinolite asbestos in the bodies of these rocks or along their boundaries (Churchill and Hill 2000).
| Table 3.13-1  
Summary of Annual Air Quality Data |
<table>
<thead>
<tr>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
<tr>
<td><strong>Sacramento–3801 Airport Road</strong></td>
</tr>
</tbody>
</table>

**Ozone**

*State standard (1-hour/8-hour avg., 0.09/0.07 ppm)*

*National standard (8-hour avg., 0.08 ppm)*

<table>
<thead>
<tr>
<th>Maximum concentration (1-hour/8-hour avg., ppm)</th>
<th>0.100/0.087</th>
<th>0.105/0.086</th>
<th>0.119/0.102</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of days state standard exceeded</td>
<td>4/8</td>
<td>5/13</td>
<td>2/8</td>
</tr>
<tr>
<td>Number of days national 8-hour standard exceeded</td>
<td>1</td>
<td>1</td>
<td>4</td>
</tr>
</tbody>
</table>

**Respirable Particulate Matter (PM<sub>10</sub>)**

*State standard (24-hour avg., 50 μg/m³)*

*National standard (24-hour avg., 150 μg/m³)*

<table>
<thead>
<tr>
<th>Maximum concentration (μg/m³)</th>
<th>99.8</th>
<th>84.0</th>
<th>98.0</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of days state standard exceeded</td>
<td>25</td>
<td>4</td>
<td>6</td>
</tr>
<tr>
<td>Number of days national standard exceeded</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

**Nitrogen Dioxide (NO₂)**

*State standard (1-hour avg., 0.18 ppm)*

*National standard (annual, 0.053 ppm)*

<table>
<thead>
<tr>
<th>Maximum concentration (μg/m³) (1-hour avg., ppm)</th>
<th>0.074</th>
<th>0.072</th>
<th>0.064</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of days state standard exceeded</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

**Carbon Monoxide (CO)**

*State standard (1-hour/8-hour avg., 20/9.1 ppm)*

*National standard (1-hour/8-hour avg., 35/9.5 ppm)*

<table>
<thead>
<tr>
<th>Maximum concentration (1-hour/8-hour avg., ppm)</th>
<th>3.90/2.97</th>
<th>4.70/3.15</th>
<th>6.30/5.58</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of days state standard exceeded</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Number of days national 1-hour/8-hour standard exceeded</td>
<td>0/0</td>
<td>0/0</td>
<td>0/0</td>
</tr>
</tbody>
</table>

**Yuba City–Almond Street Monitoring Station**

**Fine Particulate Matter (PM<sub>2.5</sub>)**

*No separate state standard*

*National standard (24-hour avg., 35 μg/m³)*

<table>
<thead>
<tr>
<th>Maximum concentration (μg/m³)</th>
<th>47.2</th>
<th>51.6</th>
<th>55.8</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of days national standard exceeded</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

Notes: μg/m³ = micrograms per cubic meter; NA = not available; ppm = parts per million by volume

Sources: ARB 2008a, EPA 2008
Table 3.13-2
Ambient Air Quality Standards and Attainment Status Designations for Sutter and Sacramento Counties

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Averaging Time</th>
<th>California Standards</th>
<th>California Attainment Status</th>
<th>National Standards</th>
<th>National Attainment Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ozone</td>
<td>1-hour</td>
<td>0.09 ppm (180 μg/m³) N (Serious)</td>
<td>Sutter: N (Serious)</td>
<td>0.075 ppm (157 μg/m³) Same as Primary Standard</td>
<td>Sutter: N (Severe)</td>
</tr>
<tr>
<td></td>
<td>8-hour</td>
<td>0.07 ppm (137 μg/m³) N (Serious)</td>
<td>Sacramento: N (Serious)</td>
<td>9 ppm (10 mg/m³)</td>
<td>Sutter: N (Serious)</td>
</tr>
<tr>
<td>Carbon Monoxide (CO)</td>
<td>1-hour</td>
<td>20 ppm (23 mg/m³) A</td>
<td>35 ppm (40 mg/m³)</td>
<td>–</td>
<td>U/A</td>
</tr>
<tr>
<td></td>
<td>8-hour</td>
<td>9 ppm (10 mg/m³) A</td>
<td>9 ppm (10 mg/m³)</td>
<td>–</td>
<td>U/A</td>
</tr>
<tr>
<td>Nitrogen Dioxide (NO₂)</td>
<td>Annual Arithmetic Mean 1-hour</td>
<td>0.030 ppm (56 μg/m³) A</td>
<td>0.053 ppm (100 μg/m³) Same as Primary Standard</td>
<td>U/A</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Annual Arithmetic Mean 1-hour</td>
<td>0.18 ppm (338 μg/m³) A</td>
<td>0.14 ppm (365 μg/m³)</td>
<td>–</td>
<td>U</td>
</tr>
<tr>
<td>Sulfur Dioxide (SO₂)</td>
<td>Annual Arithmetic Mean 24-hour</td>
<td>0.04 ppm (105 μg/m³) A</td>
<td>0.5 ppm (1300 μg/m³)</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td></td>
<td>3-hour</td>
<td>– –</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td></td>
<td>1-hour</td>
<td>0.25 ppm (655 μg/m³) A</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Respirable Particulate Matter (PM₁₀)</td>
<td>Annual Arithmetic Mean 24-hour</td>
<td>20 μg/m³ N</td>
<td>150 μg/m³</td>
<td>Same as Primary Standard Sutter: U Sacramento: N (Moderate)</td>
<td></td>
</tr>
<tr>
<td>Fine Particulate Matter (PM₂.₅)</td>
<td>Annual Arithmetic Mean 24-hour</td>
<td>12 μg/m³</td>
<td>Sutter: U Sacramento: N</td>
<td>15 μg/m³ Same as Primary Standard Sutter: N (Proposed) Sacramento: U/A</td>
<td></td>
</tr>
<tr>
<td>Lead</td>
<td>30-day Average</td>
<td>1.5 μg/m³ A</td>
<td>–</td>
<td>–</td>
<td>Same as Primary Standard A</td>
</tr>
<tr>
<td></td>
<td>Calendar Quarter</td>
<td>– –</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Sulfates</td>
<td>24-hour</td>
<td>25 μg/m³ A</td>
<td>–</td>
<td>1.5 μg/m³ Same as Primary Standard</td>
<td>A</td>
</tr>
<tr>
<td>Hydrogen Sulfide</td>
<td>1-hour</td>
<td>0.03 ppm (42 μg/m³) U</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Visibility-Reducing Particle Matter</td>
<td>8-hour</td>
<td>Extinction coefficient of 0.23 per kilometer—visibility of 10 miles or more (0.07—30 miles or more for Lake Tahoe) because of particles when the relative humidity is less than 70%.</td>
<td>–</td>
<td>–</td>
<td>No National Standards</td>
</tr>
</tbody>
</table>
National standards (other than ozone, PM, and those based on annual averages or annual arithmetic means) are not to be exceeded more than once a year. The ozone standard is attained when the fourth highest 8-hour concentration in a year, averaged over 3 years, is equal to or less than the standard. The PM$_{2.5}$ 24-hour standard is attained when 99% of the daily concentrations, averaged over 3 years, are equal to or less than the standard. The PM$_{10}$ 24-hour standard is attained when 98% of the daily concentrations, averaged over 3 years, are equal to or less than the standard. Contact the EPA for further clarification and current Federal policies.

California standards for ozone, CO (except Lake Tahoe), SO$_2$ (1- and 24-hour), NO$_2$, PM, and visibility-reducing particles are values that are not to be exceeded. All others are not to be equaled or exceeded. California Ambient Air Quality Standards (CAAQS) are listed in the Table of Standards in Section 70200 of Title 17 of the California Code of Regulations.

Concentration expressed first in units in which it was promulgated (i.e., parts per million [ppm] or micrograms per cubic meter [μg/m$^3$]). Equivalent units given in parentheses are based upon a reference temperature of 25°C and a reference pressure of 760 torr. Most measurements of air quality are to be corrected to a reference temperature of 25°C and a reference pressure of 760 torr; ppm in this table refers to ppm by volume, or micromoles of pollutant per mole of gas.

Unclassified (U): a pollutant is designated unclassified if the data are incomplete and do not support a designation of attainment or nonattainment. Attainment (A): a pollutant is designated attainment if the state standard for that pollutant was not violated at any site in the area during a 3-year period. Nonattainment (N): a pollutant is designated nonattainment if there was a least one violation of a state standard for that pollutant in the area. Nonattainment/Transitional (NT): is a subcategory of the nonattainment designation. An area is designated nonattainment/transitional to signify that the area is close to attaining the standard for that pollutant.

National Primary Standards: The levels of air quality necessary, with an adequate margin of safety, to protect the public health.

National Secondary Standards: The levels of air quality necessary to protect the public welfare from any known or anticipated adverse effects of a pollutant.

Nonattainment (N): any area that does not meet (or that contributes to ambient air quality in a nearby area that does not meet) the national primary or secondary ambient air quality standard for the pollutant. Attainment (A): any area that meets the national primary or secondary ambient air quality standard for the pollutant. Unclassifiable (U): any area that cannot be classified on the basis of available information as meeting or not meeting the national primary or secondary ambient air quality standard for the pollutant.

This concentration effective May 17, 2006.

The CAAQS were amended on February 22, 2007, to lower the 1-hour standard to 0.18 ppm and establish a new annual standard of 0.03 ppm. These changes become effective after regulatory changes are submitted and approved by the Office of Administrative Law, expected later this year.

Because of a lack of evidence linking health problems to long-term exposure to coarse particle pollution, EPA revoked the annual PM$_{10}$ standard on September 21, 2006.

Source: ARB 2008b
For individuals in the vicinity of NOA, there are many potential pathways for airborne exposure. Exposures to soil dust containing asbestos can occur under a variety of scenarios, including dust raised from unpaved roads and driveways covered with crushed serpentine, uncontrolled quarry emissions, grading and construction, and other activities. People exposed to low levels of asbestos may be at elevated risk (e.g., above background rates) of lung cancer and mesothelioma. The risk is proportional to the cumulative inhaled dose (number of fibers), and also increases with the time since first exposure. Although there are a number of factors that influence the disease-causing potency of any given asbestos (such as fiber length and width, fiber type, and fiber chemistry), all forms are carcinogens.

The California Geological Survey (formerly the California Division of Mines and Geology) has prepared the General Location Guide for Ultramafic Rocks in California—Areas More Likely to Contain Naturally Occurring Asbestos (Churchill and Hill 2000). Although geologic conditions are more likely for asbestos formation in or near these areas, the presence thereof is not certain. According to this guide, and the report Relative Likelihood for the Presence of Naturally Occurring Asbestos in Eastern Sacramento County, California (Higgins 2006), the project site is located in an area that is least likely to contain NOA. Based on the distant locations of NOA locations from the project site, the potential for NOA at concentration levels above acceptable limits is low in the NLIP project area.

In July 2001, ARB adopted an Airborne Toxics Control Measure (ATCM) for construction, grading, quarrying, and surface mining operations that regulates grading and excavation activities in areas of serpentine or ultramafic rocks. The probability for encountering NOA in the Phase 3 Project area is low, and if NOA were encountered, it would be handled in accordance with state regulations. Thus, the issue will not be discussed further in this EIS/EIR.

3.3.13.4 Ambient Air Quality Standards

At the Federal level, EPA has been charged with implementing national air quality programs. EPA’s air quality mandates are drawn primarily from the Federal Clean Air Act (CAA), which was enacted in 1970. The most recent major amendments made by Congress were in 1990.

The CAA required EPA to establish national ambient air quality standards (NAAQS). As shown in Table 3.13-2, EPA has established primary and secondary NAAQS for the following criteria air pollutants: ozone, respirable particulate matter (PM\textsubscript{10}), PM\textsubscript{2.5}, CO, NO\textsubscript{2}, SO\textsubscript{2}, and lead. The primary standards protect the public health and the secondary standards protect public welfare. The CAA also required each state to prepare an air quality control plan referred to as a State Implementation Plan (SIP). The Federal Clean Air Act Amendments of 1990 (CAA) added requirements for states with nonattainment areas to revise their SIPs to incorporate additional control measures to reduce air pollution. The SIP is modified periodically to reflect the latest emissions inventories, planning documents, and rules and regulations of the air basins as reported by their jurisdictional agencies. EPA reviews all SIPs to determine conformation to the mandates of the CAA and its amendments and to determine whether implementation of the SIPs will achieve air quality goals. If EPA determines that a SIP is inadequate, a Federal Implementation Plan that imposes additional control measures may be prepared for the nonattainment area. Failure to submit an approvable SIP or to implement the plan within the mandated time frame may result in application of sanctions to transportation funding and stationary air pollution sources in the air basin.

3.3.14 Noise

3.3.14.1 Sound and the Human Ear

Noise is generally defined as sound that is loud, disagreeable, or unexpected. Sound, as described in more detail below, is mechanical energy transmitted in the form of a wave caused by a disturbance or vibration. Because of the ability of the human ear to detect a wide range of sound pressure fluctuations, sound pressure levels are expressed in logarithmic units called decibels (dB). The sound pressure level in decibels is calculated by taking
the log of the ratio between the actual sound pressure and the reference sound pressure squared. The reference sound pressure is considered the absolute hearing threshold (Caltrans 1998: N-9).

Because the human ear is not equally sensitive to all sound frequencies, a specific frequency-dependent rating scale was devised to relate noise to human sensitivity. An “A-weighted” decibel (dBA) scale performs this compensation by discriminating against frequencies in a manner approximating the sensitivity of the human ear. The basis for compensation is the faintest sound audible to the average ear at the frequency of maximum sensitivity. This dBA scale has been adopted by most authorities for the purpose of regulating environmental noise. Typical indoor and outdoor noise levels are presented in Plate 22.

Because the decibel scale is logarithmic, sound levels measured in decibels are not additive. For example, a 65-dBA source of sound, such as a truck, when joined by another 65-dBA source results in sound amplitude of 68 dBA, not 130 dBA (i.e., doubling the source strength increases the sound pressure by 3 dBA). Amplitude is interpreted by the ear as corresponding to different degrees of loudness. Laboratory measurements correlate a 10-dBA increase in amplitude with a perceived doubling of loudness and establish a 3-dBA change in amplitude as the minimum difference perceptible to the average person (Caltrans 1998: N-42).

3.3.14.2 SOUND PROPAGATION

As sound (or noise) propagates from the source to the receptor, the attenuation, or manner of noise reduction in relation to distance, depends on surface characteristics, atmospheric conditions, and the presence of physical barriers. The inverse square law describes the attenuation caused by the pattern of sound traveling from the source to the receptor. Sound travels uniformly outward from a point source in a spherical pattern with an attenuation rate of 6 dBA per doubling of distance. However, from a line source (e.g., a road), sound travels uniformly outward in a cylindrical pattern with an attenuation rate of 3 dBA per doubling of distance. The surface characteristics between the source and the receptor may result in additional sound absorption and/or reflection. Atmospheric conditions such as wind speed, temperature, and humidity may affect noise levels.

Furthermore, the presence of a barrier between the source and the receptor may also attenuate noise levels. The actual amount of attenuation depends on the barrier size and frequency of the noise. A noise barrier may be any natural or human-made feature such as a hill, tree, building, wall, or berm (Caltrans 1998: N-33).

3.3.14.3 NOISE DESCRIPTORS

The selection of a proper noise descriptor for a specific source depends on the spatial and temporal distribution, duration, and fluctuation of the noise. The noise descriptors most often encountered when dealing with traffic, community, and environmental noise are defined below (Caltrans 1998: N-44 through N-45, Lipscomb and Taylor 1978: 65–68).

► **L<sub>max</sub> (Maximum Noise Level):** The maximum instantaneous noise level during a specific period of time. The <sub>max</sub> may also be referred to as the “peak (noise) level.”

► **L<sub>min</sub> (Minimum Noise Level):** The minimum instantaneous noise level during a specific period of time.

► **L<sub>X</sub> (Statistical Descriptor):** The noise level exceeded X% of a specific period of time. The L<sub>50</sub> is the noise level exceeded 50% of the time, for example.

► **L<sub>eq</sub> (Equivalent Noise Level):** The energy mean (average) noise level. The instantaneous noise levels during a specific period of time in dBA are converted to relative energy values. From the sum of the relative energy values, an average energy value is calculated, which is then converted back to dBA to determine the L<sub>eq</sub>.

► **L<sub>dn</sub> (Day-Night Noise Level):** The 24-hour L<sub>eq</sub> with a 10-dBA “penalty” for the noise-sensitive hours between 10:00 p.m. and 7:00 a.m. In calculating the L<sub>dn</sub>, 10 dBA is added to each noise event occurring in the
nighttime hours, resulting in a higher reported sound level than would occur without the penalty. The L_{dn} is intended to account for the fact that noise during this specific period of time is a potential source of disturbance with respect to normal sleeping hours.

- **CNEL (Community Noise Equivalent Level):** Similar to the L_{dn} described above, but with an additional 5-dBA “penalty” for the noise-sensitive hours between 7:00 p.m. and 10:00 p.m., which are typically reserved for relaxation, conversation, reading, and television. If the same 24-hour noise data are used, the CNEL is typically approximately 0.5 dBA higher than the L_{dn}.

### 3.3.14.4 Existing Noise Conditions and Noise-Sensitive Land Uses in the Project Vicinity

Noise-sensitive land uses in the vicinity of the Phase 3 Project footprint consist of waterside residential uses, landside rural residential/agricultural uses, and the Teal Bend Golf Club (Plate 17a). Some waterside and landside residences are located within 150 feet of construction areas. Several landside residences situated between the Sacramento River east levee and the GGS/Drainage and Elkhorn Canals would be removed or relocated farther from the levee system before construction would take place in these areas. A few noise-sensitive rural residential/agricultural land uses are in the vicinity of the PGCC, and an Arabian horse training ranch is located along Howsley Road east of SR 99/70 adjacent to, and west of, the PGCC construction area (Plate 17b). A large number of noise-sensitive land uses are located in the vicinity of the NEMDC (Plate 17c): rural residential/agricultural, medium-density residential, places of worship, schools, and park land. The most sensitive land uses include the following:

- Harmon Johnson Elementary School,
- Garden Valley Elementary School,
- A Present Truth SDA Church,
- St. Paul Church of God Christ,
- Ueda Parkway,
- Hansen Ranch Park,
- American River Parkway,
- Gardenland Park,
- Johnston Park, and
- Redwood Park.

The primary noise sources in the area include vehicle traffic, Airport operations, agricultural activities, railroad operations, machinery and activities associated with commercial and industrial uses, miscellaneous sources within residential communities, and boating operations on the Sacramento River. The major highways/roadways in the area are I-5, I-80, SR 99/70, Garden Highway, Powerline Road, Riego Road, and Elverta Road. The most substantial roadway traffic source within the area is vehicle traffic along the highways. Arterial roadways and stationary sources have a localized influence on the noise environment.

### 3.3.15 Recreation

The width and depth of the PGCC channel does not accommodate water-based recreation, and is therefore not considered a recreational resource. The PGCC west levee, which is owned by RD 1000, is used by the public for passive recreational activities such as walking and jogging. No recreational facilities are adjacent to the levee.

The Ueda Parkway is located on the NEMDC west levee, in the Phase 3 Project area extending north from the vicinity of the Arden Garden Connector to Elkhorn Boulevard. The parkway integrates recreational trails within creek corridors in the northern area of Sacramento, including providing connections to the American River Parkway and the Dry Creek Parkway to the east of the NEMDC. The Ueda Parkway allows access to the natural habitat areas of Steelhead (NEMDC), Arcade, Dry, and Robla Creeks. A paved bike path exists on the levee crown of the NEMDC from Garden Highway to Sotnip Road, just north of Main Avenue. Gardenland Park, a 6-acre neighborhood park, is located off of Bowman Avenue immediately adjacent to the NEMDC west levee and
Ueda Parkway in South Natomas. An on and off-street bicycle trail is located adjacent to Garden Highway on the American River north levee and Sacramento River east levee, between Northgate Boulevard and Gateway Oaks Drive in South Natomas.

The Sacramento River is a popular location for both water-related and land-based recreation. Recreational boating is one of the primary uses of the Sacramento River in the vicinity of the Phase 3 Project area. The only access to marinas and boat launches from the landside of the levee in the project area is from Garden Highway. People camp, picnic, and fish from the shoreline in limited areas along the Sacramento River in and near the Phase 3 Project area. A number of public parks and two golf courses are located in the Phase 3 Project area and in the surrounding area. Table 3.15-1 lists private and public marinas/boat launches, city and county parks, and golf courses; Plate 23 shows their locations.

<table>
<thead>
<tr>
<th>Table 3.15-1</th>
<th>Recreational Facilities In or Near the NLIP Project Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Facility</td>
<td>Location</td>
</tr>
<tr>
<td>Gardenland Park</td>
<td>3010 Bowman Avenue in South Natomas, adjacent to the NEMDC and Ueda Parkway</td>
</tr>
<tr>
<td>Verona Marina</td>
<td>6955 Garden Highway, north of the NCC</td>
</tr>
<tr>
<td>Verona Village Resort</td>
<td>6995 Garden Highway</td>
</tr>
<tr>
<td>Rio Ramaza</td>
<td>10000 Garden Highway</td>
</tr>
<tr>
<td>Teal Bend Golf Club</td>
<td>7200 Garden Highway</td>
</tr>
<tr>
<td>The Alamar Marina</td>
<td>5999 Garden Highway</td>
</tr>
<tr>
<td>Swabbie’s at Metro Marina</td>
<td>5871 Garden Highway</td>
</tr>
<tr>
<td>Elkhorn Boat Launch (Sacramento County)</td>
<td>Garden Highway at North Bayou Road</td>
</tr>
<tr>
<td>Costa Park Site (City of Sacramento)</td>
<td>Garden Highway and I-5</td>
</tr>
<tr>
<td>Sand Cove Park (City of Sacramento)</td>
<td>2005 Garden Highway</td>
</tr>
<tr>
<td>Swallows Nest Country Club</td>
<td>2245 Orchard Lane</td>
</tr>
<tr>
<td>Shorebird Park (City of Sacramento)</td>
<td>Kittiwake Drive and Swainson’s Way</td>
</tr>
<tr>
<td>River View Marina</td>
<td>1801 Garden Highway</td>
</tr>
<tr>
<td>Riverbank Marina</td>
<td>1371 Garden Highway #200</td>
</tr>
<tr>
<td>Natomas Oaks Park (City of Sacramento)</td>
<td>2101 Gateway Oaks Drive</td>
</tr>
<tr>
<td>Discovery Park (Sacramento County)</td>
<td>Confluence of American and Sacramento Rivers</td>
</tr>
<tr>
<td>Ueda Parkway (City of Sacramento)</td>
<td>NEMDC West Levee between Arden Garden Connector and Elkhorn Boulevard, Dry Creek, and Robla Creek</td>
</tr>
<tr>
<td>Hansen Park</td>
<td>350 Kelton Way (east side of NEMDC)</td>
</tr>
<tr>
<td>Redwood Park</td>
<td>2415 Western Avenue (east side of NEMDC)</td>
</tr>
<tr>
<td>Bannon Creek Nature Preserve</td>
<td>South of West El Camino Avenue, near American River north levee</td>
</tr>
</tbody>
</table>

Note: I-5 = Interstate 5; NCC = Natomas Cross Canal; NEMDC = Natomas East Main Drainage Canal; RV = recreational vehicle
Sources: City of Sacramento Department of Parks and Recreation 2007; Sacramento County Regional Parks 2007; Geographical Information Center at California State University, Chico 2007; Haenggi, pers. comm., 2007
3.3.16 VISUAL RESOURCES

3.3.16.1 SACRAMENTO RIVER EAST LEVEE

Land uses along the Sacramento River east levee within the Phase 3 Project area (Reaches 5A–9B) are predominantly rural; however, the Sacramento International Airport in the southern portion of the Phase 3 Project area is an urbanized feature in the landscape. The landscape of the western portion of the Phase 3 Project area is almost entirely flat, the only topographic variation consisting of the levees and a few low rises where residences and agricultural buildings are located.

In Reaches 5A–9B, the area from the landside toe of the Sacramento River east levee to the Airport is largely rural and agricultural. Houses and agricultural structures are in scattered locations along the levee system. Rows of mature trees, mainly oaks, cross the landscape in lines along parcel boundaries, and numerous individual mature trees and groves of various sizes grow along the landside levee toe and are scattered throughout the Phase 3 Project area. Where very large, mature oaks grow near Garden Highway, they often tower above all surrounding elements of the viewscape and are striking natural features both individually and as parts of overall views.

Airport facilities and arriving and departing aircraft are prominent features in the Phase 3 Project area and in broader views of the overall landscape, and these Airport-related features contrast with the otherwise rural character of the northern and middle portion of the Natomas Basin. I-5, which rises from about 2,000 feet east of the levee to cross the Sacramento River to the west, is also a dominant feature in views of the levee area in Reaches 8–10.

The main viewer groups in the Phase 3 Project area are local residents and travelers on Garden Highway, which is on the crown of the Sacramento River east levee and, therefore, elevated above the Basin. Much of the viewscape is typical of local rural areas, consisting mainly of scattered agricultural outbuildings, rural roads, disturbed areas of ruderal vegetation bordering roadways, utility poles and overhead utility lines, and the existing levees. Approximately 25 feet high on average, the existing levee blocks views of the Sacramento River from the east. The existing levee and adjacent berms are an integral part of the visual setting to regular viewers, including area farmers, recreationists, and other travelers on local county roads. The portion of the levee in the Phase 3 Project area is generally not visible from SR 70/99, which runs in a north-south direction and is 3–5 miles east of the Sacramento River east levee. When looking toward the Sacramento River from the east, trees in the riparian area along the Sacramento River’s west levee are visible above the top of the levee.

Garden Highway is used by local residents, agricultural workers and by recreationists traveling to private marinas, the public boat launch ramp, and Teal Bend Golf Club. Recreationists are considered a sensitive viewer group; however, overall numbers of recreationists using the land side of the levee in this area are low.

In addition, sweeping views of the Basin are afforded to travelers on I-5 where the roadway is elevated, but these views are of short duration, and freeway travelers are not considered a sensitive viewer group. Overall views of the Basin in Phase 3 Project area lack vividness and are neither striking nor distinctive. Where Airport facilities are part of the viewshed, the viewscape lacks unity and intactness. However, outside the Airport Operations Area north of I-5, the rural reclamation features of the western Basin (levees and berms, irrigation and drainage canals, and well-established agricultural elements) form a cohesive whole, and the area therefore has moderate intactness and unity of visual aesthetic features.

Within the Phase 3 Project area, the water side of the Sacramento River east levee is lined with residences and marinas among remnants of mature riparian woodland. The woodland consists mainly of oaks, cottonwoods, and ornamental trees associated with the houses there. Travelers along the length of Garden Highway, which is located on top of the Sacramento River east levee, have intermittent views of the Sacramento River through the trees on the water side of the levee.
The water side of the Sacramento River east levee is visible to boaters and other recreationists along the Sacramento River. However, all views of the interior of the Basin from the Sacramento River channel are blocked by the levee, waterside structures, and waterside trees. Views of the river corridor itself are distinctive and moderately vivid, with the meandering river channel and dense riparian growth forming striking and harmonious visual elements. However, the riparian growth is interrupted throughout the length of the Phase 3 Project area by residences and adjacent clearings and by waterside commercial establishments. These features and the east levee limit the extent of the riparian growth and detract from the natural appearance of the corridor, reminding viewers of the presence of nearby urban and agricultural areas. The views have a moderate degree of both intactness and unity. Recreationists are generally considered a sensitive viewer group, but because the number of recreationists in this area is only moderate, the sensitivity of views is moderate. Overall, area views are of moderate aesthetic value.

3.3.16.2 PLEASANT GROVE CREEK CANAL WEST LEVEE AND NATOMAS EAST MAIN DRAINAGE CANAL WEST LEVEE

The areas along the PGCC west levee and northern section of the NEMDC west levee are rural and agricultural. The surrounding lands are almost entirely flat, and few trees grow on the landscape except those along the channels (i.e., on the water side of the levees), in widely spaced woodland areas along the land side of the levee, and near rural residences. Views of these areas lack vividness, but the visual components of the agricultural landscape are largely uninterrupted by built features. Views of the PGCC west levee and NEMDC west levee areas are therefore intact and unified. No major roadways are along these facilities, only a few residences exist from which viewers have near-distance views of the levee improvement sites, and these are not areas of recreational use or tourism. Views of these sites are therefore of low sensitivity, and the quality of the views is low to moderate.

3.3.16.3 BORROW SITES

As noted above, the topography of the Natomas Basin is flat, with the only topographic relief provided by the Sacramento River and drainage canal levees. Views of the potential borrow sites are typical of the Natomas Basin, flat topography and uninterrupted by human-made features. The potential borrow sites are in active agricultural use or are fallowed fields and are generally adjacent to similar cover types. The Brookfield, Dunmore, and Sutter Pointe properties are located in the northern portion of the Basin and are in an area dominated by rice cultivation. The Novak property; private properties within Reaches 5B, 6A, and 7; South Sutter LLC; and Pacific Terrace properties are in active agricultural use and are located near the Sacramento River east levee, and adjacent to TNBC lands, some of which are managed for habitat. The Lower Woodlands site is grassland adjacent to the Sacramento River east levee. The Krumenacher site is grassland adjacent to the NEMDC in an area that is undergoing urbanization. The Twin Rivers property is a soil stockpile adjacent to the Krumenacher property. The Airport north bufferlands consist of idle fields managed for the purposes of operational land use compatibility (i.e., to prevent encroachment by land uses, such as residential development, or the attraction of wildlife that are incompatible with aircraft operations). The Elkhorn Borrow Area consists predominantly of agricultural land, with scattered rural structures, trees, and canals. Views of these areas lack vividness, but the visual components of the agricultural or open space landscapes are largely uninterrupted by built features.

Residences are sparse near these sites, viewers are few, and no sensitive viewer groups are immediately adjacent to them.

3.3.17 UTILITIES AND SERVICE SYSTEMS

This section addresses the following public utilities and service systems: water and wastewater, solid waste, electrical and natural gas, telephone and cable, and fire and police protection services. Drainage systems are described in Section 3.3.4, “Hydrology and Hydraulics.”
3.3.17.1 **WATER SUPPLY**

Agricultural irrigation water is provided in the Natomas Basin in Sutter and Sacramento Counties by NCMWC, a private purveyor of irrigation water to farmlands, and through on-site wells and private river pumps. NCMWC provides water to more than 33,000 acres of land through pipelines, pumps, and more than 50 miles of canals.

The Sacramento County Water Agency provides municipal and industrial water service within Sacramento County, although much of the Natomas Basin receives only agricultural and irrigation water service supplied by NCMWC. The City of Sacramento provides domestic water service within the city limits. Domestic water is provided by a combination of surface water and groundwater sources.

3.3.17.2 **WASTEWATER**

The Sacramento Regional County Sanitation District provides regional sewage services in the unincorporated areas of Sacramento County. The Sacramento Area Sewer District is responsible for providing and maintaining sewer services in incorporated Sacramento County.

Septic systems within the Phase 3 Project area are under the jurisdiction of the Sacramento County Environmental Management Department in Sacramento County and the Sutter County Environmental Health Services in Sutter County.

3.3.17.3 **SOLID WASTE**

The nearest landfills in the project region that could be used for waste disposal during project construction are listed in *Table 3.17-1*. No landfills are located in Sutter County.

<table>
<thead>
<tr>
<th>Facility (County)</th>
<th>Location</th>
<th>Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiefer Landfill (Sacramento County)</td>
<td>12701 Kiefer Boulevard Sloughouse, CA 95683</td>
<td>Maximum permitted capacity: 117,400,000 cubic yards Remaining capacity (as of September 12, 2005): 112,900,000 cubic yards</td>
</tr>
<tr>
<td>Union Mine Disposal Site (El Dorado County)</td>
<td>5700 Union Mine Road El Dorado, CA 95623</td>
<td>Maximum permitted capacity: 195,000 cubic yards Remaining capacity (as of November 25, 2001): 140,000 cubic yards</td>
</tr>
<tr>
<td>Western Regional Landfill (Placer County)</td>
<td>3195 Athens Road Lincoln, CA 95648</td>
<td>Maximum permitted capacity: 36,350,000 cubic yards Remaining capacity (as of June 30, 2005): 29,093,819 cubic yards</td>
</tr>
</tbody>
</table>

Source: California Integrated Waste Management Board 2007

3.3.17.4 **ELECTRICAL AND NATURAL GAS SERVICE**

The Sacramento Municipal Utility District provides electrical service to customers in the city of Sacramento and the Sacramento County portion of the Natomas Basin (Sacramento LAFCo 2007). The Pacific Gas and Electric Company provides electrical and natural gas services in Sutter County. Standard 12-kilovolt electrical distribution lines supported overhead by wooden poles are located roughly parallel to the Sacramento River east levee.
3.3.17.5 **TELEPHONE AND CABLE**

Communications service in the Phase 3 Project area is provided by multiple providers, including AT&T, Sprint, Comcast, SBC Communications, and SureWest.

3.3.17.6 **FIRE AND POLICE PROTECTION**

The Sutter County Fire Department and the Sutter County Sheriff’s Department provide fire and police protection, respectively, for Sutter County. The Natomas Fire Protection District of the City of Sacramento provides fire protection services for the portion of the Natomas Basin south of Sutter County by contract between the City and County of Sacramento (Sacramento LAFCo 2007). The unincorporated areas of Sacramento County are under the jurisdiction of the Sacramento County Sheriff’s Department, and the City of Sacramento Police Department provides police protection services within the Sacramento city limits.

3.3.17.6 **UTILITY ENCROACHMENTS**

The project would encroach upon multiple types of utility equipment. Along the Sacramento River between Reaches 5A and 9B, project implementation would infringe upon electric conduits, telephone conduits, conductors, irrigation pipes, and at least one gas line (Dosanjh, pers. comm., 2008). Pump, irrigation appurtenances, utility poles, and pipe crossings would be affected along the PGCC (Contreras, pers. comm., 2008). The Upper Northwest Interceptor Sections 3 & 4 construction is expected to be completed in early 2009. It will enter the Natomas Basin from the east, crossing East Levee Road north of Elkhorn Boulevard.

3.3.18 **HAZARDS AND HAZARDOUS MATERIALS**

For purposes of this section, the term “hazardous materials” refers to both hazardous substances and hazardous wastes. A “hazardous material” is defined in the Code of Federal Regulations as “a substance or material that…is capable of posing an unreasonable risk to health, safety, and property when transported in commerce” (49 CFR 171.8). California Health and Safety Code Section 25501 defines a hazardous material as follows:

> “Hazardous material” means any material that, because of its quantity, concentration, or physical, or chemical characteristics, poses a significant present or potential hazard to human health and safety or to the environment if released into the workplace or the environment. “Hazardous materials” include, but are not limited to, hazardous substances, hazardous waste, and any material which a handler or the administering agency has a reasonable basis for believing that it would be injurious to the health and safety of persons or harmful to the environment if released into the workplace or the environment.

“Hazardous wastes” are defined in California Health and Safety Code Section 25141(b) as wastes that:

> because of their quantity, concentration, or physical, chemical, or infectious characteristics, [may either] cause, or significantly contribute to an increase in mortality or an increase in serious illness[, or] pose a substantial present or potential hazard to human health or the environment when improperly treated, stored, transported, disposed of, or otherwise managed.

3.3.18.1 **POTENTIAL SOURCES OF HAZARDOUS MATERIALS**

The sites of proposed construction activity are located in rural, suburban, and urban areas. Potential sources of hazardous materials and waste may exist in both the agricultural and urbanized portions of the Phase 3 Project area. Hazardous materials may have been used in the past at the proposed construction or borrow sites that could have resulted in soil contamination. Sites where borrow material would be excavated are of particular interest. All of the potential borrow sites have been or currently are in agricultural use.
USACE prepared a draft Phase I environmental site assessment (Phase I ESA) for the proposed Natomas General Re-evaluation Report (GRR) project, which includes the entire Natomas Basin. The Phase I ESA, performed in accordance with NEPA, CEQA, and USACE regulations, was designed to identify hazardous, toxic, or radioactive waste (HTRW). The report consisted of reviewing regulatory lists of HTRW sites, historical literatures, aerial photographs, Web sites, interviews, and a site reconnaissance. Relevant database searches were performed by Environmental Data Resources, Inc.

Site reconnaissance consisted of site inspections at approximately 2-mile intervals along the land side and water side of the levee system surrounding the Natomas Basin. Notes and photographs were taken of relevant observations, including site characteristics and potential hazards. Recorded sites of potential contamination within the Phase 3 Project area exhibited the following issues:

- petroleum stains on soil, pavement, and directly into a waterway;
- illegal dumping of trash, including major appliances;
- recent evidence of burning;
- contamination from maintenance of agricultural equipment and facilities;
- high-voltage lines that cross the levee; and
- transformers that do not display labels ensuring they are not a source of polychlorinated biphenyls (USACE in prep).

Kleinfelder evaluated properties along the NCC and Sacramento River east levee between Reach 1 and 6A for the NLIP. Parcels were evaluated based on site reconnaissance from existing right-of-way, a review of regulatory agency data bases, historical aerial photographs and topographic maps, title records, and zoning/land use documents. Phase I ESAs were conducted on parcels that were found to have potential recognized environmental conditions (RECs). According to ASTM Standard E1527-05, a REC is defined as the presence or likely presence of any hazardous substances or petroleum products on a property under conditions that indicate an existing release, a past release, or a material threat of a release of any hazardous substances or petroleum products into structures on the property or into the ground, groundwater, or surface water of the property (ASTM, E1527-05). The following sites were found to contain RECs:

- **The Yuki Pear Farm (Assessor's Parcel Number [APN] 201-0150-033):** This property contains one domestic well and two wells that are used to monitor a known gasoline spill. The former presence of structures on the parcel indicates that subsurface utility systems (i.e., septic tanks, cistern, and heating oil tanks) that may represent an environmental hazard may be present. Additional detail is provided below.

- **APN 201-0280-037:** An application to install an underground storage tank (UST) was submitted, however, it is unknown by Kleinfelder and the property owner where or if an UST exists on site. Proper installation and abandonment is unknown.

- **APN 201-0270-048:** A damaged automotive battery is located on site. Although there is no apparent soil staining in relation, contamination is unknown.

- **APN 201-0270-028:** This property contains pieces of heavy equipment leaking engine oil and hydraulic fluid and numerous locations with discolored soil. A database search reported that USTs are located on site; however, there are none registered so if is not known if proper abandonment and removal practices were followed. There are also multiple above ground storage tanks that may have contained lead-based petroleum products. Additionally, solid waste including tires, automobile batteries, and electrical equipment was found on site.
In October 1997, approximately 2,000 gallons of gasoline were released from an aboveground storage tank at Yuki Pear Farms. Analysis at the Yuki Pear Farm included orchard soil sampling, domestic and monitoring well sampling, and geoprobe soil and groundwater sampling. The presence of dichloro-diphenyl-dichloroethylene (DDE) and dichloro-diphenyl-trichloroethane (DDT) was found during orchard soil sampling. Additional sampling for these organochlorine pesticides was performed. Soil and groundwater samples taken from the site in 1999 detected total petroleum hydrocarbons (TPH) as gasoline, benzene, ethylbenzene, xylenes, methyl tert-butyl ether (MTBE), tert amyl methyl ether (TAME) in the soil, and TPH as gasoline, benzene, toluene, ethylbenzene and total xylenes (BTEX), MTBE, TAME, and tert butyl alcohol (TBA) in the groundwater. Additional samples collected in 2000 found the same type of contamination, although at a lower concentration.

The Yuki Pear Farm Phase I ESA noted one domestic and two monitoring wells as issues of environmental concerns, but not designated as RECs. The former presence of structures on the parcel indicates that subsurface utilities systems (i.e., septic tanks, cistern, and heating oil tanks) may be present. Residual amounts of pesticides and herbicides may be present in the soil and groundwater as a result of historical agricultural use.

Recommendations include:

► further investigation or remediation depending on future use of the site,
► consultation with Sacramento County Environmental Management Department regarding future use of the site,
► continued sampling from monitoring wells on a quarterly basis, and
► stockpiling and sampling soil for DDT and DDE prior to removal.

No RECs were revealed on the remaining sites. The sites listed below may contain persistent pesticide and herbicide residue from agricultural use. Kleinfelder considers risk of exposure to pesticide and herbicide residue to be low; however, the concentrations are unknown. Additional environmental concerns that could affect the NLIP are listed below:

► Dunmore Borrow Site (APN 201-0120-031): The State of California Department of Oil, Gas, and Geothermal Resources (DOGGR) listed an abandoned gas well within the site; however, Kleinfelder did not find evidence of this on-site or on aerial photographs or historical topographic maps. Proper abandonment of wells are recommended, in accordance with applicable requirements, if found within the site.

► Brookfield Borrow Site (APN 35-080-021): Water pumps with two associated aboveground storage tanks containing diesel fuel were noted on the northeastern and central portion of the site, as well as two 5-gallon buckets, containing small amounts of unknown oil, that were not properly stored. Proper disposal of the 5-gallon buckets is recommended.

► APNs 201-0150-040, 201-0150-041, 201-0150-042: Records for DOGGR indicate that one plugged and abandoned dry hole exists on site. Title reports detail an easement granted to Shell Oil Company. Kleinfelder recommends that SAFCA contact the Division of Oil and Gas to obtain requirements for construction activities near the dry hole and investigate the presence of an underground conveyance pipeline.

► APNs 201-0150-055, 201-0140-059: A topographic map from 1967 indicates the presence of an unimproved landing strip that may have been used for crop dusting activities. Structures on the site have been removed and Kleinfelder reported no indication of historical impact. The existence of former farm buildings on-site indicates that domestic wells and septic systems may exist within the site, although no record of abandonment in the Sacramento County Building Department records exists. An idle gas well is located east of the western irrigation canal and south of the former building site on APN 201-0150-055. Recommendations include consultation with DOGGR and the gas well lease holder if the idle gas well would be disturbed during
construction activities and confirmation of the presence of water wells, followed by possible abandonment in accordance with state and local requirements.

- **APN 201-0280-044**: Proximity of the site to I-5 and Bayou Way, both well-travelled roads, may have resulted in lead contamination from leaded gasoline. In addition to pesticide and herbicide residue, underground irrigation pipelines that contain asbestos may exist on site due to past agricultural use.

  - **Underground Storage Tank**: An underground storage tank containing diesel is located at 5870 Garden Highway.

  - **Domestic wells and septic tanks**: Domestic wells and septic tanks may also exist within parcels along the Sacramento River. Their proximity to Phase 3 Project activities is unknown.

A limited sampling program that encompasses the entire project is recommended. Chemicals that may exist within the NLIP include organochlorine pesticides, organophosphorous pesticides, chlorinated herbicides, and selected metals.

The occurrence of naturally occurring asbestos is recognized as a potential hazard if it is disrupted or agitated during activities such as quarrying, earthwork, and use for unpaved access roads. Generally, NOA occurs in the Foothill Metamorphic Belt (FMB) in eastern Sacramento, Placer, and El Dorado Counties. The presence of NOA is unlikely to exist within the Natoma Basin above the California Environmental Protection Agency’s regulatory limit of 0.25%. NOA may not be ruled out, however, because the existing levees and materials from borrow sites planned to be used in construction are derived from erosion of the FMB and Sierra Nevada. The preliminary evaluation of naturally occurring asbestos recommends testing for the presence of NOA before earth disturbance.

### 3.3.18.2 Schools within One-Quarter Mile of the Project Footprint

The State CEQA Guidelines require EIRs to assess whether a project will emit hazardous emissions or involve the handling of hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school (see Appendix G of the State CEQA Guidelines). The project footprint is located within one-quarter mile of the boundaries of three school districts in the Sacramento area: the Robla School District, the Natoma Unified School District, and the Twin Rivers Unified School District (formerly North Sacramento and Del Paso Heights School Districts). The Twin Rivers Unified School District is planning construction of schools within the Twin Rivers potential borrow site. Completion is expected in 2010. One school currently exists within one-quarter mile: Garden Valley Elementary School located at 3601 Larchwood Drive in Sacramento.

### 3.3.19 Airport Safety

The Airport is approximately 1.5 miles east of the Sacramento River east levee and 12 miles north of downtown Sacramento. The Airport includes the Airport Operations Area and adjacent terminals, parking lots, and landscaped areas. Two 8,600-foot parallel runways are oriented roughly north–south. Three airline terminals and additional buildings are also associated with various airport operations. Approximately half of the 5,900 acres of Sacramento County–owned land at the Airport is located due south and due north of the Airport Operations Area. Sacramento County–owned property outside of the Airport Operations Area functions as aviation “bufferlands” for the purposes of operational land use compatibility (i.e., to prevent encroachment by land uses, such as residential development, that are incompatible with aircraft operations). Agricultural leases on these bufferlands expired December 31, 2007, and they are currently managed as grassland open space.

The Airport has one of the highest numbers of reported wildlife strikes of all California airports (SCAS 2007). According to the FAA Bird Strike Database (FAA 2005), 964 wildlife strikes were recorded at the Airport between 1990 and 2004. Birds with flocking tendencies and birds of relatively large size, such as waterfowl, gulls, herons, egrets, pigeons, blackbirds, and raptors, present the greatest threat to aviation at the Airport (SCAS 2007).
The frequency of wildlife strikes at the Airport is directly related to the Airport’s location. The Airport is situated in the western portion of the Natomas Basin, which is a relatively flat, low-lying area that was historically part of the Sacramento/American River floodplain. Historically, wetlands in the Basin attracted tremendous numbers of migratory waterfowl. Land reclamation and the extensive construction of canals, levees, and pumping stations have allowed more than 80% of the Natomas Basin to be converted to agricultural production (City of Sacramento, Sutter County, and TNBC 2003). Agricultural crops and open water are the primary wildlife attractants with the Airport’s Critical Zone. Rice, wheat, safflower, corn, and alfalfa are all grown in the Critical Zone. However, the FAA considers rice cultivation, along with flooding of the rice fields in winter and summer, as the most incompatible current land use in the Critical Zone (SCAS 2007).

Since 1996, the FAA has required SCAS to maintain and implement a Wildlife Hazards Management Plan (WHMP) because of the significant number of wildlife strikes that occur at the Airport. The plan emphasizes the identification and abatement of wildlife hazards and outlines steps for monitoring, documenting, and reporting potential wildlife hazards and birds strikes. Implementation of the WHMP involves an integrated approach that relies on a combination of wildlife control and land management strategies (SCAS 2007). The following land management objectives in the WHMP are relevant to the project:

- maintain grasslands in the Airport Operations Area to discourage use by hazardous wildlife,
- reduce aquatic habitat for hazardous wildlife,
- reduce hazardous wildlife use of ditches in the Airport Operations Area, and
- reduce hazardous wildlife on Sacramento County–owned agricultural land in the 10,000-foot Critical Zone.

The FAA has identified two potentially hazardous wildlife attractants on Airport land within the Critical Zone: the Airport West Ditch and the rice fields north of the Airport Operations Area. The Airport West Ditch is an open ditch that conveys irrigation and drainage water through the western portion of the Airport Operations Area. Because of its proximity to the runway, the Airport West Ditch is not only a potentially hazardous wildlife attractant; it is also a potential hazard for aircraft that may leave the runway under difficult conditions. The former rice fields occupy approximately 500 acres north of the Airport Operations Area. These fields were leveled and diked to hold water for rice production. Accordingly, they became a potentially hazardous wildlife attractants as a result of irrigation during the growing season and rainfall during the non-growing season. To reduce this extent of this hazard, SCAS has chosen not to renew the leases on these rice lands that expired December 31, 2007, as noted above.

### 3.3.20 WILDFIRE HAZARDS

In addition to hazardous materials, wildfires also pose a hazard to both persons and property in many areas of California. Wildland fires are a particularly dangerous threat to development located in forest and shrub areas. The severity of wildland fires is primarily influenced by vegetation, topography, and weather (temperature, humidity, and wind). The California Department of Forestry and Fire Protection (CDF) has developed a fire hazard severity scale that considers vegetation, climate, and slope to evaluate the level of wildfire hazard in all State Responsibility Area lands. A State Responsibility Area is defined as part of the state where CDF is primarily responsible for providing basic wildland fire protection assistance. CDF designates three levels of Fire Hazard Severity Zones (Moderate, High, and Very High) to indicate the severity of fire hazard in a particular geographical area (CDF 2007c). According to CDF’s Fire Resource Assessment Program, the majority of the land in Sacramento and Sutter Counties is located in either a “nonflammable” or “moderate” zone for wildland fires (CDF 2007a). No Very High Fire Hazard Severity Zones are located in the Phase 3 Project area within either Sacramento County or Sutter County (CDF 2007b). In addition, Sutter and Sacramento Counties are not located in a State Responsibility Area (CDF 2007c, 2007d).
3.3.21 **ENVIRONMENTAL JUSTICE**

Environmental justice is defined by the EPA’s Office of Environmental Justice as “the fair treatment and meaningful involvement of all people regardless of race, color, national origin, or income with respect to the development, implementation, and enforcement of environmental laws, regulations, and policies.” Fair treatment means that “no group of people, including racial, ethnic, or socioeconomic group, shall bear a disproportionate share of negative environmental consequences resulting from industrial, municipal, and commercial operations or the execution of Federal, state, local, and tribal programs and policies.”

Chapter 6.0, “Regulatory Setting,” describes the Federal and state regulations that are applicable to the project, including Executive Order 12898, “Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations”; Senate Bills 115, 89, and 828; and Assembly Bill 1553.

As discussed in Section 3.3.2.3, “Socioeconomics and Population and Housing,” above, the area adjacent to the NEMDC west levee has the highest concentration of residences, the majority of which are south of I-80 from San Juan Road south to Garden Highway, in the Phase 3 Project area. Data from the 2000 Census show that this area has a higher percentage of minority and low-income populations than does the city as a whole (U.S. Census Bureau 2000). The largest minority group is of Hispanic ancestry, making up approximately 50% of the population in the area, compared to approximately 22% in Sacramento as a whole. The median income for families in this same area was reported by the U.S. Census Bureau to be $27,460 in 2000. HUD low-income limit for the Sacramento area in 2000 was at $42,300 for a family of four (HUD 2000). This is an indicator that low-income populations are concentrated in the area along the southern portion of the NEMDC.

While not currently residing in the local project vicinity as a distinct population group, Native American tribes are known to have lived in the project study area in the past. Evidence of their occupation of the project study area includes known villages, midden sites, burial sites, and other artifacts as described in Section 3.3.10.5, “Previously Recorded Cultural Resources Site in the Sacramento County Portion of the Natomas Levee Improvement Program Project Area (as of May 30, 2008),” above. The sites of occupation by Native American tribes are considered culturally significant.
This chapter begins with a description of the general approach to the environmental analysis, followed by the analysis of the significant environmental impacts of the Proposed Action and alternatives under consideration, organized by issue area.

4.0.1 APPROACH TO THE ENVIRONMENTAL ANALYSIS

An environmental document prepared to comply with the National Environmental Policy Act (NEPA) must consider the context and intensity of the environmental effects that would be caused by, or result from, the Proposed Action and other alternatives under evaluation. Under NEPA, the significance of an effect is used to determine whether an environmental impact statement must be prepared. An environmental document prepared to comply with the California Environmental Quality Act (CEQA) must identify the significance of the environmental effects of a proposed project. A “[s]ignificant effect on the environment” means a substantial, or potentially substantial, adverse change in any of the physical conditions within the area affected by the project” (State CEQA Guidelines, Section 15382).

4.0.1.1 SECTION CONTENTS

Sections 4.1 through 4.21 of this EIS/EIR follow the same general format and are each organized into the following major components:

► Methodology and Thresholds of Significance: This subsection describes the methods, process, procedures, and/or assumptions used to formulate and conduct the impact analysis. It also presents the significance criteria (or “thresholds of significance”) used to define the level at which an impact would be considered significant in accordance with CEQA. Thresholds may be quantitative or qualitative; they may be based on agency or professional standards or on legislative or regulatory requirements that are relevant to the impact analysis. Generally, however, thresholds of significance are derived from Appendix G of the State CEQA Guidelines, as amended, and NEPA, where defined. Significance criteria used in this EIS/EIR are based on the checklist presented in Appendix G of the State CEQA Guidelines; factual or scientific information and data; and regulatory standards of Federal, state, regional, and local agencies. These thresholds also include the factors taken into account under NEPA to determine the significance of the action in terms of the context and the intensity of its effects.

► Environmental Impacts and Mitigation Measures: This analysis examines the impacts that would occur with implementation of the Proposed Action and alternatives under consideration. Impacts and mitigation measures are numbered sequentially in each section, with mitigation measures corresponding to the impact being addressed. For instance, impacts in Section 4.1, “Agricultural Resources,” are numbered Impact 4.1-a, and Mitigation Measure 4.1-a corresponds with Impact 4.1-a. An impact statement precedes the discussion of each impact. The discussion that follows the impact statement includes substantial evidence to support the stated conclusion.

Many of the potential impacts that may result from implementation of the action alternatives discussed in this document would be temporary and short-term effects resulting from construction activities, including hauling of borrow material and the movement of heavy construction equipment. However, many effects related to agricultural land conversion; modification and loss of habitats, including fill of waters of the United States; and disturbance of cultural resources would be permanent.

The impacts of each alternative are compared to the impacts of the Proposed Action at the end of each impact discussion in this chapter as “similar,” “greater,” “lesser,” or “currently unknown.”
Following each discussion of a significant or potentially significant impact, mitigation measures are provided to avoid, minimize, or reduce the significant or potentially significant impacts of the Proposed Action or Levee Raise-in-Place Alternative to a less-than-significant level, where feasible. In accordance with Section 15126.4(a)(2)(4) of the State CEQA Guidelines, mitigation measures must be fully enforceable through permit conditions, agreements, or other legally binding instruments. Section 15370 of the State CEQA Guidelines defines mitigation as:

- avoiding the impact altogether by not taking a certain action or parts of an action;
- minimizing impacts by limiting the degree of magnitude of the action and its implementation;
- rectifying the impact by repairing, rehabilitating, or restoring the affected environment;
- reducing or eliminating the impact over time by preservation and maintenance operation during the life of the action; or
- compensating for the impacts by replacing or providing substitute resources or environments.

Mitigation measures are not required for impacts identified under the No-Action Alternative because the approving agency (in this case, SAFCA) would not be required to obtain permits or agreements if the agency chose not to approve the project. Additionally, USACE would not issue permission, permits, or authorizations for the No-Action Alternative. For these reasons, mitigation measures are not provided for the No-Action Alternative in Sections 4.1 through 4.21.

Residual Impacts: This subsection describes which impacts would remain significant following implementation of mitigation measures. For each impact, either the impact would be reduced to a level below the significance threshold (reduced to a less-than-significant level) or it is concluded that feasible mitigation is not available or is insufficient to reduce the impact to a less-than-significant level. When an impact cannot be reduced to less than significant, it is called a “significant and unavoidable” impact on the environment. Under CEQA, if significant and unavoidable impacts remain, an agency may approve a project if it finds, pursuant to Section 21081 of the Public Resources Code (PRC), (i) that the agency has considered and approved all feasible mitigation measures; (ii) that any alternative that would reduce the severity of the significant unavoidable impacts is infeasible; and (iii) that the overriding economic, social, or other benefits of the project outweigh the significant impacts.

### 4.0.1.2 Terminology Used to Describe Impacts

#### Impact Levels

The EIS/EIR uses the following CEQA terminology to denote the significance of environmental impacts of the Proposed Action and alternatives under consideration:

- **No impact** indicates that the construction, operation, and maintenance of the Proposed Action and action alternatives would not have any direct or indirect impacts on the environment. It means that no change from existing conditions would result. This impact level does not require mitigation.

- **A less-than-significant impact** is one that would not result in a substantial or potentially substantial adverse change in the physical environment. This impact level does not require mitigation, even if applicable measures are available, under CEQA.

- **A significant impact** is defined by CEQA Section 21068 as one that would cause “a substantial, or potentially substantial, adverse change in any of the physical conditions within the area affected by the

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DEIS/DEIR NLIP Phase 3 Landside Improvements Project Environmental Consequences and Mitigation Measures 4.0-2 USACE and SAFCA
Levels of significance can vary by project alternative, based on the setting and the nature of the change in the existing physical condition. Under CEQA, mitigation measures or alternatives to the Proposed Action must be provided, where applicable, to avoid or reduce the magnitude of significant impacts.

- **A potentially significant impact** is one that, if it were to occur, would be considered a significant impact as described above; however, the occurrence of the impact cannot be immediately determined with certainty. For CEQA purposes, a potentially significant impact is treated as if it were a significant impact. Therefore, under CEQA, mitigation measures or alternatives to the Proposed Action must be provided, where necessary and applicable, to avoid or reduce the magnitude of significant impacts.

- **A significant and unavoidable impact** is one that would result in a substantial or potentially substantial adverse effect on the environment and that could not be reduced to a less-than-significant level even with implementation of any applicable feasible mitigation. Under CEQA, a project with significant and unavoidable impacts could proceed, but the CEQA lead agency would be required (i) to conclude in findings that there are no feasible means of substantially lessening or avoiding the significant impact in accordance with State CEQA Guidelines Section 15091(a)(3) and (ii) to prepare a statement of overriding considerations, in accordance with State CEQA Guidelines Section 15093, explaining why the CEQA lead agency would proceed with the project in spite of the potential for significant impacts.

- An impact may have a level of significance that is too uncertain to be reasonably determined, which would be designated **too speculative for meaningful consideration**, in accordance with State CEQA Guidelines Section 15145. Where some degree of evidence points to the reasonable potential for a significant effect, the EIS/EIR may explain that a determination of significance is uncertain, but is still assumed to be “potentially significant,” as described above. In other circumstances, after thorough investigation, the determination of significance may still be too speculative to be meaningful. This is an effect for which the degree of significance cannot be determined for specific reasons, such as because aspects of the impact itself are either unpredictable or the severity of consequences cannot be known at this time.

It is important to note that under NEPA, there are no specific thresholds of significance and that environmental effects are analyzed based on their intensity and duration. Because this EIS/EIR is a joint NEPA/CEQA document, the CEQA thresholds have been applied because they are more stringent.

**IMPACT MECHANISMS**

Mechanisms that could cause impacts are discussed for each issue area. General categories of impact mechanisms are construction of the project and activities related to future operations and maintenance, as described in Chapter 2.0, “Alternatives.”

Under CEQA, the environmental analysis compares the Proposed Action and alternatives under consideration, including the No-Project Alternative (referred to in this EIS/EIR as the No-Action Alternative), to existing conditions, defined at the time when the notice of preparation was published (July 18, 2008). Under NEPA, the effects of the Proposed Action and alternatives under consideration, including the No-Action Alternative, are determined by comparing effects between alternatives and against effects from the No-Action Alternative. Consequently, baseline conditions differ between NEPA and CEQA. Under NEPA, the No-Action Alternative (i.e., expected future conditions without the project) is the baseline to which the action alternatives are compared, and the No-Action Alternative is compared to existing conditions. Under CEQA, existing conditions are the baseline to which all alternatives are compared.

Project impacts are effects that are categorized, pursuant to NEPA and CEQA, to describe the intensity or duration of the impact. Project effects fall into the following categories:
A temporary impact would occur only during construction. The environmental analysis addresses potentially significant impacts from the direct impact of construction at the project site, direct impact associated with site development, and indirect construction impacts associated with fill and wetland construction activities and construction traffic.

A short-term impact would last from the time construction ceases to within 3 years following construction.

A long-term impact would last longer than 3 years following construction. In some cases, a long-term impact could be considered a permanent impact.

A direct impact is an impact that would be caused by an action and would occur at the same time and place as the action.

An indirect impact is an impact that would be caused by an action but would occur later in time, or at a distance that is removed from the project area, such as growth-inducing effects and other changes related to changes in land use patterns, and related effects on the physical environment, yet is reasonably foreseeable in the future.

A residual impact is an impact that would remain after the application of mitigation.

A cumulative impact is an impact taken together with other past, present, and probable future projects producing related impacts, or when two or more individual effects which, when considered together, are considerable or which compound or increase other environmental impacts. A cumulative impact occurs from the change in the environment which results from the incremental impact of the project when added to other closely related past, present, and reasonably foreseeable probable future projects. Cumulative impacts can result from individually minor but collectively significant projects taking place over a period of time.

In accordance with PRC Section 21081.6(a), the SAFCA Board of Directors, if it approves the Proposed Action, will adopt a mitigation monitoring and reporting program (MMRP) at the time that it certifies the EIR. The purpose of the MMRP prepared under CEQA is to ensure that the mitigation measures adopted as part of project approval will be complied with during construction and implementation of the project. The MMRP will identify each of the mitigation measures and describe the party responsible for monitoring, the timeframe for implementation, and the program for monitoring compliance.

The SAFCA Board of Directors will also be required to adopt findings identifying each significant impact of the project and the extent to which feasible mitigation measures have been adopted (PRC Section 21081).
4.1 AGRICULTURAL RESOURCES

4.1.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.1.1.1 METHODOLOGY

Evaluation of the project’s potential impacts on agricultural resources was based on a review of the planning documents pertaining to the project study area, including goals and policies from the Sutter County General Plan (1996), the Sacramento County General Plan (1993a), the City of Sacramento General Plan 2006, Federal plans and regulations relating to the Sacramento County Airport System (SCAS) and Federal Emergency Management Agency, the soil surveys of Sutter and Sacramento Counties (NRCS 1988, 1993), and consultation with appropriate agencies. In addition, the California Department of Conservation (DOC) Important Farmland maps and California Land Conservation Act (commonly known as the Williamson Act [California Government Code Section 51200 et seq.]) maps for Sutter and Sacramento Counties were used to determine the agricultural significance of the lands on the project area. For purposes of this analysis, it was assumed that reclamation of borrow sites by returning the topsoil layer to the site would not adversely affect a site’s long-term agricultural productivity and therefore, its status as Important Farmland under the Important Farmland Mapping and Monitoring Program (FMMP) would not be changed permanently.

4.1.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to agricultural resources if they would do any of the following:

- convert Important Farmland (i.e., Prime Farmland, Unique Farmland, or Farmland of Statewide Importance) as shown on the maps prepared pursuant to the FMMP of the California Resources Agency, to nonagricultural use;
- conflict with existing zoning for agricultural use or a Williamson Act contract; or
- involve other changes in the existing environment which, due to their location or nature, could result in conversion of Important Farmland to nonagricultural use.

4.1.2 IMPACTS AND MITIGATION MEASURES

Impact 4.1-a: Conversion of Important Farmland to Nonagricultural Uses

Table 4.1-1 summarizes and compares the project’s potential impacts to Important Farmlands. Loss and conversion of agricultural lands on a cumulative basis is addressed in Chapter 5.0, “Cumulative and Growth-Inducing Impacts, and Other Statutory Requirements.”

Impact 4.1-a: Conversion of Important Farmland to Nonagricultural Uses

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, the project would not convert any Important Farmland. There would be no impact. (Lesser)
Table 4.1-1
Conversion of Important Farmland: Comparison of Proposed Action and Raise-in-Place Alternative

<table>
<thead>
<tr>
<th>Project Component/Location</th>
<th>No Action Alternative</th>
<th>Proposed Action (Acres)</th>
<th>Levee Raise-in-Place Alternative (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Permanent Conversion</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sacramento River east levee</td>
<td>-</td>
<td>86</td>
<td>56</td>
</tr>
<tr>
<td>Canal relocations</td>
<td>-</td>
<td>60</td>
<td>60</td>
</tr>
<tr>
<td>PGCC west levee</td>
<td>-</td>
<td>60</td>
<td>60</td>
</tr>
<tr>
<td>Woodland plantings (includes Lower Woodlands)</td>
<td>-</td>
<td>35.5</td>
<td>157</td>
</tr>
<tr>
<td>RD 1001 Borrow Site</td>
<td>-</td>
<td>120</td>
<td>120</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>-</td>
<td>361.5</td>
<td>453</td>
</tr>
<tr>
<td><strong>Temporary Conversion</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Brookfield Borrow Site</td>
<td>-</td>
<td>180</td>
<td>180</td>
</tr>
<tr>
<td>Dunmore Borrow Site</td>
<td>-</td>
<td>160</td>
<td>160</td>
</tr>
<tr>
<td>Novak Borrow Site</td>
<td>-</td>
<td>76</td>
<td>76</td>
</tr>
<tr>
<td>Pacific Terrace Borrow Site</td>
<td>-</td>
<td>113</td>
<td>113</td>
</tr>
<tr>
<td>Private Property Reach 5A Borrow Site</td>
<td>-</td>
<td>34</td>
<td>34</td>
</tr>
<tr>
<td>Private Property Reach 6B Borrow Site</td>
<td>-</td>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>Private Property Reach 7 Borrow Site</td>
<td>-</td>
<td>67</td>
<td>67</td>
</tr>
<tr>
<td>South Sutter, LLC Borrow Site</td>
<td>-</td>
<td>95</td>
<td>95</td>
</tr>
<tr>
<td>Sutter Pointe Borrow Site</td>
<td>-</td>
<td>300</td>
<td>300</td>
</tr>
<tr>
<td>Elkhorn Borrow Area¹</td>
<td>-</td>
<td>612</td>
<td>612</td>
</tr>
<tr>
<td><strong>Total²</strong></td>
<td>-</td>
<td>1,657</td>
<td>1,657</td>
</tr>
</tbody>
</table>

¹ Area of potential conversion because specific parcels have not yet been identified within the Elkhorn Borrow Area.
² Potential maximum if all borrow sites, including the Elkhorn Borrow Area, are excavated over entire acreage available.

Source: Data compiled by EDAW in 2008 and 2009

**Potential Levee Failure**

Without improvements to the Natomas perimeter levee system, the risk of a levee failure would remain high. A levee failure along the NCC, the PGCC, or the northern reaches of the Sacramento River east levee could result in scarring of agricultural land and the long-term loss of topsoil in areas near a levee breach. This could result in a long-term loss of Important Farmland in those areas. Such a loss is evident at the locations of past levee failures, for example on the Feather River above Star Bend in Yuba County, where a large dense stand of willow riparian scrub grows in sediments deposited by floodwaters following the scouring of the agricultural soil by the force of in-rushing water. Such losses are typically limited to localized areas within several hundred feet of a levee breach. (The indirect effects of lack of flood protection on urban development and Important Farmland conversion have been addressed as part of the NLIP cumulative and growth-inducing impact analyses (see Chapter 5.0, “Cumulative and Growth-Inducing Impacts, and Other Statutory Requirements”). The effects of a single or isolated levee failure on the permanent loss of Important Farmland would be localized at the point of the levee breech and would be less-than-significant. Simultaneous levee failures in more than one location in the perimeter levee system would have a more widespread effect. A precise determination of significance is not possible and
cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

**Proposed Action**

Important Farmland mapping for the Natomas Basin is shown on Plate 19 and Important Farmland classifications are described in detail in Chapter 3.0, “Affected Environment,” in Section 3.3.1, “Agricultural Resources.”

Nearly all of the areas within the footprint of flood damage reduction facilities (except for the area of the NEMDC south of the stormwater pumping station) are classified as Prime Farmland, Farmland of Statewide Importance, or Farmland of Local Importance. For the Proposed Action, a total of approximately 361.5 acres of Important Farmland would be permanently converted to nonagricultural use within the footprint of flood damage reduction facilities and on adjacent land required for maintenance access and prevention of encroachment into the flood damage reduction system. These lands include approximately 60 acres in the footprint of the relocated Elkhorn Canal and the new Giant Garter Snake (GGS)/Drainage Canal, 60 acres in the footprint of the levee improvements along the PGCC, and 86 acres in the footprint of the Sacramento River levee improvements. A total of 35.5 acres of Important Farmland would be converted for woodland plantings to compensate for loss of woodlands primarily on the land side of the levee. The conversion of these areas to nonagricultural uses would be permanent, and therefore is considered a significant impact.

Soil borrow for construction would be obtained from the proposed borrow sites described in Section 2.3.8, “Borrow Material,” and shown in Plate 10. Table 2-2 lists the potential borrow sites, excavation area and depth, postborrow depth, and proposed postborrow (reclaimed) use. Properties identified as potential borrow areas total approximately 3,072 acres. However, only portions of each property and not all of the properties identified would ultimately be used for borrow. The decision as to which borrow sites would be used and for which construction phase has not yet been made by SAFCA. The decision would depend on the availability of material at each site, the proximity of the borrow site to the project component (length of haul route), the quality of borrow material, and avoidance and/or minimization of significant environmental effects, such as the conversion of Important Farmlands. The lands in the potential borrow sites located in Sutter County are classified as Prime Farmland, Farmland of Statewide Importance, or Grazing. The lands in the potential borrow sites in Sacramento County are classified as Prime Farmland, Farmland of Statewide Importance, Farmland of Local Importance, Unique Farmland, and Grazing Land. Reclamation of all borrow sites would be performed in compliance with the California Surface Mining and Reclamation Act and would entail preservation and replacement of the topsoil on these parcels, thus retaining their potential use for agriculture. The majority of sites would be returned to agricultural uses; however, a few sites would be converted to managed habitat (see Table 2-2). The County of Sacramento allowed all agricultural leases on Sacramento International Airport property to expire on December 31, 2007 in order to comply with FAA policy guidelines, which recommend that all agricultural practices be excluded on or near airports to discourage the presence of hazardous wildlife. SAFCA proposes to obtain borrow material from properties within the Airport north bufferlands area. Following borrow removal, these lands would be reclaimed and would be returned to their current idle state. SCAS would continue to manage these lands to minimize the attraction of hazardous wildlife (i.e., bird strike) in the Airport Operations Area. The Proposed Action would not affect the status of these SCAS lands as Important Farmland.

Sites that SAFCA intends to reclaim and return to agricultural use are listed in Table 4.1-1 under “Temporary Conversion.” These sites include the Brookfield and Sutter Pointe properties in Sutter County, which would be returned to rice cultivation following the completion of soil borrow removal. The Elkhorn Borrow Area (Plate 10) has been identified as an area where additional borrow sites could be used, if needed. Within the Elkhorn Borrow Area, approximately 612 acres are classified as Important Farmland. Any borrow site developed in the Elkhorn Borrow Area would be returned to agricultural use upon reclamation. All of the borrow sites in Sacramento County, with the exception of those discussed below, would be returned to agricultural use (either rice or field crops) upon completion of soil borrow removal. Therefore, the use of these sites for borrow would not represent a permanent conversion to nonagricultural uses. For the Proposed Action, the only currently identified borrow sites
where Important Farmland would be permanently converted to habitat are the Lower Woodlands site (24 acres) in Sacramento County and the RD 1001 site (120 acres) in Sutter County. The Lower Woodlands site would be converted to upland habitat even if it is not used as a borrow site. However, the RD 1001 site would be converted to marsh habitat only if it is used as a borrow site.

The permanent conversion of Important Farmlands would total 361.5 acres and would be a significant, long-term impact. The temporary and short-term conversion of Important Farmland in borrow sites would total 1,657 acres if all the sites listed in Table 4.1-1 were used. The temporary conversion of these potential borrow areas to nonagricultural uses is considered a significant, short-term impact.

SAFCA could enter into an agreement with the Airport to swap lands. The ultimate goal would be to improve land uses on Airport land according to the Airport’s draft Wildlife Hazard Management Plan (WHMP). The lands and agreement in question, while not finalized, are anticipated to consist of approximately 50–100 acres within the Airport’s Critical Zone that is currently owned by SAFCA, which would be swapped with lands in Sutter County outside the Airport’s Critical Zone currently owned by the Airport/Sacramento County. The proposed land swap could result in an incremental decrease (approximately 50–100 acres) in the amount of agriculture production in the Natomas Basin (Sacramento and Sutter Counties) if the agreement is reached as planned. The land swap is currently anticipated to take place concurrent with construction of the Phase 4 Project; however, it is not dependent on the Phase 4 Project construction schedule, and would be analyzed in separate environmental documentation and permitted separately when the agreement between the SAFCA and the Airport is finalized.

Levee Raise-in-Place Alternative

The raised portion of the Sacramento River east levee under the Levee Raise-in-Place Alternative would have a smaller footprint than the adjacent setback levee in Reaches 5–9B under the Proposed Action, and therefore, would have slightly less impact on Important Farmlands than would the Proposed Action. Approximately 56 acres of Important Farmland would be permanently converted in the footprint of the Sacramento River east levee flood damage reduction facilities footprint under this alternative, compared with 86 acres under the Proposed Action. This alternative would include the same conversion of Important Farmland as the Proposed Action in the footprint of the relocated Elkhorn Canal and the new GGS/Drainage Canal (approximately 60 acres), and the PGCC (approximately 60 acres). Because greater impacts to waterside riparian woodlands would require a higher replacement ratio than for landside woodlands, approximately 157 acres of Important Farmland could be converted for habitat creation. The 24-acre Lower Woodlands site would be part of this conversion; the location of the remaining planting sites has not been determined (see Impact 4.8-a).

Important Farmlands permanently converted at borrow sites would be the same as under the Proposed Action (potentially 120 acres at the RD 1001 site). As stated above, the Lower Woodlands site would be used for borrow, reclaimed, and then converted to woodland habitat (24 acres). As described for the Proposed Action, additional borrow areas may also be required for this alternative that would result in conversion of Important Farmlands to nonagricultural uses. With the Levee Raise-in-Place Alternative, temporary conversion of Important Farmland for borrow sites would be the same as described above for the Proposed Action. SAFCA intends to reclaim and return these sites to agricultural use.

Permanent conversion of Important Farmland to nonagricultural use under the Levee Raise-in-Place Alternative would total 453 acres and would be a significant, long-term impact (Greater). The temporary and short-term conversion of Important Farmland in borrow sites would total 1,657 acres if all the sites listed in Table 4.1-1 were used. The temporary conversion of these potential borrow areas to nonagricultural uses is considered a significant, short-term impact. (Similar)
Mitigation Measure 4.1-a: Minimize Important Farmland Conversion to the Extent Practicable and Feasible

**Proposed Action and Levee Raise-in-Place Alternative**

SAFCA shall implement the measures listed below with regard to Prime Farmland, Unique Farmland, and Farmland of Statewide Importance to minimize impacts on these lands.

(a) Borrow sites shall be configured to minimize the fragmentation of lands that are to remain in agricultural use. Contiguous parcels of agricultural land of sufficient size to support their efficient use for continued agricultural production shall be retained to the extent practicable and feasible.

(b) To the extent practicable and feasible, when expanding the footprint of a flood damage reduction facility (e.g., levee or berm) onto agricultural land, the most productive topsoil from the construction footprint shall be salvaged and redistributed to less-productive agricultural lands in the vicinity of the construction area that could benefit from the introduction of good-quality soil. By agreement between the implementing agencies or landowners of affected properties and the recipient(s) of the topsoil, the recipient(s) shall be required to use the topsoil for agricultural purposes. SAFCA shall implement all terms and conditions of agreements.

(c) During project construction, use of utilities that are needed for agricultural purposes (including wells, pipelines, and power lines) and of agricultural drainage systems shall be minimized so that agricultural uses are not substantially disrupted.

(d) Disturbance of agricultural land and agricultural operations during construction shall be minimized by locating construction staging areas on sites that are fallow, that are already developed or disturbed, or that are to be discontinued for use as agricultural land, and by using existing roads to access construction areas to the extent possible.

(e) To the extent feasible, lands acquired for flood damage reduction purposes shall also be used as mitigation land for NBHCP programs so that agricultural land conversion is minimized.

Implementation of this mitigation measure would reduce the impact of permanent conversion of Important Farmland under the Proposed Action and the Levee Raise-in-Place Alternative, but not to a less-than-significant level because no new farmland would be made available, and the productivity of existing farmland would not be improved. Because no feasible mitigation is available to fully reduce the impact of permanent conversion of Important Farmland, this impact would remain **significant and unavoidable** for the Proposed Action and the Levee Raise-in-Place Alternative. *(Greater)*

Implementation of these measures for borrow sites that are returned to agricultural use would reduce the impacts of temporary conversion of Important Farmland under the Proposed Action and the Levee Raise-in-Place Alternative, but not to a less-than-significant level. Temporary conversion of Important Farmland for borrow sites is considered a **significant and unavoidable** impact in the short term, but a **less-than-significant** impact in the long term. *(Similar)*
Impact 4.1-b: Conflict with Lands under Williamson Act Contracts

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, the project would not cause Williamson Act contracts to be terminated as a result of levee construction or borrow activities. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Flooding in the Basin, resulting in destruction of agricultural land, would have no impact related to cancellation of Williamson Act contracts. (Lesser)

Proposed Action

The Proposed Action would affect properties in Agricultural Preserve in Sutter County, including properties adjacent to the PGCC and in the Sutter Pointe, Brookfield, and RD 1001 borrow sites. None of the affected properties in Sutter County are under Williamson Act contract. In Sacramento County, the Proposed Action would affect properties under Williamson Act contract along the Sacramento River east levee in Reach 9B, and the proposed Elkhorn Canal alignment.

If the Proposed Action does not require acquisition of an entire property, the contract on the portion of the property required for levee improvements would be terminated, and the remainder of the property unaffected by the Proposed Action would remain under contract. Approximately 8 acres of land would be removed permanently from Williamson Act contract for construction of the adjacent levee on the Sacramento River east levee under the Proposed Action.

The potential use of borrow sites (Pacific Terrace, South Sutter LLC, Novak, Dunmore, and Lower Woodlands) would require termination of Williamson Act contracts, affecting more than 580 acres. Within the Elkhorn Borrow Area, approximately 172 acres are under Williamson Act contract, which coincides with the land that is also in an agricultural preserves designated under the Act. For lands that would be permanently converted to nonagricultural uses or acquired in fee by SAFCA, notice to the California Department of Conservation is required under the Act, as described under Mitigation Measure 4.1-b, below. The Dunmore, Pacific Terrace, Novak, and South Sutter LLC properties, as well as any lands within the Elkhorn Borrow Area would be returned to agricultural use and could potentially be reenrolled; therefore, this impact is considered a significant impact in the short term, but a less-than-significant impact in the long term. The Lower Woodlands properties would be converted to managed habitat, and therefore would not be eligible for Williamson Act contracting. The impact from permanent conversion of as much as 8 acres of contracted lands along the Sacramento River east levee and 24 acres in the Lower Woodlands properties is considered significant.

Levee Raise-in-Place Alternative

The Levee Raise-in-Place Alternative would have the same impacts on Agricultural Preserves and Williamson Act contracted lands as the Proposed Action with respect to borrow sites and the canal alignments. However, it would not have as great an impact on Williamson Act–contracted lands adjacent to the Sacramento River east levee, because the levee footprint would not be expanded onto adjacent properties to the same extent as the Proposed Action. Approximately 1 acre of land under Williamson Act contract would be permanently affected along the Sacramento River east levee by this alternative. Impacts from permanent conversion of Williamson Act contracted lands under the Levee Raise-in-Place Alternative are considered significant. (Lesser)
Mitigation Measure 4.1-b: Minimize Impacts on Agricultural Preserve Land and Williamson Act–Contracted Land; Comply with Government Code Sections 51290–51293; and Coordinate with Landowners and Agricultural Operators

Proposed Action and Levee Raise-in-Place Alternative

To reduce impacts on Agricultural Preserve land and on lands under Williamson Act contracts, SAFCA shall implement the measures described below.

(a) SAFCA shall comply with California Government Code Sections 51290–51295 with regard to acquisition of Williamson Act contracted lands as follows:

- The policy of the state, consistent with the purpose of the Williamson Act to preserve and protect agricultural land, is to avoid, whenever practicable, locating public improvements and any public utilities improvements in agricultural preserves. If it is necessary to locate within a preserve, it shall be on land that is not under contract (Government Code Section 51290[a][b]). More specifically, the basic requirements are:
  - Whenever it appears that land within a preserve or under contract may be required for a public improvement, the public agency or person shall notify the DOC and the city or county responsible for administering the preserve (Government Code Section 51291[b]).
  - Within 30 days of being notified, DOC and the city or county shall forward comments, which shall be considered by the public agency or person (Section 51291[b]).

- The contract shall be terminated when land is acquired by eminent domain or in lieu of eminent domain (Government Code Section 51295).

- DOC and the city or county shall be notified before project completion of any proposed substantial changes to the public improvement (Government Code Section 51291[d]).

- DOC shall be notified within 10 working days upon completion of the acquisition (Section 51291[c]).

- If, after acquisition, the acquiring public agency determines that the property will not be used for the proposed public improvement, before returning the land to private ownership, DOC and the city or county administering the involved preserve shall be notified. The land shall be reenrolled in a new contract or encumbered by an enforceable restriction at least as restrictive as that provided by the Williamson Act (Government Code Section 51295).

(b) SAFCA shall coordinate with landowners and agricultural operators to sustain existing agricultural operations, at the landowners’ discretion, within the project area until the individual agricultural parcels are needed for project construction.

Implementation of this mitigation measure would reduce the impacts from loss of Williamson Act–contracted lands under the Proposed Action and the Levee Raise-in-Place Alternative, but not to a less-than-significant level. Because no feasible mitigation is available to fully compensate for the loss of land under Williamson Act contracts and its conversion to nonagricultural use, this impact would remain **significant and unavoidable**. (Similar)
4.1.3 **RESIDUAL SIGNIFICANT IMPACTS**

Under the No-Action Alternative; impacts of permanent agricultural land loss due to levee failure would remain uncertain, depending on the location and number of levee breeches. Because of this uncertainty, these potential impacts are considered too speculative for meaningful consideration.

The implementation of mitigation measures required in this section would partially reduce the impacts of permanent conversion of Important Farmland to nonagricultural uses and loss of lands in Agricultural Preserves and under Williamson Act contracts. However, there is no feasible mitigation available that would fully compensate for these losses; therefore, residual significant and unavoidable impacts would occur under both the Proposed Action and the Levee Raise-in-Place Alternative.

The implementation of mitigation measures in this section would partially reduce the impacts of temporary conversion of Important Farmland to nonagricultural uses and temporary conversion of lands in Agricultural Preserves and under Williamson Act contracts. However, there are no feasible mitigation measures that would fully compensate for these temporary effects, therefore residual significant and unavoidable temporary impacts would remain under both the Proposed Action and the Levee Raise-in-Place Alternative.
4.10 CULTURAL RESOURCES

This section evaluates the Phase 3 Project’s potential effects on cultural resources, and provides an update on management efforts for CA-Sac-485/H, a significant cultural resource in the Phase 2 Project. Cultural resources include prehistoric archaeological sites and artifacts, historic-era buildings and structures, and places used for traditional Native American practices or other properties with special cultural significance to Native Americans (Traditional Cultural Properties [TCPs]). This section also revises the analysis for impacts on previously unidentified cultural resources for the overall NLIP, as discussed in the 2007 Landside EIR (SAFCA 2007c).

This project is subject to both CEQA and Section 106 of the National Historic Preservation Act (NHPA); each has specific cultural resources mitigation requirements. This section describes the relevant regulatory framework that sets thresholds of significance for impacts under both CEQA and Section 106, and the methods used to identify cultural resources. This section also identifies potential impacts associated with the project and mitigation measures to avoid or reduce those impacts, where feasible.

4.10.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.10.1.1 METHODOLOGY

This section describes the methods used to identify and evaluate cultural resources that may be affected by the project.

Native American Tribal Consultation

USACE, SAFCA, and the State Historic Preservation Officer (SHPO) became signatories to a Programmatic Agreement (PA), concluding compliance with Section 106 in May 2008 (Appendix D1). Native American tribes who were consulted by USACE were the Ione Band of Miwok Indians, the Shingle Springs Band of Miwok Indians, and the United Auburn Community, and all were invited to participate in the PA. Native American monitors worked with SAFCA to assist in the treatment of Native American human remains and items associated with Native American burials discovered during the project inventory process, as required by the PA (Section VI).

EDAW sent a letter of inquiry to the Native American Heritage Commission (NAHC) on June 12, 2007, asking for information or concerns regarding the project area, as well as a list of individuals or organizations that might have information or concerns regarding the project area. On June 19, 2007, Debbie Pilas-Treadway of the NAHC responded and indicated that no known sites were found in the Sacred Lands File that were located within the project area or in the immediate vicinity. Ms. Pilas-Treadway also provided EDAW with a list of individuals who could be contacted concerning cultural resources in the project area. These individuals were sent contact letters on June 21, 2007, with information regarding the project and a request for any information they might provide or concerns that they might have about the project. This program of correspondence did not reveal new resources. The complete results of this program of investigation are described in the Phase 2 Project EIR (DEIR at p. 3.8-11, SAFCA 2007).

Information Center Records Searches

Records searches were begun in 2006 and 2007 for the entire NLIP footprint, which includes the Phase 3 Project footprint. Most of the searches were conducted at the North Central Information Center (NCIC) of the California Historical Resources Information System, located at California State University, Sacramento. The NCIC records search covered portions of the project area in Sacramento County. Records searches were also conducted at the Northeast Information Center (NEIC), which maintains cultural resource records for Sutter County. The searches at both facilities included, but were not necessarily restricted to, an examination of the following resources:
The record search results are described in detail in Section 3.3.10.3, “Records Search Results.”

**Inventory of the Phase 3 Project Area of Potential Effects**

SAFCA is required to perform an inventory, evaluation, and finding of effect for identified resources for the area of potential effects (APE) for each project phase, under the executed PA, as described below (Stipulations IV[A]). Inventory and evaluation typically consists of the following steps:

- pedestrian survey of the project footprint;
- limited shovel testing or probing where ground cover impairs surface visibility;
- documentation of identified resources; and
- evaluation of identified resources by application of eligibility criteria, and where necessary, limited test excavation to assist in resource evaluation.

SAFCA has completed a pedestrian survey for the majority of the Phase 3 Project footprint. However, several possible borrow locations remain that require pedestrian inventory or additional subsurface investigation, including the Elkhorn Borrow Area (Plate 10), which contains most of the properties listed in Section 2.3.8.3, “Potential Borrow Sites.” To date, the Brookfield and Airport north bufferlands borrow sites have been subject to pedestrian surveys, with some limited subsurface inventory at the Airport north bufferlands. SAFCA will complete an inventory of all borrow locations as well as an evaluation, findings of effect, and treatment of identified resources where required. Within the portion of the Phase 3 Project footprint that has been surveyed, several identified resources require evaluation to determine if they are historic properties or historical resources. If they are eligible for listing on the National Register of Historic Places (NRHP) or the California Register of Historical Resources (CRHR), SAFCA will make a finding of effect and make recommendations for further management in an Historic Property Treatment Plan (HPTP), as required under the PA.

**4.10.1.2 REGULATORY FRAMEWORK AND THRESHOLDS OF SIGNIFICANCE**

This subsection describes the regulatory framework that governs management of cultural resources for this project. Because the regulatory framework and the PA adopted for the project determine the methods and management milestones required, this section precedes discussion of methodology and impacts. The thresholds for determining the significance of impacts of the Proposed Action or alternatives under consideration for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines and Section 106, as well as the stipulations in the executed PA.

**California Environmental Quality Act**

CEQA requires consideration of impacts on historical resources, unique archaeological resources, and interred human remains. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to cultural resources if they would do any of the following:
► cause a substantial adverse change in the significance of a unique archaeological resource as defined in PRC Section 21083.2(g) or a historical resource as defined in PRC Section 21084.1 (see also Section 15064.5 of the State CEQA Guidelines), or

► disturb any human remains, including those interred outside of formal cemeteries.

A unique archaeological resource, as defined in PRC Section 21083.2(g), is an archaeological artifact, object, or site about which it can be clearly demonstrated that, without merely adding to the current body of knowledge, there is a high probability that it:

(1) contains information needed to answer important scientific research questions and that there is a demonstrable public interest in that information,

(2) has a special and particular quality such as being the oldest of its type or the best available example of its type, or

(3) is directly associated with a scientifically recognized important prehistoric or historic event or person.

Section 15064.5(a) of the State CEQA Guidelines defines an historic resource as:

(1) a resource listed in, or determined to be eligible by the State Historical Resources Commission for listing in, the CRHR;

(2) a resource included in a local register of historical resources or identified as significant in a historical resource survey; and

(3) any other object, building, structure, site, area, place, record, or manuscript that a CEQA lead agency determines to be historically significant, provided that the lead agency’s determination is supported by substantial evidence.

A substantial adverse change in the significance of a historical resource means physical demolition, destruction, relocation, or alteration of the resource or its immediate surroundings such that the significance of the historical resource would be materially impaired.

**Section 106 of the National Historic Preservation Act**

Section 106 requires Federal agencies to consider the effects of their undertakings on historic properties (those cultural resources presently listed or determined to be eligible for listing on the NRHP) and to allow the Advisory Council on Historic Preservation (ACHP) reasonable opportunity to comment on their actions (16 U.S. Code Section 470[f]). An historic property is a resource that is eligible for or listed on the NRHP. Adverse effects on historic properties, as explained in this section, are significant impacts. Identification of adverse effects is a two-step process: first, cultural resources must be assessed to determine if they are eligible for or listed on the NRHP, and then effects must be analyzed to determine if they are adverse within the meaning of Section 106.

To be eligible, a property must possess significance and integrity, as defined at 36 CFR, Section 60.4:

The quality of significance in American history, architecture, archeology, engineering, and culture is present in districts, sites, buildings, structures, and objects that possess integrity of location, design, setting, materials, workmanship, feeling, and association and,

(a) that are associated with events that have made a significant contribution to the broad patterns of our history; or
(b) that are associated with the lives of persons significant in our past; or

(c) that embody the distinctive characteristics of a type, period, or method of construction, or that represent the work of a master, or that possess high artistic values, or that represent a significant and distinguishable entity whose components may lack individual distinction; or

(d) that have yielded, or may be likely to yield, information important in prehistory or history.

Ordinarily, cemeteries, birthplaces, or graves of historical figures; properties owned by religious institutions or used for religious purposes; structures that have been moved from their original locations; reconstructed historic buildings; properties primarily commemoratory in nature; and properties that have achieved significance within the past 50 years shall not be considered eligible for the NRHP. However, such properties will qualify if they are integral parts of districts that do meet the criteria or if they fall within the following categories:

(a) a religious property deriving primary significance from architectural or artistic distinction or historical importance; or

(b) a building or structure removed from its original location but which is significant primarily for architectural value, or which is the surviving structure most importantly associated with a historic person or event; or

(c) a birthplace or grave of a historical figure of outstanding importance if there is no appropriate site or building directly associated with his productive life; or

(d) a cemetery which derives its primary significance from graves of persons of transcendent importance, from age, from distinctive design features, or from association with historic events; or

(e) a reconstructed building when accurately executed in a suitable environment and presented in a dignified manner as part of a restoration master plan, and when no other building or structure with the same association has survived; or

(f) a property primarily commemorative in intent if design, age, tradition, or symbolic value has invested it with its own exceptional significance; or

(g) a property achieving significance within the past 50 years if it is of exceptional importance.

TCPs can also be historic properties under Section 106. These resources are properties whose significance, is “derived from the role the property plays in a [particular] community’s historically rooted beliefs, customs, and practices” (National Park Service 1998:1). These resources thus may include a geographic location used for traditional plant gathering activities, or a community center associated with a particular ethnic neighborhood that has a long standing history of use. TCPs are evaluated in the same manner as other resources, by application of the NRHP eligibility criteria, and criteria considerations (National Park Service 1998:11–18).

The evaluation process thus provides a filter that limits consideration of effects of Federal actions to NRHP eligible or listed cultural resources (historic properties). Adverse effects are effects that must be managed and resolved (36 CFR Part 800.6). Adverse effects on historic properties are defined as effects that would:

…alter, directly or indirectly, any of the characteristics of a historic property that qualify the property for inclusion in the National Register in a manner that would diminish the integrity of the property’s location, design, setting, materials, workmanship, feeling, or association.

Consideration shall be given to all qualifying characteristics of a historic property, including those that may have been identified subsequent to the original evaluation of the property’s
eligibility for the National Register. Adverse effects may include reasonably foreseeable effects caused by the undertaking that may occur later in time, be farther removed in distance, or be cumulative.

Thus adverse effects are effects that damage the qualities that make an historic property eligible for the NRHP, or the ability of that property to convey the significance that makes it eligible.

**Management Framework for Historic Properties: The Programmatic Agreement**

Normally, the Section 106 process is performed as four sequential steps. In this process, the Federal agency responsible for satisfying Section 106 initiates consultation with the SHPO, identifies historic properties, assesses effects, and then resolves adverse effects, if any. These steps are defined at 36 CFR Part 800 et seq. However, because the Proposed Action and alternatives under consideration involve large areas of land that require inventory and evaluation of historic properties in phases, USACE and SAFCA, in consultation with the SHPO and other consulting parties, developed and executed a PA that lays out a parallel process that replaces the process provided in Part 800, while incorporating relevant standards and definitions from Part 800 by reference.

The PA requires SAFCA to define the APE and complete an inventory of cultural resources prior to each project phase of construction (Stipulations III[C] and IV[A]). The inventory will include a map of the APE for each project phase (Stipulation III[C]). Identified resources will be evaluated for NRHP eligibility, and SAFCA will make a finding of effect, in consultation with USACE and the SHPO (Stipulation IV[A]). If adverse effects on historic properties are identified, SAFCA must prepare an HPTP per Stipulation V(A) of the PA. The HPTP specifies actions SAFCA will take to resolve adverse effects on an historic property or a set of historic properties (Stipulation V[A]). The PA also requires SAFCA to prepare and submit a plan to respond to inadvertent discoveries prior to construction (Stipulation V[B][1]). EDAW has prepared a Construction Monitoring and Inadvertent Discovery Plan, and SAFCA has submitted this document to USACE as part of the Phase 2 Project Inventory Report. The plan describes the protocols and methods for monitoring of construction and protection of cultural resources discovered during construction. Together, the PA and the Monitoring and Inadvertent Discovery Plan provide part of the management framework for historic properties that may be affected by the project. However, SAFCA cannot proceed with subsequent project phases without implementing and complying with the stipulations outlined in the PA.

While SAFCA is a signatory to the PA, Section 106 requires consultation between the Federal signatory to the PA and other consulting parties. USACE and the SHPO must concur on major management decisions such as how adverse effects will be resolved (Stipulation V), and USACE has the ultimate responsibility for satisfying Section 106 (36 CFR Part 800.1[a]). Therefore while this EIS/EIR describes what SAFCA believes are all feasible methods under CEQA of mitigating impacts to cultural resources, USACE and the other consulting parties under Section 106 must agree to SAFCA’s proposed mitigation plan, including the selection of any particular improvement at the location of identified and eligible resources that would be adversely affected.

### 4.10.2 IDENTIFIED RESOURCES

**Table 4.10-1** contains all identified resources, other than elements of RD 1000 (which is discussed separately under Impact 4.10-a, below) in the Phase 3 Project footprint. For all resources that are recommended ineligible, no further management is required provided that USACE and the SHPO concur in the eligibility recommendation. Management of resources that are NRHP listed, recommended eligible, or require further investigation is discussed below. This section thus describes the management steps taken or required for resources described in Chapter 3.0, “Affected Environment,” and newly identified sites, which occur in the Phase 3 Project footprint.
### Table 4.10-1
Identified Cultural Resources in the Phase 3 Project Footprint

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<th>Trinomial or P-Number</th>
<th>Temporary Designation</th>
<th>Resource Type</th>
<th>Project Phase</th>
<th>Eligibility Recommendation</th>
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<td>Requires testing/evaluation</td>
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<td>Determined ineligible²</td>
<td></td>
</tr>
<tr>
<td>CA-Sac-488-H</td>
<td>Historic debris</td>
<td>3</td>
<td>Determined ineligible²</td>
<td></td>
</tr>
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<td></td>
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</tr>
<tr>
<td>NLIP-12</td>
<td>Prehistoric site¹</td>
<td>3</td>
<td>Requires testing/evaluation</td>
<td></td>
</tr>
<tr>
<td>NLIP-26</td>
<td>Prehistoric site</td>
<td>3</td>
<td>Requires testing/evaluation</td>
<td></td>
</tr>
<tr>
<td>NLIP-24</td>
<td>Historic farm complex</td>
<td>3</td>
<td>Recommended ineligible</td>
<td></td>
</tr>
<tr>
<td>NLIP-13</td>
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<td>Requires testing/evaluation</td>
<td></td>
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<tr>
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<td>Prehistoric site</td>
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<td>NLIP-14</td>
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<td>NLIP-15</td>
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<tr>
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</table>

**Notes:**
- NLIP = Natomas Levee Improvement Program; NRHP = National Register of Historic Places
- Resources organized approximately north to south; eligibility recommendations are subject to USACE and SHPO concurrence. For all eligible or listed resources, SAFCA will determine the effect of the undertaking, subject to USACE and SHPO concurrence. If adverse effects are found, SAFCA would prepare and implement an HPTP in consultation with USACE and the SHPO.
- ¹ Resource contains a mortuary component
- ² SHPO and USACE concurrence received November 24, 2008 on eligibility recommendation
- Source: Data compiled by EDAW in 2008 and 2009

### 4.10.2.1 Historic Resources

Sites CA-Sac-483-H, CA-Sac-484-H, CA-Sac-486-H, CA-Sac-487-H, CA-Sac-488-H, CA-Sac-489-H, CA-Sac-836-H, and NLIP-2 have been evaluated and recommended ineligible by SAFCA (USACE and SAFCA 2008). This report was submitted to USACE and the SHPO. USACE and SHPO have concurred in this recommendation, therefore no further management is required.
NLIP-23 and NLIP-24 consist of historic-era farm complexes; these resources have been evaluated and recommended ineligible in a report submitted to USACE. No further management of these resources will be required if USACE and the SHPO concur in these recommendations.

### 4.10.2.2 Prehistoric Resources

The following sites are new discoveries: NLIP-12, NLIP-13, NLIP-14, NLIP-15, NLIP-16, NLIP-17, NLIP-18, NLIP-19, NLIP-20, and NLIP-26 (see Table 4.10-1). These resources are all prehistoric deposits discovered through shovel testing of the Phase 3 Project footprint in 2007 and 2008. Most of these resources manifest as ephemeral and light deposits with various combinations of prehistoric debris, charcoal, and burnt clay that require further investigation to determine if they are cultural deposits, isolated finds, or naturally occurring non-cultural debris. One site, NLIP-12, has a mortuary component. SAFCA will make a recommendation of eligibility for these resources to USACE and the SHPO. If any of these resources are eligible, SAFCA will consult with USACE and the SHPO to make a finding of effects. If any of the eligible resources are subject to adverse effects, SAFCA will consult with USACE, the SHPO, and Native American individuals and organizations to identify ways to avoid, minimize, or mitigate adverse effects as stipulated in the PA.

The prehistoric site CA-Sac-485/H was identified in record searches conducted for the Phase 2 Project, as described in Chapter 3.0, “Affected Environment.” The following discussion describes management efforts for this resource to provide an update on Phase 2 Project cultural resource impacts.

- **CA-Sac-485/H (P-34-000512).** Further investigations during summer 2008 focused on more precisely characterizing the boundaries and nature of the deposit at CA-Sac-485/H. This investigation was conducted through excavation of control units with limited use of a backhoe at the edges of the site and beyond the site boundaries (to confirm the nature of the sterile deposits that surround the site). Based on the records and investigation to date, it appears that CA-Sac-485/H was a habitation site with structures and numerous interments. The assemblage on-site contains a rich deposit of flakes stone, faunal bone, skeletal remains and grave goods, hearth features, and utilitarian artifacts.

This site will be recommended eligible in an inventory report prepared by SAFCA and submitted to USACE and the SHPO. This report will also make a finding of effect, which is anticipated to be adverse (subject to treatment to minimize impacts). Further consultation with SAFCA, USACE, the SHPO, and Native American individuals and organizations is required to define appropriate treatment as stipulated in the PA. Through this consultation process, SAFCA will prepare an HPTP that defines how impacts on the site will be minimized. SAFCA is currently consulting with these entities to determine if placement of a wide seepage berm over the site will meet the combined goals of reducing flood risks and minimizing adverse effects.

### 4.10.3 Impacts and Mitigation Measures

This section describes the impacts of the Proposed Action and alternatives under consideration on cultural resources and outlines treatment measures that may avoid or reduce the predicted impacts. These measures would be implemented by USACE and SAFCA, in consultation with the SHPO. The specific documents that will further define and describe monitoring and mitigation measures include HPTPs that SAFCA will prepare and the Construction Monitoring and Inadvertent Discovery Plan, in compliance with the PA.

Impacts that are significant under CEQA are also considered adverse effects under the NHPA.
Impact 4.10-a: Potential Changes to Elements of Reclamation District 1000 and Rural Landscape District

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to directly disturb elements of Reclamation District 1000 and Rural Landscape District. There would be no impact. *(Lesser)*

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could result in flooding that could alter elements of RD 1000. However, the major elements and overall character of RD 1000 are unlikely to be significantly adversely affected because levee systems by their nature are subject to ongoing repair and upgrades. Repairs would thus be consistent with the character-defining elements of the landscape. This potential impact is considered less than significant. *(Lesser)*

Proposed Action and Levee Raise-in-Place Alternative

As described in Section 3.3.10.2, “Historic Setting,” RD 1000 is a rural historic landscape district that contains numerous elements associated with flood damage reduction and drainage infrastructure. An evaluation of RD 1000 was conducted both to determine the NRHP eligibility of the district and to evaluate whether the district would be significantly affected by flood damage reduction projects (levee modifications) planned and subsequently implemented by USACE as part of the American River Watershed Project. RD 1000 was identified as eligible for inclusion in the NRHP as a Rural Historic Landscape District. The finding of effect statement concluded that USACE projects would adversely affect both contributing and noncontributing elements of RD 1000 by allowing for greater development to occur in the region. As a result, mitigation measures were adopted and incorporated into USACE’s project. These consisted of Historic American Engineering Record (HAER) documentation, which was prepared by Peak & Associates (1997), videotapes of historic properties, and a list of repositories where copies of the information would be made available to the public.

Work associated with the Phase 3 Project under both the Proposed Action and the Levee Raise-in-Place Alternative may alter contributing elements of RD 1000. These changes include construction of new features such as a new RD 1000 Pumping Plant No. 2, which may affect the setting by introducing inconsistent elements and thus the integrity of RD 1000. These changes may be consistent with the character-defining elements of RD 1000 because flood damage reduction infrastructure, by its nature, requires ongoing maintenance and alteration. However, such changes could instead diminish the significance or integrity of contributing elements of the district, under both the Proposed Action and the Levee Raise-in-Place Alternative. This impact is considered potentially significant pending identification and evaluation of effects on contributing elements of RD 1000. *(Similar)*

Mitigation Measure 4.10-a: Incorporate Mitigation Measures to Documents Regarding Any Elements Contributing to RD 1000 and Rural Landscape District and Distribute the Information to the Appropriate Repositories

Proposed Action and Levee Raise-in-Place Alternative

The management of the cultural resources that constitute the contributing elements of RD 1000 is governed by the PA *(Appendix D)*. Because the elements of the RD 1000 historic landscape district have already been recorded, a new inventory of these resources is not required under Stipulation IV(A) of the PA. After an APE has been determined per Stipulation III(C), a qualified architectural historian shall determine if contributing elements of the district are present in the APE. If contributing elements are present, the architectural historian shall update records for these resources and evaluate those elements to determine if
they still retain integrity. Because much of the Natomas Basin has been developed, it is possible that changes to the setting have diminished the integrity and thus eligibility of contributing elements in the APE. If the elements in the APE retain eligibility, the architectural historian shall make a finding of effect.

If there is an adverse effect to a contributing element (under Section 106) or a significant impact on the resource’s integrity as an historical resource (under CEQA), the architectural historian shall review existing HAER documentation and determine whether any augmentation of this documentation is needed. The original documentation for the American River Watershed Project (completed in 1997) contemplated changes to the setting of the district and thus provided comprehensive documentation to record the district before urbanization (Peak & Associates 1997). It is possible that this original documentation adequately recorded and preserved records of the elements that may be affected. If this documentation is not sufficient for adversely affected and contributing elements, SAFCA shall prepare an HPTP stipulating additional HAER documentation, or other similar treatment as required under Stipulation V(A). After consultation with USACE and the SHPO, SAFCA shall implement the required documentation. Any additional documentation that is needed shall be prepared and distributed to appropriate public repositories.

Implementing this mitigation and treatment measure would reduce the impacts of potential changes to elements of RD 1000 under both the Proposed Action and the Levee Raise-in-Place Alternative to a less-than-significant level. This treatment measure would be incorporated into an HPTP developed through consultation with USACE and the SHPO. 

(Similar)

Impact 4.10-b: Potential Changes to Other Known Historic-Era Resources from Ground Disturbance or Other Construction-Related Activities

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to directly disturb any known historic-era resources. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Substantial flooding could result in inundation, or scour at the location of a levee break, of known subsurface historic-era resources. These resources are recommended to be ineligible for listing on the CRHR and the NRHP. The flooding of these resources would not cause adverse effects on historical resources within the meaning of CEQA or historic properties under Section 106. Further, these resources have been subject to potential past impacts. This potential impact is considered less than significant. (Similar)

Proposed Action and Levee Raise-in-Place Alternative

Previous investigations, as well as the SAFCA project efforts in 2007 and 2008, identified a number of historic-era structures and debris scatters. The following historic-era resources are located within the footprint of the Phase 3 Project (see Table 4.10-1), under both the Proposed Action and the Levee Raise-in-Place Alternative: NLIP-23, NLIP-24, CA-Sac-487-H, CA-Sac-486-H, CA-Sac-836-H, CA-Sac-489H, NLIP-2, CA-Sac-488H, CA-Sac-484-H, and CA-Sac-483H. Construction-related activities could alter these sites, including the planned demolition of the historic structures NLIP-23 and NLIP-24Although they date to the historic era, these resources all appear to lack association with important historic themes, stylistic values, and data potential. Because these resources lack
significance that might make them eligible for listing on the NRHP or the CRHR, they are recommended ineligible for listing on both registers. USACE and SHPO have concurred in this recommendation for the majority of these resources. Concurrence for NLIP-23 and NLIP-24 is pending; therefore, no further management is anticipated to be required. This impact is considered less than significant. (Similar)

Mitigation Measure: No mitigation is required.

Impact 4.10-c: Potential Damage or Disturbance to Known Prehistoric Resources from Ground-Disturbance or Other Construction-Related Activities

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to directly damage or destroy any known prehistoric resources along the Natomas perimeter levee system as part of this project. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Substantial flooding could result in inundation, or scour at the location of a levee break, of known subsurface prehistoric resources. Before construction of the levee system, these resources were subject to the effects of periodic flooding over several centuries and are unlikely to be adversely affected by additional episodes of inundation. Should a levee break occur at the location of a prehistoric resource site, the resource would likely be obliterated by the scourhole (potentially 1,000 feet wide and 80 feet deep) that would be created by the levee break. The magnitude of the impacts would depend upon the location of the levee breach, severity of the storm, and river flows at the time. Therefore, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Construction of levee improvements may affect several prehistoric sites in the Phase 3 Project footprint (see Table 4.10-1) under both the Proposed Action and the Levee Raise-in-Place Alternative: NLIP-21, NLIP-18, NLIP-12, NLIP-13, NLIP-16, NLIP-17, NLIP-14, CA-Sac-485/H, NLIP-19, NLIP 15, NLIP-26, and NLIP-20. Some of these sites have mortuary components as indicated above in Table 4.10-1. The remaining resources require evaluation to determine if they are eligible for the NRHP. While CA-Sac-485/H has not been formally evaluated in an inventory report, it is a large habitation site with a mortuary component. It is anticipated that it will be recommended eligible for listing on the NRHP and CRHR. The evaluation of eligibility and determination of effects on all eligible and listed sites will be made in consultation with USACE and the SHPO. The sites that require evaluation may be significant both for their data potential, and their importance to local Native American groups, and may have the integrity to convey this significance. Such resources would be eligible for listing on the CRHR and the NRHP. It is possible that ground-disturbing work associated with the Phase 3 Project may, absent mitigation or treatment, result in significant impacts on both listed and eligible resources. Significant impacts may occur by conducting ground-disturbing construction that diminishes the data these resources contain, or disturbing interred human skeletal remains and associated grave goods, under both the Proposed Action and the Levee Raise-in-Place Alternative. This impact is considered potentially significant. (Similar)
Mitigation Measure 4.10-c: Avoid Ground Disturbance Near Eligible and Listed Resources to the Extent Feasible, Prepare a Finding of Effect, and Resolve Any Adverse Effects through Preparation of an HPTP

Proposed Action and Levee Raise-in-Place Alternative

Under either the Proposed Action or the Levee Raise-in-Place Alternative, SAFCA shall implement the following measures.

► Complete an evaluation of identified resources, and determine the effect of each phase of work on all eligible or listed resources in accordance with Stipulation IV(A) of the PA.

► Consult with USACE, the SHPO, and other consulting parties such as Native American individuals and organizations, to develop appropriate treatment or mitigation in an HPTP, per Stipulation V(A) of the PA if the project would result in adverse effects on eligible resources.

► Document the site and avoid further effects by protecting the resource through capping per management under an HPTP or other avoidance measures where feasible. Where physical impacts cannot be avoided and such physical impacts could damage the data these sites contain, including mortuary components, further mitigation may required. Such mitigation may consist of data recovery excavations to retrieve those values and mortuary assemblages that contain significance for archaeology after consultation with and the agreement of the Native American most likely descendent (MLD) tribe.

► Monitor all construction in the vicinity of documented resources, as required under the Construction Monitoring and Inadvertent Discovery Plan.

Project implementation involves ground-disturbing work that both covers large areas of land, and includes deep excavation within the existing and new levee footprint to provide necessary repairs to the flood damage reduction infrastructure in the Basin. Flood damage reduction measures that only involve capping of sites with minimization of vibratory and compaction impacts may reduce significant impacts to less-than-significant levels. The complex and stratified geomorphology of the Basin as well as the magnitude of the construction are such that implementation of all treatment and mitigation may not fully reduce all impacts to known prehistoric resources under either the Proposed Action or the Levee Raise-in-Place Alternative to a less-than-significant level. For example, identified sites may have buried components that cannot be adequately documented prior to intrusive work. Therefore, these impacts would remain significant and unavoidable. (Similar)

Impact 4.10-d: Potential Damage to or Destruction of Previously Undiscovered Cultural Resources from Ground-Disturbance or Other Construction-Related Activities

No-Action Alternative

No Project Construction

Under the No-Action Alterative, no construction activities would occur; therefore, no potential exists for the project to directly damage or destroy previously undiscovered cultural resources. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Substantial flooding could occur and result in inundation, or scour at the location of a levee break, of unknown subsurface prehistoric resources. However, before construction of the levee system, these resources would have
been subject to the effects of periodic flooding over several centuries and are unlikely to be significantly adversely affected by additional episodes of inundation. However, should a levee break occur at the location of a previously unidentified and significant prehistoric resource site, the resource would likely be obliterated by the scourhole (potentially 1,000 feet wide and 80 feet deep) that would be created by the levee break. The magnitude of the impacts would depend upon the location of the levee breach, severity of the storm, and river flows at the time. Therefore, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Sacramento Valley floodplains and riverbanks were extensively occupied and used by prehistoric populations. Prehistoric occupation sites frequently took the form of mounds constructed above the natural ground surface by prehistoric human populations, but the upper portions of many of these sites have been destroyed by modern agricultural cultivation and leveling of fields, and the remains of these sites are thus no longer easily visible above ground. Additionally, intermittent flooding deposited layers of alluvium over prehistoric deposits, leaving these resources intact below grade with no surface manifestations. These conditions may obscure both prehistoric and historic archaeological deposits.

Because technical work necessary to identify all resources in the Phase 3 Project and overall NLIP footprint is ongoing, significant resources may be identified after certification of this EIS/EIR that would be adversely affected by construction-related activities. Furthermore because of the scale of the Phase 3 Project and the lack of complete rights of entry to all parcels within the footprint, it is anticipated that additional resources may be identified after completion of this EIS/EIR, as well as subsequent NEPA/CEQA documents for future project phases. It is possible that impacts on yet unidentified resources cannot be avoided through changes in project design or configuration of borrow sites identified in Table 2-2. This impact is considered potentially significant. (Similar)

Where cultural resources are buried below sterile soils or truncated with no surface manifestation, discovery prior to construction or other ground-disturbing activities is not always possible. Furthermore, proposed improvements such as cutoff walls would occur under the footprint of the existing Sacramento River east levee. The levee would only be degraded prior to construction thus there are few feasible methods of conducting a cultural resources inventory within the footprint of these activities. Degrading the levee prior to construction for cultural resource investigations would not be feasible because it would require demolishing the levee for cultural investigations during the summer in advance of construction, and rebuilding the levee for the flood season, at substantial expense and project delay.

Excavation, grading, and other ground-disturbing activities required during construction of improvements and excavation of borrow from sites identified in Table 2-2 could encounter and damage previously unknown cultural resources that may be eligible for listing on the NRHP, CRHR, or both, under both the Proposed Action and the Levee Raise-in-Place Alternative. This impact is considered potentially significant. (Similar)

Mitigation Measure 4.10-d: Train Construction Workers Before Construction, Monitor Construction Activities, Stop Potentially Damaging Activities, Evaluate Discovery(ies), Resolve Adverse Effects on Eligible Resources, if Encountered, and Conduct Additional Backhoe and Canine Forensic Investigations as Appropriate

Proposed Action and Levee Raise-in-Place Alternative

Under either the Proposed Action or the Levee Raise-in-Place Alternative, SAFCA shall implement the following measures.

- SAFCA shall complete surveys to identify cultural resources in the Phase 3 Project footprint, as identified in the 2007 Landside EIR (p. 3.8-31) at the program level.
Mitigation Measure 3.4-d from the supplemental environmental impact report (SEIR) prepared for the Phase 2 Project is copied below and shall be implemented, as appropriate within the footprint of the Proposed Action (SAFCA 2008: 3.4-10).

**Mitigation Measure 3.4-d: Conduct Additional Backhoe and Canine Forensic Investigations As Appropriate**

To increase the data set for identifying buried sites under the existing levee, SAFCA shall recommend that the following additional mitigation measures be adopted by USACE during Section 106 consultation:

- Additional inventory should be conducted at appropriate intervals along the Sacramento River east levee for the Phase 2 Project, using a backhoe excavator, to increase the sample of information at depths below six feet, which cannot be reached with conventional shovel test methods.

- Where this process or additional inventory efforts reveal other resources, SAFCA recommends the use of canine forensic investigations as a way of identifying interred human remains with minimal disturbance, and for further refinement of and understanding of the constituents of identified resources.

- Before construction begins, a qualified professional archaeologist retained by SAFCA shall give a presentation and training session to all construction personnel so that they can assist with identification of undiscovered cultural resource materials and avoid them where possible.

- A qualified archaeologist and a Native American monitor where appropriate, retained by SAFCA, shall monitor all ground-disturbing construction activities along the Sacramento River east levee and at other locations determined by the archaeologist to be sensitive for subsurface cultural resource deposits. If a previously unidentified archaeological resource is uncovered during construction, construction activities shall be halted in the vicinity of the find and the construction contractor, SAFCA, USACE, and other appropriate parties shall be notified regarding the discovery. Where construction would consist of cutoff walls excavated in a bentonite slurry, SAFCA and USACE anticipate that it will not be possible to identify the precise location of any materials found in spoils or at soil mixing stations, thus construction cannot stop during excavation of cutoff walls if resources are discovered in spoils.

- SAFCA shall then consult with USACE and the SHPO to determine the eligibility of the resource. If SAFCA and USACE, in consultation with the SHPO, concur that the resource is eligible and the project may result in adverse effects on the resource, SAFCA shall prepare and implement an HPTP as required under the PA, Stipulation V(A). The HPTP shall be prepared in consultation with USACE, the SHPO, and other appropriate consulting parties such as Native American individuals or organizations.

- Work may only resume when either all necessary treatment has been performed under the HPTP, or construction in the vicinity will not result in adverse effects, and that work does not encroach within 30 meters of the known boundaries of the resource, or the boundaries designated by the SHPO, per the PA, Stipulation V(B)(2). All treatment stipulated in the HPTP shall be performed by SAFCA, in consultation with USACE.

It may be possible to avoid resources or recover and preserve them through measures stipulated in an HPTP.
However, as with all ground-disturbing construction impacts, there is always the possibility of disturbing and adversely affecting resources before they can be discovered and appropriately protected. There is also the possibility that design constraints for proposed improvements and borrow sites will preclude the ability of SAFCA and USACE to avoid impacts on significant resources identified during inventory efforts. Therefore, implementation of these mitigation measures may not fully reduce all impacts under the Proposed Action, or the Levee Raise-in-Place Alternative, or under the NLIP to a less-than-significant level. Thus, this impact would remain significant and unavoidable. (Similar)

Impact 4.10-e: Potential Discovery of Human Remains during Construction

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to result in the discovery of human remains. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Substantial flooding could occur and result in inundation, or scour at the location of a levee break, of unknown human remains. However, before construction of the levee system, these resources would have been subject to the effects of periodic flooding over several centuries. Should a levee break occur at the location of the prehistoric resource site, any interred and previously unidentified burials would be obliterated by the scourhole (potentially 1,000 feet wide and 80 feet deep) that would be created by the levee break. However, a precise determination of significance is not possible and cannot be made because it is unknown where such an event would occur and whether any resources would be affected. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Prehistoric human remains have been found at several prehistoric sites in the project area. Previously unknown buried human remains may be unearthed, damaged, or destroyed during excavation activities associated with project construction and excavation of borrow from the sites identified in Table 2-2. This impact was previously analyzed by SAFCA in the 2007 Landside EIR, which is hereby incorporated by reference, as Impact 3.8-e (DEIR, p. 3.8-32). Mitigation Measure 3.8-e was adopted by the SAFCA Board of Directors and incorporated into the project, and the significance conclusion is unchanged under CEQA. USACE concludes that the possibility exists of inadvertently disturbing interred human remains under both the Proposed Action and the Levee Raise-in-Place Alternative. In particular, the Proposed Action has a high risk of impacting previously undiscovered human remains because of the nature of the construction methods and procedures involved in the levee improvements. Under the Proposed Action, the existing stability berm along the land side of the levee would be removed and an earthen platform would be constructed to serve as the working area for construction of the cutoff wall. The existing level of flood protection would be reduced temporarily by removal of the stability berm and the levee would need to be reconstructed to at least the same level of flood protection for the following flood season. Under the Levee Raise-in-Place Alternative, deep cutoff walls would be constructed through the levee crown, and penetrate strata that are underneath the existing levee prism.

Because there is no feasible way to conduct cultural resource investigations in advance of cutoff wall construction, there is no way to completely investigate the exact footprint of the deep cutoff wall for human remains and other cultural features. In areas where seepage berms are proposed, the excavation of the inspection trench that would be constructed prior to placement of the berm could not be accomplished without prior removal
of the existing stability berm. This excavation could not be conducted during the flood season because the open trench would aggravate existing underseepage concerns. This impact is considered potentially significant. (Similar)

Mitigation Measure 4.10-e: Stop Work Within An Appropriate Radius Around the Find, Notify the Applicable County Coroner and Most Likely Descendant, and Treat Remains in Accordance with Measures Stipulated in an HPTP Developed in Consultation between USACE, SAFCA, and the SHPO

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<thead>
<tr>
<th>Proposed Action and Levee Raise-in-Place Alternative</th>
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| If human remains are uncovered during ground-disturbing activities, under either the Proposed Action or the Levee Raise-in-Place Alternative, all ground-disturbing activities shall cease within the vicinity of the find, if known. If the discovery occurs in spoils removed from construction of cutoff walls, the remains will be treated in accordance with state law. However, because cutoff walls are constructed at great depth within a slurry of soil and bentonite, SAFCA and USACE anticipate that it will not be possible to pinpoint the location of human remains that may be disinterred during construction of these features, it will not be feasible or useful to stop construction. Discovered remains removed from cutoff wall spoils will be treated per state law, as follows. SAFCA’s archaeological monitors and/or the contractor shall notify the relevant county coroner and a SAFCA-retained senor archaeologist skilled in osteological analysis to determine the nature of the remains. If the coroner determines that the remains are those of a Native American, he or she must contact the NAHC by phone within 24 hours of making that determination (Health and Safety Code Section 7050[c]). The NAHC will designate an MLD who may decide how to reinter the remains with appropriate dignity in an appropriate location.

Prehistoric remains are usually found in the context of an archaeological site. The treatment of any associated site shall be resolved per Mitigation Measure 4.10-d(1), in consultation with the MLD, as required under the PA. It is unlikely, but also possible, that ground-disturbing work may disinter human remains associated with an historic burial, not subject to the jurisdiction of the NAHC. Such a resource shall be treated as an archaeological discovery per Mitigation Measure 4.10-d(1).

The implementation of Mitigation Measure 3.4-d from the SEIR, described under Mitigation Measure 4.10-d, above, will increase the probability of identifying interred remains prior to construction; however, it is possible that despite monitoring of construction and implementation of this mitigation measure, ground-disturbing work would disinter and damage human remains, under either the Proposed Action or the Levee Raise-in-Place Alternative. Therefore, implementation of this mitigation measure may not fully reduce the impact to potential interred human remains under the Proposed Action or the Levee Raise-in-Place Alternative to a less-than-significant level. Thus, this impact would remain significant and unavoidable. (Similar)

4.10.4 Residual Significant Impacts

Under the No-Action Alternative, the significance determinations for potential impacts to known and undiscovered prehistoric resources and to undiscovered human remains due to levee failure are uncertain. Because of this uncertainty these impacts are considered too speculative for meaningful consideration. Additionally, mitigation measures cannot be required for the No-Action Alternative; therefore impacts that result from the No-Action Alternative would not be mitigated.

As described under Mitigation Measures 4.10-c, 4.10-d, and 4.10-e, potential construction impacts on known prehistoric resources, previously unidentified cultural resources, and interred human remains are potentially significant and unavoidable under the Proposed Action and the Levee Raise-in-Place Alternative, despite the...
implementation of all feasible mitigation measures, because there is a potential that resources could still be adversely affected. Therefore, significant and unavoidable impacts would likely remain even with implementation of the recommended mitigation measures.
4.11 PALEONTOLOGICAL RESOURCES

4.11.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

Paleontological resources (fossils) are the remains or traces of prehistoric animals and plants that are 10,000 years old or older. This section assesses the potential for earthmoving activities associated with the Proposed Action and alternatives under consideration to affect scientifically important fossil remains. Plate 21 shows the geologic formations in the project area.

4.11.1.1 METHODOLOGY

The potential paleontological importance of the project area can be assessed by identifying the paleontological importance of exposed rock units within the project site. Because the aerial distribution of a rock unit can be easily delineated on a topographic map, this method is conducive to delineating parts of the project area that are of higher and lower sensitivity for paleontological resources and to delineating parts of the project area that may require monitoring during construction.

A paleontologically important rock unit is one that (1) has a high potential paleontological productivity rating and (2) is known to have produced unique, scientifically important fossils. The potential paleontological productivity rating of a rock unit exposed in the project area refers to the abundance/densities of fossil specimens and/or previously recorded fossil sites in exposures of the unit in and near the project area. Exposures of a specific rock unit at the project site are most likely to yield fossil remains representing particular species in quantities or densities similar to those previously recorded from the unit in and near the project area.

The following tasks were completed to establish the paleontological importance of each rock unit exposed at or near the project area:

► the potential paleontological productivity of each rock unit was assessed, based on the density of fossil remains previously documented within the rock unit; and

► the potential for a rock unit exposed in the project area to contain a unique paleontological resource was considered.

In its standard guidelines for assessment and mitigation of adverse impacts on paleontological resources, the Society of Vertebrate Paleontology (SVP) (1995) established three categories of sensitivity for paleontological resources: high, low, and undetermined. Areas where fossils have been previously found are considered to have a high sensitivity and a high potential to produce fossils. Areas that are not sedimentary in origin and that have not been known to produce fossils in the past typically are considered to have low sensitivity. Areas that have not had any previous paleontological resource surveys or fossil finds are considered to be of undetermined sensitivity until surveys and mapping are performed to determine their sensitivity. After reconnaissance surveys, observation of exposed cuts, and possibly subsurface testing, a qualified paleontologist can determine whether the area should be categorized as having high or low sensitivity. In keeping with the significance criteria of the SVP (1995), all vertebrate fossils are generally categorized as being of potentially significant scientific value.

4.11.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to paleontological resources if they would do any of the following:

► directly or indirectly destroy a unique paleontological resource or site.
For the purposes of this analysis, an individual vertebrate fossil specimen may be considered unique or significant if it is identifiable and well preserved, and it meets one of the following criteria:

- a type specimen (i.e., the individual from which a species or subspecies has been described);
- a member of a rare species;
- a species that is part of a diverse assemblage (i.e., a site where more than one fossil has been discovered) wherein other species are also identifiable, and important information regarding life history of individuals can be drawn;
- a skeletal element different from, or a specimen more complete than, those now available for its species; or
- a complete specimen (i.e., all or substantially all of the entire skeleton is present).

For example, identifiable vertebrate marine and terrestrial fossils are generally considered scientifically important because they are relatively rare. The value or importance of different fossil groups varies, depending on the age and depositional environment of the rock unit that contains the fossils, their rarity, the extent to which they have already been identified and documented, and the ability to recover similar materials under more controlled conditions such as part of a research project. Marine invertebrates are generally common, well developed, and well documented. They would generally not be considered a unique paleontological resource.

4.11.2 IMPACTS AND MITIGATION MEASURES

Impact 4.11-a: Disturbance of Unknown Unique Paleontological Resources during Earthmoving Activities

**No-Action Alternative**

**No Project Construction**

Under the No-Action Alternative, no excavation activities would occur along the Natomas perimeter levee system or at the proposed borrow sites; therefore, no potential exists for the project to directly disturb any paleontological resources that may be present in those areas. There would be **no impact. (Lesser)**

**Potential Levee Failure**

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Because any paleontological resources in the Basin would be relatively deep within the ground and would have existed through numerous past flooding episodes, they would be unlikely to sustain damage in the event of flooding in the absence of improvements to the perimeter levee system. This potential impact is considered **less than significant. (Lesser)**

**Proposed Action and Levee Raise-in-Place Alternative**

Areas along the Sacramento River east levee, including the Elkhorn Borrow Area, are associated with Holocene-age alluvium. By definition, sediments associated with Holocene-age alluvium are too young to contain paleontologically sensitive resources. Therefore, earthmoving activities in any of these sediments would result in no impacts on paleontological resources.

However, because of the number of recorded fossil sites in the Riverbank and Modesto Formations within the Central Valley, they are both considered paleontologically sensitive rock formations under SVP criteria. The discovery of Pleistocene vertebrate fossil remains in sediments referable to the Riverbank and Modesto
Formations from Sutter and Sacramento Counties, as well as from Davis, Woodland, and numerous other areas throughout the Central Valley, suggests the potential exists for uncovering additional similar fossil remains during construction-related deep excavation within portions of the project area.

Certain construction-related activities in the Riverbank or Modesto Formations, such as enhancing levee embankments or forming berms on top of the existing ground surface, would not cause significant adverse impacts on paleontological resources because Pleistocene-age fossils would not be encountered until approximately 10 feet below the surface. However, excavations deeper than 10 feet (e.g., for borrow excavation, installation of cutoff walls, installation of relief wells) in the Riverbank Formation or the Modesto Formation could encounter and possibly damage unique paleontological resources.

Of the areas potentially excavated as part of the project, all of the PGCC and portions of the south NEMDC, and the Brookfield and Airport north bufferlands borrow sites (and potentially other borrow sites) overlie paleontologically sensitive rock units. A cutoff wall would be constructed through the entire length of the PGCC up to a depth of 80 feet from the existing levee crown. Along the NEMDC, cutoff walls would be constructed to depths of 60–80 feet. Borrow excavation on some properties could be deep enough to encounter fossils, should they be present. Because construction-related activities have the potential to encounter and damage or destroy unique paleontological resources, this impact is considered potentially significant. **(Similar)**

**Mitigation Measure 4.11-a: Conduct Construction Personnel Training and, if Paleontological Resources Are Found, Stop Work Near the Find and Implement Mitigation in Coordination with a Professional Paleontologist**

**Before the start of construction and/or borrow activities in the Riverbank Formation or the Modesto Formation, construction personnel involved with earthmoving activities shall be informed by SAFCA of the possibility of encountering fossils, the appearance and types of fossils likely to be seen during construction activities, and the proper notification procedures should fossils be encountered. This worker training may be either (1) prepared and presented by an experienced field archaeologist at the same time as construction worker education on cultural resources, or (2) prepared and presented separately by a qualified paleontologist.**

If paleontological resources are discovered during earthmoving activities, the construction crew shall immediately stop work in the vicinity of the find. SAFCA shall retain a qualified paleontologist to evaluate the resource and prepare a mitigation plan in accordance with SVP guidelines (1995). The mitigation plan may include a field survey, construction monitoring, sampling and data recovery procedures, museum storage coordination for any specimen recovered, and a report of findings. Recommendations made by the paleontologist, in consultation with SAFCA, shall be implemented before construction activities can resume at the site where the paleontological resources were discovered.

Implementing this mitigation measure would reduce the impact to unique, scientifically-important paleontological resources discovered during construction or other earthmoving activities to a less-than-significant level. **(Similar)**

**4.11.3 RESIDUAL SIGNIFICANT IMPACTS**

Under the No-Action Alternative no impacts would occur to paleontological resources. In the event of a levee failure, under the No-Action Alternative impacts would be less than significant.

With implementation of the mitigation measures described in this section, project implementation would not result in any residual significant impacts related to paleontological resources under the Proposed Action and the Levee Raise-in-Place Alternative.
4.12 TRANSPORTATION AND CIRCULATION

4.12.1 Methodology and Thresholds of Significance

4.12.1.1 Methodology

This section analyzes the potential impacts of the Proposed Action and alternatives under consideration on traffic circulation and transportation systems and potential impacts related to emergency vehicle access and construction traffic hazards. Impacts on flight safety related to operation of the Airport are addressed in Section 4.19, “Airport Safety.”

Because project operation would not generate and increase in vehicle trips, long-term project operation would have no impacts on transportation and circulation. Therefore, this analysis is focused on temporary and short-term construction-related traffic impacts.

Instead of a traffic analysis focused on level of service, which is appropriate for projects that are focused within a specific, discrete area and when the exact project-related traffic routes are known, this analysis for this project uses the traffic analysis methodology from the Institute of Transportation Engineers (ITE) (1989). This methodology is appropriate for this EIS/EIR because the exact traffic routes are not known and construction activities would be dispersed over a wide area. ITE recommends using the following screening criterion for assessing the impacts of development projects that create permanent traffic increases: “In lieu of other locally preferred thresholds, a traffic access/impact study should be conducted whenever a proposed development will generate 100 or more added (new) peak-direction trips to or from the site during the adjacent roadway’s peak hours or the development’s peak hours.” For construction projects that create temporary traffic increases, this criterion is considered conservative by ITE (1989).

4.12.1.2 Thresholds of Significance

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action and alternatives under consideration were determined to result in a significant impact related to transportation and circulation if they would do any of the following:

► cause an increase in traffic that is substantial in relation to the existing traffic load and capacity of the street system;

► result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks;

► substantially increase hazards due to a design feature or incompatible uses;

► result in inadequate emergency access;

► result in inadequate parking capacity; or

► conflict with adopted policies, plans, or programs supporting alternative transportation.

To account for the large percentage of heavy trucks associated with a large construction project, ITE recommends that the threshold level (see Section 4.12.1.1, “Methodology,” above) be reduced to 50 or more new peak-direction trips. Consequently, the Proposed Action and alternatives under consideration were determined to result in a significant impact on traffic (i.e., would be considered to cause an increase in traffic that is substantial in
relation to the existing traffic load and capacity of the street system) if the project would result in 50 or more new truck trips during the a.m. or p.m. peak hour.

The project does not involve changes to air traffic patterns or other airport operations that would affect air traffic patterns, and therefore this issue is not discussed further in this EIS/EIR.

All construction-related vehicles (i.e., equipment and worker vehicles) would be parked at construction staging areas, which would be located away from any public roadways. No public parking facilities would be affected by the parking of project-related construction-related equipment and worker vehicles, and therefore this issue is not discussed further in this EIS/EIR.

The project would not permanently eliminate alternative transportation corridors or facilities (e.g., bike paths, lanes, bus turnouts). Temporary, short-term impacts related to use of bicycle paths are addressed in Section 4.15, “Recreation.” In addition, the project would not include changes in policies or programs that support alternative transportation. Therefore, the project would not conflict with adopted policies, plans, or programs supporting alternative transportation. These issues are not discussed further in this EIS/EIR.

4.12.2 IMPACTS AND MITIGATION MEASURES

Impact 4.12-a: Temporary Increase in Traffic on Local Roadways

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to adversely affect traffic on local roadways. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Flooding of Natomas Basin roadways—Sacramento and Sutter County roadways, SR 99/70, and Interstates 5 and 80—could be minor to extensive depending on the location and severity of the failure and the duration of flooding. Traffic rerouting could lead to minor to substantial traffic congestion on alternate roadways. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action

Project construction would result in a temporary, but substantial, increase in traffic on local roadways. Construction-related traffic would consist of daily commute trips by construction workers and truck trips to haul materials (especially borrow) and supplies from outside the project vicinity, as well as truck trips to haul waste materials off-site for disposal. Section 3.3.12, “Transportation and Circulation,” identifies the roadways in the project area (see Table 3.12-1) and includes the traffic count and level of service (LOS) data for these roadways, where available. Plate 10 shows the anticipated haul routes that would be used during construction.

Construction of the Sacramento River east levee improvements and irrigation canal would require borrow from the following locations: the Airport north bufferlands; the Dunmore borrow site; properties near the levee canal work in Reaches 5B, 6A, and 7; South Sutter LLC; and the Pacific Terrace and Novak borrow sites. Hauling from the Pacific Terrace borrow site would likely take place on West Elkhorn Boulevard. The improvements to the Sacramento River east levee would involve haul trucks carrying borrow material to construction areas along
unpaved access roads that would be constructed parallel to the Sacramento River east levee to allow equipment to move up and down the levee during construction. Personnel, equipment, and other imported construction materials would reach the construction areas and Garden Highway via a combination of roadways that may include State Route (SR) 99/70, Elverta Road, Powerline Road, Natomas Road, East Levee Road, Elkhorn Boulevard, Del Paso Road, San Juan Road, El Centro Road, and West El Camino Avenue. Borrow material would be hauled to the PGCC west levee either along the levee toe from the adjacent Brookfield borrow site or from the RD 1001 borrow site via Striplin Road, SR 99/70, and Howsley Road. Personnel, equipment, and other imported construction materials would reach the PGCC west levee mainly via SR 99/70, Howsley Road, and Sankey Road.

In addition to the borrow sites listed above, the Elkhorn Borrow Area (Plate 10) has been identified as an area where additional borrow sites could be used, if needed. Roadways nearby that could potentially be used as haul routes include West Elkhorn Boulevard, School House Road, and Walnut Road.

The total of the crew size would reach up to 175 workers. Construction crew members would travel to different project sites from different directions and by way of different sets of roadways and intersections. It is also likely that some ridesharing would take place and that trips would occur before and after peak hours. Therefore, traffic from construction crew commutes is unlikely to substantially affect local roadways, even during the peak a.m. and p.m. hours.

Haul trips for borrow material are anticipated to average 950–1,100 trips per day for the Sacramento River east levee improvements (Reaches 5A–9B) and 100–200 trips per day for the PGCC west levee improvements. Hauling on Elkhorn Boulevard could exceed the ITE threshold during the a.m. or p.m. peak hour for use of the Pacific Terrace borrow site. Construction on the NEMDC west levee would use off-road haul routes from the East Side and Twin Rivers borrow sources.

Implementation of the Proposed Action would result in a substantial increase in traffic on local roadways associated with truck haul trips during construction activities. In addition, temporary, short-term road closures would be required to accommodate construction activities on the levee. Garden Highway at the I-5 Bridge would be closed for approximately 8–12 weeks to allow for cutoff wall construction at that location. These road closures would cause or contribute to temporary substantial increases in traffic levels as traffic is detoured or slowed on some local roadways and SR 99/70. This temporary impact is considered significant.

Levee Raise-in-Place Alternative

Under the Levee Raise-in-Place Alternative, construction-related trips would be the same as for all elements described for the Proposed Action, except for haul trips associated with the Sacramento River east levee improvements (off of public roadways). These trips would be approximately 40% lower: 550 haul trips per day under this alternative compared to 950 trips per day under the Proposed Action. However, raising the existing Sacramento River east levee in place would require lane or road closures along portions of Garden Highway for prolonged periods during construction, causing traffic and access delays on local roadways. Closures would affect 1.5 to 2-mile segments of Garden Highway at any one time with the duration of closure for each segment lasting approximately 8–12 weeks to allow for levee degradation, installation of the cutoff wall, reconstruction of the levee, and reconstruction of Garden Highway and connecting roadway intersections. Access to some residences located on the water side of the levee would be temporarily prevented by construction of the cutoff walls, requiring some residents to relocate temporarily for approximately 8 to 12 weeks during construction. Compared to other local roads in the Natomas Basin, Garden Highway is a primary route for residents traveling to and from their homes on the west side of the Basin. The prolonged closures that would be required to raise the levee in place and construct cutoff walls would result in substantial traffic and access delays that, although temporary, would be greater than for the Proposed Action. This impact is considered significant. (Greater)
Mitigation Measure 4.12-a: Prepare and Implement a Traffic Safety and Control Plan for Construction-Related Truck Trips

Proposed Action

Before the start of construction in each construction season, SAFCA and its primary contractors for engineering and construction shall develop a coordinated construction traffic safety and control plan to minimize the simultaneous use of roadways by different construction contractors for material hauling and equipment delivery to the extent feasible and to avoid and minimize potential traffic hazards on local roadways during construction. Upon selection of borrow sites within the Elkhorn Borrow Area, the traffic safety and control plan shall reflect affected roadways. Items (a) through (e) of this mitigation measure, as listed below shall be integrated as terms of the construction contracts.

(a) The plan shall outline phasing of activities and the use of multiple routes to and from off-site locations to minimize the daily amount of traffic on individual roadways. SAFCA shall ensure that the construction contractors enforce the plans throughout the construction periods.

(b) The construction contractors shall develop traffic safety and control plans for the local roadways that would be affected by construction traffic. Before the initiation of construction-related activity involving high volumes of traffic, the plan shall be submitted for review by Caltrans and the agencies of the local jurisdictions (Sutter County, Sacramento County, and/or City of Sacramento) having responsibility for roadway safety at and between project sites. The plan shall call for the following elements:

- posting warnings about the potential presence of slow-moving vehicles;
- using traffic control personnel when appropriate; and
- placing and maintaining barriers and installing traffic control devices necessary for safety, as specified in Caltrans’s Manual of Traffic Controls for Construction and Maintenance Works Zones and in accordance with city/county requirements.

The contractor shall train construction personnel in appropriate safety measures as described in the plan and shall implement the plan. The plan shall include the prescribed locations for staging equipment and parking trucks and vehicles. Provisions shall be made for overnight parking of haul trucks to avoid causing traffic or circulation congestion.

(c) All operations shall limit and expeditiously remove, as necessary, the accumulation of project-generated mud or dirt from adjacent public streets at least once every 24 hours if substantial volumes of soil have been carried onto adjacent paved public roadways during project construction.

(d) Construction of project features along the Sacramento River east levee shall be accommodated through the creation of temporary haul roads along the landside of the adjacent levee and berm footprint. Garden Highway shall not be used for earthen materials hauling activities.

(e) A Transportation Management Plan shall be prepared and submitted to Caltrans District 3 to cover any points of access from the state highway system for haul trucks and other construction equipment.
(f) Before the start of the first construction season, SAFCA shall coordinate with Sacramento and Sutter Counties to address maintenance and repair of affected roadways resulting from increased truck traffic.

(g) Before project construction begins, SAFCA shall provide notification of project construction to all appropriate emergency service providers in Sutter County, Sacramento County, and/or the City of Sacramento and shall coordinate with providers throughout the construction period to ensure that emergency access through construction areas is maintained.

Implementation of this mitigation measure would reduce the level of impact, but not to a less-than-significant level. However, given the high amount of hauling required for the Proposed Project and the Levee Raise-in-Place Alternative, and the limited number of roadways in the project vicinity that would be suitable for hauling between borrow sites and project construction sites, it is possible that the volume of traffic during some periods may still exceed ITE thresholds despite the implementation of this measure. Because no other feasible mitigation measures are available to fully reduce this impact to a less-than-significant level, this impact would remain significant and unavoidable.

Levee Raise-in-Place Alternative

The same mitigation described above for the Proposed Action would also apply to the Levee Raise-in-Place Alternative. Despite mitigation implementation, however, impacts under the Levee Raise-in-Place Alternative would be temporarily significant and unavoidable due to the requirements for temporary closure of 1.5- to 2-mile segments of Garden Highway (for approximately 8 to 12 weeks in each segment) needed to accommodate the construction of cutoff walls. (Greater)

Impact 4.12-b: Temporary Increase in Traffic Hazards on Local Roadways

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to temporarily increase traffic hazards. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. If any part of the levee system were to fail, flooding of Natomas Basin roadways—Sacramento and Sutter County roadways, SR 99/70, and Interstates 5 and 80—could be minor to extensive depending on the location and severity of the failure and the duration of flooding and associated traffic hazards could be minor to severe. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered to too speculative for meaningful consideration. (Currently Unknown)

Proposed Action

During project construction along the Sacramento River east levee (Reaches 5A–9B), two public roadways—West Elverta Road and West Elkhorn Boulevard—and intersections of farm roads with Garden Highway would be reconstructed across the adjacent setback levee to Garden Highway. As described under Impact 4.12-a, high volumes of slow-moving truck traffic could be associated with the construction activities on some rural roadways.
Pavement sections on the rural Sacramento and Sutter County roadways in the project area were designed to carry low-volume traffic. The high-volume truck traffic during construction would accelerate wear and tear on West Elverta Road between the Dunmore borrow site and the Sacramento River east levee and on West Elkhorn Boulevard between the Pacific Terrace borrow site and the Sacramento River east levee. Similarly, haul routes that would be used to access selected borrow sites within the Elkhorn Borrow Area could potentially affect West Elkhorn Boulevard, School House Road, and/or Walnut Road. Besides shortening the life of pavement sections, high-volume truck traffic could cause road damage, such as cracks and potholes, which could create road hazards for other motorists.

The combination of the high volume of slow-moving truck traffic, potentially tracking mud and debris onto roadways; workers entering and exiting construction sites; periodic road and lane closures associated with levee improvements; and potential damage to pavement would increase traffic hazards on local roadways during the construction period. This impact is considered significant.

**Levee Raise-in-Place Alternative**

Under the Levee Raise-in-Place Alternative, construction-related traffic hazards would be similar to but greater in magnitude than those described above for the Proposed Action. Construction of the Levee Raise-in-Place Alternative would include raising the existing Sacramento River east levee in place in Reaches 5A–9B, which would require closure of Garden Highway for prolonged periods during construction, causing traffic and access delays on local roadways. Additionally, the Garden Highway intersections at West Elverta Road and West Elkhorn Boulevard would be reconstructed to match the elevated profile of the raised existing levee.

Construction workers entering and exiting construction areas at the beginning and end of work shift could also increase traffic hazards. In addition, trucks and other vehicles could track mud and gravel onto the local roadways, potentially posing driving hazards.

Under the Levee Raise-in-Place Alternative, the high-volume truck traffic during construction would accelerate wear and tear on West Elverta Road between the Dunmore borrow site and the Sacramento River east levee and on West Elkhorn Boulevard between the Pacific Terrace borrow site and the Sacramento River east levee, including the Elkhorn Borrow Area. Besides shortening the life of pavement sections, high-volume truck traffic could cause road damage such as cracks and potholes, which could create road hazards for other motorists.

The potential increase in traffic hazards under the Levee Raise-in-Place Alternative is considered a significant impact. *(Similar)*


**Proposed Action and Levee Raise-in-Place Alternative**

SAFCA and its primary contractors for engineering design and construction shall implement Mitigation Measure 4.12-a, above.

Implementing this mitigation measure would reduce the impact to a less-than-significant level because a traffic safety plan would be prepared and SAFCA would coordinate with the construction contractors and local and regional agencies regarding the distribution of traffic along haul routes and establishing alternative traffic routes. *(Similar)*
Impact 4.12-c: Temporary Disruption of Emergency Service Response Times and Access

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to directly disturb emergency service response times and access. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure along the NCC, the PGCC, or the Sacramento River east levee could result in minor to substantial flooding of the Natomas Basin, including the Airport, Interstates 5 and 80, and SR 99/70, as well as local roadways, which would result in a minor to substantial disruption of emergency service and response times. However, the potential for such an occurrence is uncertain, and the magnitude and duration of any related effect on traffic and circulation and emergency service response cannot be estimated. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action

Implementation of the Proposed Action could result in delays in emergency service response times because of the difficulty of emergency vehicles needing to pass through or near construction areas as discussed under Impacts 4.12-a and 4.12-b, above.

The Proposed Action would result in increased traffic on local roadways associated with construction trips. In addition, temporary road closures associated with levee improvements could cause or contribute to temporary increases in traffic levels as traffic is detoured or slowed on some local roadways and SR 99/70. Increased traffic congestion could interfere with the use of main roadways for emergency evacuation routes. Garden Highway is the primary access for homes and businesses located on the water side of the levee. Temporary construction closures, including an approximately 8–12-week closure of Garden Highway at the I-5 Bridge, would interfere with emergency access to these residences and businesses (see also Section 4.2, “Land Use, Socioeconomics, and Population and Housing”). Because the Proposed Action could result in delays in emergency service response times, this impact is considered potentially significant.

Levee Raise-in-Place Alternative

As with the Proposed Action, the Levee Raise-in-Place Alternative would result in increased traffic on local roadways due to construction trips and traffic detours. Additionally, this alternative would require long-term closure of Garden Highway to accommodate construction of cutoff walls in the existing levee. Closures would affect 1.5- to 2-mile segments of Garden Highway at any one time with the duration of closure for each segment lasting approximately 8 to 12 weeks to allow for levee degradation, installation of the cutoff wall, reconstruction of the levee, and reconstruction of Garden Highway and connecting roadway intersections. This would eliminate landside access to residences and businesses along Garden Highway in these sections; therefore, emergency access to residences and businesses would be severely limited during construction in this area (see also Section 4.1, “Land Use, Socioeconomics, and Population and Housing”). Because the Levee Raise-in-Place Alternative could restrict emergency service response in the project area, this impact is considered potentially significant. (Greater)
Mitigation Measure 4.12-c: Notify Emergency Service Providers about Project Construction and Maintain Emergency Access or Coordinate Detours with Providers

**Proposed Action**  
SAFCA and its primary contractors for engineering design and construction shall implement Mitigation Measure 4.12-a, above.

Implementing this mitigation measure would reduce the temporary impact on emergency service response times and access to a less-than-significant level because before project construction begins, SAFCA would provide notification of project construction to all appropriate emergency service providers in Sutter County, Sacramento County, and/or the City of Sacramento and would coordinate with providers throughout the construction period to ensure that emergency access through construction areas is maintained.

**Levee Raise-in-Place Alternative**  
SAFCA and its primary contractors for engineering design and construction shall implement Mitigation Measure 4.12-a, above. Despite implementing this mitigation measure, the temporary impact on emergency service response time and access would be significant and unavoidable under the Levee Raise-in-Place Alternative due to the requirements for road closures of 1.5 to 2-mile segments of Garden Highway (for approximately 8–12 weeks in each segment) needed to accommodate construction of cutoff walls. (Greater)

4.12.3 RESIDUAL SIGNIFICANT IMPACTS

Under the No-Action Alternative, impacts due to disruption of traffic circulation, traffic hazards, and emergency service response times and access in the event of levee failure are uncertain. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. Additionally, mitigation measures cannot be required for the No-Action Alternative; therefore impacts that result from the No-Action Alternative would not be mitigated.

Implementation of Mitigation Measure 4.12-a under the Proposed Action and Levee Raise-in-Place Alternative would not reduce the temporary increase in traffic levels from haul trucks during construction to a less-than-significant level; therefore, a residual significant impact would occur. While impacts related to the temporary disruption of emergency service response times and access would be reduced to a less-than-significant level under the Proposed Action, this impact would remain significant and unavoidable on a short-term basis for the Levee Raise-in-Place Alternative as a result of the closures of 1.5- to 2-mile segments of Garden Highway for approximately 8 to 12 weeks in each segment.
4.13 AIR QUALITY

4.13.1 Methodology and Thresholds of Significance

4.13.1.1 Methodology

Almost all increased pollutant emissions that would be associated with the proposed levee improvements would be generated by construction-related activities. Construction emissions are described as “short-term” or temporary in duration. These temporary and short-term emissions, especially emissions of criteria air pollutants (i.e., respirable particulate matter less than 10 microns in diameter [PM$_{10}$]) and ozone precursors (e.g., reactive organic gases [ROG] and oxides of nitrogen [NO$_X$]), have the potential to represent a significant air quality impact.

Fugitive dust emissions are associated primarily with site preparation and excavation and vary as a function of such parameters as soil silt content, soil moisture, wind speed, acreage of disturbance area, and vehicle miles traveled on-site and off-site. Emissions of ROG and NO$_X$ are associated primarily with gas and diesel equipment and asphalt paving.

The method of analysis for temporary, short-term construction-long-term operation-related (regional); local mobile-source; and toxic air contaminant (TAC) emissions is consistent with the recommendations of the Sacramento Metropolitan Air Quality Management District (SMAQMD) and the Feather River Air Quality Management District (FRAQMD).

4.13.1.2 Thresholds of Significance

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to air quality if they would do any of the following:

- conflict with or obstruct implementation of the applicable air quality plan,
- violate any air quality standard or contribute substantially to an existing or projected air quality violation,
- result in a cumulatively considerable net increase of a criteria air pollutant for which the project region is nonattainment under any applicable Federal or state ambient air quality standards (including releasing emissions that exceed quantitative thresholds for ozone precursors),
- result in exposure of sensitive receptors to substantial concentrations of toxic air emissions or criteria air pollutants, or
- create objectionable odors affecting a substantial number of people.

As stated in Appendix G of the State CEQA Guidelines, the significance criteria established by the applicable air quality management districts or air pollution control district may be relied upon to make the above determinations. Thus, the appropriate district-recommended emission thresholds as published in their respective CEQA guidance documents also applies to individual projects under their jurisdiction. For portions of the project that would occur in Sacramento County, based on SMAQMD’s Guide to Air Quality Assessment in Sacramento County (SMAQMD 2004), an air quality impact was considered significant if implementation of the Proposed Action or alternatives under consideration would do any of the following:
generate construction-related emissions of criteria air pollutants or precursors that exceed the SMAQMD-recommended threshold of 85 pounds per day (lb/day) for NO\textsubscript{X}, or result in or substantially contribute (at a level equal to or greater than 5%) to emissions concentrations that exceed the national ambient air quality standards (NAAQS) or California ambient air quality standards (CAAAQS) (e.g., 50 micrograms per cubic meter [µg/m\textsuperscript{3}] and 2.5 µg/m\textsuperscript{3}, respectively, for PM\textsubscript{10}); or

generate long-term regional criteria air pollutant or precursor emissions that exceed the SMAQMD-recommended threshold of 65 lb/day for ROG and NO\textsubscript{X}, or result in or substantially contribute (at a level equal to or greater than 5%) to emissions concentrations that exceed the NAAQS or CAAQS (e.g., 50 µg/m\textsuperscript{3} and 2.5 µg/m\textsuperscript{3}, respectively, for PM\textsubscript{10}).

For levee improvements conducted in Sutter County, the FRAQMD Indirect Source Review Guidelines and CEQA planning guidance (FRAQMD 1998, 2007) provide recommended thresholds of significance for project-generated emissions of ozone precursors and PM\textsubscript{10}. An air quality impact was considered significant if implementation of the Proposed Action or alternatives under consideration would result in project construction emissions that exceed:

- 25 lb/day of ROG,
- 25 lb/day of NO\textsubscript{X}, or
- 80 lb/day of PM\textsubscript{10}.

Project construction would conflict with applicable air quality planning efforts as specified under the Clean Air Act, and a conformity determination would be needed, if the following emissions thresholds were exceeded:

- For construction-related emissions in Sacramento County:
  - 25 tons per year (TPY) of ROG,
  - 25 TPY of NO\textsubscript{X}, or
  - 100 TPY of PM\textsubscript{10}.

- For construction-related emissions in Sutter County:
  - 25 TPY of ROG, or
  - 25 TPY of NO\textsubscript{X}.

Project implementation would not result in any major sources of odor, and the project would not involve operation of any of the common types of facilities that are known to produce odors (e.g., landfill, coffee roaster, wastewater treatment facility). Diesel exhaust, which is sometimes considered an objectionable odor source, would be associated with the use of on-site construction equipment, but it would be intermittent and temporary and would dissipate rapidly from the source with an increase in distance. Thus, project implementation would not expose sensitive receptors to odorous emissions, and this issue is not discussed further in this EIS/EIR.

### 4.13.2 IMPACTS AND MITIGATION MEASURES

**Impact 4.13-a: Temporary Emissions of ROG, NO\textsubscript{X}, and PM\textsubscript{10} during Construction**

**No-Action Alternative**

*No Project Construction*

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for project-related construction emissions. There would be **no impact. (Lesser)**
Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Cleanup actions in the event of levee failure would likely require the use of construction equipment that would emit air quality pollutants. The amount and types of pollutants cannot be predicted and would depend on the magnitude of cleanup operations. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered to too speculative for meaningful consideration. (Currently Unknown)

Proposed Action

The Proposed Action would result in the temporary generation of ROG, NOX, and PM10 emissions from excavation, material handling, vegetation clearing, grading, cut-fill, concrete placement, asphalt paving, motor vehicle exhaust associated with construction equipment, construction employee commute trips, material transport (especially on unpaved surfaces), and other construction activities associated with construction in Reaches 5A–9B of the Sacramento River east levee, the PGCC, and the NEMDC from Elkhorn Boulevard to Northgate Boulevard, in addition to the canal work south of Elkhorn Reservoir.

To ensure that worst case air quality impacts were captured, emissions were estimated assuming that all of the Phase 3 Project is constructed in 2009 (simultaneous with construction of the Phase 2 Project, evaluated in previous CEQA/NEPA certified/approved documents), which includes the NCC south levee, Reaches 1–4B of the Sacramento River east levee, and canal work. It should be noted that emissions are estimated within the air districts that regulate them.

Improvements to Reaches 1–3 and the majority of Reach 4A of the Sacramento River east levee portion of the project would also be located in Sutter County, and under FRAQMD’s jurisdiction. Improvements to a portion of Reach 4A and all of Reaches 4B–9 would be located in Sacramento County and under the jurisdiction of SMAQMD. Various sources of soil borrow material within Sacramento and Sutter Counties would be used for levee and canal improvements over the course of the Phase 3 Project.

The PGCC and NCC sites would also be constructed in Sutter County under FRAQMD’s jurisdiction. Improvement of the NCC south levee (located entirely within Sutter County and under FRAQMD’s jurisdiction) would involve cutoff wall construction and levee raise work that would occur during the construction season (April through November).

Construction of the NEMDC, the new GGS/Drainage Canal, and the relocated Elkhorn Canal between the North Drainage Canal and Elkhorn Reservoir would occur in Sacramento County under the jurisdiction of SMAQMD.

Borrow sites for both phases are located in both jurisdictions. The Brookfield and Sutter Pointe borrow sites are located in Sutter County (FRAQMD’s jurisdiction). The Brookfield borrow site, in Sutter County, is the assumed source of soil borrow material for improvements to the NCC and the PGCC. The Airport north bufferlands borrow sites in Reaches 5B, 6A, and 7; South Sutter LLC; Pacific Terrace; and Dunmore borrow sites are located in Sacramento County (SMAQMD jurisdiction). All other potential Phase 3 Project borrow sites are located in Sacramento County, including the Elkhorn Borrow Area (Plate 10).

For modeling purposes, it was assumed that borrow material would be transported an average of approximately 6 miles round trip on 50% paved and 50% unpaved haul routes.

Worst-case daily and annual construction emissions were calculated for completion of the 2009 construction season using AP-42 emission factors recommended by the U.S. Environmental Protection Agency (EPA) for fugitive dust, and OFFROAD and EMFAC 2007 emission factors for mobile-equipment, as contained in the Road Construction Emissions Model version 6, as recommended by FRAQMD and SMAQMD. The results of the calculations are shown in Table 4.13-1.
### Summary of Maximum Daily Emissions during the 2009 Construction Season (Combined Phase 2 and Phase 3 Projects) for the Proposed Action

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>ROG</th>
<th>NOx</th>
<th>PM10</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Worst-Case Emissions within Sutter County—FRAQMD Emissions (lb/day)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Natomas Cross Canal</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated NCC emissions</td>
<td>20</td>
<td>106</td>
<td>184</td>
</tr>
<tr>
<td>Sacramento River East Levee</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated Sacramento River east levee emissions—Reaches 1–4A</td>
<td>42</td>
<td>252</td>
<td>3,361</td>
</tr>
<tr>
<td>Pleasant Grove Creek Canal</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated PGCC emissions</td>
<td>17</td>
<td>159</td>
<td>341</td>
</tr>
<tr>
<td>FRAQMD Threshold (lb/day)</td>
<td>25</td>
<td>25</td>
<td>80</td>
</tr>
<tr>
<td>Significant?</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Total mitigated emissions (lb/day)</td>
<td>75</td>
<td>413</td>
<td>971</td>
</tr>
<tr>
<td>Significant with Mitigation Incorporated?</td>
<td>Yes</td>
<td>Yes4</td>
<td>Yes</td>
</tr>
<tr>
<td><strong>Worst-Case Emissions within Sacramento County—SMAQMD Emissions (lb/day)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sacramento River East Levee</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated Sacramento River east levee emissions—Reaches 4A–9</td>
<td>58</td>
<td>354</td>
<td>4,714</td>
</tr>
<tr>
<td>GGS/Elkhorn Canal Relocation</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated GGS/Elkhorn Canal emissions</td>
<td>9</td>
<td>75</td>
<td>113</td>
</tr>
<tr>
<td>Natomas East Main Drainage Canal</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated NEMDC emissions</td>
<td>31</td>
<td>195</td>
<td>306</td>
</tr>
<tr>
<td>Total unmitigated emissions (lb/day)</td>
<td>98</td>
<td>623</td>
<td>5,133</td>
</tr>
<tr>
<td>SMAQMD Threshold</td>
<td>–</td>
<td>85</td>
<td>–3</td>
</tr>
<tr>
<td>Significant?</td>
<td>–</td>
<td>Yes</td>
<td>Yes3</td>
</tr>
<tr>
<td>Total mitigated emissions (lb/day)</td>
<td>93</td>
<td>499</td>
<td>1,283</td>
</tr>
<tr>
<td>Significant with Mitigation Incorporated?</td>
<td>–</td>
<td>No4</td>
<td>Yes3</td>
</tr>
</tbody>
</table>

Notes:
- FRAQMD = Feather River Air Quality Management District; GGS = Giant Garter Snake; lb/day = pounds per day; μg/m³ = micrograms per cubic meter; NCC = Natomas Cross Canal; NEMDC = Natomas East Main Drainage Canal; NOx = oxides of nitrogen; PGCC = Pleasant Grove Creek Canal; PM10 = respirable particulate matter with an aerodynamic diameter of 10 micrometers or less; ROG = reactive organic gases; SMAQMD = Sacramento Metropolitan Air Quality Management District.
- Implementation of all recommended standard mitigation measures listed under Mitigation Measure 4.13-a would result in reductions of ROG, NOx, and PM10 emissions by approximately 5%, 20%, 75%–85% for fugitive PM10 emissions, and 45% for mobile-source PM10 emissions, respectively.
- SMAQMD does not have an adopted mass emission-based threshold for PM10.
- Payment into SMAQMD’s Off-site Construction Mitigation Fee Program to offset NOx emissions in excess of SMAQMD’s significance threshold would reduce impacts for this pollutant in SMAQMD’s jurisdiction to a less-than-significant level. Coordination of an emissions reduction agreement with the FRAQMD for calculation and fee payment by SAFCA to FRAQMD prior to project approval would be used to offset an equivalent mass of NOx emissions in excess of EPA’s applicable threshold for general conformity purposes. Successful implementation of this measure would reduce NOx emissions in FRAQMD’s jurisdiction, but not to a less-than-significant level for this impact.

See Appendix E of this EIS/EIR for assumptions and modeling results for each activity and subphase.

Source: Calculations performed by EDAW based on data provided by HDR, Wood Rodgers, and Mead & Hunt in 2008.
Conservative assumptions were made for construction activities associated with all improvements that would occur under the Phase 3 Project. Therefore, emissions calculations summarized in Table 4.13-1 represent worst-case daily emissions that could occur associated with construction for the Phase 2 and Phase 3 Projects potentially overlapping during 2009. See Appendix E of this EIS/EIR for detailed emission sources and assumptions. Based on the project information presented in Appendix H, construction of the Proposed Action in 2009 would result in maximum unmitigated daily emissions in excess of applicable FRAQMD thresholds for ROG, NOX, and PM10 and SMAQMD thresholds for NOX and PM10. Because of the large size of the project, large extent, and high intensity of construction activities to be conducted concurrently, as well as the existing nonattainment status of the project area, and based on the modeling conducted, it is foreseeable that unmitigated construction-generated emissions could result in or substantially contribute to a violation of air quality standards.

SMAQMD does not have an adopted mass emission-based threshold for PM10. Instead, SMAQMD relies on a concentration-based threshold equivalent to the ambient air quality standard for PM10. If construction activities would result in or substantially contribute to a violation of the standard at or beyond the project boundary, then construction-generated emissions of PM10 would be significant. Because of the intensity of earthmoving activities that would be involved during the construction of the Sacramento River east levee improvements, it is likely that a substantial contribution to a violation of the applicable air quality standard would occur. If the proposed construction schedule for the Phase 3 Project were to experience a delay (i.e., construction of part or all of the Phase 3 Project in 2010 instead of in 2009) as a result of permitting issues or other environmental constraints, worst-case daily emissions would be similar to those presented below in Table 4.13-2. This is because the nature and intensity of construction activities and the construction equipment fleet would be similar, but would occur during the subsequent calendar year. If construction of the Phase 3 Project were to begin in 2009 and extend into 2010, worst-case daily emissions would be similar to, or slightly less than, those presented in Table 4.13-2, because the same extent of construction activities would be spread out over a longer duration, potentially resulting in less intense construction and earth movement on any single active day.

The Proposed Action would result in construction-related emissions that could expose nearby existing sensitive receptors to substantial pollutant concentrations and/or substantially contribute to a violation of an air quality standard. As a result, the Proposed Action would have a direct, adverse effect on air quality. This impact is considered significant.

**Levee Raise-in-Place Alternative**

Worst-case daily and annual construction emissions associated with this alternative would occur during the levee construction phase during which most earthmoving activities would occur. Emissions associated with the Levee Raise-in-Place Alternative were calculated based on the percent difference in earth movement relative to the Proposed Action. As under the Proposed Action, modeling for this alternative was based on the scenario in which construction of both the Phase 2 and Phase 3 Projects would be constructed and completed in 2009. The difference in ROG, NOX, and PM10 emissions are assumed to vary as a function of change in the number of haul trips and in the total amount of borrow material relative to the Proposed Action.

Total unmitigated worst-case emissions under the Levee Raise-in-Place Alternative would be 45% less than those under the Proposed Action for the 2009 construction season. These estimates assume all construction activity would take place in a 6-month construction season. Emissions associated with the Levee Raise-in-Place Alternative would be anticipated to expose nearby existing sensitive receptors to substantial pollutant concentrations and/or substantially contribute to an air quality violation. The Levee Raise-in-Place Alternative would have a direct, adverse impact on air quality. This impact is considered significant. (Similar)
### Table 4.13-2
Summary of Maximum Daily Emissions during the 2009 Construction Season (Combined Phase 2 and Phase 3 Projects) for the Levee Raise-in-Place Alternative

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>ROG (lb/day)</th>
<th>NOx (lb/day)</th>
<th>PM$_{10}$ (lb/day)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Worst-Case Emissions within Sutter County—FRAQMD Emissions</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated emissions</td>
<td>43</td>
<td>284</td>
<td>2,137</td>
</tr>
<tr>
<td><strong>FRAQMD Threshold</strong></td>
<td>25</td>
<td>25</td>
<td>80</td>
</tr>
<tr>
<td>Significant?</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Total mitigated emissions</td>
<td>41</td>
<td>227</td>
<td>534</td>
</tr>
<tr>
<td>Significant with mitigation incorporated?</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td><strong>Worst-Case Emissions within Sacramento County—SMAQMD Emissions</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated emissions</td>
<td>54</td>
<td>343</td>
<td>2,823</td>
</tr>
<tr>
<td><strong>SMAQMD Threshold</strong></td>
<td>–</td>
<td>85</td>
<td>–</td>
</tr>
<tr>
<td>Significant?</td>
<td>–</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Total mitigated emissions</td>
<td>51</td>
<td>274</td>
<td>706</td>
</tr>
<tr>
<td>Significant with mitigation incorporated?</td>
<td>–</td>
<td>No</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Notes: FRAQMD = Feather River Air Quality Management District; lb/day = pounds per day; μg/m$^3$ = micrograms per cubic meter; NO$_x$ = oxides of nitrogen; PM$_{10}$ = respirable particulate matter with an aerodynamic diameter of 10 micrometers or less; ROG = reactive organic gases; SMAQMD = Sacramento Metropolitan Air Quality Management District

1 2009 construction season refers to improvements to the NCC south levee, Sacramento River east levee Reaches 1–9, Elkhorn Canal and Giant Garter Snake (GGS)/Drainage Canal between the North Drainage Canal and Elkhorn Reservoir, Natomas East Main Drainage Canal, and Pleasant Grove Creek Canal.
2 Implementation of all recommended standard mitigation measures listed under Mitigation Measure 4.13-a would result in reductions of ROG, NO$_x$, and PM$_{10}$ emissions by approximately 5%, 20%, and 75%–85% for fugitive PM$_{10}$ emissions, and 45% for mobile-source PM$_{10}$ emissions, respectively.
3 SMAQMD does not have an adopted mass emission-based threshold for PM$_{10}$.
4 Payment into SMAQMD’s Off-site Construction Mitigation Fee Program to offset NO$_x$ emissions in excess of SMAQMD’s significance threshold would reduce impacts for this pollutant in SMAQMD’s jurisdiction to a less-than-significant level. Coordination of an emissions reduction agreement with the FRAQMD for calculation and fee payment by SAFCA to FRAQMD prior to project approval would be used to offset an equivalent mass of NO$_x$ emissions in excess of EPA’s applicable threshold for general conformity purposes. Successful implementation of this measure would reduce NO$_x$ emissions in FRAQMD’s jurisdiction, but not to a less-than-significant level for this impact.

See Appendix E of this EIS/EIR for assumptions and modeling results for each activity and subphase.

Source: Calculations performed by EDAW based on data provided by HDR, Wood Rodgers, and Mead & Hunt in 2008.

### Mitigation Measure 4.13-a: Implement Applicable District-Recommended Control Measures to Minimize Temporary Emissions of ROG, NO$_x$, and PM$_{10}$ during Construction

**Proposed Action and Levee Raise-in-Place Alternative**

SAFCA shall implement mitigation measures as recommended by FRAQMD or SMAQMD, as applicable, and shall comply with all applicable rules and regulations of FRAQMD or SMAQMD, as described below.
Construction in Sutter County (FRAQMD)

For portions of the project occurring in Sutter County, FRAQMD’s Indirect Source Review Guidelines and online CEQA guidance provide mitigation measures for reducing short-term air quality impacts. As recommended by FRAQMD, SAFCA shall ensure that the following mitigation measures are implemented during all project construction activities to the extent practicable. In addition, construction of the proposed levee improvements are required to comply with all applicable FRAQMD rules and regulations, in particular Rule 3.0 (Visible Emissions), Rule 3.16 (Fugitive Dust Emissions), and Rule 3.15 (Architectural Coatings).

1. SAFCA shall implement a Fugitive Dust Control Plan that includes the following measures:

- All earthmoving operations should be suspended when winds exceed 20 miles per hour or when winds carry dust beyond the property line despite implementation of all feasible dust control measures.

- Construction sites shall be watered as directed by the Sutter County Department of Public Works or FRAQMD and as necessary to prevent fugitive dust violations.

- An operational water truck shall be on-site at all times. Apply water to control dust as needed to prevent visible emissions violations and off-site dust impacts.

- On-site dirt piles or other stockpiled particulate matter shall be covered, wind breaks installed, and water and/or soil stabilizers employed to reduce wind blown dust emissions. Incorporate the use of approved nontoxic soil stabilizers to all inactive construction areas according to manufacturers’ specifications.

- All transfer processes involving a free fall of soil or other particulate matter shall be operated in such a manner as to minimize the free-fall distance and fugitive dust emissions.

- Apply approved chemical soil stabilizers to all inactive construction areas (previously graded areas that remain inactive for 96 hours), including unpaved roads and employee/equipment parking areas, according to the manufacturers’ specifications.

- To prevent track-out, wheel washers shall be installed where project vehicles and/or equipment exit onto paved streets from unpaved roads. Vehicles and/or equipment shall be washed before each trip. Alternatively, a gravel bed or rumble strip may be installed as appropriate at vehicle/equipment site exit points to effectively remove soil buildup on tires and tracks to prevent/diminish track-out.

- Paved streets shall be swept frequently (at least once per day by water sweeper with reclaimed water recommended; wet broom) if soil material has been carried onto adjacent paved, public thoroughfares from the project site.

- Provide temporary traffic control as needed during all phases of construction to improve traffic flow, as deemed appropriate by the Sutter County Department of Public Works and/or Caltrans and to reduce vehicle dust emissions. An effective measure is to enforce vehicle traffic speeds at or below 15 miles per hour on unpaved roads.
 Reduce traffic speeds on all unpaved surfaces to 15 miles per hour, where feasible, and reduce unnecessary vehicle traffic by restricting access. Provide appropriate training, on-site enforcement, and signage. Where restricting vehicle speeds on unpaved surfaces to 15 miles per hour would make timely completion of the project infeasible, SAFCA shall cooperate with FRAQMD to implement alternative dust control measures that would be at least as effective in reducing fugitive dust emissions. Such measures may include increased frequency in applying water to the unpaved roads in the vicinity of sensitive receptors and reducing speeds in the vicinity of sensitive receptors.

 Reestablish ground cover on the construction site as soon as possible, through seeding and watering.

 Open burning is yet another source of fugitive gas and particulate emissions, and it shall be prohibited at the project site. No open burning of vegetative waste (natural plant growth wastes) or other legal or illegal burn materials (trash, demolition debris, etc.) may be conducted at the project site. Vegetative wastes should be chipped or delivered to waste energy facilities (permitted biomass facilities), mulched, composted, or used for firewood. It is unlawful to haul waste materials off-site for disposal by open burning.

 2. Construction equipment exhaust emissions shall not exceed FRAQMD Regulation III, Rule 3.0, Visible Emissions Limitations (40% opacity or Ringelmann 2.0). Operators of vehicles and equipment found to exceed opacity limits shall take action to repair the equipment within 72 hours or remove the equipment from service. Failure to comply may result in a notice of violation.

 3. SAFCA shall be responsible for ensuring that all construction equipment is properly tuned and maintained before and during on-site operation.

 4. Minimize idling time to 10 minutes, to conserve fuel and minimize emissions.

 5. Use existing power sources (e.g., power poles) or clean fuel generators rather than temporary diesel-powered generators.

 6. Portable engines and portable engine-driven equipment units used at the project work site, with the exception of on-road and off-road motor vehicles, may require California Air Resources Board (ARB) Portable Equipment Registration with the state or a local district permit. The owner/operator shall be responsible for arranging appropriate consultations with ARB or FRAQMD to determine registration and permitting requirements before equipment is operated at the site.

 7. SAFCA shall assemble a comprehensive inventory list (i.e., make, model, engine year, horsepower, and emission rates) of all heavy-duty off-road (portable and mobile) equipment (50 horsepower [hp] and greater) that will be used an aggregate of 40 or more hours for the construction project and apply the following mitigation measure:

 Reduce NO\textsubscript{X} emissions from off-road diesel-powered equipment: SAFCA shall provide a plan for approval by FRAQMD demonstrating that the heavy-duty (equal to or greater than 50 hp) off-road equipment to be used in the construction project, including owned, leased and subcontractor vehicles, shall achieve a project wide
fleataverage 20% NOX reduction and 45% particulate reduction\(^1\) compared to the most recent ARB fleet average at time of construction.

Implementing the FRAQMD-recommended measures is expected to achieve at least a 75% reduction in fugitive dust emissions, 5% reduction in ROG emissions from construction equipment, 20% reduction in NOX emissions from construction equipment, and 45% reduction in \(\text{PM}_{10}\) emissions from construction equipment (SMAQMD 2004). The resulting maximum average daily construction-generated emissions in Sutter County, with mitigation incorporated, are conservatively calculated to be as high as 75 lb/day of ROG, 413 lb/day of NOX, and 971 lb/day of \(\text{PM}_{10}\) for the Proposed Action, and 41 lb/day of ROG, 227 lb/day of NOX, and 534 lb/day of \(\text{PM}_{10}\) for the Levee Raise-in-Place Alternative.

SAFCA shall implement the following measure to further mitigate NOX emissions through off-site reductions:

8. SAFCA shall enter into a voluntary emissions reduction agreement with the FRAQMD to mitigate the portion of construction-generated emissions of NOX that exceeds FRAQMD’s emission threshold of 25 lb/day. The calculation of the fee shall be determined in coordination with the FRAQMD and paid prior to the occurrence of any construction-related activities within areas under the jurisdiction of the FRAQMD.

Implementation of the mitigation measures described above would reduce project-generated construction-related emissions, but emissions would remain in excess of the FRAQMD-recommended thresholds of 25 lb/day for ROG and NOX and 80 lb/day for \(\text{PM}_{10}\). Therefore, although the impact would be reduced, implementing the mitigation measures described above would not reduce project-generated construction-related emissions of ROG and \(\text{PM}_{10}\) in Sutter County to levels less than FRAQMD’s significance thresholds. It should be noted that not meeting FRAQMD-suggested impact criteria, postmitigation, is not a violation of any FRAQMD rules or guidelines, and authorization to construct would be provided by FRAQMD if the listed mitigation measures are implemented. Nevertheless, because this mitigation would not reduce temporary construction-related impacts in Sutter County below the FRAQMD-recommended thresholds, this impact is considered significant and unavoidable. (Similar)

Construction in Sacramento County (SMAQMD)

For portions of the project occurring in Sacramento County, SMAQMD’s Guide to Air Quality Assessment in Sacramento County (SMAQMD 2004) provides mitigation measures for reducing short-term air quality impacts. As recommended by SMAQMD, SAFCA shall ensure that the following mitigation measures are implemented during all project construction activities to the extent practicable and feasible.

- SAFCA shall submit a construction emissions dust control plan(s) to SMAQMD that reduces fugitive dust emissions by at least 85% (or shall provide calculations based on SMAQMD-approved methodologies showing that emissions would be reduced to less than 100 tons per year assuming a conservative reduction of 75% with typical mitigation) and shall receive approval of the plan(s) (or revised calculations) before groundbreaking. All grading operations shall be suspended when fugitive dust levels exceed levels specified by SMAQMD rules. SAFCA and its primary construction contractors shall

\(^1\) Acceptable options for reducing emissions may include use of late-model engines, low-emission diesel products, alternative fuels, engine retrofit technology (Carl Moyer Guidelines), and after-treatment products; voluntary off-site mitigation projects; providing funds for air district off-site mitigation projects; and/or other options as they become available. FRAQMD should be contacted to discuss alternative measures.
ensure that dust is not causing a nuisance beyond the property line of the construction site.

► SAFCA shall develop a plan, in consultation with SMAQMD, demonstrating that the heavy-duty (>50 hp), off-road vehicles to be used in the construction project (including owned, leased, and subcontractor vehicles) shall achieve a project-wide fleet-average 20% NO\textsubscript{X} reduction and 45% particulate reduction compared to the most recent ARB fleet average at the time of construction.\textsuperscript{2}

► A comprehensive inventory of all off-road construction equipment equal to or greater than 50 hp that will be used for an aggregate of 40 or more hours during any portion of project construction shall be submitted to SMAQMD. The inventory shall be updated and submitted monthly throughout the duration of the project, except that an inventory shall not be required for any 30-day period in which no construction operations occur. At least 48 hours before heavy-duty off-road equipment is used, SAFCA shall provide SMAQMD with the anticipated construction timeline, including the start date, and the name and phone number of the contractor’s project manager and on-site foreman.

► Emissions from off-road, diesel-powered equipment used on the project site shall not exceed 40% opacity for more than 3 minutes in any 1 hour. Any equipment found to exceed 40% opacity (or Ringelmann 2.0) shall be repaired immediately, and SMAQMD shall be notified of noncompliant equipment within 48 hours of identification. A visual survey of all in-operation equipment shall be made at least weekly. A monthly summary of visual survey results shall be submitted to SMAQMD throughout the construction period, except that the monthly summary shall not be required for any 30-day period in which no construction operations occur. The monthly summary shall include the quantity and type of vehicles surveyed, as well as the dates of each survey. SMAQMD and/or other officials may conduct periodic site inspections to determine compliance.

► SAFCA shall pay SMAQMD an off-site mitigation fee for implementation of any proposed alternatives for the purpose of reducing impacts to a less-than-significant level. Based on the construction information presented in Appendix H and the emissions calculations shown in Appendix E of this EIS/EIR, if the Proposed Action is implemented, the specific fee amount to offset NO\textsubscript{X} emissions for elements of the 2009 construction phase that would occur in Sacramento County would be $264,139 (see Appendix E of this EIS/EIR for fee calculations) plus a 5% administrative fee of $13,207. Thus, the total mitigation fee for project-related work conducted in Sacramento County during the 2009 construction season is currently estimated to be $277,346 for the Proposed Action. Calculation of fees associated with subsequent improvement plans/project phases shall be conducted at the time of project approval. The applicable fee rate shall be determined and the total fee shall be calculated based on the fee rate in effect at the time that subsequent environmental documents are prepared. The fee for subsequent construction projects shall be remitted to SMAQMD before groundbreaking.

SAFCA shall pay into SMAQMD’s off-site construction mitigation fund to further mitigate construction-generated emissions of NO\textsubscript{X} that exceed SMAQMD’s daily emission threshold of 85 lb/day. The calculation of daily NO\textsubscript{X} emissions is based on the cost to reduce 1 ton of NO\textsubscript{X} at the time when the document is prepared (currently $16,000 per ton). The determination of the final mitigation fee shall be conducted in coordination with SMAQMD before any demolition or ground disturbance occurs for any project phase.

\textsuperscript{2} Acceptable options for reducing emissions include the use of late-model engines, low-emission diesel products, alternative fuels, particulate-matter traps, engine retrofit technology, after-treatment products, and/or such other options as become available.
Calculation of and payment of the fee for all subsequent project phases shall also be included in the CEQA MMRP for the project.

Implementing the SMAQMD-recommended measures is expected to achieve at least a 75–85% reduction in fugitive dust emissions, 5% reduction in ROG emissions from construction equipment, 20% reduction in NOx emissions from construction equipment, and 45% reduction in PM$_{10}$ emissions from construction equipment (SMAQMD 2004). The resulting maximum average daily construction-generated emissions with mitigation incorporated are shown in Table 4.13-1.

Implementation of the mitigation measures described above would reduce project-generated construction-related emissions in Sacramento County to a less-than-significant level for NOx. However, it is anticipated that the project could still result in emissions that substantially contribute to a violation of the ambient air quality standard for PM$_{10}$. Therefore, although the impact would be reduced, implementing the mitigation measures described above would not fully reduce project-generated construction-related emissions of PM$_{10}$ in Sacramento County to a less-than-significant level. Therefore, construction-related emissions for PM$_{10}$ would remain significant and unavoidable. *(Similar)*

**All Project Construction**

SAFCA shall implement the following additional measures to reduce construction emissions of PM$_{10}$ comprising fugitive dust and mobile-exhaust and ozone precursors throughout the project area:

- Open burning of removed vegetation shall be prohibited. Vegetation material shall be chipped on-site or delivered to waste-to-energy facilities to the extent feasible.
- An operational water truck shall be on-site at all times. Water shall be applied to control dust as needed to prevent dust impacts off-site. Unpaved areas subject to vehicle traffic, including employee parking areas and equipment staging areas, shall be stabilized by being kept wet, treated with a chemical dust suppressant or soil binders, or covered.
- The track-out of bulk material onto public paved roadways as a result of operations, or erosion, shall be minimized by the use of track-out and erosion control, minimization, and preventive measures, and removed within 1 hour from adjacent streets such material anytime track-out extends for a cumulative distance of greater than 50 feet onto any paved public road during active operations. All visible roadway dust tracked out upon public paved roadways as a result of active operations shall be removed at the conclusion of each work day when active operations cease, or every 24 hours for continuous operations. Wet sweeping or a HEPA filter equipped vacuum device shall be used for roadway dust removal.
- Low-sulfur fuel shall be used for stationary construction equipment.
- Existing power sources or clean fuel generators shall be used rather than temporary power generators to the extent feasible.
- Low-emission on-site stationary equipment shall be used.
- Vehicle speeds on unpaved roadways shall be limited to 15 miles per hour.
- Idling time for all heavy-duty equipment shall be limited to 10 minutes.
Diesel-fueled construction equipment that will operate on the project site for more than 40 hours shall be equipped with diesel particulate filters (DPFs) that meet ARB “Level 3” verification standards. A list of currently verified DPF technologies can be found at http://arb.ca.gov/diesel/verdev/vt/cvt.htm.

Implementing this mitigation measure would reduce the impact under the Proposed Action and the Levee Raise-in-Place Alternative, but not to a less-than-significant level. This impact would remain **significant and unavoidable.** *(Similar)*

**Impact 4.13-b: General Conformity with the Applicable Air Quality Plan**

**No-Action Alternative**

**No Project Construction**

Under the No-Action Alternative, no construction activities would occur; therefore, no construction emissions associated with such construction would result. There would be **no impact.** *(Lesser)*

**Potential Levee Failure**

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could result in flooding, necessitating emergency procedures. Extensive construction required to repair infrastructure damages would result in ozone precursor emissions and PM$_{10}$. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered to **too speculative for meaningful consideration.** *(Currently Unknown)*

**Proposed Action**

The General Conformity Rule, which addresses whether a project conforms to the State Implementation Plan (SIP) approved and promulgated under Section 110 of the Federal Clean Air Act (CAA), applies to Federal actions that would generate emissions of criteria air pollutant or precursor emissions in nonattainment or maintenance areas. The Sacramento and Sutter County portions of the Sacramento Valley Air Basin (SVAB) are currently designated as serious nonattainment areas with respect to the national 8-hour ozone standard. In addition, the Sacramento County portion of the SVAB is designated as moderate nonattainment for the national PM$_{10}$ standard, while Sutter County is unclassified for PM$_{10}$. General conformity requirements would apply to actions where the total project-generated direct or indirect emissions would be equal to or exceed the applicable emissions levels, known as the *de minimis* thresholds, or would be greater than 10% of the area’s annual emissions budget, known as regionally significant thresholds. If either of the thresholds is exceeded, a conformity determination would be needed prior to project approval. The *de minimis* thresholds applicable to Sacramento and Sutter Counties are provided in Section 4.13.1.2, “Thresholds of Significance,” above.

As discussed above, ozone precursor emissions of ROG and NO$_X$ would occur associated primarily with construction equipment exhaust and asphalt paving. Fugitive PM$_{10}$ emissions are associated primarily with site preparation and earthmoving activities. Because general conformity is determined by calendar year, total emissions were calculated for the 2009 calendar year using a worst-case assumption (i.e., that all of the levee improvements for the Phase 2 and Phase 3 Projects would occur simultaneously with all activities in the 2009 calendar year at a minimum). To assume the worst-case scenario, it was assumed that construction of the Sacramento River east levee Reaches 1–9, NCC, PGCC, Elkhorn and GGS/Drainage Canals, and the southern portion of the NEMDC would all be constructed concurrently during 2009.
Construction-generated emissions that would occur during calendar year 2009 under worst-case assumptions for air quality analysis are shown in Table 4.13-3, and are categorized by the respective jurisdiction in which they would occur. Total worst-case emissions for Sutter and Sacramento Counties combined, with mitigation proposed under Mitigation Measure 4.13-a implemented, were calculated to be 23 TPY of ROG, 104 TPY of NOX, and 209 TPY of PM10. See Table 4.13-3 for detailed emissions that would occur in each jurisdiction. See Appendix E of this EIS/EIR for detailed emission sources and assumptions.

Based on the project information presented in Chapter 2.0, “Alternatives,” and in Appendix H, construction of the Phase 3 Project would result in maximum unmitigated and mitigated annual emissions in excess of the de minimis threshold for NOX in the Sutter County portion of the SVAB, as summarized in Table 4.13-3. Based on the modeling conducted, it is foreseeable that unmitigated construction-generated emissions would result in or substantially conflict with applicable air quality planning efforts. However, with implementation of mitigation identified under Impact 4.13-a, emissions would be reduced below the Federal de minimis thresholds.

If the Phases 2 and 3 Projects would not be constructed during the same calendar year, then emissions would be less than those presented in Table 4.13-3, and would also be below the Federal de minimis thresholds.

Finally, project operation (discussed under Impact 4.13-c, below) would result in minimal emissions of pollutants for which the region is in nonattainment. Construction under the Proposed Action is not anticipated to conflict with implementation of the SIP, and a conformity determination would not be required prior to project approval. For this reason, this impact is considered less than significant.

**Levee Raise-in-Place Alternative**

According to current Federal standards, a conformity determination is required only for the Proposed Action. However, for purposes of this analysis, the emissions of criteria air pollutant or precursor emissions under the Levee Raise-in-Place Alternative were calculated and are shown in Table 4.13-3. Because the emissions under this alternative would fall below the Federal de minimis threshold, implementation of the Levee Raise-in-Place Alternative would not conflict with implementation of the SIP, and therefore if selected in place of the Proposed Action, a conformity determination would not be required. Therefore, this impact is considered less than significant. *(Similar)*

**Mitigation Measure: No mitigation is required.**

**Impact 4.13-c: Long-Term Changes in Emissions of ROG, NOX, and PM10 Associated with Project Implementation**

**No-Action Alternative**

**No Project Construction**

Under the No-Action Alternative, no construction activities would occur; therefore, no long-term changes in emissions related to the project would occur. There would be no impact. *(Lesser)*

**Potential Levee Failure**

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Efforts to reconstruct the levee would depend on the extent and location of damage. Equipment such as pumping plants would likely be used, generating short-term emissions of air quality pollutants. Upon completion of levee repairs, generation of these emissions would not be substantially greater than in a no-action, no-flood scenario. However, a precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. *(Currently Unknown)*
Table 4.13-3
Summary of Maximum Annual Construction Emissions during the 2009 Calendar Year Associated with the Combined Phase 2 and Phase 3 Projects

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>ROG</th>
<th>NOx</th>
<th>PM₁₀</th>
</tr>
</thead>
<tbody>
<tr>
<td>Worst-Case Emissions within Sutter County—FRAQMD Emissions (tons/year)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Natomas Cross Canal</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated NCC emissions</td>
<td>4</td>
<td>25</td>
<td>117</td>
</tr>
<tr>
<td>Pleasant Grove Creek Canal West Levee</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated PGCC emissions</td>
<td>1</td>
<td>11</td>
<td>16</td>
</tr>
<tr>
<td>Sacramento River East Levee</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated Sacramento River east levee emissions—Reach 1–4A</td>
<td>3</td>
<td>18</td>
<td>244</td>
</tr>
<tr>
<td>Total unmitigated emissions (TPY)</td>
<td>8</td>
<td>55</td>
<td>377</td>
</tr>
<tr>
<td>General Conformity Thresholds: De minimis/Regional Significance (TPY)</td>
<td>25/377</td>
<td>25/740</td>
<td>-</td>
</tr>
<tr>
<td>Significant?</td>
<td>No</td>
<td>Yes</td>
<td>-</td>
</tr>
<tr>
<td>Total mitigated emissions (TPY)¹</td>
<td>7</td>
<td>44</td>
<td></td>
</tr>
<tr>
<td>Significant with mitigation incorporated?</td>
<td>No</td>
<td>No</td>
<td>-</td>
</tr>
<tr>
<td>Worst-Case Emissions within Sacramento County—SMAQMD Emissions (lb/day)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sacramento River East Levee</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated Sacramento River east levee emissions—50% of Reaches 4A–20A</td>
<td>4</td>
<td>26</td>
<td>342</td>
</tr>
<tr>
<td>GGS/Elkhorn Canal Relocation</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated GGS/Elkhorn Canal emissions</td>
<td>1</td>
<td>6</td>
<td>1</td>
</tr>
<tr>
<td>Natomas East Main Drainage Canal</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total unmitigated NEMDC emissions</td>
<td>1</td>
<td>8</td>
<td>13</td>
</tr>
<tr>
<td>Total unmitigated emissions (TPY)</td>
<td>6</td>
<td>40</td>
<td>356</td>
</tr>
<tr>
<td>General Conformity Thresholds: De minimis/Regional Significance (TPY)</td>
<td>25/2,351</td>
<td>25/2,985</td>
<td>100/1,622</td>
</tr>
<tr>
<td>Significant?</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Total mitigated emissions (TPY)¹</td>
<td>6</td>
<td>32</td>
<td>89</td>
</tr>
<tr>
<td>Significant with Mitigation Incorporated?</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Notes: FRAQMD = Feather River Air Quality Management District; lb/day = pounds per day; μg/m³ = micrograms per cubic meter; NOx = oxides of nitrogen; PM₁₀ = respirable particulate matter with an aerodynamic diameter of 10 micrometers or less; ROG = reactive organic gases; SMAQMD = Sacramento Metropolitan Air Quality Management District

¹ Implementation of all recommended standard mitigation measures listed under Mitigation Measure 4.13-a would result in reductions of ROG, NOx, and PM₁₀ emissions by approximately 5%, 20%, 75–85% for fugitive PM₁₀ emissions, and 45% for mobile-source PM₁₀ emissions, respectively.

² Payment into SMAQMD’s Off-site Construction Mitigation Fee Program to offset NOx emissions in excess of SMAQMD’s significance threshold would reduce impacts for this pollutant in SMAQMD’s jurisdiction to a less-than-significant level. Coordination of an emissions reduction agreement with the FRAQMD for calculation and fee payment by SAFCA to FRAQMD prior to project approval would be used to offset an equivalent mass of NOx emissions in excess of EPA’s applicable threshold for general conformity purposes. Successful implementation of this measure would reduce NOx emissions in FRAQMD’s jurisdiction, but not to a less-than-significant level for this impact.

See Appendix E of this EIS/EIR for assumptions and modeling results for each activity and subphase.
Source: Calculations performed by EDAW based on data provided by HDR, Wood Rodgers, and Mead & Hunt in 2008.
Proposed Action and Levee Raise-in-Place Alternative

Long-term project operation would not result in increased regional emissions of ROG, NO\textsubscript{X}, and PM\textsubscript{10} from mobile-, stationary-, or area-source emissions. Project implementation would require a negligible increase in operational maintenance activities at the proposed facilities, and associated vehicle trips. In addition, the levee system would not require extensive landscape maintenance or other activities that would result in a substantial net increase in emissions in comparison with existing conditions.

Furthermore, project implementation would not result in the operation of any new major stationary emission sources. Replacement of Reclamation District 1000 Pump Station No. 2 would be constructed at the end of the North Drainage Canal, and would include a backup power generator and, therefore, would be a minor stationary source of emissions, located in Sacramento County. The pump station would consist of two 350-hp pumps and one 200-hp pump that would be operated by electricity. A diesel-powered backup generator would be used in emergency situations and would be tested monthly. Stationary equipment such as diesel-powered generators would be subject to the respective air district’s permitting process and Best Available Control Technology (BACT) and offset requirements. The applicable air district’s permitting process would ensure that emissions from equipment are within acceptable limits. Emissions of ozone precursors and PM\textsubscript{10} associated with pump station operation would be negligible. No other stationary sources of emissions would be associated with the action alternatives. Thus, long-term operational emissions of criteria air pollutants or precursors would not result in or substantially contribute to a violation of the applicable air quality standards. Thus, project operation would not result in a direct, adverse impact on air quality, and this impact is considered less than significant. (Similar)

Mitigation Measure: No mitigation is required.

Impact 4.13-d: Exposure of Sensitive Receptors to Toxic Air Emissions

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for direct exposure of sensitive receptors to project-related toxic air emissions. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the perimeter levee system, the risk of levee failure would remain high. In the event of a flood, toxic air emissions could be associated with the use of equipment during cleanup operations. However, effects on sensitive receptors would depend on many factors (e.g., magnitude and duration of emissions, proximity to sensitive receptors), and therefore the magnitude of the impact cannot be predicted. For these reasons, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Project construction and operation would generate emissions of diesel PM, which is identified by ARB as a TAC. TAC emission sources are discussed separately below. Neither FRAQMD nor SMAQMD has any current guidance on TAC emissions from mobile equipment, and neither has a threshold of significance for exposure to emissions from this equipment.

Project construction would result in the temporary and short-term generation of diesel exhaust emissions from the use of off-road diesel equipment required for site grading and excavation, paving, and other construction activities, in addition to diesel-fueled on-road haul trucks used for hauling borrow material. The dose to which the
receptors are exposed (a function of concentration and duration of exposure) is the primary factor used to
determine health risk (i.e., potential exposure to TAC emission levels that exceed applicable standards).
According to the Office of Environmental Health Hazard Assessment, health risk assessments (HRAs), which
determine the exposure of sensitive receptors to TAC emissions, should be based on a 70-year exposure period;
however, such assessments should be limited to the period/duration of activities associated with the project
(Salinas, pers. comm., 2004).

The duration of mobilized equipment used near sensitive receptors located along the levee system and borrow
sites would be short (less than 2 full years for the Phase 3 Project). Each construction season would last
approximately 6 months. In addition, as improvements are completed, mobile equipment would progress along
the levees and canal alignments and would not operate near (within approximately 500 feet of) any one sensitive
receptor for more than a maximum of a few weeks at a time. Sensitive receptors located near (within 500 feet of)
the borrow areas would likely experience longer exposure periods than receptors located along the levee
alignments but would be located a greater distance from most of the borrow activities (see Plates 17a–17c for a
depiction of the project area). The project would represent less than 0.1% of the 70-year exposure period for any
nearby sensitive receptor in the area. Because the exposure period for receptors in the vicinity of the project
would be minimal, and because the local air districts do not have guidance for preparation of HRAs for
construction equipment, an HRA is not recommended for the action alternatives’ construction activities.

As discussed under Impact 4.13-c, above, a replacement pump station would be constructed at the west end of the
North Drainage Canal and would be a minor stationary source of TAC emissions, located in Sacramento County.
A diesel-powered backup generator would be used in emergency situations and would be tested monthly.
Consequently, diesel PM emissions associated with the pump station would be infrequent. Furthermore, this
category of stationary source (i.e., portable equipment), in addition to any other stationary sources that may emit
TACs, would be subject to SMAQMD permitting and toxic best available control technology (T-BACT)
requirements. If the implementation of T-BACT would not reduce emissions to an acceptable level, then
SMAQMD would deny the required permit for this piece of equipment. Therefore, operation of this stationary
source would not result in the exposure of sensitive receptors to substantial concentrations of TACs. No other
stationary sources of emissions would be associated with any of the action alternatives. Thus, this impact is
considered to be less than significant. (Similar)

Mitigation Measure: No mitigation is required.

4.13.3 RESIDUAL SIGNIFICANT IMPACTS

In the event of a levee failure under the No-Action Alternative, impacts due to temporary construction emissions,
lack of general conformity with the Air Quality Plan, long-term emissions, and exposure of sensitive receptors to
toxic air emissions are uncertain. Because of this uncertainty, these potential impacts are considered too
speculative for meaningful consideration. Additionally, mitigation measures cannot be required for the No-Action
Alternative; therefore impacts that result from the No-Action Alternative would not be mitigated.

Because of the intensity of construction operations, time constraints to which it is assumed all action alternatives
must adhere to avoid other environmental impacts and adverse weather conditions, and the nonattainment status
of the project area, Mitigation Measure 4.13-a is not expected to be sufficient to reduce the Phase 3 Project
emissions of ROG or PM$_{10}$ associated with the Proposed Action or the Levee Raise-in-Place Alternative below
the applicable threshold. As described under Impact 4.13-a and summarized in Tables 4.13-1 and 4.13-2,
emissions of ROG and PM$_{10}$ that would occur in Sutter County would still exceed the applicable FRAQMD
significance criteria of 25 and 80 lb/day, respectively. Similarly, mitigated emissions of PM from earth movement
activities in Sacramento County would still be expected to result in or substantially contribute to a violation of
applicable air quality standards. Because the impacts cannot be fully mitigated, this impact would be significant
and unavoidable for the Proposed Action and the Levee Raise-in-Place Alternative.
4.14 NOISE

4.14.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.14.1.1 METHODOLOGY

Construction-noise and stationary-source noise impacts were calculated based on the Federal Transit Noise and Vibration Impact Assessment methodology (FTA 2006). Reference emission noise levels and usage factors are based on the Federal Highway Administration (FHWA) Roadway Construction Noise Model. The FHWA Roadway Noise Prediction Model (FHWA-RD-77-108) was used to calculate traffic noise levels along haul routes, based on estimates described in Appendix H.

4.14.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to noise if they would do any of the following:

► result in a substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project;

► expose people residing or working in the project area to excessive noise levels;

► expose persons to or generate excessive groundborne vibration or groundborne noise levels;

► for a project located within an airport land use plan or, where such a plan has not been adopted, within 2 miles of a public airport or public use airport, expose people residing or working in the project area to excessive noise levels; or

► for a project within the vicinity of a private airstrip, expose people residing or working in the project area to excessive noise levels.

The following considerations apply to the first three significance thresholds:

► Temporary, short-term construction noise impacts: Temporary, short-term construction noise impacts are considered significant if construction-generated noise levels exceed the applicable standards at nearby noise-sensitive land uses.

► Noise impacts from haul truck traffic: For all affected residential land uses, noise that would be generated by haul truck traffic is considered significant if it would cause the overall exterior noise level to exceed the “normally acceptable” exterior land use compatibility noise standard of 60 A-weighted decibels (dBA) day-night average noise level/community noise equivalent level (L_{dn/CNEL}) for residential land uses or would exceed the interior noise standard of 45 dBA L_{dn/CNEL} in any inhabitable residence.

► Exposure of sensitive receptors to, or generation of, excessive vibration levels: Temporary and short- and long-term vibration impacts would be significant if construction or operation of the project would result in the exposure of sensitive receptors to, or would generate, vibration levels that exceed the California Department of Transportation’s (Caltrans’) recommended standard of 0.2 inch per second (in/sec) peak particle velocity (PPV) with respect to the prevention of structural damage for normal buildings (Caltrans 2002) or the Federal Transit Administration’s (FTA’s) maximum acceptable vibration standard of 80 vibration decibels (VdB)
with respect to human response for residential uses (i.e., annoyance) (FTA 2006) at any nearby existing sensitive land uses.

 Portions of the project activities would be located inside the Airport land use plan area. In some areas, construction would occur as close as 3,000 feet to the Airport.

 There are no private airstrips in the vicinity of the project area. Therefore, this issue is not discussed further in this EIS/EIR.

 **Local Noise Standards**

 **City of Sacramento**

 The *City of Sacramento General Plan* Noise Element establishes an exterior noise level of 60 dBA $L_{dn}$ and an interior noise level of 45 dBA $L_{dn}$ as acceptable.

 The City’s exterior noise standard, as stated in the City’s noise ordinance, is 55 dBA during the hours of 7:00 a.m. to 10:00 p.m. for residential and agricultural uses. The standard then adjusts to 50 dBA between 10:00 p.m. and 7:00 a.m. for residential and agricultural uses. The noise ordinance also exempts construction noise during the hours of 7:00 a.m. and 6:00 p.m. Monday through Saturday and from 9:00 a.m. to 6:00 p.m. on Sundays. The ordinance further states that the operation of an internal combustion engine is not exempt if the engine is not equipped with suitable exhaust and intake silencers in good working order (8.68.080 Exemptions, Noise Control Standards, City of Sacramento Municipal Code).

 **Sacramento County**

 The *Sacramento County General Plan* Noise Element states that noise created by new nontransportation noise sources may not exceed the standards outlined in Table 4.14-1 when measured at the property line of the noise-sensitive land use.

<table>
<thead>
<tr>
<th>Noise Element Jurisdiction/Land Use Category</th>
<th>Maximum Allowable Exterior Noise Levels</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Daytime Hourly</td>
<td>Evening Hourly</td>
</tr>
<tr>
<td></td>
<td>7:00 a.m.–7:00 p.m.</td>
<td>7:00 p.m.–10:00 p.m.</td>
</tr>
<tr>
<td>Sutter County</td>
<td>$L_{eq}$, $L_{max}$</td>
<td>$L_{eq}$, $L_{max}$</td>
</tr>
<tr>
<td></td>
<td>50, 70</td>
<td>50, 70</td>
</tr>
</tbody>
</table>

 Construction noise is not exempt from Sutter County noise standards during any hours of the day.

<table>
<thead>
<tr>
<th>Sacramento County Residential Areas</th>
<th>Hourly $L_{dn}$, $L_{max}$</th>
<th>Hourly $L_{eq}$, $L_{max}$</th>
<th>Hourly $L_{dn}$, $L_{eq}$, $L_{max}$</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>50, 70</td>
<td>50, 70</td>
<td>45, 65</td>
</tr>
</tbody>
</table>

 Construction noise is exempt from the Sacramento County noise regulations provided that construction does not take place before 6:00 a.m. or after 8:00 p.m. Monday through Friday, and before 7:00 a.m. or after 8:00 p.m. on Saturday and Sunday.

<table>
<thead>
<tr>
<th>City of Sacramento Residential Areas</th>
<th>Exterior $L_{dn}$/CNEL</th>
<th>Interior $L_{dn}$/CNEL</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>60</td>
<td>45</td>
</tr>
</tbody>
</table>

 Construction noise is exempt from the City of Sacramento noise regulations provided that construction does not take place before 7:00 a.m. or after 6:00 p.m. Monday through Saturday, and before 9:00 a.m. or after 6:00 p.m. on Sunday.

Notes: CNEL = community noise equivalent level; dBA = A-weighted decibel; $L_{50}$ = noise level exceeded 50% of the time; $L_{dn}$ = day-night average noise level; $L_{eq}$ = energy-equivalent noise level; $L_{max}$ = maximum noise level

Sources: City of Sacramento 1988, Sacramento County 1993b, Sutter County 1996a
The Sacramento County noise ordinance states that a standard of 55 dBA is applied during the hours of 7:00 a.m. and 10:00 p.m. and standard of 50 dBA is applied during the hours of 10:00 p.m. and 7:00 a.m. for residential and agricultural uses. The noise ordinance also states that construction activities are exempt during the hours of 6:00 a.m. and 8:00 p.m. Monday through Friday and from 7:00 a.m. and 8:00 p.m. on Saturdays and Sundays (Chapter 6.68 Noise Control, County of Sacramento Code).

**Sutter County**

The Sutter County General Plan Noise Element has established noise standards for noise-sensitive land uses. The County has established an exterior noise level of 60 dBA L_{eq} and an interior noise level of 45 dBA L_{dn}. For nontransportation noise sources, the standards outlined in Table 4.14-1 would apply. Sutter County does not contain any provisions that would exempt construction noise within the county; therefore, the standards shown in Table 4.14-1 would also apply to construction noise.

**General**

Construction noise may affect sensitive receptors in unincorporated areas of Sutter and Sacramento Counties and in the city of Sacramento. These jurisdictions either have nontransportation noise standards based on time of day and land use sensitivity or provide exemptions for construction as long as those activities occur during the daytime. Residential areas are considered the most noise-sensitive land use, and the most restrictive noise standards apply.

Noise generated by a transportation source is also regulated according to land use. All the jurisdictions with standards for transportation noise impacts have adopted a normally acceptable L_{dn}/CNEL noise standard of 60 dBA for residential land uses and a conditionally acceptable L_{dn}/CNEL noise standard of 65 dBA, provided that the best available noise reduction measures have been applied. Many of the jurisdictions have adopted a maximum L_{dn}/CNEL noise limit of 70 dBA for playgrounds, parks, and riding stables.

For the purposes of this analysis, the local noise level standards presented above are applied to evaluate the impacts of noise generated by construction equipment and construction-related truck trips.

**4.14.2 IMPACTS AND MITIGATION MEASURES**

**Impact 4.14-a: Generation of Temporary, Short-Term Construction Noise**

**No-Action Alternative**

**No Project Construction**

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to generate temporary, short-term construction noise. There would be no impact. *(Lesser)*

**Potential Levee Failure**

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Noise-sensitive land uses (in this case, primarily residential uses) are scattered throughout the area in which repair-related construction would occur. However, levee failure would likely result in evacuation of people (i.e., sensitive receptors) from damaged levee locations. Without sensitive receptors, potential impacts related to temporary, short-term construction noise would be less than significant. *(Lesser)*
Proposed Action

General construction activities under the Proposed Action that would apply to levee improvements and drainage and irrigation infrastructure construction would generate temporary, short-term, and intermittent noise at or near the individual noise-sensitive locations. Much of the construction activity would proceed in a linear manner along the levee and canal alignments and would have the maximum noise impact on individual residences for approximately 2–3 weeks in most locations. Noise levels would fluctuate depending on the particular type, number, duration of use of various pieces of construction equipment, and physical location of construction activities. On-site equipment required for levee improvement and canal construction activities is anticipated to include excavators, backhoes, bulldozers, scrapers, rollers, graders, loaders, compactors, and various trucks. Individual equipment maximum noise levels produced by these operations could range from 79 to 101 dBA without the implementation of feasible noise control, and from 75 to 95 dBA with implementation of feasible noise control at a distance of 50 feet from the nearest noise source, as indicated in Table 4.14-2.

<table>
<thead>
<tr>
<th>Equipment Type</th>
<th>Typical Noise Level (dB) at 50 feet</th>
<th>Equipment Type</th>
<th>Typical Noise Level (dB) at 50 feet</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Compressor</td>
<td>78</td>
<td>Generator</td>
<td>81</td>
</tr>
<tr>
<td>Asphalt Paver</td>
<td>77</td>
<td>Grader</td>
<td>85</td>
</tr>
<tr>
<td>Backhoe</td>
<td>78</td>
<td>Hoe Ram Extension</td>
<td>90</td>
</tr>
<tr>
<td>Compactor</td>
<td>83</td>
<td>Jack Hammer</td>
<td>89</td>
</tr>
<tr>
<td>Concrete Breaker</td>
<td>82</td>
<td>Pneumatic Tools</td>
<td>85</td>
</tr>
<tr>
<td>Concrete Pump</td>
<td>81</td>
<td>Pile Driver</td>
<td>101</td>
</tr>
<tr>
<td>Concrete Saw</td>
<td>90</td>
<td>Rock Drill</td>
<td>81</td>
</tr>
<tr>
<td>Crane, Mobile</td>
<td>81</td>
<td>Scraper</td>
<td>84</td>
</tr>
<tr>
<td>Dozer</td>
<td>82</td>
<td>Trucks</td>
<td>74–81</td>
</tr>
<tr>
<td>Front-end Loader</td>
<td>79</td>
<td>Water Pump</td>
<td>81</td>
</tr>
</tbody>
</table>

Notes:

1 All equipment fitted with properly maintained and operational noise control device, per manufacturer specifications. Noise levels listed are the actual measured noise levels for each piece of heavy construction equipment.

dB = A-weighted decibels (dBA).

Noise-sensitive land uses (in this case, primarily residential uses) are scattered throughout the areas in which construction would occur. Water side residences, Teal Bend Golf Club, and a few landside residences are located along the Sacramento River east levee in Reaches 5–9A (see Plate 17a); some of the landside residences would be removed before construction of levee improvements would take place in this area. Scattered rural residential/agricultural uses and an Arabian horse training ranch are present along the PGCC. Noise-sensitive land uses located along the NEMDC west levee from the NEMDC Stormwater Pumping Station to Northgate Boulevard are most numerous south of the Twin Rivers Unified School District borrow site; these uses consist of residential, parks, schools, and places of worship (see Plate 17c). Three residences are present in close proximity to the GGS/Drainage Canal and Elkhorn Canal construction areas. Other scattered residences are present in the general area but are more than one-half mile from the levee. Residential uses abut the Airport north bufferlands; the private properties in Reaches 5A, 6B, and 7; Krumenacher; South Sutter, LLC; Twin Rivers Unified School District; and Brookfield borrow areas (see Plates 17a–e). Several residences are as close as 50–100 feet from canal, levee, and borrow areas where construction activity would occur. Residences are present along the water...
side of the Sacramento River east levee from the lower part of Reaches 5A–9B, where improvements would be constructed as part of the Phase 3 Project. The density of residences increases in the lower levee reaches.

Any borrow site developed in the Elkhorn Borrow Area would potentially affect noise sensitive land uses. Borrow activities within the Elkhorn Borrow Area would only occur during daylight hours, as discussed in Mitigation Measure 4.19-a, “Coordinate Work in the Critical Zone with Airport Operations and Restrict Night Lighting within and near the Runway Approaches.” SAFCA would additionally be required to implement noise-reducing construction practices, prepare a noise control plan, implement noise-reduction measures, and monitor and record construction noise near sensitive receptors, as described below in Mitigation Measure 4.14-a, “Implement Noise-Reducing Construction Practices, Prepare a Noise Control Plan, and Monitor and Record Construction Noise Near Sensitive Receptors.”

Construction noise attributable to the project was estimated using the FTA noise methodology for the prediction of stationary noise sources (FTA 2006). **Table 4.14-3** shows the results for the various stages of construction activities associated with the proposed levee and canal improvements, based on the equipment requirements for construction shown in **Appendix H** and the distances to the 45-dBA and 50-dBA noise contours assuming no intervening barriers. **Appendix F** of this EIS/EIR shows the complete listing of inputs and the methodology for predicting noise levels from construction.

<table>
<thead>
<tr>
<th>Action</th>
<th>Project Improvement Type</th>
<th>Resulting Noise Level in dBA L_{eq} at 100 Feet</th>
<th>Distance to Noise Contour (Feet)</th>
<th>50 dBA¹</th>
<th>45 dBA¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clearing and grubbing/stripping</td>
<td>Levee, canal</td>
<td>74.6</td>
<td>1,698.8</td>
<td>3,021.0</td>
<td></td>
</tr>
<tr>
<td>Levee degrading</td>
<td>Levee</td>
<td>76.7</td>
<td>2,172.6</td>
<td>3,863.4</td>
<td></td>
</tr>
<tr>
<td>Demolition of canal and removal of trees</td>
<td>Levee</td>
<td>76.3</td>
<td>2,073.9</td>
<td>3,687.9</td>
<td></td>
</tr>
<tr>
<td>Cutoff wall construction</td>
<td>Levee</td>
<td>76.1</td>
<td>2,029.8</td>
<td>3,609.5</td>
<td></td>
</tr>
<tr>
<td>Borrow site excavation</td>
<td>Levee, canal</td>
<td>76.3</td>
<td>2,073.9</td>
<td>3,687.9</td>
<td></td>
</tr>
<tr>
<td>Levee raising</td>
<td>Levee</td>
<td>75.7</td>
<td>1,923.8</td>
<td>3,421.1</td>
<td></td>
</tr>
<tr>
<td>Dewatering</td>
<td>Canal</td>
<td>80.9</td>
<td>3,504.4</td>
<td>6,231.8</td>
<td></td>
</tr>
<tr>
<td>Excavation</td>
<td>Canal</td>
<td>76.3</td>
<td>2,073.9</td>
<td>3,687.9</td>
<td></td>
</tr>
<tr>
<td>Foundation construction</td>
<td>Canal</td>
<td>80.9</td>
<td>3,504.4</td>
<td>6,231.8</td>
<td></td>
</tr>
<tr>
<td>Concrete construction</td>
<td>Canal</td>
<td>75.8</td>
<td>1,955.8</td>
<td>3,478.0</td>
<td></td>
</tr>
<tr>
<td>Pipeline construction</td>
<td>Canal</td>
<td>75.0</td>
<td>1,781.9</td>
<td>3,168.7</td>
<td></td>
</tr>
<tr>
<td>Backfill and finish grading</td>
<td>Canal</td>
<td>76.7</td>
<td>2,172.6</td>
<td>3,863.4</td>
<td></td>
</tr>
<tr>
<td>Electrical and mechanical equipment installation</td>
<td>Canal</td>
<td>73.2</td>
<td>1,447.0</td>
<td>2,573.2</td>
<td></td>
</tr>
<tr>
<td>Pile driving</td>
<td>Canal</td>
<td>89.0</td>
<td>2,500+</td>
<td>2,500+</td>
<td></td>
</tr>
<tr>
<td>Erosion control</td>
<td>Levee, canal</td>
<td>74.4</td>
<td>1,651.2</td>
<td>2,936.4</td>
<td></td>
</tr>
<tr>
<td>Demobilization and cleanup</td>
<td>Levee, canal</td>
<td>73.6</td>
<td>1,505.0</td>
<td>2,676.4</td>
<td></td>
</tr>
</tbody>
</table>

Notes: dBA = A-weighted decibel; L_{eq} = energy-equivalent noise level

¹ Distances to noise contours do not take into account intervening topography or existing structure facades.

The equation: L_{eq}(equip) = E.L.+10*log (U.F.) - 20*log (D/50) - 10*G*log (D/50)

Sources: FTA 2006, data modeled for SAFCA by EDAW in 2008
As shown in Table 4.14-3, the predicted highest noise level during construction would be 89.0 dBA $L_{eq}$ at a distance of 100 feet from pile driving activities. Pile driving would be used only in the reconstruction of RD 1000 Pumping Plant No. 2 at the north end of the Elkhorn Canal, a location that is approximately 200 feet from a single residence. The next predicted highest noise level associated with construction activities would be 80.9 dBA $L_{eq}$ at 100 feet from construction activities without noise control device outfitting for heavy construction equipment, for both the levee improvement and canal improvement construction activities. In some work locations, construction noise would be short term, and impacts would generally not result in sleep disruption or annoyance. In other instances, the levee itself may serve as a sound barrier that provides some protection to sensitive land uses. For instance, this may occur when construction activity takes place at the land side toe of the Sacramento River east levee in reaches where there are waterside residences.

Assuming a standard exterior-to-interior attenuation rate of 25 dBA for typical residential buildings with doors and windows closed, noise generated by construction equipment could result in interior noise levels that exceed the interior noise standard of 45 dBA $L_{dn}$/CNEL for residential land uses established by the City of Sacramento, Sacramento County, and Sutter County. Although construction activity is expected to take place during daytime hours in Sacramento County, Sutter County, and the city of Sacramento, because of the need to complete levee improvements outside of the flood season and because of other environmental and engineering constraints on project schedule, it is possible that construction may need to be conducted on a 24-hours-per-day and 7-days-per-week (24/7) work schedule basis. Therefore, noise may be generated by construction equipment operating near homes during the more noise-sensitive early morning and nighttime hours (i.e., during hours that are not exempted by the applicable local ordinances in the City of Sacramento and Sacramento County) and could result in sleep disturbance at nearby residences.

Construction of the proposed levee and canal improvements could result in temporary, short-term noise levels that exceed the applicable daytime and nighttime standards for nontransportation sources (Table 4.14-3), resulting in increased annoyance and/or sleep disruption to occupants of residential dwellings and other sensitive receptors. This temporary, short-term impact is considered significant.

Levee Raise-in-Place Alternative

Under the Levee Raise-in-Place Alternative, more noise-sensitive uses along the Sacramento River east levee would be exposed to the highest noise levels shown in Table 4.14-3 without the benefit of the shielding that would be provided by the levee itself. As a result, this alternative would likely cause noise disturbance to residents along the Sacramento River east levee. This temporary, short-term impact is considered significant. (Similar)


Proposed Action and Levee Raise-in-Place Alternative

SAFCA and its primary contractors for engineering design and construction shall ensure that the following measures are implemented at each work site in any year of project construction to avoid and minimize construction noise effects on sensitive receptors. These measures are consistent with SAFCA’s standard contract specifications for noise control.

The primary construction contractors shall employ noise-reducing construction practices. Measures that shall be used to limit noise shall include the measures listed below.

- Equipment shall be used as far away as practical from noise-sensitive uses.
- All construction equipment shall be equipped with noise-reduction devices such as mufflers to minimize construction noise and all internal combustion engines shall be equipped with exhaust and intake silencers in accordance with manufacturers’ specifications.
Equipment that is quieter than standard equipment shall be used, including electrically powered equipment instead of internal combustion equipment where use of such equipment is a readily available substitute that accomplishes project tasks in the same manner as internal combustion equipment.

Construction site and haul road speed limits shall be established and enforced.

The use of bells, whistles, alarms, and horns shall be restricted to safety warning purposes only.

Noise-reducing enclosures shall be used around stationary noise-generating equipment (e.g., compressors and generators).

Fixed construction equipment (e.g., compressors and generators), construction staging and stockpiling areas, and construction vehicle routes shall be located at the most distant point feasible from noise-sensitive receptors.

When noise-sensitive uses are within close proximity and subject to prolonged construction noise, noise-attenuating buffers such as structures, truck trailers, or soil piles shall be located between noise generation sources and sensitive receptors.

Before construction activity begins within 500 feet of one or more residences or businesses, written notification shall be provided to the potentially affected residents or business owners, identifying the type, duration, and frequency of construction activities. Notification materials shall also identify a mechanism for residents or business owners to register complaints with the appropriate jurisdiction if construction noise levels are overly intrusive. The distance of 500 feet is based on the 60-dBA contour of the loudest anticipated construction activity other than pile driving.

When construction of cutoff walls takes place during nighttime hours (between 10:00 p.m. and 6:00 a.m.), SAFCA shall honor requests from affected residents to provide reasonable reimbursement of local hotel or short-term rental stays for the period of time that cutoff wall construction takes place within 500 feet of the residents requesting reimbursement.

If noise-generating activities are conducted within 100 feet of noise-sensitive receptors (the 70-dBA noise contour of construction noise), the primary contractor shall continuously measure and record noise levels generated as a result of the proposed work activities. Sound monitoring equipment shall be calibrated before taking measurements and shall have a resolution within 2 dBA. Monitoring shall take place at each activity operation adjacent to sensitive receptors. The recorded noise monitoring results shall be furnished weekly to SAFCA.

The primary contractor shall prepare a detailed noise control plan based on the construction methods proposed. This plan shall identify specific measures to ensure compliance with the noise control measures specified above. The noise control plan shall be submitted to and approved by SAFCA before any noise-generating construction activity begins.

Implementing this mitigation would reduce the level of impact but may not reduce noise levels at all times to a less-than-significant level because of the close proximity of noise-sensitive receptors to construction activities and the limited feasibility of mitigating construction noise to acceptable levels. Therefore, this impact would remain significant and unavoidable. (Similar)
Impact 4.14-b: Exposure of Sensitive Receptors to or Generation of Excessive Groundborne Vibration

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to directly expose sensitive receptors to or generation of excessive groundborne vibration. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Noise-sensitive land uses (in this case, primarily residential uses) are scattered throughout the areas in which repair-related construction would occur. However, levee failure would likely result in evacuation of people (i.e., sensitive receptors) from damaged levee locations. Without sensitive receptors, potential impacts related to the generation of excessive groundborne vibration would be less than significant. (Lesser)

Proposed Action and Levee Raise-in-Place Alternative

Project construction activities have the potential to result in varying degrees of temporary ground vibration, depending on the specific construction equipment used and operations involved. Vibration generated by construction equipment spreads through the ground and diminishes in magnitude with increases in distance. Table 4.14-4 displays vibration levels for typical construction equipment.

<table>
<thead>
<tr>
<th>Equipment</th>
<th>PPV at 25 feet (in/sec)(^1)</th>
<th>Approximate L(_v) at 25 feet(^2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pile driver (impact)</td>
<td>Upper range: 1.518</td>
<td>112</td>
</tr>
<tr>
<td></td>
<td>Typical: 0.644</td>
<td>104</td>
</tr>
<tr>
<td>Pile driver (sonic)</td>
<td>Upper range: 0.734</td>
<td>105</td>
</tr>
<tr>
<td></td>
<td>Typical: 0.170</td>
<td>93</td>
</tr>
<tr>
<td>Large bulldozer</td>
<td>0.089</td>
<td>87</td>
</tr>
<tr>
<td>Trucks</td>
<td>0.076</td>
<td>86</td>
</tr>
<tr>
<td>Jackhammer</td>
<td>0.035</td>
<td>79</td>
</tr>
<tr>
<td>Small bulldozer</td>
<td>0.003</td>
<td>58</td>
</tr>
</tbody>
</table>

\(^1\) Where PPV is the peak particle velocity.

\(^2\) Where L\(_v\) is the velocity level in decibels and based on the root mean square velocity amplitude.

Source: FTA 2006

On-site construction equipment would include pile drivers (only for the reconstruction of RD 1000 Pumping Plant No. 2), excavators, backhoes, bulldozers, scrapers, rollers, graders, loaders, compactors, and various trucks. With the exception of pile driving, the most intense generation of ground vibration would be associated with large bulldozers that generate levels of 0.089 in/sec PPV and 87 VdB. These levels would attenuate to 0.031 in/sec PPV or 78 VdB at a distance of 50 feet. Because there are no residential buildings closer than 50 feet to the construction areas, vibration generated by other off-road construction equipment would not exceed the Caltrans (0.2 in/sec PPV) or FTA (80 Vdb) standards. Ground vibration would also be generated by haul trucks operating...
on area haul routes. As shown in Table 4.14-4, vibration levels generated by trucks could reach as high as 0.076 in/sec PPV or 86 VdB at a distance of 25 feet. At a distance of 50 feet, these levels would attenuate to 0.027 in/sec PPV and 77 VdB. Because levels would be less than Caltrans’ and FTA’s standards, this temporary, short-term impact related to vibration from other construction equipment is considered less than significant. (Similar)

Vibration levels associated with pile driving could be as high as 1.518 in/sec PPV or 112 VdB (referenced to 1 microinch per second and based on the root mean square velocity amplitude) at a distance of 25 feet. Using FTA’s recommended procedure for applying a propagation adjustment to these reference levels, predicted worst-case vibration levels would not exceed Caltrans’ recommended standard of 0.2 in/sec PPV with respect to the prevention of structural damage for normal buildings and FTA maximum acceptable vibration standard of 80 VdB with respect to human annoyance for residential uses greater than 300 feet from pile-driving activities. However, there is one existing residence located approximately 200 feet from the site where pile driving would be performed for the reconstruction of the RD 1000 Pumping Plant No. 2 at the north end of the Elkhorn Canal. While the structure is not considered to be historically significant or particularly vulnerable to groundborne vibration, the resulting vibration levels would exceed the FTA’s human disturbance-based standard. Therefore, this temporary, short-term impact related to vibration from pile driving is considered significant. (Similar)

Mitigation Measure 4.14-b: Implement Measures to Minimize Construction-Related Vibration Effects at the Pumping Plant No. 2 Site

SAFCA and its primary contractors for engineering design and construction shall ensure that the measures listed below are implemented to avoid and minimize construction vibration effects on sensitive receptors and the structure near the Pumping Plant No. 2 site.

- Pile driving shall be conducted as far as practicable from the residential structure.
- Vibration monitoring equipment shall be placed at the property line adjacent to large equipment and, with owner approval, at the back of the residential structure adjacent to the large equipment.
- A preconstruction and postconstruction survey shall be conducted to assess potential architectural damage from pile driving at the residence near the RD 1000 Pumping Plant No. 2 site which is owned by RD 1000 and/or NCMWC. The survey shall include visual inspection of the structure and documentation of the structure by means of photographs and video. This documentation shall be reviewed with the individual owner prior to any construction activity. Postconstruction monitoring of the structure shall be performed to identify (and repair, if necessary) damage, if any, from construction vibrations. Any damage shall be documented with photographs and video.

Performing pile driving as far as feasibly possible from residential structures would reduce the probability of generating structural damage and/or human disturbance. However, these measures would not necessarily reduce ground vibration to levels below Caltrans recommended standard of 0.2 in/sec PPV with respect to the prevention of structural damage for normal buildings or the FTA maximum acceptable vibration standard of 80 VdB with respect to human response for residential uses. Therefore, implementing this mitigation measure would partially reduce the temporary, short-term impact of construction-related vibration from pile driving under the Proposed Action and the Levee Raise-in-Place Alternative, but would not fully reduce the impact to a less-than-significant level. Therefore, this temporary, short-term impact would remain significant and unavoidable. (Similar)
Impact 4.14-c: Temporary, Short-term Exposure of Residents to Increased Traffic Noise Levels from Hauling Activity

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for hauling activity caused by the project to directly increase traffic noise levels. There would be no impact. *(Lesser)*

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Repairs would result in a substantial increase in vehicle trips. It is unknown how a flood would affect roadways within the Natomas Basin, or if borrow material sites would be the same or in close proximity to those examined for the Phase 3 Project. Traffic noise levels, as a result of flooding in Natomas during a catastrophic flood, are unpredictable, therefore, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. *(Currently Unknown)*

Proposed Action and Levee Raise-in-Place Alternative

Project construction would generate high volumes of haul truck trips on area roads, as described in Section 4.12, “Transportation and Circulation.” Associated traffic noise levels were estimated using the FHWA Federal Highway Traffic Noise Prediction Model (FHWA 1978) and are displayed in Table 4.14-5. These estimates are based on the amount of material to be hauled, number of days of construction, and the hours per day in which hauling would occur.

As shown in Table 4.14-5, noise levels attributable to project haul truck traffic would range from 61.7 to 67.6 dBA L\text{eq} at a distance of 50 feet from the roadway centerline.

<table>
<thead>
<tr>
<th>Construction Site</th>
<th>Number of One-Way Trips Required per Hour</th>
<th>Resulting Noise Level (dBA L\text{eq} 50 Feet from Haul Route Centerline)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sutter Pointe Borrow Site</td>
<td>213</td>
<td>67.2</td>
</tr>
<tr>
<td>Dunmore Borrow Site</td>
<td>133</td>
<td>65.1</td>
</tr>
<tr>
<td>East Side Borrow Site 2</td>
<td>60</td>
<td>61.7</td>
</tr>
<tr>
<td>Pacific Terrace Borrow Site</td>
<td>236</td>
<td>67.6</td>
</tr>
<tr>
<td>Elkhorn Borrow Area</td>
<td>90</td>
<td>63.4</td>
</tr>
</tbody>
</table>

Notes: dBA = A-weighted decibels; L\text{eq} = energy-equivalent noise level

1 Traffic noise levels were modeled using the Federal Highway Traffic Noise Prediction Model (FHWA 1978). Calculated noise levels do not consider any shielding or reflection of noise by existing structures or terrain features or noise contribution from other sources. Estimates are based on the amount of material to be hauled, number of days of construction, and the number of hauling hours per day as provided in Chapter 2.0, “Alternatives,” and assuming a speed of 25 mph. See modeling results in Appendix F of this EIS/EIR for further detail.

2 Haul truck traffic would use East Levee Road in the event that soil excavated from the cutoff wall trench must be hauled to a stockpile site at the East Side borrow site.

Source: Data compiled by EDAW in 2008
Because most of the project area roadways currently serve a limited volume of residential and agricultural traffic, it is assumed that the modeled noise levels represent substantial increases compared to existing traffic noise levels. Not only would the project result in substantially more vehicle trips on some roads in Sutter County and along the toe of the Sacramento River east levee near residences, but the vehicles would be predominantly haul trucks, which generate considerably more noise than passenger vehicles. Predicted traffic noise levels along haul routes would exceed local exterior noise standards at residential land uses located along designated haul routes. Specifically, residences located along Riego Road, West Elverta Road, and West Elkhorn Boulevard would experience an increase in traffic noise levels due to hauling activities. The nearest residential land uses situated along West Elkhorn Boulevard are located 50 feet from centerline and are expected to experience haul truck traffic noise levels from work associated with the Pacific Terrace Borrow Site of 67.6 dB.

Any borrow site developed in the Elkhorn Borrow Area would require an associated haul route that would contribute to traffic noise levels associated with this impact. As described in Section 2.3.8, “Borrow Material,” in selecting borrow sites, consideration would be given to ensure that activities result in minimal adverse impacts to the environment. SAFCA would be required to evaluate haul truck traffic noise levels and implement Mitigation Measure 4.14-c, described below.

Assuming a standard exterior-to-interior attenuation rate of 25 dBA for residential buildings, noise generated by haul trucks supplying material for the Sacramento River east levee improvements could result in interior noise levels of 42.6 dBA $L_{eq}$. Assuming haul trucks would be operational for 10 daytime hours, average interior noise levels associated with daily haul truck trips would be 38.9 dB $L_{da}$. Based on these results, haul truck noise levels are not expected to result in an exceedance of the interior noise standard of 45 dBA $L_{da}$/CNEL for residential land uses established by Sutter County, Sacramento County, and the City of Sacramento for transportation noise sources, although they would exceed local exterior noise standards at residential land uses, as noted above. In addition, although hauling activity is expected to take place during daytime hours, because of the need to complete levee improvements outside of the flood season and because of other environmental constraints on project schedule, it may be necessary to conduct some hauling activity during some noise-sensitive early morning and nighttime hours, potentially resulting in sleep disturbance at nearby residences. This temporary, short-term impact is considered potentially significant. (Similar)

Mitigation Measure 4.14-c: Implement Noise-Reduction Measures to Reduce the Temporary, Short-term Impacts of Haul Truck Traffic Noise

**Proposed Action and Levee Raise-in-Place Alternative**

SAFCA and its primary contractors for engineering design and construction shall ensure that the measures listed below are implemented at each work site in any year of project construction to minimize temporary, short-term construction traffic noise effects on sensitive receptors.

- All heavy trucks shall be equipped with noise control (e.g., muffler) devices in accordance with manufacturers’ specifications.

- All haul trucks shall be inspected before use and a minimum of once per year to ensure proper maintenance and presence of noise-control devices (e.g., lubrication, nonleaking mufflers, and shrouding).

- Before haul truck trips are initiated during a construction season on roads within 160 feet of residences (the 60-dBA noise contour of haul truck traffic), written notification shall be provided to the potentially affected residents identifying the hours and frequency of haul truck trips. Notification materials shall also identify a mechanism for residents to register complaints with the appropriate jurisdiction if haul truck noise levels are overly intrusive or occur outside the exempt daytime hours for the applicable jurisdiction.
These measures would reduce interior and exterior noise levels generated by haul truck traffic that passes noise-sensitive receptors. However, the mitigated noise levels may not meet the applicable standards for local exterior noises for residential land uses. Therefore, implementing this mitigation measure would partially reduce the temporary traffic noise impact from hauling activities, but not to a less-than-significant level. Thus, this temporary, short-term impact would remain potentially significant and unavoidable. 

**Impact 4.14-d: Long-Term Increases in Project-Generated Noise**

**No-Action Alternative**

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for long-term increases in project-generated noise. There would be no impact. (Lesser)

**Potential Levee Failure**

Without the Natomas perimeter levee system, the risk of levee failure would remain high. Efforts to reconstruct the levee would depend on the extent and location of damage. Equipment such as pumping plants would likely be used, generating short-term noise. Upon completion of levee repairs, noise generation would not be substantially greater than in a no-action, no-flood scenario. However, a precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

**Proposed Action and Levee Raise-in-Place Alternative**

The proposed replacement of RD 1000 Pumping Plant No. 2 would be located east of the Sacramento east levee near the west end of the North Drainage Canal and would involve the long-term operation of noise-generating stationary equipment. The pumping station would contain two 350-hp and one 200-hp electric-motor-driven pump and a backup generator. Without proper noise control or enclosure, such equipment could result in noise levels in the range of 78–88 dBA at 3–5 feet from the source depending on the exact type and size (EPA 1971).

The two pumps would replace similarly sized pumps that existed at the RD 1000 Pumping Plant No. 2 site prior to removal of the pump station. The only increase in stationary and area source noise associated with the proposed replacement pump station would be mechanical equipment, such as an emergency standby generator. The generator would be used only during emergency situations and during monthly testing. Operational noise levels associated with proposed pumping station improvements would be in compliance with applicable performance standards at nearby receptors. Therefore, this impact related to long-term operational noise is considered less than significant. (Similar)

**Mitigation Measure:** No mitigation is required.

**Impact 4.14-e: Exposure of People Working in the Project Area to Excessive Airport Noise Levels**

**No-Action Alternative**

Under the No-Action Alternative, no construction activities would occur; therefore, people would not be working in the project area and workers would not be exposed to excessive Airport noise levels. There would be no impact. (Lesser)
Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. If a flood were to occur, the location of workers reconstructing the levee would depend on the location of damage. Provided that repair locations are in close proximity to the Airport, it is considered highly unlikely for aircraft operations to be occurring post-flood event. This potential impact would be less than significant. (Similar)

Proposed Action and Levee Raise-in-Place Alternative

Project construction activities would expose people working in the project area to excessive Airport noise levels. Portions of the Sacramento River east levee construction area would be located within the 65-dB, 70-dB, and 75-dB L_{eq}/CNEL Airport noise level contours, specifically, Reaches 4A–5A and Reaches 10–11B. The County of Sacramento General Plan Land Use Compatibility for Airport Noise chart (pages 21–23 of the County of Sacramento General Plan) lists a variety of land uses and the acceptable Airport noise levels applicable for each land use. Construction areas are not specifically stated in this list; however, they are assumed to fall in the category of industrial and manufacturing, which allows an acceptable Airport noise level of up to 85 dB L_{eq}/CNEL. As stated above, construction areas would only be exposed to Airport noise levels of up to 75 dB L_{eq}/CNEL. Therefore, construction areas would not exceed the recommended land use compatibility for Airport noise, this impact is considered less than significant. (Similar)

Mitigation Measure: No mitigation is required.

4.14.3 Residual Significant Impacts

In the event of levee failure under the No-Action Alternative, potential impacts related to generation of temporary, short-term construction noise, exposure of sensitive receptors to or generation of excessive temporary, short-term groundborne vibration, exposure of people working in the project area to excessive Airport noise levels would be less-than-significant. Impacts related to exposure of residents to temporary, short-term increased traffic noise levels from hauling activity and long-term increases in project-generated noise are uncertain. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. Additionally mitigation measures cannot be required for the No-Action Alternative; therefore impacts that result from the No-Action Alternative would not be mitigated.

Under the Proposed Action and the Levee Raise-in-Place Alternative, the adverse impacts of both exposure of sensitive receptors to or generation of excessive groundborne vibration and exposure of residents to increased traffic noise levels from hauling activity would be significant. Implementing Mitigation Measures 4.14-b and 4.14-b would reduce these temporary, short-term impacts, but not to a less-than-significant level, because the recommended mitigation would not fully reduce groundborne vibration and exterior noise to levels that are below established standards. Therefore, the Proposed Action and the Levee Raise-in-Place Alternative would result in a significant and unavoidable temporary, short-term impact on noise-sensitive receptors (e.g., nearby residents).
4.15 RECREATION

4.15.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.15.1.1 METHODOLOGY

No recreational facilities exist along the PGCC and no institutionally recognized recreational activities or substantial recreational uses take place there. Therefore, the impact analysis is limited to the NEMDC, the Sacramento River east levee, and associated construction areas.

4.15.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to recreation if they would do any of the following:

► increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated;

► include recreational facilities or require the construction or expansion of recreational facilities that might have an adverse physical effect on the environment;

► substantially restrict or reduce the availability or quality of existing recreational opportunities in the project vicinity; or

► implement operational or construction-related activities related to the placement of project facilities that would cause a substantial long-term disruption of any institutionally recognized recreational activities.

The project would not increase the use of existing recreational facilities such that substantial physical deterioration would occur or involve the construction of additional recreational facilities or expansion of existing facilities. Therefore, the first two significance thresholds do not apply and are not discussed further in this EIS/EIR.

4.15.2 IMPACTS AND MITIGATION MEASURES

Impact 4.15-a: Long-Term Disruption of Recreational Activities and Facilities

No-Action Alternative

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to directly disturb recreational facilities. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Recreational facilities, including boat ramps, a golf course, and neighborhood park could face temporary closure as a result of flooding. A precise determination of significance is not possible and cannot be made because the
extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

No parks are located near the proposed borrow sites; therefore, no recreational facilities would be directly or indirectly affected by borrow site activities. A portion of the proposed Krumenacher borrow site, adjacent to the NEMDC west levee, has been identified by the City of Sacramento Department of Parks and Recreation as a potential park site (Allen, pers. comm., 2008). Reclamation of the proposed Krumenacher borrow site entails returning it to agricultural use (grazing). Thus, such reclamation would not interfere with the future use of the site as a park. Therefore, long-term impacts on recreational opportunities related to the proposed borrow sites are considered less than significant.

The NEMDC west levee itself is contained within the Ueda Parkway, which includes a paved bike trail on the levee crown between Garden Highway and Del Paso Road. The trail is a permitted encroachment on the NEMDC west levee and its continued presence is subject to the needs of the operation and maintenance of the levee system. Gardenland Park is immediately adjacent to the NEMDC west levee. Construction activities would require demolition of the paved trail and closure of the bicycle trail for approximately 3–6 months. The Ueda Parkway Bicycle Trail provides a north-south connection between North Natomas, South Natomas, and the American River Parkway bicycle trails and is used by recreational and commuter bicyclists. The trail also provides bicycle access to downtown Sacramento.

Construction of a cutoff wall in the Sacramento River east levee adjacent to the I-5 Bridge would require closure of Garden Highway south of North Bayou Road for approximately 8–12 weeks during the summer season, preventing access to Sacramento County’s Elkhorn Boat Launching Facility at this location (Reach 9B). Temporary impacts on bicycle facilities and the public boat launch ramp are considered significant.

Overall, temporary disruption to recreational facilities during project construction activities would be a significant impact. (Similar)

Mitigation Measure 4.15-a: Prepare and Implement a Bicycle Detour Plan for Ueda Trail, Provide Construction Period Information on Recreational Facility Closures and Detours, Provide Detours for Bicycle Facilities, and Coordinate with Recreation Agencies to Allow Them to Repair Damage to Recreational Facilities

Proposed Action and Levee Raise-in-Place Alternative

SAFCA shall implement the following measures to reduce temporary, short-term construction impacts on recreational opportunities in the project area:

1. Before the start of construction, prepare a bicycle detour plan for the Ueda Parkway Bicycle Trail in consultation with the City of Sacramento Bicycle and Pedestrian Coordinator. The detour plan shall include posted signs clearly indicating detour routes, roadway markings to designate temporary bike lanes, and informational signs to notify motorists to share the roads with bicyclists. The detour plan shall be in place before the start of construction and shall be maintained and implemented throughout the construction period.

2. Provide construction period information on recreational facility closures and detours.

3. Upon completion of the levee improvements, coordinate with the City and/or County (where applicable) for the City and/or County (where applicable) to restore access and repair any construction related damage to recreational facilities, including the Ueda Parkway bicycle trail.
Implementing this mitigation measure would reduce the temporary impact from construction-related disruption to bicycle trails and the boat launch facility under the Proposed Action and the Levee Raise-in-Place Alternative to a less-than-significant level because construction-related damage would be repaired, access restored, and detour routes, roadway markings to designate temporary bike lanes, and informational signs would be provided. (Similar)

Impact 4.15-b: Temporary Changes in Recreational Opportunities during Project Construction Activities

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, the No-Action Alternative would not directly affect recreational opportunities in the project area. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Recreational facilities, including boat ramps, a golf course, and neighborhood parks could face permanent closure as a result of flooding. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action

Construction of the adjacent levee and cutoff wall would temporarily restrict access to some recreational facilities located along the Sacramento River east levee. Construction activities would result in traffic delays and/or lane closures along Garden Highway, which is a primary travel route to marinas and boat launch ramps along the Sacramento River. Construction of a cutoff wall in the Sacramento River east levee adjacent to the I-5 Bridge would require closure of a section of Garden Highway for approximately 8–12 weeks during the summer season, preventing access to Sacramento County’s Elkhorn Boat Launching Facility at this location (Reach 9B). Access would be maintained to the two nearby marinas, located north of the boat launch ramp. Access to Teal Bend Golf Club on the land side of the levee may be affected to varying degrees depending on the haul route selected. A haul route at the landside of the levee along Garden Highway would require rerouting access to the golf course from Garden Highway during the construction of levee improvements in Reach 6B. If an alternative haul route were selected, following the GGS/Drainage Canal alignment, disturbance of access to the golf course from Garden Highway would be limited primarily to levee raise and cutoff wall construction activities.

The quality of recreational opportunities is also likely to be somewhat reduced, temporarily, in the project vicinity as a result of noise, dust, and visual disturbance from construction activities associated with levee improvement activities. Gardenland Park, a neighborhood park located adjacent to the NEMDC west levee in South Natomas, parks located adjacent to the NEMDC east levee, including Hansen Ranch Park and Redwood Park, and two private marinas located near the I-5 Bridge may be adversely affected by noise and dust from construction activities.

Construction activities associated with the proposed relocation of the Elkhorn Canal and the new GGS/Drainage Canal could disturb recreational uses at the Teal Bend Golf Club, depending on the alignment of these canals. Use of the golf course may be disrupted by excavation activities within the Elkhorn Borrow Area located immediately to the south of the Teal Bend Golf Club. The Gardenland Park, located adjacent to the NEMDC west levee on Bowman Avenue, would not be in the construction footprint, but use of the park would be affected by temporary construction-generated noise, dust, and visual disturbance. Construction of the seepage cut-off wall would occur 24 hours-per-day, 7 days-per-week at times, as described in Section 2.1.3.2, “Seepage Remediation.”
Temporary closure of the Sacramento River levee sections of Garden Highway would be an inconvenience for recreationists. Recreationists would need to use other travel routes to access recreational facilities and would need to use alternative facilities along the unaffected portions of the levee during the construction period. For example, Powerline Road could be used as an alternative route to Garden Highway. Powerline Road allows for north-south travel between Sankey Road in the north to south of I-5 in the south. Boat launch ramps at Discovery Park, Miller Park, and Verona outside of the construction area, could be used when the Elkhorn Boat Launch facility is temporarily closed.

Disturbance of recreational facilities in any part of the project area would temporarily affect recreational uses. Residents would need to use nearby recreational facilities in South Natomas or in adjacent areas. Off-street bicycle facilities in the area are limited; the Ueda Parkway Bicycle Trail is the only off-street bicycle path connecting North and South Natomas and provides an important connection to the American River Parkway and downtown Sacramento. Bicyclists would have to find alternative on-street routes through the area.

Overall, temporary changes in recreational opportunities during project construction activities would be a significant impact.

Levee Raise-in-Place Alternative

Impacts related to effects to recreational opportunities under the Raise-in-Place Alternative would be the same as the Proposed Action, except that Sacramento River levee improvements, including construction of the cutoff wall would take place on the existing levee, requiring full closure of 1.5- to 2-mile sections of Garden Highway for approximately 8–12 weeks at a time. This would result in loss of access to boat launch ramp near the I-5 Bridge, as would occur with the Proposed Action; however the two marinas located immediately north of the boat launch ramp would also lose access for approximately 8–12 weeks during the summer season. Additionally reconstruction of the existing levee would cut off access to the Teal Bend Golf Club for the duration of the construction period.

Overall, temporary changes in recreational opportunities during project construction activities would be a significant impact. (Greater)

Mitigation Measure 4.15-b: Provide Construction Period Information on Recreational Facility Closures and Detours and Provide Detours for Access Routes to Alternate Boat Launch Ramps and Marinas

Proposed Action

SAFCA shall implement Mitigation Measure 4.15-a and the following measure to reduce construction impacts on recreational opportunities in the project area:

- Provide public information through the media and on SAFCA’s Web site regarding detours and alternative access routes to public and private recreational facilities affected by project construction. SAFCA shall coordinate with the City of Sacramento Recreation and Parks Department to make available information to the public regarding closure of public recreational facilities, detours and alternate sites available.

Implementing this mitigation measure would reduce the temporary impact from construction-related disruption recreational opportunities under the Proposed Action to a less-than-significant level.

Levee Raise-in-Place Alternative

In addition the mitigation measure described above for the Proposed Action, SAFCA shall provide alternative access with posted detours, as feasible, for recreational facilities affected by the anticipated road closures on Garden Highway.

Implementing this mitigation measure would reduce the temporary impact from construction-related disruption recreational opportunities under the Levee Raise-in-Place
Alternative, but not to a less-than-significant level because providing alternate access may
not be feasible. Therefore, the temporary (lasting approximately 8–12 weeks per closed
section) impact on recreational opportunities would be significant and unavoidable.

4.15.3 RESIDUAL SIGNIFICANT IMPACTS

Impacts related to long-term disruption of recreational activities and facilities and temporary changes in
recreational opportunities in the event of levee failure are uncertain. Because of this uncertainty, these potential
impacts are considered too speculative for meaningful consideration. Additionally, mitigation measures cannot be
required for the No-Action Alternative; therefore impacts that result from the No-Action Alternative would not be
mitigated.

With implementation of the mitigation measures described above, no residual significant impacts related to
recreation would occur under the Proposed Action and Levee Raise-in-Place Alternative. However, in the event
SAFCA cannot provide a feasible alternative access/detour route for those recreational facilities affected by
construction-related activities, the temporary, construction-related impact would remain significant and
unavoidable in the short-term.
4.16 VISUAL RESOURCES

4.16.1 METHODOLOGY AND_THRESHOLDS OF SIGNIFICANCE

4.16.1.1 METHODOLOGY

Evaluation of the project’s potential impacts on visual resources was based on a review of scenic vistas and landscapes that could be affected by project-related activities. Visual contrasts were examined, which included evaluations of changes in form, size, colors, project dominance, view blockage, and duration of impacts. Other elements such as natural screening by vegetation or landforms and placement of the project in relation to existing structures were also considered.

4.16.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to visual resources if they would do any of the following:

► have a substantial adverse effect on a scenic vista;

► substantially damage scenic resources, including but not limited to trees, rock outcrops, and historic buildings, within a state scenic highway;

► substantially degrade the existing visual character or quality of the site and its surroundings; or

► create a new source of substantial light or glare that would adversely affect day or nighttime views in the area.

There are no designated state scenic highways in the project area (Caltrans 2007); therefore, this issue is not discussed further in this EIS/EIR.

4.16.2 IMPACTS AND MITIGATION MEASURES

Impact 4.16-a: Alteration of Scenic Vistas, Scenic Resources, and Existing Visual Character of the Project Area

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for impacts on adjacent trees on the land side of the Sacramento River east levee. On the water side of the levee, trees and vegetation would continue to be removed in compliance with USACE guidance regarding levee encroachments. The quality of the views of the waterside of the levee would be degraded for recreational users of the river as a result of these actions. Therefore, this is considered a potentially significant impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Damage caused by flooding could result in damage to structures, vegetation, and woodlands. Sensitive viewers, such as residents and recreational users, could lose aspects of visual coherence, vividness, and unity. However, if a levee failure were to occur, damage to visual resources would depend on extent and duration of a flood event and subsequent repair. Because the effects of a levee failure are unpredictable, a precise determination of
Proposed Action

Along the land side of the Sacramento River east levee and the PGCC, construction activities would not take place in areas of high aesthetic qualities or viewer sensitivity; would be temporary; would be distant from most residences; and would not be visible for prolonged periods to any recreationists, who would generally be on the water side of the Sacramento River east levee. For these reasons, the presence of construction equipment and crews would not substantially affect scenic vistas or substantially degrade the visual character or quality near the Sacramento River east levee and the PGCC for a prolonged period of time. However, adjacent land uses in the portion of the NEMDC located generally south of Interstate 80 (I-80) consist of offices and residential neighborhoods. While aesthetic values are moderate in this area, residents are generally more sensitive to visual change because of the prolonged exposure and higher degree of concern regarding their surroundings. Construction equipment and crews would be present and would be visible for temporary but prolonged periods to residents during construction.

The Sacramento River east levee improvements would entail constructing an adjacent levee with a 3:1 horizontal-to-vertical (H:V) landside slope along the existing levee, which would widen the levee embankment by approximately 50 feet and flatten its landside slope. The PGCC west levee would be widened and strengthened through the construction of seepage berms approximately 100 feet wide along the land side of the levee. These alterations to the existing levee would result in views similar to existing conditions at the conclusion of construction activities. The temporary presence of construction equipment would substantially degrade the visual character or quality along the land side of the Sacramento River east levee. Upon completion of project construction, visual resource qualities and character would return to preexisting conditions.

The NEMDC levee improvements would widen the west levee from Elkhorn Boulevard to the NEMDC stormwater pumping station. A cutoff wall would be constructed where needed to reduce seepage potential in the section from Elkhorn Boulevard to Northgate Boulevard. **Plate 11** illustrates a typical cutoff wall through a levee centerline. Construction of a cutoff wall through the center of the levee typically requires that the existing levee be degraded as much as one-third of the levee height. After the cutoff wall installation is complete, select fill would be used to rebuild the levee. There would be no noticeable visual change in the levee structure at the conclusion of construction activities. The temporary presence of construction equipment would temporarily degrade the visual character or quality along the NEMDC west levee. Upon completion of project construction, visual resource qualities and character would return to preexisting conditions.

The Proposed Action would require the removal of numerous large, mature trees in scattered locations in the Phase 3 Project footprint, but primarily along the landside toe of the Sacramento River east levee in Reaches 5A–9B and in Reaches 10–12A. In some locations, these trees are portions of larger groves, the majority of which would not be affected by the project. However, many of these trees tower above the surrounding features and are striking, distinctive elements in local settings along the levee system, visible to residents on both sides of the levee and travelers along Garden Highway and other local roadways, Interstate 5 (I-5), and I-80. As reminders of the oak woodlands that formerly occupied much of the region and sometimes the only remnants of farmsteads that once stood in locations along the levee toe, these trees have a high aesthetic value. Additionally, the Proposed Action would include tree removal within the footprint of the Elkhorn and GGS/Drainage canals and the RD 1000 Pumping Plant No. 2 and along the alignment of the Replacement Riverside Canal. In total, the Proposed Action would remove approximately 38 acres of trees. As described in Chapter 2.0, “Alternatives,” the Proposed Action includes offsetting the removal of the trees with new woodland plantings, consisting largely of oaks and faster-growing cottonwoods, spread throughout the western portion of the Basin. The location of the plantings includes the Lower Woodlands borrow site. In time, these new trees would enhance the visual qualities of the landscape; however, it would take many years for the new plantings to reach the size of the existing trees that are proposed to be removed, which in some cases are likely 100 years old or older. The removal of the existing trees would
substantially degrade the quality of scenic resources and the existing visual character and quality of local sites and their surroundings.

The raised and widened Sacramento River east levee would be noticeable to travelers on Garden Highway, but variations in the height and width of flood damage reduction features are common throughout the flood damage reduction system, and the levees themselves are not distinctive scenic resources. For this reason and the reasons stated with regard to changes in views from the land side of the levees, these changes in the appearance of the flood damage reduction system would not represent a substantial change in scenic vistas or the character or quality of views.

The proposed borrow operations would lower the elevation of borrow sites by about 5 feet over very large areas. The majority of the sites would be returned to pre-project conditions (field crops, fallow fields, rice, or grazing). However, the 24-acre Lower Woodlands borrow site would be converted from grassland to woodlands (see Table 2-2 for details regarding borrow pit depth, area of excavation and postreclamation uses). The proposed elevation changes would not be discernible at the scale at which they would be implemented (hundreds of acres), and the proposed land cover types would be consistent with adjacent land uses and overall land cover types in the surrounding portions of the Natomas Basin. The change from grassland to woodlands would be comparable in terms of visual quality, and because the other borrow sites would be returned to preproject conditions, the long-term impacts at the borrow sites are considered less than significant. However, in the short term, the presence of construction equipment and the loss of vegetative cover would temporarily degrade the visual character of the borrow sites. Additionally, any borrow sites developed in the Elkhorn Borrow Area would potentially contain irrigation and drainage pipeline penetrations, which would introduce new intrusive visual features into the landscape.

Overall, alteration of scenic vistas, scenic resources, and existing visual character of the project area would be a significant impact.

**Levee Raise-in-Place Alternative**

The Levee Raise-in-Place Alternative is similar to the Proposed Action except that no adjacent setback levee would be constructed along the Sacramento River east levee, thus the Levee Raise-in-Place Alternative would require removal of riparian woodlands on the water side of these levee reaches to construct cutoff walls and conform with USACE guidance regarding levee encroachments.

Under this alternative, in addition to the removal of trees on the landside of the Sacramento River east levee, as much as 22.5 acres of riparian woodland on the water side of the Sacramento River east levee would likely be removed to construct cutoff walls and conform with USACE guidance regarding levee encroachments. Tree removal for the RD 1000 Pumping Plant No. 2, alignment of the replacement Elkhorn Canal, new GGS/Drainage Canal, and replacement Riverside Canal would be the same as under the Proposed Action. The total amount of tree loss for this alternative would amount to approximately 40 acres. Viewer sensitivity would be high for Sacramento River recreational users, and for residents living on the water side of the levee. This alternative would include offsetting the removal of trees with approximately 41 acres of woodland planting as described under the Proposed Action. As noted above, replacement plantings would require many years to achieve the same size and aesthetic value as the existing mature vegetation that would be removed. The loss of high aesthetic qualities due to removal of mature waterside vegetation combined with high viewer sensitivity of recreational users of the Sacramento River and residents on the water side of the levee would be a significant impact. *(Similar)*
Mitigation Measure: No feasible mitigation is available.

Impact 4.16-b: New Sources of Light and Glare that Adversely Affect Views

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to change light and glare along the perimeter levee system. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Damage to the infrastructure in the Natomas Basin could result in a short-term decrease in nighttime lighting due to power outages. However, depending on the extent and location of levee failure and subsequent flood damage, emergency lighting could be required for nighttime security and construction. Because the effects of a levee failure are unpredictable, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered to be too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

No new permanent sources of light or glare would be associated with the Proposed Action or the Levee Raise-in-Place Alternative. However, equipment staging areas would be lit as necessary for security reasons during construction. With the exception of construction of the seepage cutoff walls (e.g., 24/7 construction), construction is not generally anticipated to be conducted after 8:00 p.m.; however, it is possible that occasional construction activities may be required during nighttime hours (except for borrow areas in the Airport Critical Zone), in which case additional construction areas may require temporary nighttime lighting. Construction of the seepage cutoff walls may require construction 24 hours per day, 7 days per week, in which case security and construction night lighting would be used.

Residences are located on the land side of the Sacramento River east levee close to the proposed levee improvement sites in the Phase 3 Project area; however, the landside construction areas could often be screened from direct views of the construction area by trees, depending on tree height and proximity to the construction areas, and proximity of residences to the construction area. Where many residences are present on the water side of the levee, the existing levee itself, trees, and other vegetation could partially shield residences from lighting used on the land side of the levee, where the work would be performed. Security night lighting also would be provided at the replacement of RD 1000 Pumping Plant No. 2, although it would be situated such that no residences would be affected by this source of night light.

Along the NEMDC, primarily south of I-80, there are residential areas immediately adjacent to the levee. The seepage cutoff wall would be constructed in this section of the NEMDC; therefore, exposure of residents to light and glare from nighttime construction would occur with installation of the seepage cutoff walls using 24/7 construction.

Construction work would typically move in a linear fashion along the levees, and construction activities generally would not take place in any one location for more than a few weeks. Therefore, where nighttime construction lighting (if needed) would be clearly visible from nearby residences, the activity would be short-term and temporary and therefore would not constitute a substantial source of light or glare. However, nighttime lighting related to project construction with a 24/7 construction schedule in particular could create a new source of
substantial light or glare that would adversely affect nighttime views in the area. The introduction of new light and glare, primarily with 24/7 construction, would be a temporary but significant impact. *(Similar)*

**Mitigation Measure 4.16-b: Implement Mitigation Measure 4.19-a, “Coordinate Work in the Critical Zone with Airport Operations and Restrict Night Lighting within and near the Runway Approaches;” and Direct Lighting Away from Adjacent Properties**

SAFCA shall implement the following measures to reduce the impacts of light and glare associated with project construction activities.

SAFCA shall implement Mitigation Measure 4.19-a, “Coordinate Work in the Critical Zone with Airport Operations and Restrict Night Lighting within and near the Runway Approaches,” contained in Section 4.19, “Airport Safety,” which requires that no borrow activities shall be conducted within the Airport Critical Zone during nighttime hours; and, that all project-related nighttime lighting that is in, or is aligned with, the Airport runway approach zone (Sacramento River east levee Reaches 5A–9B) shall be directed downward to avoid potential interference within nighttime aircraft operations. As discussed in Section 4.19, “Airport Safety,” implementation of Mitigation Measure 4.19-a would reduce lighting impacts associated with the Airport to a less-than-significant level. *(Similar)*

Additionally, SAFCA shall implement the following measures:

(a) SAFCA shall require that nearby residents be notified in advance of nighttime construction activities.

(b) SAFCA shall require that construction and security lighting be shielded and directed downward to minimize the spill of light onto adjacent properties.

Implementing these measures would reduce the impacts of light and glare for nearby residents, but not to a less-than-significant level; therefore, this impact would remain significant and unavoidable. *(Similar)*

### 4.16.3 Residual Significant Impacts

Impacts related to degradation of visual resources in the project area in the event of levee failure are uncertain. Because of this uncertainty, these potential impacts are considered too speculative for meaningful consideration. Additionally, mitigation measures cannot be required for the No-Action Alternative; therefore impacts that result from the No-Action Alternative would not be mitigated.

Under the Proposed Action and the Levee Raise-in-Place Alternative, adverse impacts on visual resources due to construction activities and equipment on the levees would be significant. Measures to screen residences from construction sites and equipment staging and storage areas would reduce these impacts, but screening may not be feasible at all construction locations; therefore, the impact would remain significant and unavoidable. Similarly for visual degradation due to light and glare, screening and directing lighting away from adjacent properties would reduce the impacts of light and glare for nearby residents, but not to a less-than-significant level; therefore, this impact would remain significant and unavoidable.

Under the Proposed Action and the Levee Raise-in-Place Alternative, adverse effects on scenic resources and visual character of the Sacramento River east levee area from the removal of a substantial number of trees along the waterside of this levee would be significant. The Proposed Action and the Levee Raise-in-Place Alternative include measures to limit the extent of impacts on visual resources caused by the short-term loss of woodland areas (e.g., transplanting existing trees outside the project footprint where feasible) and to offset them over the
longer term (through substantial woodland planting). However, no feasible mitigation is available to reduce the short-term impacts from Impact 4.16-a to a less-than-significant level; thus, this impact would be significant and unavoidable in the short term. However, over the long term with the new acres of woodland plantings that would be installed under the Proposed Action and the Levee Raise-in-Place Alternative, the impact would be reduced to a less-than-significant level.
4.17 UTILITIES AND SERVICE SYSTEMS

4.17.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.17.1.1 METHODOLOGY

Impacts on utilities and service systems that would result from project implementation were identified by comparing existing service capacity and facilities against project implementation. Evaluation of potential utility and service systems impacts was based on a review of documents pertaining to the Natomas Basin. Additional information was obtained through consultation with appropriate agencies, such as Sacramento Regional County Sanitation District, Sacramento Municipal Utility District, Pacific Gas and Electric Company, and NCMWC.

4.17.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to utilities and service systems if they would do any of the following:

► exceed wastewater treatment requirements of the applicable regional water quality control board;

► require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects;

► exceed water supplies available to service the project from existing entitlements and resources, such that new or expanded entitlements would be needed;

► result in a determination by the wastewater treatment provider that serves or may serve the project that it has inadequate capacity to serve the project’s projected demand in addition to the provider’s existing commitments;

► generate waste materials that would exceed the permitted capacity of local landfills or fail to comply with federal, state, and local statutes and regulations related to solid waste; or

► result in substantial adverse physical impact associated with the provision of new or altered governmental facilities in order to maintain acceptable service ratios, response times, or other performance objectives for public services such as fire protection, police protection, schools, or parks.

The project would not involve any changes in land use that would increase short-term or long-term demand for public services, including fire and police protection, schools, parks, and other public facilities, thus necessitating the construction of new or altered government service facilities. Similarly, the project would not result in demand for increased natural gas facilities, electrical transmission lines, communication systems, water infrastructure, sewer lines, or solid-waste services beyond their current capacity. Additional related information is presented in Section 4.2, “Land Use, Socioeconomics, and Population and Housing,” and Chapter 5.0, “Cumulative and Growth-Inducing Impacts and Other Statutory Requirements.”
4.17.2 IMPACTS AND MITIGATION MEASURES

Impact 4.17-a: Potential Temporary Disruption of Irrigation Water Supply

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to cause construction-related disruption to irrigation water supply. There would be no impact. *(Lesser)*

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could cause flooding that would damage canals, potentially disrupting irrigation of cropland. However, the potential for such an occurrence is uncertain, and the magnitude and duration of any related effect on these services cannot be predicted. Because the effects of a levee failure are unpredictable, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. *(Currently Unknown)*

Proposed Action and Levee Raise-in-Place Alternative

Irrigation and drainage pipeline penetrations of the Sacramento River east levee Reaches 5A–9B, the PGCC west levee, and the NEMDC west levee (south of Elkhorn Boulevard) would be raised as part of the project to meet current USACE regulations. Wells and pumps in the footprint of the proposed flood damage reduction facilities would be removed and replaced in locations farther from the project footprint. The Elkhorn and Riverside Canals, which are constructed above the surrounding terrain, would be relocated away from the toe of the Sacramento River east levee, and the replacement canals would need to be operable and lateral irrigation canals connected to them before the existing canals are demolished. Additional buried irrigation lines may exist that would need to be removed or reconnected. Further, much of the land within the Elkhorn Borrow Area relies on irrigation for agricultural purposes. Any borrow site developed in the Elkhorn Borrow Area would potentially contain irrigation and drainage pipeline facilities.

Substantial temporary interruptions of irrigation supply could occur if irrigation infrastructure is damaged or otherwise rendered inoperable at a time when it is needed (e.g., reconnections to water supply sources are not completed by the time crop irrigation must begin). Given the extent and intensity of project construction activities, it is possible that these activities could impede the repair of damaged infrastructure or cause a delay in the provision of irrigation supply. This temporary impact is considered potentially significant. *(Similar)*

Mitigation Measure 4.17-a: Coordinate with Irrigation Water Supply Users Before and During All Irrigation Infrastructure Modifications and Minimize Interruptions of Supply

SAFCA and its primary contractors for engineering design and construction shall ensure that the measures listed below are implemented to minimize the potential for irrigation water supply interruptions during construction activities. Upon selection of borrow sites within the Elkhorn Borrow Area, coordination similar to that listed below shall be required before irrigation interruption.

- Coordinate the timing of all modifications to irrigation supply infrastructure with the affected infrastructure owners and water supply users, either directly or through NCMWC.
Include detailed scheduling of the phases of modifications/replacement of existing irrigation infrastructure components in project design and in construction plans and specifications.

Plan and complete modifications of irrigation infrastructure for the nonirrigation season to the extent feasible.

Provide for alternative water supply, if necessary, when modification/replacement of irrigation infrastructure must be conducted during a period when it would otherwise be in normal use by an irrigator.

Ensure either that (1) users of irrigation water supply do not, as a result of physical interference associated with the project, experience a substantial interruption in irrigation supply when such supply is needed for normal, planned farming operations (i.e., a decrease in level of service in comparison with the existing level of service), or (2) users of irrigation water supply that experience a substantial decrease in an existing level of service that meets the established standards for the project area are compensated in kind for losses associated with the reduction in level of service.

Implementing this mitigation measure would reduce the potential temporary impact of disruptions to irrigation supply to a less-than-significant level because SAFCA would coordinate with water supply providers and consumers to minimize interruptions, would conduct work during the nonirrigation season whenever feasible, and would ensure that essential water supply necessary during the irrigation season is provided by an alternative supply if an interruption is unavoidable. (Similar)

Impact 4.17-b: Potential Disruption of Utility Service

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to disrupt utility service. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could result in minor to substantial flooding that could substantially interrupt utilities and public services. However, the potential for such an occurrence is uncertain, and the magnitude and duration of any related impact on these services cannot be predicted. Therefore, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Project implementation would encroach upon multiple types of utility equipment and facilities. Along the Sacramento River east levee Reaches 5A–9B, project implementation would infringe upon electric conduits, telephone conduits, conductors, irrigation pipes and at least one gas line, as well as other pipelines and underground utilities (Dosanjh, pers. comm., 2008). Pumps, irrigation appurtenances, utility poles, and pipe crossings would be affected along the PGCC and NEMDC (Contreras, pers. comm., 2008). Project construction activities, including grading and excavation, could damage identified and unidentified utility equipment and facilities. In addition, required relocation of existing electrical and telephone lines and gas pipelines, could result
in interruptions in service. Similarly, much of the land within the Elkhorn Borrow Area contains utilities equipment and facilities that could be temporarily disrupted during borrow activities.

Detailed project design would include consultation with all known service providers to identify infrastructure locations and appropriate protection measures, and consultation would continue during construction to ensure avoidance/protection of facilities as construction proceeds to minimize service disruptions. The extent and intensity of project construction activities, however, may affect service providers’ abilities to quickly repair damage and/or restore interrupted service. This impact is considered potentially significant. (Similar)

Mitigation Measure 4.17-b: Verify Utility Locations, Coordinate with Utility Providers, Prepare and Implement a Response Plan, and Conduct Worker Training with Respect to Accidental Utility Damage

**Proposed Action and Levee Raise-in-Place Alternative**

Before construction begins, SAFCA and its primary contractors shall coordinate with USACE, the CVFPB, and applicable utility providers to implement orderly relocation of utilities that need to be removed or relocated. Existing main electrical power transmission lines and poles on the water side of the existing Garden Highway levee that do not need to be relocated or replaced to accommodate the project may be left in place. No new main electrical power transmission lines and poles shall be installed on the water side of Garden Highway. Consistent with sound engineering practices that prioritize the following, individual service lines shall: (1) use existing configurations and facilities, and (2) any new poles shall be placed on the land side of Garden Highway, subject to the approval of USACE, the CVFPB, and any other regulatory public agencies and utility companies.

Notification of any potential interruptions in service shall be provided to the appropriate agencies and affected landowners.

Before the start of construction, utility locations shall be verified through field surveys and the use of the Underground Service Alert services. Any buried utility lines shall be clearly marked in the area of construction on the construction specifications in advance of any earthmoving activities.

Before the start of construction, a response plan shall be prepared to address potential accidental damage to a utility line. The plan shall identify chain of command rules for notification of authorities and appropriate actions and responsibilities to ensure the safety of the public and workers. Worker education training in response to such situations shall be conducted by the contractor. The response plan shall be implemented by SAFCA and its contractors during construction activities.

Utility relocations shall be staged to minimize interruptions in service.

Additionally, upon borrow site selection within the Elkhorn Borrow Area, further verification of utility locations, coordination with utility providers, preparation and implementation of a response plan, and any required construction worker training with respect to accidental utility damage shall be completed before any earth-moving activities take place.

Implementing this mitigation measure would reduce the impact from disruption of utility services to a less-than-significant level because SAFCA would coordinate with utility service providers and consumers to minimize interruptions to the maximum extent feasible and a response plan to address service interruptions would be prepared and implemented. (Similar)
Impact 4.17-c: Increases in Solid Waste Generation

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, there would be no increase in solid waste generation related to project implementation. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Cleanup operations following flooding are likely to generate very high levels of solid waste; the amount of waste would depend on the extent, depth, and duration of flooding and the types of property damaged. Waste materials could exceed the permitted capacity of local landfills or fail to comply with federal, state, and local statutes and regulations related to solid waste. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

There would be no long-term generation of solid waste associated with project operation. Temporary, short-term project construction activities would generate over 100,000 cy of solid waste during the Phase 3 Project. Some residences, agricultural structures, and appurtenances in or near the footprint of the proposed flood damage reduction facilities on the land side of the Sacramento River east levee Reaches 5A–9B, the PGCC west levee, and the NEMDC west levee (south of Elkhorn Boulevard) would be relocated if feasible and in accordance with landowner preferences, but others would be demolished. Other materials, such as asphalt, concrete, pipes, and gravel, would need to be removed from the footprint of the proposed flood damage reduction facilities.

Waste materials (including cleared vegetation) would be hauled off-site to a suitable disposal location. Excess earth materials (organic soils, roots, and grass from borrow sites, including any borrow sites selected within the Elkhorn Borrow Area, and the adjacent levee foundation; and excavated materials that do not meet levee embankment criteria) would be used in the reclamation of borrow sites or hauled off-site to a suitable disposal location. Hazardous materials (e.g., building materials containing lead paint or asbestos) encountered during the removal of residences and other structures would be disposed of in accordance with regulatory standards (see Mitigation Measures 4.18-b[1] and 4.18-b[2] in Section 4.18, “Hazards and Hazardous Materials”). The location of the landfill used for disposal of spoil material and other construction-related waste would be determined by the construction contractor at the time of construction activity based on capacity, type of waste, and other factors. Only those landfills determined to have the ability to accommodate the construction disposal needs of the alternatives would be used. It is likely that Kiefer Landfill, owned and operated by Sacramento County, would be used for all or a part of the construction waste. Kiefer Landfill, which accepts 10,815 tons per day (TPD) of solid waste, is located about 15 miles southeast of the city of Sacramento (approximately 40 miles southeast of the Natomas Cross Canal south levee). With a permitted capacity of more than 117 million cubic yards through 2035 and a remaining capacity of nearly 113 million cubic yards as of 2005 (California Integrated Waste Management Board 2008), Kiefer Landfill would be able to accommodate the project’s construction disposal needs. Similarly, the Western Regional Landfill in Placer County, approximately 15 miles from the NCC, would be able to accommodate the project disposal requirements, accepting 1,900 TPD with a maximum permitted capacity of more than 36 million cy and a remaining capacity of more than 29 million cy (California Integrated Waste Management Board 2008). Project construction and operation would not cause existing regional landfill capacity to be exceeded; therefore, this temporary, short-term impact is considered less than significant. (Similar)

Mitigation Measure: No mitigation is required.
4.17.3 **Residual Significant Impacts**

Impacts associated with disruption to irrigation supply and utility services, and increases in solid waste generation are uncertain. Because of this uncertainty, these potential impacts are considered too speculative for meaningful consideration. Additionally, mitigation measures cannot be required for the No-Action Alternative; therefore impacts that result from the No-Action Alternative would not be mitigated.

Implementation of the mitigation measures described in this section for the Proposed Action and the Levee Raise-in-Place Alternative would reduce the impacts of a potential temporary, short-term disruption of the irrigation supply and the provision of other utility services to less-than-significant levels; therefore, there would be no residual significant impacts.
4.18 HAZARDS AND HAZARDOUS MATERIALS

4.18.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.18.1.1 METHODOLOGY

This section addresses potential sources of hazards and risks associated with hazardous materials that may be associated with implementation of the Proposed Action and alternatives under consideration. This analysis is based on a review of the following documents:

► Environmental Site Assessment, Common Features GRR Project, Sacramento, CA, USACE Sacramento District, Environmental Chemistry Section, Sacramento, California, in preparation; and

► Natomas Levee Improvement Program (NLIP) Initial Site Survey (ISS) and Phase I Environmental Site Assessment (ESA), SAFCA, Sacramento, CA, prepared by Kleinfelder, July 15, 2008.

4.18.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to hazards and hazardous materials if they would do any of the following:

► create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials or through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment;

► emit hazardous emissions or involve the handling of hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school;

► be located on a site that is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, create a significant hazard to the public or the environment; or

► impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan.

4.18.2 IMPACTS AND MITIGATION MEASURES

Impact 4.18-a: Accidental Spills of Hazardous Materials

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities and thus, no accidental spills of hazardous materials related to this project would occur. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could result in flooding that could upset stored hazardous materials and spread...
agricultural pesticides, oil, gasoline, and other hazardous materials in flood waters, creating hazardous conditions for the public and the environment. However, the potential for such an occurrence is uncertain, and the magnitude and duration of any related risks cannot be predicted. Because the effects of a levee failure are unpredictable, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Project-related construction and maintenance activities would involve the use of potentially hazardous materials, such as fuels (gasoline and diesel), oils and lubricants, and cleaners (which could include solvents and corrosives in addition to soaps and detergents), that are commonly used in construction projects. Bentonite (a nonhazardous material) and/or cement would be used where cutoff walls are being constructed to remediate levee seepage conditions. Construction contractors would be required to use, store, and transport hazardous materials in compliance with Federal, state, and local regulations during project construction and operation. Risks to water quality associated with incidental releases of these materials on project sites are addressed in Section 4.5, “Water Quality.”

Compliance with the applicable regulations would reduce the potential for accidental release of hazardous materials during their transport and during project construction activities. Consequently, the risk of significant hazards associated with the transport, use, and disposal of these materials is low. This impact is considered less than significant. (Similar)

Mitigation Measure: No mitigation is required.

Impact 4.18-b: Exposure to Hazardous Materials Encountered at Project Sites

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to expose people to hazardous materials encountered at project sites. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could result in flooding known sites of hazardous materials and potentially exposing the public and the environment to both the known hazardous conditions discussed above and potentially unknown hazardous conditions at those portions of the project site that have not been evaluated under a Phase I ESA. However, the potential for such an occurrence is uncertain, and the magnitude and duration of any related risks cannot be predicted. Because the effects of a levee failure are unpredictable, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

As described in Section 3.3.18, Kleinfelder has completed a Phase I ESA for areas within the NCC and Sacramento River east levee, between Reaches 1 and 9B. USACE is simultaneously performing a Phase I ESA on the Common Features Project, which includes the levee system surrounding the Natomas Basin (Esparza, pers. comm., 2008). Kleinfelder noted the possibility of residual pesticides, herbicides, and irrigation pipelines that contain asbestos at all sites used historically for agriculture. Four Recognized Environmental Conditions (RECs), which indicate the existence or likely existence of a hazardous substance impacting a property, were found within the project footprint:
The Yuki Pear Farm (Assessor’s Parcel Number [APN] 201-0150-033): This property contains one domestic well and two wells that are used to monitor a known gasoline spill. The existence of structures on the parcel indicates that subsurface utility systems (i.e., septic tanks, cistern, and heating oil tanks) that may represent an environmental hazard may be present.

APN 201-0280-037: An application to install an underground storage tank (UST) was submitted; however, it is unknown by Kleinfelder and the property owner where or if a UST exists on site. Proper installation and abandonment is unknown.

APN 201-0270-048: A damaged automotive battery is located on site. Although there is no apparent soil staining in relation, contamination is unknown.

APN 201-0270-028: This property contains pieces of heavy equipment leaking engine oil and hydraulic fluid and numerous locations with discolored soil. A database search reported that USTs are located on site; however, there are none registered so if is not known if proper abandonment and removal practices were followed. There are also multiple above ground storage tanks that may have contained lead-based petroleum products. Additionally, solid waste including tires, automobile batteries, and electrical equipment was found on site.

The following sites do not contain RECs; however, there are environmental concerns:

Dunmore Borrow Site (APN 201-0120-031): The State of California Department of Oil, Gas, and Geothermal Resources (DOGGR) listed an abandoned gas well within the site; however, Kleinfelder did not find evidence of this on-site or on aerial photographs or historical topographic maps.

Brookfield Borrow Site (APN 35-080-021): Water pumps with two associated aboveground storage tanks containing diesel fuel were noted on the northeastern and central portion of the site, as well as two 5-gallon buckets containing small amounts of unknown oil that were not properly stored.

APNs 201-0150-040, 201-0150-041, 201-0150-042: Records for DOGGR indicate that one plugged and abandoned dry hole exists on site. Title reports detail an easement granted to Shell Oil Company.

APNs 201-0150-055, 201-0140-059: A topographic map from 1967 indicates the presence of an unimproved landing strip that may have been used for crop dusting activities. Structures on the site have been removed and Kleinfelder reported no indication of historical effect. Historic farm site domestic wells and septic systems may exist within the site, although no record of abandonment in the Sacramento County Building Department records exists. An idle gas well is located east of the western irrigation canal and south of the former building site on APN 201-0150-055.

Underground Storage Tank: An underground storage tank containing diesel is located at 5870 Garden Highway.

Domestic Wells and Septic Tanks: Domestic wells and septic tanks may also exist within parcels along the Sacramento River. Their proximity to Phase 3 Project activities is unknown.

APN 201-0280-044: Proximity of the site to I-5 and Bayou Way, both well-travelled roads, may have resulted in lead contamination from leaded gasoline. In addition to pesticide and herbicide residue, underground irrigation pipelines that contain asbestos may exist on site due to past agricultural use.

Construction activities in the vicinity of these known on-site RECs and environmental concerns could result in public health hazards. In addition, the Elkhorn Borrow Area could contain herbicide and pesticide residue or other hazardous materials. Because the potential exists for exposure to known RECs and potentially unknown hazardous materials during construction activities that could adversely affect public health and the environment, this impact is considered potentially significant. (Similar)
Mitigation Measure 4.18-b(1): Complete Recommendations Included in Phase I and/or II ESAs and Implement Required Measures

**Proposed Action and Levee Raise-in-Place Alternative**

Before the start of any construction activities, SAFCA shall ensure that all recommendations from the Kleinfelder Phase I ESA, listed below, are implemented by the property owner in compliance with applicable rules and regulations:

**The Yuki Pear Farm (APN 201-0150-033):**

- Conduct further investigation and implement all feasible remedial actions recommended in the Phase II ESA.
- Consult with the Sacramento County Environmental Management Department regarding any hazardous materials actions that may be necessary during future use of the site.
- Continue sampling from monitoring wells on a quarterly basis.
- Stockpile and sample soil for dichloro-diphenyl-trichloroethane (DDT) and dichlorodiphenyldichloroethylene (DDE) before removal.

**Dunmore Borrow Site (APN 201-0120-031):**

- Properly abandon wells, in accordance with applicable Federal, state, and local requirements, if found within the site and determined to be no longer needed.

**Brookfield Borrow Site (APN 35-080-021):**

- Properly dispose of buckets containing waste found on-site at a licensed disposal facility.

**APNs 201-0150-040, 201-0150-041, 201-0150-042:**

- Obtain requirements from DOGGR for construction activities near the dry hole.
- Investigate the presence of an underground conveyance pipeline that may be present on the Shell Oil easement and if found, coordinate with the owner to avoid or minimize impacts on said pipeline during construction activities, or relocate the pipeline if it is determined to be necessary.

**APNs 201-0150-055, 201-0140-059:**

- Consult with DOGGR and the gas well lease holder if the idle gas well would be disturbed during construction activities; if so, then implement all recommendations for safe project operations as provided by DOGGR following the initial consultation.
- Confirm the presence of water wells and septic systems and perform appropriate actions to abandon them in accordance with state and local requirements.

**APN 201-0270-028:**

- Complete a Phase II ESA to determine the presence of lead contamination associated with petroleum products.
- Determine if the former USTs are located on site, and if they have been properly abandoned and/or removed.
APN 201-0270-048:
► Complete a Phase II ESA to determine if the damaged automotive battery observed on site has contaminated soil.

APN 201-0280-037:
► Determine if a 100-gallon UST is located on site. If it exists, confirm proper abandonment practices.

APN 201-0280-044:
► Complete a Phase II ESA to determine elevated concentrations of chemicals remain on site.

Sites with Historical Agricultural Use:
► Conduct a limited sampling program (Phase II ESA) to analyze concentrations of organochlorine pesticides, organophosphorous pesticides, chlorinated herbicides, and selected metals residues.
► Investigate presence and location of asbestos-containing irrigation pipes.
► Implement all feasible remedial action recommendations contained in the Phase II ESA.

Implementing this mitigation measure would reduce the potentially significant impact from exposure of people to hazardous materials at project sites under the Proposed Action and the Levee Raise-in-Place Alternative to a less-than-significant level because RECs known to exist within the project area would be addressed; consultation with appropriate Federal, state, and local agencies would occur; and on-site contamination would be removed and properly disposed of by a licensed contractor in accordance with Federal, state, and local regulations. (Similar)

Mitigation Measure 4.18-b(2): Complete Investigations Related to the Extent to Which Soil and/or Groundwater May Have Been Contaminated in Areas Not Covered by the Phase I and II ESAs and Implement Required Measures

Proposed Action and Levee Raise-in-Place Alternative

SAFCA shall implement the measures described below in coordination with the property owner.
► Conduct Phase I ESAs, and if necessary, Phase II ESAs, and/or other appropriate testing and include, as necessary, analysis of soil and/or groundwater samples for the potential contamination sites that have not yet been covered by previous investigations before construction activities begin. Similar appropriate testing for borrow sites selected within the Elkhorn Borrow Area shall be completed before any earth-moving activities. Recommendations in the Phase I and II ESAs to address any contamination that is found shall be implemented before initiating ground-disturbing activities in these areas.

► Implement the following measures before ground-disturbing or demolition activities begin within each project phase to reduce health hazards associated with potential exposure to hazardous substances:
  • Prepare a site plan that identifies any necessary remediation activities appropriate for proposed land uses, including excavation and removal of on-site contaminated soils, and redistribution of clean fill material on the project site. The plan shall include
measures that ensure the safe transport, use, and disposal of contaminated soil and building debris removed from the site. In the event that contaminated groundwater is encountered during site excavation activities, the contractor shall report the contamination to the appropriate regulatory agencies, dewater the excavated area, and treat the contaminated groundwater to remove contaminants before discharge into the sanitary sewer system. The contractor shall be required to comply with the plan and applicable Federal, state, and local laws. The plan shall outline measures for specific handling and reporting procedures for hazardous materials and disposal of hazardous materials removed from the site at an appropriate off-site disposal facility.

- Retain a licensed contractor to remove all underground storage tanks and stained soils associated with debris piles, in accordance with applicable Federal, state, and local regulations.

- Retain a licensed contractor to remove and dispose of all asbestos cement pipe found within the project area in accordance with applicable Federal, state, and local regulations.

- Retain a licensed contractor to remove all septic systems in accordance with applicable Federal, state, and local regulations.

- Retain an asbestos consultant who is certified by the California Occupational Safety and Health Administration (Cal/OSHA). The asbestos consultant shall investigate whether any asbestos-containing materials or lead-based paints are present before demolition of any on-site buildings. If any materials containing asbestos or lead are found, they shall be removed by an accredited contractor in accordance with U.S. Environmental Protection Agency and Cal/OSHA standards. In addition, all activities (construction or demolition) in the vicinity of these materials shall comply with Cal/OSHA asbestos and lead worker construction standards. The materials containing asbestos and lead shall be disposed of properly at an appropriate off-site disposal facility.

- Obtain an assessment conducted by the Pacific Gas and Electric Company pertaining to the contents of the existing pole-mounted transformers located within the project area. The assessment shall determine whether existing on-site electrical transformers contain polychlorinated biphenyls (PCBs) and whether there are any records of spills from such equipment. If equipment containing PCB is identified, the maintenance and/or disposal of the transformer shall be subject to the regulations of the Toxic Substances Control Act under the authority of the Sutter County Environmental Health Division and Sacramento County Environmental Management Department.

- Notify the appropriate Federal, state, and local agencies if evidence of previously undiscovered soil or groundwater contamination (e.g., stained soil, odorous groundwater) is encountered during construction activities. Any contaminated areas shall be cleaned up in accordance with recommendations made by the Sutter County Environmental Health Division, Sacramento Environmental Management Department, Central Valley Regional Water Quality Control Board, California Department of Toxic Substances Control, or other appropriate Federal, state, or local regulatory agencies as generally described above.

Implementing this mitigation measure would reduce the significant impact from exposure of unknown hazardous materials at the project site under the Proposed Action and the Levee Raise-in-Place Alternative to a less-than-significant level because a site plan identifying
remediation activities and setting forth procedures to appropriately handle hazardous materials would be prepared, and hazardous substances that are encountered would be removed and properly disposed of by a licensed contractor in accordance with Federal, state, and local regulations. (Similar)

Impact 4.18-c: Interference with an Adopted Emergency Evacuation Plan

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to interfere with adopted emergency evacuation plans. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could result in flooding that could damage roadways. Road closures could create increases in traffic levels that could interfere with the use of main roadways for emergency evacuation routes. Because the effects of a levee failure are unpredictable, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

The Proposed Action and the Levee Raise-in-Place Alternative would increase traffic on local roadways associated with construction trips. In addition, temporary road closures associated with levee improvements could cause or contribute to temporary increases in traffic levels as traffic is detoured or slowed on some local roadways and SR 99/70. Increased traffic congestion could interfere with the use of main roadways for emergency evacuation routes. This impact is considered significant. (Similar)

Mitigation Measure 4.18-c: Notify State and Local Emergency Management Agencies about Project Construction and Coordinate Any SR 99/70 Detours with these Agencies to Ensure That Any Need for Emergency Use Is Not Significantly Impaired

Proposed Action and Levee Raise-in-Place Alternative

SAFCA shall implement Mitigation Measure 4.12-a to avoid impairment of the use of SR 99/70 as an emergency evacuation route.

Implementing this mitigation measure would reduce the impact from the potential interference with an adopted emergency evacuation plan under the Proposed Action and the Levee Raise-in-Place Alternative to a less-than-significant level because the appropriate state and local agencies would be involved in implementing detours to ensure acceptable traffic flow and reduce the risk of impairment to emergency evacuation routes. (Similar)
Impact 4.18-d: Hazardous Emissions or Handling of Hazardous or Acutely Hazardous Materials, Substances, or Waste within One-Quarter Mile of an Existing or Proposed School

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to release hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could result in flooding that could damage the Natomas Basin in such a way that hazardous substances could be emitted or handled within one-quarter mile of an existing or proposed school. Because the effects of a levee failure are unpredictable, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Garden Valley Elementary School, located at 3601 Larchwood Drive, is located within one-quarter mile of proposed construction and alteration of the NEMDC levee. In addition, the Twin Rivers Unified School District is planning to open a high school to be located on parcels located adjacent to the NEMDC. Construction and maintenance activities and borrow excavation in the Phase 3 Project would involve the use of potentially hazardous materials, such as fuels (gasoline and diesel), oils and lubricants, and cleaners (which could include solvents and corrosives in addition to soaps and detergents), that are commonly used in construction projects. Additionally, undocumented contaminated soil or water may be found during construction. Because the potential exists for exposure to both known and previously unknown hazardous materials within one-quarter mile of a school during construction activities, this impact is considered significant. (Similar)

Mitigation Measure 4.18-d: Notify the Twin Rivers Unified School District and Applicable Schools with Jurisdiction within One-Quarter Mile of Project Construction Activities

SAFCA shall provide written notification of the project to each of the affected schools and the Twin Rivers Unified School District within 30 days prior to certification of the EIS/EIR and shall consult with the Twin Rivers Unified School District regarding the potential impacts on schoolchildren from hazards associated with project implementation. Implementation of this mitigation measure would reduce impacts associated with hazardous materials emissions related to schools within one-quarter mile of the project area to a less-than-significant level because under CEQA, the notification process is considered to satisfy the requirements of CEQA Public Resources Code Section 21151.4. (Similar)

4.18.3 Residual Significant Impacts

Impacts associated with spills of hazardous materials, exposure to hazardous materials or interference with emergency evacuation plans are uncertain. Because of this uncertainty, these potential impacts are considered too speculative for meaningful consideration. Additionally, mitigation measures cannot be required for the No-Action Alternative; therefore impacts that result from the No-Action Alternative would not be mitigated.

Implementation of the mitigation measures described in this section for the Proposed Action and the Levee Raise-in-Place Alternative would reduce all potential impacts to less-than-significant levels.
4.19 AIRPORT SAFETY

4.19.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.19.1.1 METHODOLOGY

Evaluation of the project’s potential impacts on airport safety was based on a review of the regulations pertaining to the project area, including the Airport’s WHMP (SCAS 2007) and the FAA’s Advisory Circular (AC) 150/5200-33B on hazardous wildlife attractants on or near airports (FAA 2007).

4.19.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to airport safety if they would result in a safety hazard for people residing or working in a project area that is located within 2 miles of a public airport or public-use airport.

There are no established thresholds for wildlife strikes. For this analysis, airport safety was analyzed within the Airport Critical Zone and the Airport Operations Area. The FAA recommends a separation distance of 10,000 feet between the Airport Operations Area and hazardous wildlife attractants (FAA 2007); this area is identified as the Critical Zone. Additionally, the FAA recommends a distance of 5 statute miles between the farthest edge of the Airport Operations Area and hazardous wildlife attractants (FAA 2007).

4.19.2 IMPACTS AND MITIGATION MEASURES

Impact 4.19-a: Temporary Aircraft Safety Hazards Resulting from Project Construction Activities within or near the Airport Critical Zone

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to introduce a safety hazard within or near the Airport Critical Zone. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Extensive night lighting may be necessary near or within the Airport Critical Zone for emergency operations, which could pose a potential safety hazard. Because the effects of a levee failure are unpredictable, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Portions of the project footprint, including the Sacramento River east levee, Elkhorn Canal relocation, GGS/Drainage Canal, and most of the Airport north bufferlands, private property (Reaches 5B, 6A, and 7), South Sutter LLC, Pacific Terrace, Dunmore borrow sites, and the Elkhorn Borrow Area, are within the Airport Critical Zone (Plates 17a and 17c). Extensive night lighting of construction work and security lighting of construction staging...
areas at night within these areas could interfere with nighttime aircraft landing operations and create a safety hazard related to aircraft landings. This impact is considered significant. (Similar)

Mitigation Measure 4.19-a: Coordinate Work in the Critical Zone with Airport Operations and Restrict Night Lighting within and near the Runway Approaches

SAFCA and its primary construction contractors shall ensure that the following mitigation is implemented to avoid interference of construction activities with Airport operations.

- No borrow activities shall be conducted within the Airport Critical Zone during nighttime hours.
- All project-related nighttime lighting that is in, or is aligned with, the Airport runway approach zones (Sacramento River east levee Reaches 5A–9B) shall be directed downward to avoid potential interference with nighttime aircraft operations.
- SAFCA shall ensure that the SCAS is informed in advance of the timing and nature of all construction activities within the Airport Critical Zone, and shall coordinate with SCAS during final project design to ensure that all appropriate safety precautions within the Critical Zone are incorporated into the construction plans. Additionally, requirements provided by the FAA, not incorporated into this document, shall be followed.
- SAFCA shall submit the FAA form 7460-1, Notice of Proposed Construction or Alteration, which notifies the FAA of construction or alteration that might affect navigable airspace. This form must be submitted to the FAA at least 30 days before the earlier of the following dates: (1) the date the proposed construction or alteration is proposed to begin, or (2) the date an application for a construction permit is to be filed.

Implementing this mitigation measure would reduce the temporary aircraft safety hazard impact from project construction activities within or near the Airport Critical Zone under the Proposed Action and the Levee Raise-in-Place Alternative to a less-than-significant level, because all nighttime lighting would be directed downward and SAFCA would coordinate with SCAS to ensure that all appropriate safety precautions are taken within the Critical Zone. (Similar)

Impact 4.19-b: Potential for Higher Frequency of Collisions between Aircraft and Wildlife at Sacramento International Airport

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to increase the number of wildlife at the Airport. None of the proposed borrow site activities, dewatering, filling, canal replacement, removal and replacement of trees, or creation of habitat described for the Proposed Action and the Levee Raise-in-Place Alternative would occur. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Flooding is likely to result in changes in land surface in some areas, and areas retaining water for long periods even after floodwaters have receded. These conditions could result in high numbers of birds being attracted to the lands around the Airport (which is in a low-elevation area in the Basin) in the months following flooding and the
resumption of Airport operations, increasing the potential for collisions between aircraft and wildlife. Because the effects of a levee failure are unpredictable, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

The Airport has one of the highest numbers of reported wildlife strikes with aircraft of all California airports (SCAS 2007). Collisions between aircraft and wildlife compromise the safety of aircraft passengers and flight crews. In an attempt to reduce wildlife collisions with aircraft, SCAS has maintained and implemented the WHMP for more than 10 years at the Airport. The plan identifies routine maintenance, hazardous wildlife habitat manipulation, and other land management activities as the most effective long-term preemptive measures for reducing wildlife hazards.

As described in FAA’s AC 150/5200-33B, Hazardous Wildlife Attractants on or Near Airports, the FAA recommends a separation distance of 10,000 feet between the Airport Operations Area and hazardous wildlife attractants (FAA 2007); this area is identified as the Airport Critical Zone. Additionally, the FAA recommends a distance of 5 statute miles between the farthest edge of the Airport Operations Area and hazardous wildlife attractants (FAA 2007). Open water and agricultural crops are recognized as being the greatest wildlife attractants in the Airport vicinity, and rice cultivation is considered the most incompatible agricultural crop because of its flooding regime. Wildlife attractants near the runways are of greatest concern because, nationally, 74% of bird-aircraft strikes occurred at or below 500 feet above ground level (Cleary, Dolbeer, and Wright 2004). The area within a 10,000-foot radius of the Airport Operations Area is where arriving and departing aircraft are typically operating at or below 2,000 feet, an altitude that also corresponds with most bird activity (SCAS 2007).

The project would reduce the risk of a levee failure along the perimeter of the Natomas Basin that could cause the Airport to be flooded and out of commission for several months. Moreover, the project includes features designed to further reduce potentially hazardous wildlife attractants within the Airport Critical Zone by reducing open water and agricultural crops in this area. First, construction of the new GGS/Drainage Canal across Airport land just east of the Sacramento River east levee would allow agricultural irrigation water to be diverted into the new GGS/Drainage Canal and out of the Airport West Ditch. Second, borrow operations on the Airport north bufferlands would improve drainage on the former rice fields north of the Airport Operations Area and reduce the potential for standing water to accumulate on these fields and serve as a potentially hazardous wildlife attractant. This would be accomplished by grading these level fields to create a series of slopes and receiving swales capable of moving stormwater more efficiently to surrounding drainage canals. The graded land surface would be about 3 to 4 feet lower than the current land surface in most locations, but at least 2 to 3 feet above the elevation of the groundwater basin in this portion of the Natomas Basin and 1 to 2 feet above the receiving water in the drainage canals surrounding the Airport during a 10-year flood. The new surface area would be reclaimed as managed grassland. Grasslands, while used by wildlife, would be expected to drain more quickly and would be less attractive to hazardous wildlife, such as waterfowl, than would emergent wetlands, open water, and agricultural crops.

Finally, the project would also include removal of trees on Airport land along the landside toe of the Sacramento River east levee to construct levee improvements, and planting of trees on Airport land in Sutter County outside the Airport Critical Zone. As described above, the FAA recommends a separation distance of 10,000 feet between the Airport Operations Area and hazardous wildlife attractants in the Airport Critical Zone (FAA 2007). Because woodlands are known to support hazardous wildlife species, planting trees outside of the Airport Critical Zone would reduce wildlife attractants in that area. The new tree plantings would eventually result in an increase in the acreage of woodlands in the vicinity of the Airport; however, there would be a net reduction in the number of trees within the Airport Critical Zone and a net reduction in the attractiveness of the zone to hazardous wildlife.
Implementation of the project would involve construction of habitat enhancement features that could serve as attractants to birds within the Airport Critical Zone. Within this zone, the project entails relocating, creating, or redesigning a substantial length of irrigation and drainage canals, including 45 acres of new drainage canal designed as giant garter snake habitat.

Although these habitat features could serve as wildlife attractants, the project would actually result in a reduction of potential for wildlife collisions with aircraft at the Airport because it has been designed to replace existing hazardous wildlife attractants in the Critical Zone with land uses considered more compatible by the FAA and SCAS.

Construction of the GGS/Drainage Canal would allow approximately 5 acres of the Airport’s West Ditch to be dewatered during summer. A significant portion of the West Ditch, which parallels the Airport’s west runway, is located within the Airport Operations Area. This facility currently serves as an irrigation canal in the summer and a stormwater drainage canal in the winter. The aquatic habitat associated with the West Ditch has been identified by SCAS and the FAA as a hazardous wildlife attractant. As part of the Phase 3 Project, the irrigation function of the West Ditch and most of its drainage function, would be transferred to the lower portion of the new GGS/Drainage Canal south of the Teal Bend Golf Club while the upper portion of the new canal north of the Golf Club would provide new canal habitat that would offset the impacts of the Airport West Grading ditch into a swale. This new configuration would help SCAS to achieve two objectives specified in the Airport’s WHMP: (1) reducing aquatic habitat for hazardous wildlife, and (2) reducing hazardous wildlife use of ditches in the Airport Operations Area (SCAS 2007).

SCAS allowed all agricultural leases on Airport property, including the Airport north bufferlands, to expire on December 31, 2007 in order to comply with FAA policy guidelines, which recommend that all agricultural practices be excluded on or near airports to discourage the presence of hazardous wildlife. SAFCA would implement landscape changes on Airport north bufferlands used as borrow sources, through subsequent land reclamation, that would result in an improved pattern of surface water drainage and a corresponding reduction in the attractiveness of those parcels to hazardous wildlife. Borrow sites within the Airport Critical Zone and borrow sites that are selected within the Elkhorn Borrow Area would be returned to agricultural use following excavation and would not increase or decrease hazardous wildlife attractants.

SAFCA would also remove several acres of woodland from Airport land in the Critical Zone. Most species of birds dependent on woodland habitats forage and nest within these habitats. This behavior trait can put many woodland species at risk of collisions with aircraft depending on the location of the woodlands in relation to the Airport Operations Area. Since most of the trees to be removed from Airport lands by SAFCA are located in the vicinity of the north and south runway approaches, removal of these trees could lessen the risk of woodland species colliding with aircraft.

In summary, the project elements as a whole are expected to reduce the overall attractiveness of the project area to hazardous wildlife. As a result, wildlife collisions with aircraft arriving and departing from the Airport are not expected to increase, and could decrease. In addition, SAFCA would be responsible for securing all necessary permits and environmental clearances associated with the project, which would provide SCAS with more flexibility than it currently has to reduce the wildlife hazards associated with the Airport West Ditch.

USACE, SAFCA, the FAA, and SCAS have met several times to discuss how project design and Airport safety relate. In particular, plans for improving the Airport West Ditch, regrading the Airport north bufferlands to improve surface water drainage, and removing woodlands from Airport lands in the Critical Zone have been refined. Because these features have been included in the project for the reasons detailed above, both the Proposed Action and the Levee Raise-in-Place Alternative would result in a less-than-significant impact related to Airport and wildlife collisions. (Similar)

Mitigation Measure: No mitigation is required.
4.19.3 **RESIDUAL SIGNIFICANT IMPACTS**

In the event of levee failure under the No-Action Alternative, impacts associated with increased hazards in the vicinity of the Airport due to construction or increased frequency of wildlife airstrikes is uncertain. Because of this uncertainty, these potential impacts are considered too speculative for meaningful consideration. Additionally, mitigation measures cannot be required for the No-Action Alternative; therefore impacts that result from the No-Action Alternative would not be mitigated.

Under the Proposed Action and the Levee Raise-in-Place Alternative no significant impacts are identified associated with the potential for higher frequency of collisions between aircraft and wildlife. Implementation of mitigation measures would reduce impact due to temporary aircraft safety hazards associated with project construction activities to a less-than-significant level; therefore no residual impacts would occur.
4.2 LAND USE, SOCIOECONOMICS, AND POPULATION AND HOUSING

4.2.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.2.1.1 METHODOLOGY

The Proposed Action and alternatives under consideration were evaluated in the context of adopted land use plans and policies. State, regional, and local land use plans and policies contained in adopted planning documents pertaining to the project site were reviewed, including the Sutter County General Plan (Sutter County 1996) and zoning code, Sacramento County General Plan (Sacramento County 1993a) and zoning code, the City of Sacramento General Plan (City of Sacramento 1988) and zoning code, the Sacramento International Airport Master Plan (Airport Master Plan) (Sacramento County Airport System 2007a), the Sacramento International Airport Land Use Compatibility Plan (ALUCP), the Natomas Basin Habitat Conservation Plan (NBHCP), and field review and consultation with appropriate agencies. There are no Federal land use plans or policies that would apply to the project. SAFCA, acting as a Joint Exercise of Power Agency (California Government Code 65000), must consider relevant Federal and state land use policies, but is exempt from compliance with plans, policies, and regulations adopted by local agencies (California Government Code 53090).

4.2.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to land use, socioeconomics, and population and housing if they would do any of the following:

► conflict with any applicable land use plan, policy, or regulation of an agency with jurisdiction over the project adopted for the purpose of avoiding or mitigating an environmental impact;

► conflict with any applicable habitat conservation plan or natural community conservation plan;

► physically divide or disrupt an established community;

► displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere; or

► displace substantial numbers of people, necessitating the construction of replacement housing elsewhere.

As stated in Section 2.3.6, “Lands, Easements, Relocations, and Rights-of-Way,” several residences would be removed from the land side of the Sacramento River east levee during implementation of the Phase 3 Project. All relocations of residents would be conducted in compliance with Federal and state relocation law. Acquisition and relocation services would be accomplished in accordance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 USC 4601 et seq.) and implementing regulation, 49 CFR Part 24; and California Government Code Section 7267 et seq. These laws require that appropriate compensation be provided to displaced landowners and tenants, and residents would be relocated to comparable replacement housing. Refer to Chapter 6.0, “Regulatory Setting,” for more details regarding these regulations. The existing housing stock in the project vicinity has sufficient available housing for rent and purchase to accommodate displaced residents from these residences. Therefore, no new construction would be required to achieve the relocation of residences and no further discussion of this issue is necessary in this EIS/EIR.
4.2.2 IMPACTS AND MITIGATION MEASURES

Impact 4.2-a: Inconsistency with Airport Master Plan, Airport Land Use Compatibility Plan, and Airport Wildlife Hazard Management Plans

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to directly conflict with adopted Airport plans. This would be consistent. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. In the event that a major flood event affects operations at the Airport, the Sacramento County Board of Supervisors has approved a Continuity of Airport Operations Flood Contingency Plan that would transfer limited commercial transport operations to Mather Field (Sacramento County Board of Supervisors 2008). Consistency of the No-Action Alternative with the continued implementation of Airport plans would depend on the location of any future levee failure and the extent of subsequent flooding. Assuming that the Airport is still operational after levee failure, Airport bufferlands could be temporarily altered from managed grassland and idle fields to marsh conditions, a land use considered to be incompatible near airports. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential inconsistency is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

The Phase 3 Project levee footprint would overlap parts of the Airport’s Critical Zone. The flood damage reduction improvements would not modify intended land uses within those areas or include components such as the creation of water features that could attract waterfowl and thereby introduce hazards into the Critical Zone. The use of Airport north bufferlands parcels for soil borrow and their subsequent return to managed grassland is being coordinated with SCAS to enhance SCAS’s ability to minimize the flight safety hazards associated with wildlife attraction to these lands and, therefore, supports plans and policies intended to enhance public safety associated with Airport operations (see Section 4.18, “Hazards and Hazardous Materials”). Additionally, borrow sites within the Airport Critical Zone and those selected within the Elkhorn Borrow Area would be returned to agricultural purposes following excavation activities. Therefore, the Proposed Action and Levee Raise-in-Place Alternative would not conflict with implementation of the adopted Airport Master Plan, ALUCP, or Airport Wildlife Hazard Management Plans. This would be consistent. (Similar)

Mitigation Measure: No mitigation is required.

Impact 4.2-b: Inconsistency with the Natomas Basin Habitat Conservation Plan

Consistency of the Proposed Action and the Levee Raise-in-Place Alternative with the NBHCP is summarized below. Refer to Impact 4.9-h in Section 4.9, “Special-Status Terrestrial Species,” for a detailed discussion of the project’s potential impacts to biological resources related to implementation of the NBHCP.
No-Action Alternative

No Project Construction

Under the No-Action Alternative, without levee improvements, vegetation removal from the water side of the levee would be required to conform with USACE guidance regarding levee encroachments, eliminating habitat for several species covered by the NBHCP, including Swainson’s hawk. This habitat supports the majority of Swainson’s hawk nest sites in the Natomas Basin. However, the NBHCP was put in place to promote biological conservation to compensate for habitat loss largely brought about by urban development in the Natomas Basin. Without flood risk reduction provided by the project, restrictions would be placed on new urban development and remaining habitat would not be at risk for conversion due to development. For these reasons, the No-Action Alternative would not directly conflict with implementation of the NBHCP. This alternative would be generally consistent with the NBHCP. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee, the risk of levee failure would remain high. The Natomas Basin Conservancy’s (TNBC’s) reserve infrastructure would be subject to damage in the event of levee failure; however the extent of such damage is uncertain. Without flood protection provided by the levee improvements, restrictions would be placed on new urban development and remaining habitat would not be at risk for conversion due to development. Because there would be no habitat loss due to urban development, implementation of this alternative would not directly conflict with the implementation of the NBHCP. Impacts of the No-Action Alternative on biological resources are addressed in Section 4.9, “Special-Status Terrestrial Species” (Impact 4.9-h and Mitigation Measure 4.9-h). This alternative would be generally consistent with the NBHCP. (Lesser)

Proposed Action

While the Proposed Action would not encroach upon TNBC reserves, as described in Impact 4.9-h, conversion of habitat for NBHCP-covered species provided by existing canals, croplands, and woodlands would be a result of project implementation. No documented Swainson’s hawk nesting trees would be removed as part of the Proposed Action. As compensation for habitat loss, the project would preserve croplands with high Swainson’s hawk foraging value, create new higher-quality canal habitat and landside woodland habitat, and retain extensive mature waterside riparian vegetation. The goal of the habitat compensation is an increase in overall habitat quality. However, without proper implementation of habitat creation/preservation and creation of a management plan in consultation with USFWS and DFG, the Proposed Action would have the potential to reduce the effectiveness of the NBHCP conservation strategy and adversely affect attainment of its goals and objectives. The Proposed Action would be potentially inconsistent with the NBHCP.

Levee Raise-in-Place Alternative

The Levee Raise-in-Place Alternative would result in similar impacts as described above for the Proposed Action, except that under this alternative, there would also be extensive removal of riparian vegetation on the water side of the Sacramento River east levee to conform to USACE guidance regarding levee encroachments. A total of 15 Swainson’s hawks nests have been documented within waterside riparian habitat along the Sacramento River east levee in Reaches 5A–9B from 2003 to 2007. Adverse impacts on nesting habitat for Swainson’s hawks in the near term (i.e., before compensation woodland plantings have developed sufficiently to provide replacement nesting habitat) would conflict with the successful implementation of the NBHCP to a greater extent under this alternative because of these waterside riparian impacts than under the Proposed Action. Impacts of the Levee Raise-in-Place Alternative on biological resources, and mitigation measures needed to reduce those impacts, are addressed in Section 4.9, “Special-Status Terrestrial Species” (Impact 4.9-h and Mitigation Measure 4.9-h). The Levee Raise-in-Place Alternative would be inconsistent with the NBHCP. (Greater)
Mitigation Measure 4.2-b: Implement Mitigation Measure 4.9-h, “Ensure that Project Encroachment Does Not Jeopardize Successful Implementation of the NBHCP and Implement Mitigation Measures 4.7-a, 4.8-a, and 4.9-a through 4.9-g”

**SAFCA shall implement Mitigation Measure 4.9-h, “Ensure that Project Encroachment Does Not Jeopardize Successful Implementation of the NBHCP and Implement Mitigation Measures 4.7-a, 4.8-a and 4.9-a through 4.9-g,” contained in Section 4.9, “Special-Status Terrestrial Species.” This mitigation measure requires SAFCA to coordinate with TNBC, USFWS, and DFG to identify and implement actions to ensure that the project’s small encroachment onto TNBC reserves does not jeopardize successful implementation of the NBHCP. With implementation of this mitigation measure, the Proposed Action would be consistent with the NBHCP.**

Under the Levee Raise-in-Place Alternative, because of the likely loss of a substantial amount of nesting habitat for Swainson’s hawk, the mitigation measures described above could be insufficient to ensure that the project would not jeopardize the successful implementation of the NBHCP. This Alternative would remain inconsistent with the NBHCP. *(Greater)*

**Impact 4.2-c: Potential to Physically Divide or Disrupt an Established Community**

**No-Action Alternative**

*No Project Construction*

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to divide or disrupt an established community. There would be no impact. *(Lesser)*

**Potential Levee Failure**

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Levee failure would have the potential to destroy houses located on or adjacent to the levee, and to isolate residents from nearby communities. The magnitude of the impact cannot be predicted and would depend upon the location of the levee breach, severity of the storm, and river flows at the time. Therefore, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. *(Currently Unknown)*

**Proposed Action**

Within the project area, the main concentration of urban development is along the west levee of the NEMDC in the city of Sacramento communities of North and South Natomas. Land uses along the west levee of the PGCC are primarily agricultural. Land uses along the land side of the Sacramento River east levee are primarily agricultural, with the exception of the Teal Bend Golf Club in Reach 6B, and approximately 5 rural residences at various locations along the land side of the levee. Along the water side of the Sacramento River east levee, there are two marinas and a public boat launch facility in Reach 9B and approximately 40 residences situated within Reaches 5A–9B. Approximately 6 residences with associated farm structures are located within the Elkhorn Borrow Area.

With respect to the physical division or disruption of an established community, the Proposed Action would not divide or disrupt the communities located adjacent to the lower NEMDC because construction would be restricted to the adjacent setback levee area, and would not require full closure or demolition of Garden Highway. No established communities are present along the land side of the Sacramento River east levee or within the Elkhorn Borrow Area.
Because the residences and businesses located along the water side of the Sacramento River east levee are widely spaced and are not near to a broader community on the land side of the levee, the project would not divide an established community. However, because Garden Highway provides the only access to residences and businesses on the water side of the levee, intermittent road closures and detours would be a disruption for residents and business operators (refer to Section 4.12, “Transportation and Circulation”). Additionally, construction of a cutoff wall would be required along the Sacramento River east levee adjacent to the I-5 Bridge. This would require closure of approximately 1,000 feet of the Garden Highway in this location (about 500 feet upstream and downstream of the I-5 Bridge) for approximately 8 to 12 weeks during the summer season, preventing landside access to the Sacramento County public boat launch facility. Access would be maintained to two nearby marinas, located to the north of the boat launch ramp. North Bayou Road would also remain open; however, it would have a gravel surface at this location during construction. Temporary disruptions to access for residents and businesses would be a **significant** impact.

**Levee Raise-in-Place Alternative**

As with the Proposed Action, this alternative would have no impacts related to the established communities adjacent to the NEMDC in North and South Natomas.

The Levee Raise-in-Place Alternative would not divide an established community; however, construction of cutoff walls in the existing levee would require full closure and demolition of Garden Highway, which provides primary access to the waterside residences and businesses in Reaches 5A–9B. Closures would affect 1.5- to 2-mile segments of Garden Highway at any one time and the duration of closure for each segment would be approximately 8 to 12 weeks to allow for degrading the levee, installing the cutoff wall, reconstructing the levee, and reconstructing Garden Highway. This would eliminate landside access to residences and businesses along Garden Highway in this area and would require that residents relocate and businesses close until access is restored. Residents and businesses with docks may be able to maintain access from the water side of the levee. Construction of the cutoff wall in the vicinity of the I-5 Bridge would prevent landside access to the two marinas and Sacramento County’s public boat launch facility for approximately 8 to 12 weeks, during the summer. This would require temporary closure of the businesses associated with the marinas (restaurants, bars, boat rentals) and the boat launch facility. This would be a **significant** impact. *(Greater)*

**Mitigation Measure 4.2-c: Notify Residents and Businesses of Project Construction and Road Closure Schedule; and Implement Mitigation Measure 4.12-a, “Prepare and Implement a Traffic Safety and Control Plan for Construction-Related Truck Trips,” and Mitigation Measure 4.12-c, “Notify Emergency Service Providers about Project Construction and Maintain Emergency Access or Coordinate Detours with Providers”**

**Proposed Action** SAFCA and its primary contractors for engineering design and construction shall implement Mitigation Measures 4.12-a, “Prepare and Implement a Traffic Safety and Control Plan for Construction-Related Truck Trips,” and 4.12-c, “Notify Emergency Service Providers about Project Construction and Maintain Emergency Access or Coordinate Detours with Providers,” contained in Section 4.12, “Transportation and Circulation.” Additionally, the following measures shall be implemented:

a) SAFCA shall provide residents and business owners located adjacent to the construction areas with a construction timeline and shall post its construction schedule on the SAFCA Web site. Information shall include road closures and detour information. The schedule shall be updated on a monthly basis.

b) SAFCA shall provide notice as feasible for emergency construction or remedial construction.

Implementation of these mitigation measures would reduce the level of impact, but not to a less-than-significant level. Because no other feasible mitigation measures are available to
fully reduce this impact to a less-than-significant level, this impact would remain **significant and unavoidable** under the Proposed Action.

**Levee Raise-in-Place Alternative**


In addition to measures (a), and (b), listed under the Proposed Action, above, the following measures shall be implemented:

- **c)** SAFCA shall provide assistance for residents who are required to relocate during the construction period. SAFCA shall compensate residents for reasonable rent and living expenses incurred due to relocation. Residents will have the right to decent, safe and sanitary housing in accordance with the Uniform Relocation Assistance and Real Property Acquisition Act.

- **d)** SAFCA shall provide 24-hour security patrols for residences and businesses that must be vacated during the construction period.

- **e)** SAFCA shall negotiate an agreement, consistent with the terms of existing leases, with any business required to suspend operations during levee/cutoff wall construction in order to reimburse them for loss of revenue during the time that they will be closed, based on actual income for that time of year.

Implementation of these mitigation measures would reduce the level of impact, but not to a less-than-significant level due to the potential for temporary dislocation of residents and business closures as a result of road closures of approximately 8 to 12 weeks. Therefore, this impact would remain **significant and unavoidable** under the Levee Raise-in-Place Alternative because no other feasible mitigation measures are available. *(Greater)*

### 4.2.3 Residual Significant Impacts

Under the No-Action Alternative, significance determinations for potential impacts due to community disruption are considered too speculative for meaningful consideration, given the uncertainties involved in consequences of a levee failure. Under the Levee Raise-in-Place Alternative, because of the likely loss of a substantial amount of nesting habitat for Swainson’s hawk, this alternative would remain potentially inconsistent with the NBHCP.

With respect to disruption of communities and residences located along the Sacramento River east levee, significant and unavoidable impacts would remain related to short-term and temporary access restrictions and construction disturbance under the Proposed Action and the Levee Raise-in-Place Alternative.
4.20 WILDFIRE HAZARDS

4.20.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.20.1.1 METHODOLOGY

This section addresses potential sources of wildfire hazards and risks associated with implementation of the Proposed Action and alternatives under consideration. This evaluation was based on a review of historic local weather conditions, historic ignition sources, topography, vegetation, and fire history. Fire hazard severity zones, which are established by the California Department of Forestry and Fire Protection, were identified and compared to the project area.

4.20.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to wildfire hazards if they would expose people or structures to a significant risk of loss, injury, or death from wildland fires.

4.20.2 IMPACTS AND MITIGATION MEASURES

Impact 4.20-a: Potential Exposure to Wildland Fires

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to expose people or structures to wildland fires. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natoma perimeter levee system, the risk of levee failure would remain high. A recently flooded area is not likely to be dry enough to sustain a fire that would pose significant risk of loss, injury, or death. However, if accumulated debris from uprooted vegetation or structures remained in place long enough to dry out, there would be a potential for increased fire hazard. However, the potential for such an occurrence is uncertain, and the magnitude of the effect cannot be predicted, therefore, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Although no “Very High Fire Hazard Severity Zones” are located in the project area, and the majority of Sutter and Sacramento Counties is located in either a “nonflammable” or “moderate” zone for wildland fires, the project components would be constructed in locations where physical and weather conditions may combine to lead to a high risk of fire hazard. Construction equipment or construction practices could ignite fires that may result in wildland fires and expose people or structures to a significant risk of loss, injury, or death under some circumstances. This potential impact is considered significant. (Similar)
Mitigation Measure 4.20-a: Prepare and Implement a Fire Management Plan to Minimize Potential for Wildland Fires

Proposed Action and Levee Raise-in-Place Alternative

SAFCA and its primary contractors for engineering design and construction shall prepare and implement a fire management plan in coordination with the appropriate emergency service and/or fire-suppression agencies of the applicable local jurisdictions before beginning project construction. The plan shall describe fire prevention and response methods, including fire precaution, presuppression, and suppression measures that are consistent with the policies and standards of the affected jurisdictions. All materials and equipment required for implementation of the plan shall be maintained on-site. All construction personnel shall be made familiar with the contents of the plan before construction activities begin. The plan shall be amended, as appropriate, upon selection of borrow sites within the Elkhorn Borrow Area.

Implementing this mitigation measure would reduce the potential impact from exposure to wildland fires under the Proposed Action and the Levee Raise-in-Place Alternative to a less-than-significant level, because a plan to provide project-specific fire prevention and response would be implemented. (Similar)

4.20.3 Residual Significant Impacts

Under the No-Action Alternative, the impacts related to increased wildfire hazard are uncertain. Because of this uncertainty the impact remains too speculative for meaningful consideration. Additionally, mitigation cannot be required under the No-Action Alternative; therefore impacts would not be mitigated.

There would be no impact to wildfire hazards under the No-Action Alternative, therefore, there would be no residual impacts. With implementation of Mitigation Measure 4.20-a, project implementation would reduce impacts to a less-than-significant level and would not result in any residual significant impacts related to wildland fires.
4.21 ENVIRONMENTAL JUSTICE

Environmental justice is defined by the U.S. Environmental Protection Agency (EPA) Office of Environmental Justice as “the fair treatment and meaningful involvement of all people regardless of race, color, national origin, or income with respect to the development, implementation, and enforcement of environmental laws, regulations, and policies.” Fair treatment means that “no group of people, including racial, ethnic, or socioeconomic group, shall bear a disproportionate share of negative environmental consequences resulting from industrial, municipal, and commercial operations or the execution of Federal, state, local, and tribal programs and policies.” Analysis of project effects on environmental justice is required by NEPA.

4.21.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.21.1.1 METHODOLOGY

The following analysis is based on *Environmental Justice, Guidance Under the National Environmental Policy Act*, prepared by the Council of Environmental Quality (CEQ) and the Executive Office of the President (December 2007). Although none of the published guidelines define the term “disproportionately high and adverse,” CEQ includes a non-quantitative definition stating that an effect is disproportionate if it appreciably exceeds the risk or benefit rate to the general population.

4.21.1.2 THRESHOLDS OF SIGNIFICANCE

To prove a violation of Federal environmental justice principles, low-income populations, individuals belonging to minority populations, and/or minority populations (i.e., Native American or Alaskan Native, Asian or Pacific Islander, black, not of Hispanic origin, or Hispanic) must be affected by the project. According to CEQ, two types of environmental justice impacts may exist: disproportionately high and adverse human health effects and disproportionately high and adverse environmental effects. Determination of disproportionately high and adverse human health effects considers whether any of the following, described below, would exist.

- The health effects, which may be measured in risks and rates, are significant (as employed by NEPA), or above the generally accepted norm. Adverse health effects may include bodily impairment, infirmity, illness, or death.

- The risk or rate of hazard exposure by a minority population, low-income population, or Native American tribe to an environmental hazard is significant (as employed by NEPA) and appreciably exceed the risk or rate to the general population or other appropriate comparison group.

- The health effects occur in a minority population, low-income population, or Native American tribe affected by cumulative or multiple adverse exposures from environmental hazards.

Determination of a disproportionately high and adverse environmental effect considers whether any of the following, described below, would exist.

- There is or would be an impact on the natural or physical environment that significantly (as employed by NEPA) and adversely affects a minority population, low-income population, or Native American tribe. Such effects may include ecological, cultural, human health, economic, or social impacts on minority communities, low-income communities, or Native American tribes when those impacts are interrelated to impacts on the natural or physical environment.
The environmental effects are significant (as employed by NEPA) and are or may be having an adverse impact on minority populations, low-income populations, or Native American tribes that appreciably exceeds or is likely to appreciably exceed those on the general population or other appropriate comparison group.

The environmental effects occur or would occur in a minority population, low-income population, or Native American tribe affected by cumulative or multiple adverse exposures from environmental hazards.

4.21.2 IMPACTS AND MITIGATION MEASURES

Impact 4.21-a: Potential to Have a Disproportionate High and Adverse Environmental Impact On Any Minority Or Low-Income Populations

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no improvements would be made to the Natomas perimeter levee system and there would be no potential to have disproportionately high and adverse environmental impacts on any minority or low-income populations. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Flooding could cause disproportionately high and adverse environmental impact to minority or low-income populations. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered to too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

The Phase 3 Project would reduce the risk of flooding to existing residential, commercial, and industrial development in the Natomas Basin. While there are low-income and minority populations present in a portion of the project area, as discussed in Section 3.3.21, “Environmental Justice,” the flood protection benefits of the project would accrue to all segments of the population in the Natomas Basin. Any potential environmental impacts on low-income and minority neighborhoods would be the same types of impacts experienced throughout the project area (e.g., primarily temporary exposure to construction noise, dust, and light and glare during construction), and no permanent residential relocations would occur in low-income areas or areas with high minority populations. Therefore, the project would have no disproportionately high and adverse environmental impact on any minority or low-income populations.

Executive Order 12898, which is described more fully in Chapter 6.0, “Regulatory Setting,” requires that the lead Federal agency consider the effects of an action on Native American tribes and determine if the adverse effects are disproportionate to the beneficial aspects of the action. As described in Section 4.10, “Cultural Resources,” many elements of the project have the potential to adversely affect cultural resources that possess particular cultural significance and value to Native American individuals and organizations that are culturally affiliated with the prehistoric inhabitants of the Natomas Basin. Construction of improvements such as seepage berms and cutoff walls, as well as the excavation of large quantities of borrow from a range of possible sites, has the potential to damage prehistoric archaeological assemblages, including interred skeletal remains. (See Table 2-2 in Chapter 2.0, “Alternatives,” for a list of potential borrow sites.) The ancestors of the Native American tribes that dwelled on the project site in the past may not necessarily experience the direct beneficial aspect of flood damage reduction in the Natomas region. This raises an environmental justice concern because the project could result in disturbance to and/or damage of cultural resources of importance to the Native American community, while the
Native American community would not receive a proportionate benefit from flood damage reduction because they live in dispersed locations, largely outside of the Natomas Basin. This is a significant impact with respect to environmental justice. *(Similar)*

**Mitigation Measure 4.21-a: Increase the Direct Benefits of the Project for the Ancestors of the Native American Tribes**

**Proposed Action and Levee Raise-in-Place Alternative**

As part of the Phase 3 Project, SAFCA proposes to acquire various properties in the Natomas Basin as compensation for the project’s potential impacts, as required under Federal and state laws. As part of the process for restoring these lands, SAFCA shall implement the following measures to address environmental justice and increase the direct benefits to the ancestors of the Native American tribes that would bear disproportionate adverse effects:

- consult with appropriate Native American representatives to identify plant species of value for traditional cultural uses;
- consult with Native American representatives to identify traditional cultural activities that could occur on these lands, consistent with habitat conservation and safety objectives;
- to the extent feasible, include identified plant species in the planting palettes developed for habitat conservation;
- to the extent feasible, establish easements or other protective measures on these properties that include access for appropriate Native American representatives for plant gathering and other traditional cultural activities; and
- where feasible, also provide access to appropriate Native American representatives to the river front on acquired parcels that have access to the Sacramento River, provided that access does not permit the construction of physical structures on the levee, beaches, or in the river without prior approval from the appropriate regulatory agency.

Implementation of these measures would reduce the impact to a less-than-significant level because it would provide the ancestors of the Native American tribes with a benefit that would offset the disproportionate burden created by impacts to cultural resources of concern, and of great value to the Native American community, caused by the Proposed Action and the Levee Raise-in-Place Alternative. *(Similar)*

**4.21.3 Residual Significant Impacts**

In the event of a levee failure under the No-Action Alternative, impacts to minority or low-income populations or Native American tribes are uncertain. Because of this uncertainty, these potential impacts are considered too speculative for meaningful consideration. Additionally, mitigation measures cannot be required for the No-Action Alternative; therefore impacts that result from the No-Action Alternative would not be mitigated.

With implementation of the mitigation measures described in this section, project implementation would not result in any residual significant impacts related to environmental justice.
4.3 GEOLOGY AND SOILS

4.3.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.3.1.1 METHODOLOGY

This section addresses issues related to geologic hazards, specifically seismicity and soil erosion. Impacts associated with geology and soils that could result from project-related activities were evaluated based on expected construction practices, materials used to construct the proposed improvements, general locations, and the nature of proposed operations.

This analysis relies on review of the Soil Survey of Sutter County, California (National Resources Conservation Service 1988), the Soil Survey of Sacramento County (National Resources Conservation Service 1993), as well as published geologic maps and literature.

4.3.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to geology and soils if they would do any of the following:

- expose people or structures to potential substantial adverse impacts, including risk of loss, injury, or death through the rupture of a known earthquake fault, strong seismic shaking, seismic-related ground failure, soil liquefaction, or landslides;
- result in substantial soil erosion or the loss of topsoil;
- locate project facilities on a geologic unit or soil that is unstable, or that would become unstable as a result of the proposed action, and potentially result in on-site or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse;
- locate project facilities on expansive soil, creating substantial risks to property;
- have soils incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of wastewater;
- create a substantial flooding risk as a result of a seismic seiche; or
- destroy a unique geologic feature.

Because the project area is not located within an Alquist-Priolo Earthquake Fault Zone, fault ground rupture is highly unlikely, and therefore this issue is not addressed further in this EIS/EIR.

All levee improvements, including the RD 1000 Pumping Plant No. 2 replacement facilities, would be designed based on the results of detailed geotechnical engineering studies performed previously (summarized in Kleinfelder 2008) and would be required to comply with standard engineering practices for levee design. The Central Valley Flood Protection Board’s standards are the primary state standards applicable to the proposed levee improvements; these are stated in Title 23, Division 1, Article 8, Sections 111–137 of the California Code of Regulations. The Board’s standards direct that levee design and construction be in accordance with USACE’s Engineering Design and Construction of Levees (USACE 2000), the primary Federal standards applicable to
levee improvements. Because the design, construction, and maintenance of levee improvements must comply with the regulatory standards of USACE and the Central Valley Flood Protection Board, it is assumed that the design and construction of all levee modifications under the Proposed Action or Levee Raise-in-Place Alternative would meet or exceed applicable design standards for static and dynamic stability, seismic ground shaking, liquefaction, subsidence, and seepage.

Because the project area is relatively flat, there would be no adverse impacts related to landslides, this issue is not addressed further in this EIS/EIR.

Because the project would not involve the use of wastewater disposal systems of any kind, there would be no impact related to the ability of project area soils to support the use of septic systems. Therefore, this issue is not addressed further in this EIS/EIR.

While a seiche in the project area could be damaging, the risk of seiches is low, given the distance from active faults and the anticipated short duration of any seismic ground shaking in the area. Therefore, this issue is not addressed further in this EIS/EIR.

There are no unique geologic features in the project area. Therefore, the project would not destroy such features and this issue is not discussed further in this EIS/EIR.

**4.3.2 IMPACTS AND MITIGATION MEASURES**

**Impact 4.3-a: Potential Temporary and Permanent Localized Soil Erosion during Construction and Operation**

**No-Action Alternative**

**No Project Construction**

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for construction-related soil erosion. There would be no impact. *(Lesser)*

**Potential Levee Failure**

However, without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Any levee failures would likely result in soil scouring and permanent loss of topsoil in localized areas within several hundred feet of a levee breach; simultaneous levee failures in more than one location in the perimeter levee system would have an even more widespread impact. The magnitude of the impacts would depend upon the location of the levee breach, severity of the storm, and river flows at the time. Therefore, a precise determination of significance is not possible and cannot be made. This impact could be offset by soil deposition resulting from inundation of the Natomas Basin by sediment laden flood waters. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. *(Currently Unknown)*

**Proposed Action and Levee Raise-in-Place Alternative**

Implementation of the Proposed Action and the Levee Raise-in-Place Alternative would include a substantial amount of construction activity over large areas, particularly along the Sacramento River east levee, the PGCC west levee, the NEMDC west levee, and at proposed borrow sites. Construction activities would be conducted continuously, to the extent feasible, between April and November.

Borrow activity is subject to regulation under the California Surface Mining and Reclamation Act (SMARA), which is administered by the county in which the borrow site is located (see Chapter 6.0, “Regulatory Setting”). SAFCA proposes using borrow sites in both Sutter and Sacramento Counties. The excavation of soil from borrow
sites would entail the preservation and replacement of the topsoil on these parcels, so that they could continue to be used for agriculture or otherwise returned to their preproject condition as in the case of the Airport north bufferlands. The Lower Woodlands sites would be converted to upland habitat and the RD 1001 site would be converted to marsh habitat, if it is used as a borrow site.

**Table 2-2** lists the borrow sites that would potentially be used for the Phase 3 Project and shows the depth of excavation, depth upon reclamation, and final postreclamation use. As part of the borrow operations, the upper 6–12 inches of topsoil from the borrow sites would be set aside and replaced on-site after project construction in each construction season. After the project is complete, the borrow sites would be recontoured and reclaimed. These borrow operations would support levee improvements activity involving soil stripping and site grading in:

- the footprint of the adjacent setback levee along the Sacramento River east levee under the Proposed Action and in areas where seepage berms would be constructed,
- the expanded toe of the PGCC west levee and adjacent seepage berms under the Proposed Action and Levee Raise-in-Place Alternative, and
- the NEMDC west levee south of the NEMDC stormwater pumping station under the Proposed Action and Levee Raise-in-Place Alternative.

Structures and trees would need to be removed from a portion of the footprint of the adjacent setback levee and berms along the Sacramento River east levee, and power poles would need to be removed and relocated.

Borrow activities, including at borrow sites selected within the Elkhorn Borrow Area, and levee improvement activities would result in the temporary disturbance of soil and could expose disturbed areas to erosion due to wind or winter or early-season rainfall events. Wind or rainfall of sufficient intensity could dislodge soil particles from the soil surface. Once particles are dislodged, substantial localized erosion could occur.

The potential for substantial erosion or loss of topsoil during construction of the Proposed Action and Levee Raise-in-Place Alternative is considered a **potentially significant** impact. *(Similar)*

**Mitigation Measure 4.3-a(1): Implement Mitigation Measure 4.5-a, “Implement Standard Best Management Practices, Prepare and Implement a Stormwater Pollution Prevention Plan, and Comply with National Pollutant Discharge Elimination System Permit Conditions”**

| Proposed Action and Levee Raise-in-Place Alternative | SAFCA shall implement Mitigation Measure 4.5-a, “Implement Standard Best Management Practices, Prepare and Implement a Stormwater Pollution Prevention Plan, and Comply with National Pollutant Discharge Elimination System Permit Conditions,” contained in Section 4.5, “Water Quality.” SAFCA’s final design and construction specifications for all project components, including borrow sites, shall include implementation of standard erosion, siltation, and soil stabilization Best Management Practices (BMPs). This mitigation measure requires filing a Notice of Intent (NOI) with the Central Valley Regional Water Quality Control Board (RWQCB); implementing standard erosion, siltation, and BMP measures; preparing and implementing a Stormwater Pollution Prevention Plan (SWPPP); and complying with the conditions of the National Pollutant Discharge Elimination System (NPDES) general stormwater permit for construction activity. Upon selection of borrow sites within the Elkhorn Borrow Area, specific details within the BMPs, SWPPP, and NPDES permit shall reflect potential impacts. Implementing this mitigation measure would reduce the impacts related to erosion from construction activities to a **less-than-significant** level because a SWPPP and BMPs to prevent erosion and siltation would be implemented. *(Similar)* |
Mitigation Measure 4.3-a(2): Secure and Implement the Conditions of the California Surface Mining and Reclamation Act Permit

Proposed Action and Levee Raise-in-Place Alternative

In the event that any borrow site activity is determined to be subject to SMARA, SAFCA shall secure and implement the conditions contained in the SMARA permit as administered and issued by the local agency (applicable county). Implementing this mitigation measure would reduce the impacts related to erosion from construction activities on borrow sites to a less-than-significant level because SAFCA would secure a SMARA permit (if required) and implement its conditions.

4.3.3 Residual Significant Impacts

In the event of levee failure under the No-Action Alternative, the magnitude of impacts due to temporary and permanent soil erosion is uncertain. Because of this uncertainty, these potential impacts are considered too speculative for meaningful consideration. Additionally, mitigation measures cannot be required for the No-Action Alternative; therefore impacts that result from the No-Action Alternative would not be mitigated.

Implementation of Mitigation Measures 4.3-a(1) and 4.3-a(2) would reduce the temporary potentially significant impacts associated with soil erosion due to construction activities under the Proposed Action and the Levee Raise-in-Place Alternative to a less-than-significant level.
**4.4 HYDROLOGY AND HYdraulics**

**4.4.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE**

**4.4.1.1 METHODOLOGY**

This analysis relies on information provided by various public agencies, as well as the following site-specific technical planning studies generated to support the Proposed Action and alternatives under consideration in this EIS/EIR:


- *Draft Evaluation of Potential Groundwater Impacts Due to Proposed Construction for Natomas Levee Improvement Program*, Luhdorff & Scalmanini Consulting Engineers 2008 (Appendix B2); and


This section addresses seasonal flooding and flood management as defining elements of the physical environment in the project area and evaluates the potential hydraulic impacts of the Proposed Action and alternatives under consideration on the operations of the Sacramento River Flood Control Project (SRFCP) and interior drainage within the Natomas Basin. It also evaluates the potential impact of seepage cutoff walls on groundwater recharge.

Impacts associated with hydrology and hydraulics that could result from construction and operation activities related to the project site were evaluated based on expected construction practice, on the materials to be used, and on the locations and duration of the activities. A review of published literature included maps, books, and primary-source documents cited above.

The surface hydrology analysis evaluated the potential flood-related impacts of the action alternatives on water surface elevations in the stream and river channels in the project area and in the larger watershed within which the project is situated. Specifically, a UNET hydraulic computer model was used to compare existing conditions in the waterways surrounding the Natomas Basin and in the larger SRFCP with and without the Proposed Action (With Project and Without Project [i.e., No-Action Alterative], respectively) and other reasonably foreseeable improvements to Folsom Dam and the urban levees outside the Natomas Basin.

| Table 4.4-1 summarizes the conditions and assumptions associated with each of the model runs. The modeling outputs generated by these conditions under the targeted flood scenarios are displayed in Tables 4.4-2 through 4.4-8. A description of these conditions is provided below in Table 4.4-1. |

The existing conditions analysis provided an evaluation of the levee and reservoir system as it existed in April 2008. The No-Action condition assumed implementation of Federally authorized improvements to Folsom Dam and anticipated “early implementation” improvements to the levees protecting existing urban areas outside the Natomas Basin (i.e., American River Basin, West Sacramento, Yuba Basin, and Sutter Basin) so as to provide these areas with “200-year” flood protection. The With-Project condition added the improvements proposed as part of the entire Natomas Levee Improvement Program (NLIP) to the No-Action condition to display the individual and cumulative impacts of the Proposed Action when added to the other reasonably foreseeable urban levee improvement projects in the Sacramento Valley. The NLIP includes additional levee raising already evaluated in the Phase 2 EIS as well as levee raising that will be evaluated at a project-level in a future environmental document for the Phase 4 Project.
### Table 4.4-1
Definition of Model Assumptions for Various Conditions

<table>
<thead>
<tr>
<th>Condition</th>
<th>Top of Levee Assumption</th>
<th>Levee Failure Assumption</th>
<th>Reservoir Operations Assumption</th>
</tr>
</thead>
<tbody>
<tr>
<td>Existing</td>
<td>Existing top of levee grade April 2008</td>
<td>Levees fail when water reaches the top of the levee</td>
<td>Existing reservoirs and current (2008) operation criteria</td>
</tr>
<tr>
<td>Without Project</td>
<td>Same as Existing with the following changes. Federally authorized improvements to Folsom Dam are implemented and urban area levees outside the Natomas Basin are assumed to have levees at 200-year water surface + 3 feet of freeboard. NLIP levees same as Existing Condition.</td>
<td>Levees fail when water reaches the top of levee.</td>
<td>Same as Existing except Folsom Dam will be operated in accordance with the Joint Federal Project currently under construction</td>
</tr>
<tr>
<td>With Project</td>
<td>Same as Without Project except NLIP levees raised to design level</td>
<td>Same as Without Project Project</td>
<td>Same as Without Project</td>
</tr>
<tr>
<td>Without Project Sensitivity Analysis</td>
<td>Same as Without Project except that SRFCP levees with top elevations below SRFCP design standard are assumed to be raised to meet this standard</td>
<td>No levee failures</td>
<td>Same as Without Project</td>
</tr>
<tr>
<td>With Project Sensitivity Analysis</td>
<td>Same as With Project except that SRFCP levees with top elevations below SRFCP design standard are assumed to be raised to meet this standard</td>
<td>No levee failures</td>
<td>Same as Without Project</td>
</tr>
</tbody>
</table>

Notes: NLIP = Natomas Levee Improvement Program; NCC = Natomas Cross Canal, PGCC = Pleasant Grove Creek Canal, NEMDC = Natomas East Main Drainage Canal, SRFCP = Sacramento River Flood Control Project

With-Project condition adds the improvements proposed as part of the NLIP to the Without Project condition, including levee raises on the Sacramento River, NCC, PGCC, and NEMDC in the locations shown in Figure 3 of Appendix B1 of this EIS/EIR.

Source: Appendix B1 of this EIS/EIR

### Table 4.4-2
Levee Failure Summary in the Sacramento River Flood Control Project (Predicted Number of Levee Failures)

<table>
<thead>
<tr>
<th>Condition</th>
<th>Design Flood</th>
<th>100-Year 1% Annual Exceedance Probability (AEP)</th>
<th>“200-Year” (0.5% AEP)</th>
<th>“500-Year” (0.2% AEP)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>SRFCP (1957)</td>
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<td></td>
<td></td>
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<tr>
<td>Existing</td>
<td>0</td>
<td>3</td>
<td>26</td>
<td>62</td>
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<tr>
<td>Without Project</td>
<td>0</td>
<td>3</td>
<td>18</td>
<td>80</td>
</tr>
<tr>
<td>With Project</td>
<td>0</td>
<td>3</td>
<td>18</td>
<td>77</td>
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</tbody>
</table>

Note: USACE = U.S. Army Corps of Engineers

Source: Appendix B1 of this EIS/EIR
Table 4.4-3  
**100-Year (1% AEP) Maximum Water Surface Elevation Summary**  
(Levees Fail When Water Reaches Top of Levee)

<table>
<thead>
<tr>
<th>Location (Comprehensive Study River Mile)</th>
<th>Maximum Water Surface Elevation (Feet NGVD 29)</th>
<th>Change (Feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Existing</td>
<td>Without-Project</td>
</tr>
<tr>
<td>Sacramento River</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Knight’s Landing (90.22)</td>
<td>41.49</td>
<td>41.47</td>
</tr>
<tr>
<td>at Fremont Weir, west end (84.75)</td>
<td>40.18</td>
<td>40.17</td>
</tr>
<tr>
<td>at Natomas Cross Canal (79.21)</td>
<td>40.24</td>
<td>40.20</td>
</tr>
<tr>
<td>at I-5 (71.00)</td>
<td>35.82</td>
<td>35.73</td>
</tr>
<tr>
<td>at Sacramento Bypass (63.82)</td>
<td>31.18</td>
<td>30.81</td>
</tr>
<tr>
<td>at NEMDC (61.0)</td>
<td>31.68</td>
<td>31.30</td>
</tr>
<tr>
<td>at I Street (59.695)</td>
<td>31.40</td>
<td>31.03</td>
</tr>
<tr>
<td>at Freeport Bridge (46.432)</td>
<td>25.03</td>
<td>24.91</td>
</tr>
<tr>
<td>Natomas Cross Canal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>At SR 99/70 (4.82)</td>
<td>40.36</td>
<td>40.38</td>
</tr>
<tr>
<td>Pleasant Grove Creek Canal</td>
<td></td>
<td></td>
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<tr>
<td>at Sankey Road (3.65)</td>
<td>40.36</td>
<td>40.38</td>
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<tr>
<td>at Fifield Road (1.49)</td>
<td>40.44</td>
<td>40.46</td>
</tr>
<tr>
<td>at Howsley Road (0.40)</td>
<td>40.43</td>
<td>40.45</td>
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<tr>
<td>Natomas East Main Drainage Canal</td>
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<tr>
<td>at Elverta Road (10.35)</td>
<td>28.24</td>
<td>28.24</td>
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<tr>
<td>at Elkhorn Boulevard (8.35)</td>
<td>28.02</td>
<td>28.02</td>
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<td>at Main Avenue (6.09)</td>
<td>36.47</td>
<td>35.93</td>
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<tr>
<td>at West El Camino Avenue (2.96)</td>
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<td>33.80</td>
</tr>
<tr>
<td>Feather River</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Nicolaus Gage (8.00)</td>
<td>48.54</td>
<td>48.53</td>
</tr>
<tr>
<td>Yolo Bypass</td>
<td></td>
<td></td>
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<tr>
<td>at Woodland Gage (51.10)</td>
<td>32.62</td>
<td>32.60</td>
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<tr>
<td>American River</td>
<td></td>
<td></td>
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<tr>
<td>at H Street (6.471)</td>
<td>42.99</td>
<td>40.71</td>
</tr>
</tbody>
</table>

Notes: I-5 = Interstate 5; NEMDC = Natomas East Main Drainage Canal; NGVD = National Geodetic Vertical Datum of 1929; SR = State Route  
Source: Appendix B1 of this EIS/EIR
<table>
<thead>
<tr>
<th>Location (Comprehensive Study River Mile)</th>
<th>Maximum Water Surface Elevation (Feet NGVD 29)</th>
<th>Change (Feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Existing</td>
<td>Without-Project</td>
</tr>
<tr>
<td>Sacramento River</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Knight’s Landing (90.22)</td>
<td>41.69</td>
<td>41.69</td>
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<tr>
<td>at Fremont Weir, west end (84.75)</td>
<td>40.94</td>
<td>40.95</td>
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<tr>
<td>at Natomas Cross Canal (79.21)</td>
<td>41.00</td>
<td>41.00</td>
</tr>
<tr>
<td>at I-5 (71.00)</td>
<td>36.72</td>
<td>36.19</td>
</tr>
<tr>
<td>at Sacramento Bypass (63.82)</td>
<td>34.42</td>
<td>32.30</td>
</tr>
<tr>
<td>at NEMDC (61.0)</td>
<td>35.40</td>
<td>32.85</td>
</tr>
<tr>
<td>at I Street (59.695)</td>
<td>35.13</td>
<td>32.57</td>
</tr>
<tr>
<td>at Freeport Bridge (46.432)</td>
<td>28.01</td>
<td>26.03</td>
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<tr>
<td>Natomas Cross Canal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at SR 99/70 (4.82)</td>
<td>41.04</td>
<td>41.04</td>
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<tr>
<td>Pleasant Grove Creek Canal</td>
<td></td>
<td></td>
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<tr>
<td>at Sankey Road (3.65)</td>
<td>41.03</td>
<td>41.04</td>
</tr>
<tr>
<td>at Fifield Road (1.49)</td>
<td>41.10</td>
<td>41.12</td>
</tr>
<tr>
<td>at Howsley Road (0.40)</td>
<td>41.07</td>
<td>41.07</td>
</tr>
<tr>
<td>Natomas East Main Drainage Canal</td>
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<td></td>
</tr>
<tr>
<td>at Elverta Road (10.35)</td>
<td>30.21</td>
<td>30.25</td>
</tr>
<tr>
<td>at Elkhorn Boulevard (8.35)</td>
<td>29.50</td>
<td>29.56</td>
</tr>
<tr>
<td>at Main Avenue (6.09)</td>
<td>40.00</td>
<td>37.72</td>
</tr>
<tr>
<td>at West El Camino Avenue (2.96)</td>
<td>39.03</td>
<td>36.05</td>
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<tr>
<td>Feather River</td>
<td></td>
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<tr>
<td>at Nicolaus Gage (8.00)</td>
<td>50.16</td>
<td>50.16</td>
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<tr>
<td>Yolo Bypass</td>
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<td></td>
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<tr>
<td>at Woodland Gage (51.10)</td>
<td>33.48</td>
<td>33.47</td>
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<tr>
<td>American River</td>
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<td></td>
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<tr>
<td>at H Street (6.471)</td>
<td>46.51</td>
<td>44.25</td>
</tr>
</tbody>
</table>

Notes: I-5 = Interstate 5; NEMDC = Natomas East Main Drainage Canal; NGVD = National Geodetic Vertical Datum of 1929; SR = State Route
Source: Appendix B1 of this EIS/EIR
Table 4.4-5
500-Year (0.2% AEP) Maximum Water Surface Elevation Summary
(Levees Fail When Water Reaches Top of Levee)

<table>
<thead>
<tr>
<th>Location (Comprehensive Study River Mile)</th>
<th>Maximum Water Surface Elevation (Feet NGVD 29)</th>
<th>Change (Feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Existing</td>
<td>Without-Project</td>
</tr>
<tr>
<td>Sacramento River</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Knight’s Landing (90.22)</td>
<td>41.60</td>
<td>41.64</td>
</tr>
<tr>
<td>at Fremont Weir, west end (84.75)</td>
<td>40.79</td>
<td>40.85</td>
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<tr>
<td>at Natomas Cross Canal (79.21)</td>
<td>40.86</td>
<td>40.86</td>
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<tr>
<td>at I-5 (71.00)</td>
<td>37.30</td>
<td>37.12</td>
</tr>
<tr>
<td>at Sacramento Bypass (63.82)</td>
<td>35.30</td>
<td>35.06</td>
</tr>
<tr>
<td>at NEMDC (61.0)</td>
<td>36.45</td>
<td>36.22</td>
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<tr>
<td>at I Street (59.695)</td>
<td>36.16</td>
<td>35.93</td>
</tr>
<tr>
<td>at Freeport Bridge (46.432)</td>
<td>28.55</td>
<td>28.40</td>
</tr>
<tr>
<td>Natomas Cross Canal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at SR 99/70 (4.82)</td>
<td>41.25</td>
<td>41.37</td>
</tr>
<tr>
<td>Pleasant Grove Creek Canal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Sankey Road (3.65)</td>
<td>41.75</td>
<td>41.80</td>
</tr>
<tr>
<td>at Fifield Road (1.49)</td>
<td>41.77</td>
<td>41.85</td>
</tr>
<tr>
<td>at Howsley Road (0.40)</td>
<td>41.49</td>
<td>41.65</td>
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<tr>
<td>Natomas East Main Drainage Canal</td>
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<td></td>
</tr>
<tr>
<td>at Elverta Road (10.35)</td>
<td>32.30</td>
<td>32.23</td>
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<tr>
<td>at Elkhorn Boulevard (8.35)</td>
<td>31.78</td>
<td>31.76</td>
</tr>
<tr>
<td>at Main Avenue (6.09)</td>
<td>41.04</td>
<td>41.12</td>
</tr>
<tr>
<td>at West El Camino Avenue (2.96)</td>
<td>40.37</td>
<td>40.29</td>
</tr>
<tr>
<td>Feather River</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Nicolaus Gage (8.00)</td>
<td>50.12</td>
<td>50.12</td>
</tr>
<tr>
<td>Yolo Bypass</td>
<td></td>
<td></td>
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<tr>
<td>at Woodland Gage (51.10)</td>
<td>33.25</td>
<td>33.53</td>
</tr>
<tr>
<td>American River</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at H Street (6.471)</td>
<td>46.56</td>
<td>47.66</td>
</tr>
</tbody>
</table>

Notes: I-5 = Interstate 5; NEMDC = Natomas East Main Drainage Canal; NGVD = National Geodetic Vertical Datum of 1929; SR = State Route
Source: Appendix B1 of this EIS/EIR
### Table 4.4-6
100-Year (1% AEP) Maximum Water Surface Elevation Summary
(No Levee Failures—Sensitivity Analysis)

<table>
<thead>
<tr>
<th>Location (Comprehensive Study River Mile)</th>
<th>Maximum Water Surface Elevation (Feet NGVD 29)</th>
<th>Change (Feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Without-Project</td>
<td>With-Project</td>
</tr>
<tr>
<td>Sacramento River</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Knight’s Landing (90.22)</td>
<td>42.10</td>
<td>42.10</td>
</tr>
<tr>
<td>at Fremont Weir, west end (84.75)</td>
<td>40.90</td>
<td>40.90</td>
</tr>
<tr>
<td>at Natomas Cross Canal (79.21)</td>
<td>41.45</td>
<td>41.45</td>
</tr>
<tr>
<td>at I-5 (71.00)</td>
<td>36.90</td>
<td>36.90</td>
</tr>
<tr>
<td>at Sacramento Bypass (63.82)</td>
<td>31.45</td>
<td>31.45</td>
</tr>
<tr>
<td>at NEMDC (61.0)</td>
<td>32.02</td>
<td>32.02</td>
</tr>
<tr>
<td>at I Street (59.695)</td>
<td>31.74</td>
<td>31.74</td>
</tr>
<tr>
<td>at Freeport Bridge (46.432)</td>
<td>25.54</td>
<td>25.54</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Natomas Cross Canal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at SR 99/70 (4.82)</td>
<td>41.50</td>
<td>41.50</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pleasant Grove Creek Canal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Sankey Road (3.65)</td>
<td>41.37</td>
<td>41.37</td>
</tr>
<tr>
<td>at Fifield Road (1.49)</td>
<td>41.50</td>
<td>41.50</td>
</tr>
<tr>
<td>at Howsley Road (0.40)</td>
<td>41.51</td>
<td>41.51</td>
</tr>
<tr>
<td></td>
<td></td>
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</tr>
<tr>
<td>Natomas East Main Drainage Canal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Elverta Road (10.35)</td>
<td>31.20</td>
<td>31.21</td>
</tr>
<tr>
<td>at Elkhorn Boulevard (8.35)</td>
<td>30.29</td>
<td>30.30</td>
</tr>
<tr>
<td>at Main Avenue (6.09)</td>
<td>35.85</td>
<td>35.85</td>
</tr>
<tr>
<td>at West El Camino Avenue (2.96)</td>
<td>33.70</td>
<td>33.70</td>
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<td></td>
</tr>
<tr>
<td>Feather River</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Nicolaus Gage (8.00)</td>
<td>48.90</td>
<td>48.90</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yolo Bypass</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Woodland Gage (51.10)</td>
<td>33.21</td>
<td>33.21</td>
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<td>American River</td>
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<tr>
<td>at H Street (6.471)</td>
<td>40.81</td>
<td>40.81</td>
</tr>
</tbody>
</table>

Notes: I-5 = Interstate 5; NEMDC = Natomas East Main Drainage Canal; NGVD = National Geodetic Vertical Datum of 1929; SR = State Route
Source: Appendix B1 of this EIS/EIR
<table>
<thead>
<tr>
<th>Location (Comprehensive Study River Mile)</th>
<th>Maximum Water Surface Elevation (Feet NGVD 29)</th>
<th>Change (Feet)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Without-Project</td>
<td>With-Project</td>
<td>Without-Project to With-Project</td>
</tr>
<tr>
<td>Sacramento River</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Knight’s Landing (90.22)</td>
<td>43.39</td>
<td>43.39</td>
<td>0</td>
</tr>
<tr>
<td>at Fremont Weir, west end (84.75)</td>
<td>42.47</td>
<td>42.48</td>
<td>+0.01</td>
</tr>
<tr>
<td>at Natomas Cross Canal (79.21)</td>
<td>42.90</td>
<td>42.92</td>
<td>+0.02</td>
</tr>
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<td>at I-5 (71.00)</td>
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<td>38.24</td>
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<td>at Sacramento Bypass (63.82)</td>
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<td>33.48</td>
<td>0</td>
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<tr>
<td>at NEMDC (61.0)</td>
<td>34.06</td>
<td>34.07</td>
<td>+0.01</td>
</tr>
<tr>
<td>at I Street (59.695)</td>
<td>33.78</td>
<td>33.78</td>
<td>0</td>
</tr>
<tr>
<td>at Freeport Bridge (46.432)</td>
<td>27.40</td>
<td>27.41</td>
<td>+0.01</td>
</tr>
<tr>
<td>Natomas Cross Canal</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>at SR 99/70 (4.82)</td>
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<td>42.94</td>
<td>+0.02</td>
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<td>Pleasant Grove Creek Canal</td>
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<td></td>
<td></td>
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<td>42.67</td>
<td>+0.02</td>
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<tr>
<td>at Fifield Road (1.49)</td>
<td>42.90</td>
<td>42.91</td>
<td>+0.01</td>
</tr>
<tr>
<td>at Howsley Road (0.40)</td>
<td>42.92</td>
<td>42.94</td>
<td>+0.02</td>
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<td>Natomas East Main Drainage Canal</td>
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<td></td>
</tr>
<tr>
<td>at Elverta Road (10.35)</td>
<td>35.10</td>
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<td>+0.39</td>
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<td>at West El Camino Avenue (2.96)</td>
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<td>35.85</td>
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<tr>
<td>Feather River</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Nicolaus Gauge (8.00)</td>
<td>51.19</td>
<td>51.20</td>
<td>+0.01</td>
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<td>Yolo Bypass</td>
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</tr>
<tr>
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<td>34.57</td>
<td>+0.01</td>
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<tr>
<td>American River</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>at H Street (6.471)</td>
<td>44.40</td>
<td>44.40</td>
<td>0</td>
</tr>
</tbody>
</table>

Notes: I-5 = Interstate 5; NEMDC = Natomas East Main Drainage Canal; NGVD = National Geodetic Vertical Datum of 1929; SR = State Route
Source: Appendix B1 of this EIS/EIR
### Table 4.4-8
500-Year (0.2% AEP) Maximum Water Surface Elevation Summary
(No Levee Failures—Sensitivity Analysis)

<table>
<thead>
<tr>
<th>Location (Comprehensive Study River Mile)</th>
<th>Maximum Water Surface Elevation (Feet NGVD 29)</th>
<th>Change (Feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Without-Project</td>
<td>With-Project</td>
</tr>
<tr>
<td>Sacramento River</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at Knight’s Landing (90.22)</td>
<td>44.27</td>
<td>44.31</td>
</tr>
<tr>
<td>at Fremont Weir, west end (84.75)</td>
<td>43.79</td>
<td>43.85</td>
</tr>
<tr>
<td>at Natomas Cross Canal (79.21)</td>
<td>43.68</td>
<td>43.85</td>
</tr>
<tr>
<td>at I-5 (71.00)</td>
<td>39.76</td>
<td>39.85</td>
</tr>
<tr>
<td>at Sacramento Bypass (63.82)</td>
<td>37.97</td>
<td>38.00</td>
</tr>
<tr>
<td>at NEMDC (61.0)</td>
<td>37.97</td>
<td>38.00</td>
</tr>
<tr>
<td>at I Street (59.695)</td>
<td>37.67</td>
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<tr>
<td>at Freeport Bridge (46.432)</td>
<td>30.28</td>
<td>30.30</td>
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<tr>
<td>Natomas Cross Canal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>at SR 99/70 (4.82)</td>
<td>43.45</td>
<td>43.71</td>
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<tr>
<td>Pleasant Grove Creek Canal</td>
<td></td>
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<tr>
<td>at Sankey Road (3.65)</td>
<td>43.25</td>
<td>43.42</td>
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<tr>
<td>at Fifield Road (1.49)</td>
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<tr>
<td>at Howsley Road (0.40)</td>
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<td>43.73</td>
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<tr>
<td>Natomas East Main Drainage Canal</td>
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<tr>
<td>at Elverta Road (10.35)</td>
<td>40.36</td>
<td>41.72</td>
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<tr>
<td>at Elkhorn Boulevard (8.35)</td>
<td>40.35</td>
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<td>at Main Avenue (6.09)</td>
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<td>at West El Camino Avenue (2.96)</td>
<td>42.71</td>
<td>42.72</td>
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<tr>
<td>Feather River</td>
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<td>at Nicolaus Gage (8.00)</td>
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<tr>
<td>Yolo Bypass</td>
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<tr>
<td>at Woodland Gage (51.10)</td>
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<tr>
<td>American River</td>
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<td></td>
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<tr>
<td>at H Street (6.471)</td>
<td>49.16</td>
<td>49.17</td>
</tr>
</tbody>
</table>

Notes: I-5 = Interstate 5; NEMDC = Natomas East Main Drainage Canal; NGVD = National Geodetic Vertical Datum of 1929; SR = State Route

Source: Appendix B1 of this EIS/EIR

The analysis consisted of calibrating the hydraulic model to historic flood events using high-water marks and stream gauge data gathered in connection with the 1997 flood, and modeling the existing Proposed Action and No-Action conditions under the following flood scenarios: (1) the 1957 water surface profiles that serve as the minimum design standard for the SRFCP; (2) the 100-year (1% AEP) flood that affects management of SRFCP-protected floodplains under the National Flood Insurance Program (33 Code of Federal Regulations [CFR] 65.10); (3) the “200-year” (0.5% AEP) flood that is likely to affect implementation of the floodplain management standards recently adopted by the California Legislature (Chapter 364, Statutes of 2008 [adding Water Code
Section 9602(i)); and (4) the “500-year” (0.2% AEP) flood that represents a worst-case scenario for analyzing project impacts. Each of these scenarios was modeled assuming that levees outside the project area would fail when overtopped. However, to test how sensitive the water surface elevations predicted by the model are to different levee failure scenarios, each scenario was also modeled assuming that nonurban levees that currently do not meet the SRFCP’s minimum levee height requirements would be repaired and that no levees would fail even under the most extreme overtopping condition. The “500-year” (0.2% AEP) flood scenario represents the worst case because it is the largest hydrologic event modeled for the SRFCP and would produce the highest water surface elevations among the model results. See Appendix B1 of this EIS/EIR for additional information about the background, approach, and results of the NLIP hydrologic and hydraulic modeling analyses, including a summary description of the legislative support for the NLIP impact methodology.

4.4.1.2 Thresholds of Significance

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to hydrology and hydraulics if they would do any of the following:

- substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level;
- create or contribute runoff water that would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff;
- place housing within a 100-year flood hazard area or place within a 100-year flood hazard area structures that would impede or redirect flood flows;
- expose people or structures to a significant risk of loss, injury, or death involving flooding; or
- substantially alter the existing drainage pattern of a site or an area, or substantially increase the rate or amount of surface runoff in a manner that would result in flooding on-site or off-site.

The project would not cause substantial increases in amounts of runoff or place housing or other inhabited structures in a 100-year flood hazard area. Therefore, this issue is not discussed further in this EIS/EIR.

In determining whether a project would expose people or structures to a significant risk as a result of flooding, SAFCA uses the following thresholds:

- whether the project would cause encroachment on SRFCP design levee height for the SRFCP design flow for a project levee outside the project area, or
- whether the project would cause a significant increase in flooding in an area that is outside the protection of the SRFCP.

For purposes of these thresholds, “flood hazard area” means an area that does not meet the minimum level of flood protection required by Federal or state law, whichever is more stringent. The 100-year (1% AEP) level of flood protection will be the standard applicable until 2015, or perhaps earlier, depending on when the Central Valley Flood Protection Plan takes effect. At that point, the applicable standard would be governed by Senate Bill 5, namely, either “200-year” (0.5% AEP) protection or “adequate progress” towards meeting the “200-year” (0.2% AEP) protection standard by 2025.
4.4.2 IMPACTS AND MITIGATION MEASURES

Impact 4.4-a: Hydraulic Impacts on Other Areas and Exposure to Flood Risk

Table 4.4-2 and Appendix B1 indicate the levee failures that would occur throughout the SRFCP area under each of the targeted flood conditions assuming levees fail when overtopped. These failures would generally affect nonurban levees. However, the urban levees along the Lower American River would fail under the existing condition “200-year” (0.5% AEP) flood (flooding that has a 1-in-200 chance of occurring in any given year), and urban levees along the Feather and Lower American Rivers would fail in the existing condition “500-year” (0.2% AEP) flood (flooding that has a 1-in-500 chance of occurring in any given year).

Tables 4.4-3, 4.4-4, and 4.4-5 display the comparative water surface elevations that would occur under each of the targeted flood scenarios with levee failures caused by overtopping. These data indicate no significant increase in water surface elevations for the Phase 3 Project when the Proposed Action conditions are compared to the existing and No-Action conditions. The sensitivity analysis does show an increase in water surface elevations on the NEMDC at Elverta Road for “500-year” (0.2% AEP) analyses. It should be noted that this potential increase in flood stage is a result of raising the NEMDC levee between Sankey Road and Elkhorn Boulevard. This reach of the NEMDC (Sankey Road to Elkhorn Boulevard) is part of the Phase 4 Project and will be evaluated at a project-level in a future environmental compliance document.

In addition, as shown in Table 4.4-2, the same number of levee failures would occur in the 100-year (1% AEP) flood event under both the Proposed Action and No-Action Alternative.

Tables 4.4-6, 4.4-7, and 4.4-8 display the comparative water surface elevations that would occur under the sensitivity analysis, which assumes no levee failures. The sensitivity analysis does show an increase in water surface elevations on the NEMDC at Elverta Road for the “200-year” (0.5% AEP) and “500-year” (0.2% AEP) analyses. It should be noted that this potential increase in flood stage is a result of raising the NEMDC levee between Sankey Road and Elkhorn Boulevard. This reach of the NEMDC (Sankey Road to Elkhorn Boulevard) is part of the Phase 4 Project and will be evaluated at a project-level in a future environmental compliance document. This EIS/EIR evaluates the NEMDC levee improvements that are part of the Phase 3 Project, which include seepage remediation between Elkhorn Boulevard and Northgate Boulevard but do not include levee raising because this section of the NEMDC west levee has been determined to have adequate levee height.

These modeling results are more fully discussed in Appendix B1 of this EIS/EIR.

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore hydrology or hydraulics would not be altered. There would be no impact. (Greater)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Wind and wave run-up or seepage conditions could cause portions of this system to fail, triggering widespread flooding and extensive damage to property within the Basin. Residences on the water side of the Sacramento River levee in the vicinity of a levee breach could be engulfed, access to residences on the water side of the levee and within the Basin could be cut off, and interior roadways and other infrastructure damaged. The magnitude of the impacts would depend upon the location of the levee breach, severity of the storm, and river flows at the time. While a precise determination of significance is uncertain, due to the uncontrolled consequences of levee failure, this
impact is still assumed to be **significant**. As discussed in Section 4.0.1, “Approach to the Environmental Analysis,” no mitigation is required. This impact would remain **significant and unavoidable.**

**Proposed Action and Levee Raise-in-Place Alternative**

The hydraulic impacts of the Proposed Action and the Levee Raise-in-Place Alternative would be the same, as described in further detail below.

The Proposed Action includes an adjacent setback levee along the Sacramento River east levee in Reaches 5A–9B, widening and flattening of the PGCC west levee, widening and flattening of the NEMDC west levee from Elkhornt Boulevard to the NEMDC stormwater pumping station, and seepage and slope stability remediation from the NEMDC stormwater pumping station to Northgate Boulevard. The Levee Raise-in-Place Alternative is the same as under the Proposed Action for construction on the PGCC and NEMDC, but this alternative would raise the existing Sacramento River east levee in place instead of constructing an adjacent levee.

Under both action alternatives, levee raises would occur on the Sacramento River east levee (Reaches 5A–9B) and portions of the PGCC to provide the required 3 feet of levee height above the “200-year” (0.5% AEP) design water surface profile. This levee height requirement originates in Federal Emergency Management Agency regulations and the engineering practice of the California Department of Water Resources, which has been mandated to develop design standards for providing a “200-year” (0.5% AEP) level of flood protection for urban areas protected by levees in the Central Valley.

As indicated in **Tables 4.4-1 through 4.4-8** above, this analysis shows that the levees around the Natomas Basin are currently high enough to contain the 1957 profile and the 100-year (1% AEP) flood profile under both the levee failure scenario and the sensitivity (no levee failure) analysis. Accordingly, the improvements that would be constructed as part of the Proposed Action would not measurably alter these water surface elevations. However, it should be noted that some of these levees do not meet FEMA’s requirement of 3 feet of levee height above the 100-year design water surface profile (see Chapter 2.0, “Alternatives,” Section 2.3.1.1, “Levee Raises, Widening, and Slope Flattening”); meeting this requirement is one of the project objectives.

With respect to the “200-year” (0.5% AEP) design flood, the hydraulic models show that nonurban levees outside of the Natomas Basin would overtop in multiple locations by 6 inches to 1 foot. At these locations, the UNET model assumes that the overtopping would produce a 500-foot breach over a 2-hour period. The model allows water to leave the system by flowing through the breach. The water remaining in the adjacent channel is routed downstream and thus contributes to the resulting water surface elevations in the channels surrounding the Natomas Basin. The Phase 3 Project would increase flood stages for the “200-year” (0.5% AEP) flood profile by a maximum of 0.06 foot; therefore, this impact is less than significant.

With respect to the “500-year” (0.2% AEP) flood, the hydraulic modeling results show that approximately 100 miles of the SRFCP levee system would be subject to overtopping by up to 2 feet in some locations. The affected levees would perform as described above for the “200-year” (0.5% AEP) levee failure.

As part of the sensitivity analysis, the “200-year” (0.5% AEP) and “500-year” (0.2% AEP) flood analyses were performed without any levee failures being allowed. Under these conditions, the UNET model assumes that the affected levees would function as weirs, allowing water to leave the system by flowing over the top of the affected levee, but without triggering a breach. As in the levee failure scenarios, the water remaining in the adjacent channel is routed downstream and thus contributes to the resulting water surface elevations in the channels surrounding the Natomas Basin. These no levee failure routings indicate that the “200-year” (0.5% AEP) flood would slightly overtop portions of the existing Sacramento River east levee, the existing NCC south levee, and the existing NEMDC west levee, but would otherwise be contained. Raising these levees under either action alternative would prevent this overtopping and increase the “200-year” (0.5% AEP) design water surface elevation in the project area by 0.02 foot in the Sacramento River channel, 0.02 foot in the NCC, 0.02 foot in the
PGCC, and 0.41 foot in the NEMDC. The “500-year” (0.2% AEP) flood with no upstream levee failures would cause more substantial overtopping in these reaches of the Natomas Basin levee system. The proposed improvements would contain these overflows and cause the “500-year” (0.2% AEP) design water surface elevation to potentially increase by up to 0.17 foot in the Sacramento River channel, up to 0.26 foot in the NCC, up to 0.25 foot in the PGCC, and up to 1.36 feet in the NEMDC. It should be noted that raising of the NEMDC levee would be conducted as part of the Phase 4 Project that will be evaluated at a project-levee in a future environmental document.

In summary, implementation of the Proposed Action or the Levee Raise-in-Place Alternative would not measurably alter water surface elevations in the project area except in the most extreme circumstances (i.e., a “200-year” (0.5% AEP) or a “500-year” (0.2% AEP) flood with no levee failures despite 100 miles of levee overtopping in areas upstream of the Natomas Basin). The action alternatives would not change the existing geometry of the channels surrounding the Natomas Basin and therefore would not cause significant changes to water flow in these channels, or cause adverse hydraulic effects upstream or downstream of the project area during peak flows. The details of this analysis are included in Appendix B1 of this EIS/EIR.

A number of residents of homes on the water side of the Sacramento River east levee have expressed concerns to SAFCA and USACE that the proposed levee height increases would increase the risk of flooding of their residences. As described above, implementation of either action alternative would not cause the SRFCP operations to be altered; therefore, the principal risks of flood damage to these existing waterside Garden Highway residences would continue to be either inundation by the water surface elevations that would remain unchanged by the Proposed Action or damage by the wind and wave run-up generated from these water surface elevations. In either event, neither action alternative would alter the existing risk of damage associated with living along the edge of the Sacramento River channel. Moreover, this risk would be alleviated by the project because the levee height added to the Sacramento River east levee would significantly reduce a potential wind- and wave-induced levee failure and the improvements to address seepage potential would greatly reduce the potential for a seepage-induced failure.

For these reasons, the Proposed Action and the Levee Raise-in-Place Alternative would not have a significant adverse hydraulic impact on the SRFCP. In addition, these alternatives would not expose people or structures to a significant risk of flooding. Rather, this risk would be alleviated because the levee height added to the Sacramento River east levee would reduce the risk of wind- and wave-induced levee failure, and the seepage remediation measures would reduce the potential for seepage-induced failure. Because the action alternatives would replace or upgrade existing levees using up-to-date design and construction standards, implementation of either of these alternatives would substantially reduce the risk of flooding of the Natomas Basin, which would be a less-than-significant (beneficial) impact. (Similar)

Mitigation Measure: No mitigation is required.

Impact 4.4-b: Alteration of Local Drainage

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore construction activities related to the project would not alter the local drainage systems described in Chapter 2.0, “Alternatives.” There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could result in flooding that could alter local drainage systems. However,
the potential for such an occurrence is uncertain, and the magnitude and duration of any related effects on local drainage systems cannot be predicted. Therefore, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

**Proposed Action and Levee Raise-in-Place Alternative**

As part of the planning process for the project and in coordination with SAFCA, Sacramento County Airport System, and Reclamation District 1000, Mead & Hunt has conducted preliminary evaluations of local drainage patterns and needs in relation to proposed features of the alternatives.

The borrow sites that would likely be used in the Phase 3 Project, (i.e., the Airport north bufferlands, the Brookfield borrow site, and the Krumenacher and Twin Rivers Unified School District borrow sites), the borrow sites that could be used (i.e., the Dunmore and Sutter Pointe borrow sites and selected sites within the Elkhorn Borrow Area), and the properties adjacent to the Sacramento River east levee south of the Teal Bend Golf Club, would be 3–5 feet lower following the conclusion of borrow operations. These sites would be regraded and returned to their pre-project uses. Drainage from these sites would be routed to the existing drainage system for these lands.

Other Phase 3 Project elements include construction of the adjacent setback levee in Reaches 5A–9B of the Sacramento River east levee under the Proposed Action and levee raising and backslope flattening under the Levee Raise-in-Place Alternative and the associated relocation of the existing Elkhorn Canal south of Elkhorn Reservoir and the Riverside Canal. Portions of privately maintained local canals, some of which may provide a drainage function, would be overlapped by the footprint of the adjacent setback levee along the Sacramento River east levee, the widened PGCC west levee, and/or berms associated with both levees. Drainage would need to be rerouted to new replacement canals before the existing canals are decommissioned to ensure that local drainage and ponding areas would not be adversely affected as a result of project construction. Detailed plans for these replacements are still under development. The new GGS/Drainage Canal would become part of the local drainage system and would be designed to intercept and convey runoff from much of the area currently drained by the Airport West Ditch. Construction of the new GGS/Drainage Canal, and the repairs to infrastructure associated with the Airport West Ditch, would substantially alter drainage collection west of the Airport operations area by improving drainage in the Airport Critical Zone.

Because specific plans have not been finalized to ensure uninterrupted conveyance of drainage from agricultural lands along the Sacramento River east levee and the PGCC west levee, and grading plans have not yet been finalized for borrow areas, the alternatives may temporarily or even permanently alter the existing drainage pattern of the project area as a result of the Phase 3 Project, causing localized flooding, resulting in a potentially significant impact. (Similar)

**Mitigation Measure 4.4-b: Coordinate with Landowners and Drainage Infrastructure Operators, Prepare Final Drainage Studies as Needed, and Implement Proper Project Design**

**Proposed Action and Levee Raise-in-Place Alternative**

During project design, the project engineers shall coordinate with owners and operators of local drainage systems and landowners served by the systems. This coordination shall enable the project engineers to evaluate the preproject and postproject drainage needs and the design features to consider in project design any project-related substantial drainage disruption or alteration in runoff that would increase the potential for local flooding. If substantial alteration of runoff patterns or disruption of a local drainage system could result from a project feature, a final drainage study shall be prepared and implemented as part of project design. The study shall consider the design flows of any existing facilities that would be crossed by project features and shall develop appropriate plans for relocation or other modification of these facilities and construction of new facilities, as needed, to ensure that
the altered systems provide drainage services during and after construction that are equivalent to the drainage services that were provided prior to construction. If no drainage facilities (e.g., ditches, canals) would be affected, but project features would have a substantial adverse impact on runoff amounts and/or patterns, then new drainage systems shall be included in the design of project improvements to ensure that the project would not result in new or increased local flooding. Any necessary features to remediate project-induced drainage problems shall be constructed before the project is completed or as part of the project, depending on site-specific conditions. Any additional coordination with landowners and drainage infrastructure operators related to future selection of borrow sites within the Elkhorn Borrow Area shall be completed before any earth-moving activities. Implementing this mitigation would reduce adverse impacts to local drainage to a less-than-significant level. (Similar)

**Impact 4.4-c: Effects on Groundwater**

**No-Action Alternative**

**No Project Construction**

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to directly disturb groundwater recharge or flow. There would be no impact. (Lesser)

**Potential Levee Failure**

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Flooding of the Basin, should it occur in the absence of improvements to the perimeter levee system, would not inhibit groundwater recharge. Therefore, there would be no impact. (Lesser)

**Proposed Action and Levee Raise-in-Place Alternative**

Construction of the adjacent setback levee in Reaches 5A–9B under the Phase 3 Project includes installation of conventional soil-bentonite cutoff walls from Station 228+70 to Station 262+50 (Reach 5A) and from Station 338+00 to Station 455+00 (Reaches 7–9B), and installation of deep soil mix cutoff walls from Station 293+50 to Station 338+00 (Reaches 6A–7) and from Station 455+00 to Station 468+00 (Reach 9B) of the proposed adjacent levee. The Phase 3 Project would also include installation of cutoff walls in the west levee of the PGCC where required and in the west levee of the NEMDC between Elkhorn Boulevard and Northgate Boulevard. The depth of these cutoff walls from the levee crown would range from 60 to 80 feet.

The presence of cutoff walls could restrict the movement of groundwater in either direction (away from or toward the Sacramento River, the PGCC, or the NEMDC), potentially increasing or decreasing localized near-surface groundwater levels in areas immediately east and west of the cutoff wall. A significant drop in groundwater levels could decrease the yields of nearby wells or increase the pumping costs of those wells. The combined effect of all of SAFCA’s proposed construction activities under the NLIP (including the contribution of the Phase 3 Project) on the overall groundwater budget for the Natomas Basin under both existing and future conditions is discussed in Chapter 5.0, “Cumulative and Growth-Inducing Impacts, and Other Statutory Requirements.”

The evaluation of potential groundwater impacts prepared by Luhdorff & Scalmanini Consulting Engineers (LSCE) (Appendix B2) estimated the water-level changes caused by the cutoff walls along the Sacramento River east levee. These estimates were based on simulations using the SEEP/W groundwater model analysis developed by Kleinfelder in its report, Evaluation of Cutoff Walls Impact on Groundwater Recharge Sacramento River East Levee (Appendix B3). On the water side of the levee, the predicted effect of the cutoff wall is negligible (less than an inch) at low stage, and there would be a slight increase in groundwater levels (less than 1 foot) at high
stage (see Figure 8-2 in Appendix B2). On the land side of the levee, the simulated groundwater levels are slightly lower because of the cutoff wall (typically 0.25 to 0.5 foot). In both cases, impacts, if any, would be small enough to be considered negligible even for the shallowest domestic wells (less than 100 feet deep). As a result, no substantial decrease in groundwater levels or well yields or increase in pumping costs is expected to be caused by the cutoff walls; therefore, this impact is considered less than significant.

The evaluation of potential groundwater impacts prepared by LSCE also investigated the effects on groundwater of excavation of the proposed borrow sites (see Appendix B2). Excavation and reclamation of the Brookfield borrow site would have an indirect effect on groundwater conditions because of the proposed delivery of surface water to the site. Approximately 325 acres are planted with rice. SAFCA plans to restore any portion of the site that is used for borrow operations to rice cultivation after construction activities are complete. The Brookfield site is currently irrigated entirely with groundwater, but SAFCA has proposed to provide the infrastructure necessary to irrigate up to 80% of the site with surface water after reclamation. This transition would reduce groundwater pumping by about 1,625 afy. Groundwater levels would increase because of the reduced pumping, which is expected to increase subsurface outflow beneath the PGCC by about 76 afy. Groundwater would not decrease as a result of using Brookfield as a borrow site, and groundwater levels there would increase slightly. This impact is considered less-than-significant (but beneficial from the aspect of the overall increase to groundwater levels).

Mitigation Measure: No mitigation is required.

4.4.3 Residual Significant Impacts

Because mitigation would not be required for the No-Action Alternative, impacts related to the continued exposure of the Natomas Basin to a significant residual risk of flooding under the No-Action Alternative are assumed to be significant and unavoidable. Under the No-Action Alternative, impacts to local drainage systems are uncertain. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration.

Implementation of the mitigation measures described in this section for the Proposed Action and the Levee Raise-in-Place Alternative would reduce residual hydraulic impacts to a less-than-significant level.

As noted in Chapter 2.0, “Alternatives,” Section 2.5.1, “Residual Risk of Flooding,” implementation of the Phase 3 Project would substantially lessen the probability of a flood in the Natomas Basin due to levee failure. However, the Basin would remain subject to a residual risk of flooding, which would be the same under both the Proposed Action and the Levee Raise-in-Place Alternative. SAFCA would be required to maintain an ongoing residual risk management program, as detailed in Section 2.5.1.
4.5 WATER QUALITY

4.5.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.5.1.1 METHODOLOGY

Water quality impacts that could result from project construction activities were evaluated based on the construction practices and materials used, the location and duration of the activities, and the potential for degradation of water quality or beneficial uses of project area waterways.

4.5.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to water quality if they would violate any water quality standards or waste discharge requirements or otherwise substantially degrade water quality.

4.5.2 IMPACTS AND MITIGATION MEASURES

Impact 4.5-a: Temporary Impacts on Water Quality from Stormwater Runoff, Erosion, or Spills

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to directly disturb water quality from stormwater runoff. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system the risk of levee failure would remain high. Potential flooding and inundation of the Natomas Basin could introduce large quantities of agricultural pesticides, oil, gasoline, and other hazardous materials into waters and subsequently into stream channels and groundwater. However, the potential for such an occurrence is uncertain, and the magnitude and duration of any related impacts on water quality cannot be predicted. A precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Project implementation would include extensive ground-disturbing activities during construction, many of them near local drainages and waterways that could become contaminated by soil or construction substances. These waterways include the PGCC, the NEMDC, the West Drainage Canal, and the Elkhorn and Riverside Canals. Construction would include landside widening of the PGCC and NEMDC west levees with installation of a cutoff wall through the entire PGCC and NEMDC. Irrigation ditches south of Howsley Road may be filled as a result of landside widening of the west levee. Work on the PGCC may also require placement of additional fill material on the waterside of the west levee to flatten the levee slope. Under the Proposed Action, an adjacent levee would be constructed adjoining the Sacramento River east levee in Reaches 5A–9B, with a combination of cutoff walls and seepage berms. Under the Levee Raise-in-Place Alternative, the existing levee would be raised in place with the
inclusion of seepage remediation as required. Under both of these alternatives, the relocated Elkhorn Canal and
the new GGS/Drainage Canal would be constructed south of the Elkhorn Reservoir.

Fill material for levee and berm construction would be excavated from the borrow sites shown on Plate 10.
Following excavation, these borrow sites would either be returned to their preproject use or converted to marsh or
upland habitat (see Table 2-2). Some of these lands are bordered by agricultural canals or ditches.

Planned construction activities would coincide with part of the rainy season. These activities have the potential to
temporarily impair water quality if disturbed and eroded soil, petroleum products, or construction-related wastes
(e.g., cement and solvents) are discharged into receiving waters or onto the ground where they can be carried into
receiving waters. Soil and associated contaminants that enter receiving waters through stormwater runoff and
erosion can increase turbidity, stimulate algae growth, increase sedimentation of aquatic habitat, and introduce
compounds that are toxic to aquatic organisms. Accidental spills of construction-related substances such as oils
and fuels can contaminate both surface water and groundwater. The extent of potential impacts on water quality
would depend on the following factors: tendency for erosion of soil types encountered, types of construction
practices, extent of the disturbed area, duration of construction activities, timing of particular construction
activities relative to the rainy season, proximity to receiving water bodies, and sensitivity of those water bodies to
construction-related contaminants.

Slurry that would be used for construction of the new cutoff walls (in the PGCC and NEMDC west levees and in
the adjacent levee along Reaches 5A–9B of the Sacramento River east levee under the Proposed Action or in the
existing Sacramento River east levee under the Levee Raise-in-Place Alternative) has a fluid consistency when
being placed. Improper handling or storage could result in releases to nearby surface water, thereby degrading
water quality.

Excavated areas that fill with surface or groundwater during project construction would require dewatering.
Effluent from dewatering operations typically contains high levels of suspended sediment and often high levels of
petroleum products and other construction-related contaminants. This effluent could be directly released to local
receiving waters, thereby degrading water quality.

Because the potential for release of soil or construction-related materials into the PGCC, NEMDC, local
drainages, and ultimately the American or Sacramento River could adversely affect river water quality, this
temporary, construction-related impact is considered potentially significant. (Similar)

Mitigation Measure 4.5-a: Implement Standard Best Management Practices, Prepare and Implement a Stormwater
Pollution Prevention Plan, and Comply with National Pollutant Discharge Elimination System Permit Conditions

**Proposed Action**

SAFCA shall file a Notice of Intent (NOI) to discharge stormwater associated with
construction activity with the Central Valley RWQCB. Final design and construction
specifications shall require the implementation of standard erosion, siltation, and good
housekeeping BMPs. Construction contractors shall be required to prepare and implement a
SWPPP and comply with the conditions of the NPDES general stormwater permit for
construction activity. The SWPPP shall describe the construction activities to be conducted,
BMPs that will be implemented to prevent discharges of contaminated stormwater into
waterways, and inspection and monitoring activities that shall be conducted.

The SWPPP shall include the following:

- pollution prevention measures (erosion and sediment control measures and measures to
  control nonstormwater discharges and hazardous spills),
demonstration of compliance with all applicable Central Valley RWQCB standards and other applicable water quality standards,

demonstration of compliance with regional and local standards for erosion and sediment control,

identification of responsible parties,

detailed construction timelines, and

a BMP monitoring and maintenance schedule.

BMPs shall include the following:

conduct all work according to site-specific construction plans that identify areas for clearing, grading, and revegetation so that ground disturbance is minimized;

install silt fences near riparian areas or streams to control erosion and trap sediment, and reseed cleared areas with native vegetation;

stabilize disturbed soils of the new or raised levees, existing levee removal areas, and borrow sites before the onset of the winter rainfall season; and

stabilize and protect stockpiles from exposure to rain and potential erosion.

The SWPPP also shall specify appropriate hazardous materials handling, storage, and spill response practices to reduce the possibility of adverse impacts from use or accidental spills or releases of contaminants. Specific measures applicable to the project include, but are not limited to, the following:

develop and implement strict on-site handling rules to keep potentially contaminating construction and maintenance materials out of drainages and other waterways;

conduct all refueling and servicing of equipment with absorbent material or drip pans underneath to contain spilled fuel, and collect any fluid drained from machinery during servicing in leak-proof containers and deliver to an appropriate disposal or recycling facility;

maintain controlled construction staging and fueling areas at least 100 feet away from channels or wetlands to minimize accidental spills and runoff of contaminants in stormwater;

prevent substances that could be hazardous to aquatic life from contaminating the soil or entering watercourses; and

maintain spill cleanup equipment in proper working condition. Clean up all spills immediately according to the spill prevention and response plan, and immediately notify California Department of Fish and Game (DFG) and the Central Valley RWQCB of any spills and cleanup procedures.

BMPs shall be applied to meet the “maximum extent practicable” and “best conventional technology/best available technology” requirements and to address compliance with water quality standards. A monitoring program shall be implemented during and after construction to ensure that the project is in compliance with all applicable standards and that the BMPs are effective.
Several technical studies have been conducted regarding water-quality control feature impacts on groundwater (e.g., City of Fresno Nationwide Urban Runoff Project and California Storm Water Best Management Practices Handbook prepared by the Stormwater Quality Task Force) and surface water (e.g., Cumulative Water Quality Analysis Report for the Lahontan Development 1996–2002 [Huffman & Carpenter 2003]). These studies have determined that water-quality control features such as revegetation, erosion control measures, and detention and infiltration basins have been successful in avoiding water quality impacts (metals and organic compounds associated with stormwater are typically lost within the first few feet of the soil of the retention basins associated with groundwater). Technical studies associated with the Lahontan Development (residential and golf course development) demonstrated that the use of a variety of BMPs (e.g., source control, detention basins, revegetation, and erosion control) have been able to maintain surface water quality conditions in adjacent receiving waters (Martis Creek).

Implementation of Mitigation Measure 4.5-a would reduce water quality impacts from temporary construction activities under the Proposed Action and Levee Raise-in-Place Alternative because SAFCA would conform with applicable local and state regulations regulating construction discharges, which would reduce temporary potentially significant impacts to a less-than-significant level. (Similar)

Impact 4.5-b: Impacts to Sacramento River Water Quality from Stormwater Runoff from Garden Highway Drainage Outlets

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for the project to directly disturb water quality from stormwater runoff. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Impacts to water quality as a result of levee failure would be the same as described in Impact 4.5-a under the No-Action Alternative (Potential Levee Failure). The potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action

Implementation of the Proposed Action would involve construction of a new drainage system along Garden Highway in Reaches 5A–9B of the Sacramento River to collect surface water from the drainage area between the existing highway and the new adjacent levee and convey it beneath Garden Highway to the Sacramento River. The surface water would collect in drainage swales between Garden Highway and the adjacent setback levee and drain through pipe laterals under Garden Highway to outfalls in the berm along the east bank of the Sacramento River. Without treatment, stormwater runoff from Garden Highway could degrade the water quality of the Sacramento River by discharging water containing metals (e.g., break-lining dust), oil and grease, solvents, phosphates, hydrocarbons, and suspended solids through the proposed drainage outlets. This impact would be significant.
Levee Raise-in-Place Alternative

Under the Levee Raise-in-Place Alternative, the existing drainage patterns on Garden Highway would remain in place. Because the existing drainage would not be altered, there would be no increased impact to water quality in the Sacramento River. This impact would be less than significant. *(Lesser)*

Mitigation Measure 4.5-b: Implement Standard Best Management Practices and Comply with NPDES Permit Conditions

**Proposed Action** SAFCA and its engineering consultants shall implement a suite of stormwater quality BMPs designed to remove contaminants from water discharging through the Garden Highway outlets. These BMPs shall be based on the Stormwater Quality Design Manual for Sacramento and South Placer Regions (May 2007), meet “maximum extent practicable” and “best conventional technology/best available technology” requirements, and comply with NPDES permit conditions.

Implementing this mitigation measure would reduce the potential impact on water quality from stormwater runoff associated with drainage from Garden Highway to a less-than-significant level.

Levee Raise-in-Place Alternative

No mitigation is required.

Impact 4.5-c: Impacts to Sacramento River Water Quality from RD 1000 Pumping Plant No. 2 Discharges

No-Action Alternative

**No Project Construction**

Under the No-Action Alternative, RD 1000 Pumping Plant No. 2 would not be constructed and operated; therefore, no potential exists for the project to directly disturb water quality from agricultural tailwater runoff. There would be no impact. *(Lesser)*

Potential Levee Failure

Without improvements to the Natomas perimeter levee system the risk of levee failure would remain high. Impacts to water quality as a result of levee failure would be the same as described in Impact 4.5-a under the No-Action Alternative (Potential Levee Failure). The potential impact is considered too speculative for meaningful consideration. *(Currently Unknown)*

**Proposed Action and Levee Raise-in-Place Alternative**

Implementation of the Proposed Action and the Levee Raise-in-Place Alternative would involve reconstruction of RD 1000 Pumping Plant No. 2 to replace the original pumping plant, which was taken out of service in January 2006. The original plant was constructed in the 1920s and has been upgraded over time. The original plant was never regulated by the Central Valley RWQCB as a point-source discharge under the Porter-Cologne Water Quality Control Act and the Clean Water Action (CWA), Section 402. The proposed plant is designed to pump water from the North Drainage Canal in the Natomas Basin into the Sacramento River for RD 1000 and also to recycle agricultural tailwater runoff back into the Natomas Central Mutual Water Company’s Elkhorn irrigation canal. Debris from the North Drainage Canal would be prevented from entering the pump by a trashrack and trash rake system. The water would be pumped into the Sacramento River through three 36-inch diameter pipes. The
pipes would equipped with flap gates to prevent backflow. The outfall structure would be designed to minimize bank erosion from either discharge or river action.

Depending upon the time of year, water that would be pumped from the North Drainage Canal would be either agricultural tailwater or runoff from winter storms. These waters may contain excessive concentrations of pesticides, herbicides, nutrients, disease-carrying microorganisms, or salts. Without treatment, discharges from the plant could degrade the water quality of the Sacramento River. This impact would be potentially significant. (Similar)

Mitigation Measure 4.5-c: Implement Best Management Practices and Comply with NPDES Permit Conditions for a Point-Source Discharge

Prior to operation of Pumping Plant No. 2 for discharge of water into the Sacramento River, SAFCA and RD 1000 shall file a report of waste discharge with RWQCB and comply with NPDES permit conditions (See Mitigation Measure 4.5-a for more information on BMPs and the SWPPP). Implementing this mitigation measure would reduce the potential impact on water quality in the Sacramento River from plant discharges to a less-than-significant level. (Similar)

4.5.3 Residual Significant Impacts

Because mitigation cannot be required for the No-Action Alternative, water quality impacts related to the continued exposure of the Natomas Basin to a significant residual risk of flooding under the No-Action Alternative are uncertain. Because of this uncertainty, the potential impacts remain too speculative for meaningful consideration.

With implementation of Mitigation Measures 4.5-a, 4.5-b, and 4.5-c, no residual significant impacts related to water quality impacts from long-term urban runoff, short-term alteration of drainages and associated surface water quality and sedimentation, groundwater recharge, or groundwater quality would be associated with the Proposed Action or the Levee Raise-in-Place Alternative.
4.6 FISHERIES

4.6.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.6.1.1 METHODOLOGY

This section addresses the potential impacts of the Proposed Action and alternatives under consideration on common and sensitive fisheries resources found in the lower Sacramento River, the PGCC, and the NEMDC.

Fisheries impacts that could result from project construction and operational activities were qualitatively evaluated based on the construction practices and materials to be used, the location and duration of the activities, and the potential for adverse impacts on aquatic habitats adjacent to the project area and/or the fish community that may be occupying these habitats.

4.6.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or alternatives under consideration were determined to result in a significant impact related to fisheries if they would do any of the following:

► interfere substantially with the movement of any native resident or migratory fish species,
► substantially reduce the habitat of a fish species, or
► cause a fish species to drop below self-sustaining levels.

4.6.2 IMPACTS AND MITIGATION MEASURES

Impact 4.6-a: Loss of Fish or Aquatic Habitat through Increased Sedimentation and Turbidity or Releases of Contaminants

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no improvements would be made to the Natomas perimeter levee system and there would be no potential for release of contaminants or increased sedimentation or turbidity from perimeter levee improvements from project-related activities. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could result in flooding that could introduce large quantities of agricultural pesticides, oil, gasoline, and other hazardous materials into stream channels, irrigation and drainage canals, and the Sacramento and American Rivers, potentially resulting in the loss of fish or aquatic habitat. Because the extent and location of a levee failure and subsequent flooding is unknown, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)
Proposed Action and Levee Raise-in-Place Alternative

Project construction activities would include the following:

► clearing and grubbing/stripping, degrading, and subsequent reconstruction of portions of the upper half of the PGCC west levee and NEMDC west levee;

► construction of cutoff walls along the entire PGCC west levee and NEMDC west levee;

► extensive soil borrow excavation and placement for all levee improvements;

► construction of the adjacent setback levee along a portion of the Sacramento River east levee, finish grading, and relocation and construction of canals; and

► reconstruction of RD 1000 Pumping Plant No. 2, and demobilization/cleanup.

These activities may temporarily impair water quality if disturbed and eroded soil is discharged into receiving waters. Soil and associated contaminants that enter receiving waters through stormwater runoff and erosion can increase turbidity, stimulate algae growth, increase sedimentation of aquatic habitat, and introduce compounds that are toxic to aquatic organisms. Impaired water quality would affect habitats and the physical health of individual fish and species populations within the Sacramento River, PGCC, and NEMDC. These waterways provide (or are hydrologically connected to waterways that provide) migratory habitat for special-status adult and juvenile chinook salmon and steelhead and spawning habitat for special-status green sturgeon, as well as striped bass and American shad.

Fish population levels and survival have been linked to levels of turbidity and siltation in a watershed. Prolonged exposure to high levels of suspended sediment could create a loss of visual capability in fish, leading to a reduction in feeding and growth rates; a thickening of the gill epithelia, potentially causing the decrease of respiratory function; clogging and abrasion of gill filaments; and increases in stress levels, reducing the tolerance of fish to disease and toxicants (Waters 1995).

Also, high levels of suspended sediments would cause the movement and redistribution of fish populations and could affect habitat. Once sediment is deposited, it could reduce water depths in pools, decreasing the water’s carrying capacity for juvenile and adult fish (Waters 1995). Sediment resulting from construction may become embedded in the substrate (fish habitat), although natural flushing action is likely to clean the substrate within a few years after construction ceases. Increased sediment loading could adversely affect prey species downstream of the project area as well. Sediment loading could interfere with photosynthesis of aquatic flora and displace aquatic fauna. Many fish are sight feeders, and turbid waters reduce the ability of these fish to locate and feed on prey. Some fish, particularly juveniles, could become disoriented and leave areas where their main food sources are located, ultimately reducing their growth rates.

Avoidance is the most common result of increases in turbidity and sedimentation. Fish will not occupy areas unsuitable for survival unless they have no other option. Some fish, such as bass, will not spawn in excessively turbid water (Bell 1991). Therefore, project construction could cause fish habitat to become limited if high turbidity resulting from construction-related erosion were to preclude a species from occupying habitat required for successful completion of one or more life stages.

In addition, contaminants such as fuels, oils, and other petroleum products used in construction activities could be introduced into waters directly or through surface runoff. Contaminants may be toxic to fish or may alter oxygen diffusion rates and cause acute and/or chronic toxicity to aquatic organisms, thereby reducing growth and/or survival.
For the reasons described above, sedimentation and increased turbidity or other contamination could degrade water quality and adversely affect fish habitats and fish populations. This potential impact is considered significant. (Similar)


**Proposed Action and Levee Raise-in-Place Alternative**

SAFCA shall implement Mitigation Measure 4.5-a, as described in Section 4.5, “Water Quality.” This measure requires filing an Notice of Intent (NOI) with the Central Valley RWQCB; implementing standard erosion and siltation measures and best management practices (BMPs); preparing and implementing a storm water pollution prevention plan (SWPPP); and complying with the conditions of the National Pollutant Discharge Elimination System (NPDES) general stormwater permit for construction activity.

Additionally, SAFCA shall implement Mitigation Measure 4.5-c, as described in Section 4.5, “Water Quality,” which requires filing a report of waste discharge with the Central Valley RWQCB and complying with the NPDES permit conditions prior to operation of RD 1000’s Pumping Plant No. 2.

Implementing this mitigation measure would reduce the potential impacts of increased sedimentation and turbidity on fish to a less-than-significant level because the use of BMPs (e.g., source control, detention basins, revegetation, and erosion control) would maintain surface water quality conditions in adjacent receiving waters. (Similar)

**Impact 4.6-b: Loss of Shaded Riverine Aquatic Habitat Associated with Levee Improvement Activities**

**No-Action Alternative**

**No Project Construction**

Under the No-Action Alternative, no construction activities would occur; therefore, no loss of shaded riverine aquatic (SRA) habitat would occur related to the project. Conformance with USACE guidance regarding levee encroachments, however, could require removal of approximately 22.5 acres of riparian vegetation along Reaches 5A–9B on the water side of the Sacramento River east levee. Much of this vegetation contributes to SRA habitat, and its removal would adversely affect important SRA habitat, including moderation of water temperatures, recruitment of woody debris, and introduction of insects that provide food for fish. These effects would be similar to those of the Levee Raise-in-Place Alternative and greater than those of the Proposed Action. This impact is considered potentially significant. (Greater)

**Potential Levee Failure**

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Absence of improvements could have adverse or beneficial impacts on SRA habitat, depending on timing, location, magnitude, and duration of flooding. A precise significance determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown and whether it would be adverse or beneficial. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)
Proposed Action

Small amounts of riparian vegetation (i.e., approximately 0.16 acre of individual trees), potentially providing SRA habitat (e.g., overhead cover for fish or contributing instream woody material to the NCC and Sacramento River [downstream] channels), may need to be removed from the Sacramento River east levee at the RD 1000 Pumping Plant No. 2 site to accommodate construction of a new outfall structure. In addition, drainage outfall structures on the water side of the Sacramento River east levee to drain stormwater would necessitate the removal of less than 1 acre of riparian vegetation that could be potential SRA habitat.

The removal of small amounts of riparian vegetation or woody material along the existing levee or otherwise in the floodplain could result in the loss of individual trees that may provide SRA habitat function. The potential loss of trees (and associated potential SRA habitat) could result in reduced quality and quantity of important habitat for fish species and/or their prey species. Therefore, implementation of the Proposed Action would result in a potentially significant impact on SRA habitat.

Levee Raise-in-Place Alternative

Under the Levee Raise-in-Place Alternative, in addition to the removal of SRA described for the Proposed Action, erosion control improvements would need to be implemented along approximately 1,260 feet of riverbank at the waterside toe of the Sacramento River east levee at River Mile 73.5 (Site G). Construction of these improvements would require the removal of several trees within Site G and trimming of canopies of other trees growing on the eroding bank. Branches that extend over the proposed cobble surfaces would be required to be trimmed. Additionally, the bank protection activities have been designed to fully compensate for impacts on habitat values through the use of suitable types of substrate, vegetation, and instream woody material.

In addition to the tree removal and trimming within the erosion control sites as described above, implementation of the Levee Raise-in-Place Alternative would also require the removal of approximately 22.5 acres of mature woody vegetation along Reaches 5A–9B on the waterside of the Sacramento River east levee to conform with USACE guidance regarding levee encroachments.

This extensive riparian vegetation removal could substantially and adversely affect the function of SRA habitat, including moderation of water temperatures, recruitment of woody debris, and introduction of insects that provide food for fish. This impact is considered potentially significant. (Greater)

Mitigation Measure 4.6-b: Restore, Replace, or Rehabilitate Degraded SRA Habitat Function and Comply with Section 7 of the Federal Endangered Species Act, Section 1602 of the California Fish and Game Code, and Section 2081 of the California Endangered Species Act Permit Conditions

Proposed Action

To restore, replace, or rehabilitate SRA habitat along the Sacramento River east levee at the location of the RD 1000 Pumping Plant No. 2 and in the footprint of the drainage outfall structures, SAFCA shall implement the measures described below.

► SAFCA shall consult with DFG regarding potential disturbance to fish habitat, including SRA, and shall obtain a streambed alteration agreement, pursuant to Section 1602 of the California Fish and Game Code, for construction work associated with levee improvements made on the waterside of a levee. SAFCA shall comply with all permit conditions of the streambed alteration agreement to protect fish habitat or to restore, replace, or rehabilitate any SRA habitat on a no-net-loss basis.

► USACE shall initiate Section 7 consultation with the National Marine Fisheries Service (NMFS) under Section 7 of the Federal Endangered Species Act (ESA), and SAFCA shall consult with DFG under the California Endangered Species Act (CESA) regarding potential impacts of the loss of SRA habitat on Federally listed fish species and state-
listed fish species, respectively. SAFCA shall implement any additional measures developed through the ESA Section 7 and CESA consultation processes, including Section 2081 permit conditions to ensure no net loss of habitat function.

Implementing this mitigation measure would reduce the impact to a less-than-significant level for the Proposed Action because SAFCA would ensure that any loss of SRA habitat for fish would be restored, replaced, and/or rehabilitated in consultation with USFWS, NMFS, and DFG and appropriate permits would be obtained.

**Levee Raise-in-Place Alternative**

To conform with USACE guidance regarding levee encroachments, the Levee Raise-in-Place Alternative would not allow measures to be implemented that would restore, replace, or rehabilitate any loss of SRA habitat along the Sacramento River in the vicinity of the proposed project. Compensation for SRA habitat loss would be limited to the purchase of SRA habitat credits at an authorized mitigation bank; currently, however, there are no known mitigation banks with SRA habitat credits on the Sacramento River. Therefore, this impact would remain **significant and unavoidable** because no feasible additional mitigation is available that would adequately and fully compensate for the loss of SRA habitat. *(Greater)*

**Impact 4.6-c: Interference with the Migration of Migratory Fish Species through the Creation of Attraction Flows at the RD 1000 Pumping Plant No. 2 Outfall and Drainage Outfalls**

**No-Action Alternative**

Under the No-Action Alternative, the reconstruction of the RD 1000 Pumping Plant No. 2 and associated outfall and drainage outfalls would not occur. As a result, there would be no potential for influencing the movement of native resident or migratory fish species because no potential attraction flows would be created. There would be no impact. *(Lesser)*

**Potential Levee Failure**

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Levee failure would cause flows into, and possibly out of the Natomas Basin. Fish washed through a levee breach at the time flooding initially occurs would result in some fish mortality through physical injuries or through stranding when waters recede in the Basin. Depending on specific hydraulic conditions at the levee break, additional fish could be washed into the Basin after the levee break. Because migratory fish species would be attracted to flows specific to imprinted olfactory cues, it is not expected that fish would actively migrate into the Natomas Basin through a levee breach. However, the hydraulic conditions could result in numerous fish of all species present being conveyed through the levee breach into the Natomas Basin, where mortality would be expected to be high over time. A precise significance determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown and whether it would be adverse or beneficial. Because of this uncertainty, this potential impact is considered **too speculative for meaningful consideration. (Currently Unknown)**

**Proposed Action and Levee Raise-in-Place Alternative**

The Phase 3 Project includes relocating and replacing RD 1000 Pumping Plant No. 2 and constructing several drainage outfalls.

Pumping Plant No. 2 was removed in response to underseepage observed during severe winter storms in January 2006 and must be relocated farther landward of the levee to resolve levee instability issues. Once the new pumping plant is built, the water would be carried from the pump to the outfall by three 36-inch pipes. The
replacement discharge piping would be raised such that it would cross the levee above the “200-year” flood level. The piping would then angle down towards the river and discharge at a roughly horizontal angle. The Pumping Plant No. 2 outfall is anticipated to be roughly 2–3 feet above the “normal” water level and would be constructed of reinforced concrete. Flap gates would be provided for each of the discharge pipes to prevent backflow and entry.

Several drainage outfalls are proposed to be constructed along the Sacramento River east levee. Each drain is designed to accommodate flows generated from runoff in the areas between the existing levee and proposed adjacent levee during a 10-year storm event. No additional surface runoff would be directed to or conveyed through the drains under future project phases. Drainage pipes are anticipated to vary in size from 12 to 15 inches in diameter. All of the drainage outfalls are anticipated to be located above the ordinary high-water mark of the river.

Anadromous salmonids, during their spawning migrations in the Sacramento River, use primarily olfactory cues to home to their natal streams once they reach the freshwater environment. There is the potential that the flows from Pumping Plant No. 2 and/or drainage outfalls would have olfactory cues and create velocity gradients that could attract these fish to attempt to swim up the water discharge. During fall and winter, adult chinook and steelhead are in the river migrating upstream to spawning grounds. If these fish become attracted to the flows from the outfall pipes, there is a potential to cause migration delays. With high river levels, the pump and drainage outfalls could create a condition where fish could enter the pipes. However, because salmonids imprint on olfactory cues particular to their stream of origin, the probability of flows from the pump or drainage outfalls interfering with migrations is low. Therefore, implementation of the Phase 3 Project would likely not result in substantial interference with the movement of native resident or migratory fish species. Therefore, this is considered a less-than-significant impact. *(Similar)*

Mitigation Measure: No mitigation is required.

### 4.6.3 Residual Significant Impacts

Under the No-Action Alternative, there would be no impacts related to fish attraction at drainage outfalls and Pumping Plant No. 2. In the event of levee failure under the No-Action Alternative, impacts of degraded water quality on fish habitat due to levee failure are uncertain, but there would be some unknown fish mortality through physical injury and stranding of fish entering Natomas Basin through a levee breach. Because the severity of flood conditions can vary substantially, and the specific effects on fish cannot be reasonably predicted, this potential impact is considered too speculative for meaningful consideration. Under the No-Action Alternative, impacts to SRA habitat from removal of riparian vegetation would remain significant and unavoidable; however, in the event of levee failure, impacts are uncertain and too speculative for meaningful consideration. Additionally mitigation measures cannot be required for the No-Action Alternative; therefore, impacts that result from the No-Action Alternative would not be mitigated.

Under the Levee Raise-in-Place Alternatives, there are no feasible mitigation measures that could be implemented to compensate for the loss of riparian vegetation on the waterside of the Sacramento River east levee, and therefore the impacts under these alternatives would be significant and unavoidable. Implementation of the Proposed Action would not result in any residual significant impacts related to fisheries, as all impacts would be less than significant.
4.7 SENSITIVE AQUATIC HABITATS

4.7.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.7.1.1 METHODOLOGY

The following analysis is based on the results of field surveys and review of existing documentation. Biologists conducted multiple reconnaissance-level and focused biological surveys of the project area during 2004–2008, as part of project-related studies and planning efforts. Specific documents reviewed to support the analysis in this section include multiple wetland delineation reports (some of which are in the process of verification by USACE) that cover portions of the Phase 3 Project area, including areas along the Sacramento River east levee (USACE Reference ID #200700211), the Airport north bufferlands (USACE Reference ID #200300776 and #20060032), the Brookfield borrow site (USACE Reference ID #200700211 and #20081039), the Krumenacher borrow site and Twin Rivers stock pile (USACE Reference ID #200501087), and the Sutter Pointe and Dunmore borrow sites, the PGCC (Howsely Road to Sankey Road), and the NEMDC (Elkhorn Boulevard south to Northgate Boulevard) (Preliminary Jurisdictional Determination, USACE Reference ID #20081039). The USACE verification letters for those sites already verified are included in Appendix C. Methodology used to preliminarily identify irrigated wetlands within the Sutter Pointe and Dunmore borrow sites is consistent with the USACE-approved delineation methodology in the verified Phase 2 Project delineation (see Appendix C).

Consistent with the overall approach to this document and for purposes of NEPA and CEQA compliance, the analysis presented below encompasses all potential borrow sites for the Phase 3 Project, including some which may not be used for the project. In addition to the potential impacts at the Brookfield and Airport north bufferlands borrow sites included in the Phase 2 Project 404 permit (issued in January 2009), which could be used for the Phase 3 Project, potential impacts to wetlands at the Sutter Pointe and Dunmore borrow sites are also analyzed as part of the Phase 3 Project, although these sites may be used at a later time; SAFCA would be required to submit a permit modification or a new permit application if these sites are used at a later time.

Effects on nonjurisdictional riparian habitats are addressed with other woodland effects in Section 4.8, “Vegetation and Wildlife.”

4.7.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or the alternatives under consideration were determined to result in a significant impact related to sensitive aquatic habitats if they would have a substantial adverse effect on waters of the United States, including wetlands.

4.7.2 IMPACTS AND MITIGATION MEASURES

Impact 4.7-a: Impacts on Jurisdictional Waters of the United States

Potential temporary and permanent impacts on waters of the United States resulting from the Phase 3 Project are identified in Table 4.7-1.
Table 4.7-1
Estimated Impacts on Jurisdictional Waters of the United States for the Phase 3 Project

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<th>Feature</th>
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<th>Proposed Action</th>
<th>Levee Raise-in-Place Alternative</th>
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<td>Temporary Impact (Acres)</td>
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<tr>
<td><strong>Construction of Sacramento River East Levee Improvements</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Irrigation Ditches (Fill)</td>
<td>Low</td>
<td>2.23</td>
<td>2.23</td>
</tr>
<tr>
<td>Field Drain (Fill)</td>
<td>Low</td>
<td>0.94</td>
<td>0.94</td>
</tr>
<tr>
<td>Airport West Ditch (Fill)</td>
<td>Moderate</td>
<td>9.0</td>
<td>9.0</td>
</tr>
<tr>
<td>Open Water (Fill)</td>
<td>Low</td>
<td>0.30</td>
<td>0.30</td>
</tr>
<tr>
<td>Seasonal Wetland (Fill)</td>
<td>Moderate</td>
<td>0.14</td>
<td>0.14</td>
</tr>
<tr>
<td>Freshwater Marsh (Fill)</td>
<td>High</td>
<td>0.58</td>
<td>0.58</td>
</tr>
<tr>
<td>Sacramento River Waterside(^2) Erosion Site G (Fill)</td>
<td>High</td>
<td>-</td>
<td>7.8</td>
</tr>
<tr>
<td><strong>Raising and Flattening of Pleasant Grove Creek Canal West Levee</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Irrigated Wetland (Fill)</td>
<td>Moderate</td>
<td>2.06</td>
<td>2.06</td>
</tr>
<tr>
<td>Irrigation Ditch (Fill)</td>
<td>Low</td>
<td>0.88</td>
<td>0.88</td>
</tr>
<tr>
<td>PGCC Waterside Erosion Control Rock Blanket (Fill)</td>
<td>High</td>
<td>&lt;1.0</td>
<td>&lt;1.0</td>
</tr>
<tr>
<td>Landside Rock Blanket into Existing Drainage Ditches (Fill)</td>
<td>Low</td>
<td>&lt;0.25</td>
<td>&lt;0.25</td>
</tr>
<tr>
<td><strong>Natoma East Main Drainage Canal West Levee</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seasonal Wetland (Fill)</td>
<td>Moderate</td>
<td>0.03</td>
<td>0.03</td>
</tr>
<tr>
<td>Vernal Pools (Fill)(^3)</td>
<td>High</td>
<td>&lt;1</td>
<td>&lt;1</td>
</tr>
<tr>
<td><strong>Construction of New Elkhorn Canal and GGS/Drainage Canal</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Irrigation and Drainage Ditches (Fill)</td>
<td>Low</td>
<td>3.01</td>
<td>3.01</td>
</tr>
<tr>
<td>Seasonal Wetland (Fill)</td>
<td>Moderate</td>
<td>0.45</td>
<td>0.45</td>
</tr>
<tr>
<td>Freshwater Marsh (Fill)</td>
<td>High</td>
<td>0.17</td>
<td>0.17</td>
</tr>
<tr>
<td><strong>Reconstruction of RD 1000’s Pumping Plant No. 2</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Irrigation and Drainage Ditches (Fill)</td>
<td>Low</td>
<td>0.61</td>
<td>0.61</td>
</tr>
<tr>
<td>Sacramento River Waterside Erosion Control Rip Rap (Fill)</td>
<td>High</td>
<td>&lt;0.25 acre</td>
<td>&lt;0.25 acre</td>
</tr>
<tr>
<td>Drainage Outfalls in Sacramento River (Fill)</td>
<td>High</td>
<td>&lt;0.1 acre</td>
<td>-</td>
</tr>
<tr>
<td><strong>Borrow Site and Haul Road Construction</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Drainage Ditches and Canals (Fill/Dewater)</td>
<td>Low</td>
<td>8.26</td>
<td>8.26</td>
</tr>
<tr>
<td>Seasonal Wetland (Fill/Dewater)</td>
<td>Moderate</td>
<td>0.82</td>
<td>0.82</td>
</tr>
<tr>
<td>Irrigated Wetland (Fill of Brookfield Borrow Site)</td>
<td>Moderate</td>
<td>59.28</td>
<td>59.28</td>
</tr>
<tr>
<td>Potential Irrigated Wetland (Fill of Sutter Pointe and Dunmore Potential Borrow Sites)</td>
<td>Moderate</td>
<td>(283.59)(^4)</td>
<td>(283.59)(^4)</td>
</tr>
<tr>
<td>Elkhorn Borrow Area Drainage, Irrigation, and Field Ditches (Fill)</td>
<td>Low</td>
<td>&lt;5.0</td>
<td>&lt;5.0</td>
</tr>
<tr>
<td>P-6 Drain Stabilization Protection (Fill)</td>
<td>Low</td>
<td>&lt;0.25</td>
<td>&lt;0.25</td>
</tr>
<tr>
<td><strong>Total Potential Impacts on Waters of the United States</strong></td>
<td>Minimum</td>
<td>70.42</td>
<td>22.17</td>
</tr>
<tr>
<td></td>
<td>Maximum</td>
<td>29.87</td>
<td>27.17</td>
</tr>
</tbody>
</table>

Notes: PGCC = Pleasant Grove Creek Canal; GGS = Giant Garter Snake; RD = Reclamation District
1. Functional value definitions: High = Natural structure and function of biotic community maintained, with minimal changes evident. Moderate = Moderate changes in structure and function of biotic community—i.e., moderate level of disturbance. Low = Severe changes in structure and/or function of biotic community evident—i.e., high level of disturbance. See Section 3.3.7 in Chapter 3.0, "Affected Environment," for additional information.
2. Section 404 of the Clean Water Act and Section 10 of the Rivers and Harbors Act authorizations are required for work on the waterside of the levee.
4. Maximum potential temporary impact at Sutter Pointe and Dunmore sites based on preliminary fieldwork and review of aerials. Wetland delineations have not all been verified by USACE.
5. Includes all Elkhorn Borrow Area Drainage, Irrigation, and Field Ditches.
No-Action Alternative

No Project Construction

Under the No-Action Alternative, the Natomas perimeter levee system would not be improved and the proposed landscape and irrigation/drainage system modifications would not be implemented. There would be no impact on waters of the United States under USACE jurisdiction. *(Lesser)*

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could result in flooding that could adversely or beneficially affect waters of the United States that occupy approximately 930 acres, or 1.7%, of the Basin (TNBC 2007). Because the exact level of impact would be dependent on the flooding duration, depth, rate, timing, and location, this impact is considered uncertain and a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. *(Currently Unknown)*

Proposed Action

The Proposed Action, which includes a number of potential borrow sites, would, if all the borrow sites were affected, result in temporary impacts to 354.01 acres and permanent impacts to 27.17 acres of waters of the United States, including wetlands *(Table 4.7-1)*. These impacts would result from construction along the Sacramento River east levee, PGCC west levee, NEMDC west levee, new Elkhorn Canal and GGS/Drainage Canal, and construction activities at the borrow sites and along haul roads.

Potential impacts to waters of the United States resulting from the Proposed Action would include fill of approximately 2.23 acres of irrigation ditches along or near the landside toe of the levee in Reaches 5A–9B of the Sacramento River east levee. Relocation of the Elkhorn Canal and construction of the new GGS/Drainage Canal in Reaches 5A–9B of the Sacramento River would result in permanent fill of 0.45 acre of seasonal wetland in the canal alignments and approximately 3.01 acres of irrigation ditches, field drains, and drainage ditches.

Under the Proposed Action, in reaches where the adjacent levee would be constructed and would be higher than the existing levee (Reaches 5A–9B), filtered runoff (via the grassed swale) would be conveyed in pipes from the swale between the existing levee and the new adjacent levee to new drainage outfalls in the berm along the east bank of the Sacramento River. Most of the outfalls would be placed above the ordinary high-water mark (OHWM) and are not expected to qualify as fill of waters of the United States under Section 404 of the CWA. However, because this work would be occurring over a navigable water of the United States, authorization under Section 10 of the River and Harbors Act of 1899 would be required. Up to 15 outfalls are anticipated under the Proposed Action. The installation of these outfalls would result in no more than 0.1 acre of fill of waters of the United States and the removal of some minor amounts of riparian vegetation.

Reconstruction of RD 1000’s Pumping Plant No. 2 would consist of an intake structure, a pump station, piping over the adjacent setback levee, and an outfall structure on the water side of the Sacramento River east levee. Grading and placement of these structures would result in the fill of approximately 0.6 acre of drainage ditches, and 0.01 acre of irrigation ditch. Although design of the waterside outfall structure is not yet complete, it is estimated that less than 0.25 acre would be filled by erosion control rip rap placed below the outfall, which would be located within the OHWM of the Sacramento River.

Along the PGCC, irrigation and drainage ditches (other waters) totaling approximately 0.88 acre within the maintenance zone at the landside toe of the PGCC west levee would be permanently filled to accommodate the levee expansion, eliminate depressions near the levee toe, and facilitate use of the area for maintenance. Near the intersection of Howsley Road and Natomas Road, a landside rock blanket would be installed which would fill less
than 0.1 acre of drainage and irrigation ditches. A total of approximately 2.06 acres of irrigated wetland landward of the landside levee toe would be filled temporarily as a result of landside flattening of the levee slope. Construction of a waterside rock blanket to combat erosion adjacent to historic creek beds would result in less than 1.0 acre of fill within the PGCC channel below the OHWM.

Impacts associated with construction along the NEMDC would include fill of 0.03 acre of seasonal wetlands within the levee berm footprint south of Elkhorn Boulevard and fill of less than 1 acre of vernal pools in the “panhandle” area, also south of Elkhorn Boulevard.

Use of material from the Brookfield, Sutter Pointe, and Dunmore borrow sites would require the permanent fill of 0.20 acre of irrigated wetlands and 0.78 acre of a drainage ditch, and a maximum potential temporary fill of 342.87 acres of irrigated wetlands and temporary fill of 8.26 acres of drainage ditches and canals. The P-6 drain in the proximity of the Airport north bufferlands, would require permanent fill of approximately 0.25 acre. Use of the Elkhorn Borrow Area would also potentially require the fill of approximately 5.0 acres of permanent fill of drainage, field, and irrigation ditches surrounding the agricultural fields (irrigation function would be restored post-project). The exact amount is not known at this time. The total acreage for temporary impacts noted in Table 4.7-1 is the potential acreage of temporary impacts if all borrow sites are completely disturbed within their excavation footprints. It is not expected that all the borrow sites, however, would be used.

For the Proposed Action, impacts on jurisdictional wetlands within irrigated rice fields at the Sutter Pointe, Dunmore, and Brookfield borrow sites would be temporary, with reestablishment of irrigated rice fields after project completion. Consequently, there would be no permanent loss of aquatic resource functions. Likewise, impacts associated with haul road construction across various drainage canals and irrigated wetlands would be temporary, and these resources would be restored to preproject conditions after project completion. However, approximately 9 acres of open water in the Airport West Ditch would be permanently lost due to the reconfiguration and redesign of this facility. Irrigation and drainage flows that currently enter the ditch would be rerouted and the existing ditch would be re-graded to a grassy swale.

A detailed design of aquatic habitats will be developed and protective mechanisms and specific management protocols are currently being prepared by SAFCA in coordination with USACE, the U.S. Fish and Wildlife Service (USFWS), and the California Department of Fish and Game (DFG). These aquatic habitats must be created and managed in a manner that provides the essential functions of the habitats that would be lost, for the created habitat to provide adequate compensation. Therefore, an overall adverse impact on waters of the United States could occur if habitat creation and management are not properly implemented. This impact is considered potentially significant.

Levee Raise-in-Place Alternative

As shown in Table 4.7-1, impacts on waters of the United States under the Levee Raise-in-Place Alternative would be similar to the Proposed Action except that (1) there would be no drainage outfalls constructed along the east bank of the Sacramento River levee and, therefore, no potential for impacts to navigable waters of the United States from those features; and (2) erosion control improvements would be implemented along approximately 1,260 linear feet of river bank at the waterside toe of the Sacramento River east levee at River Mile 73.5 (Site G in Reach 6A).

The proposed erosion control improvements would involve the permanent placement of cobble, riprap, and soil at Site G to provide protection of the levee foundation from catastrophic scour and erosion protection of the soil surface (Plate 5). The majority of riprap would be placed on the submerged toe of the eroding bank (where it meets the channel bottom) to arrest retreat of the emergent upper bank and stop the reduction in berm width, thereby reducing the potential for loss of extensive mature riparian vegetation, destabilization of the levee foundation, and shortening of seepage pathways. Approximately 7.8 acres of waters of the United States would be permanently filled at Site G under the Levee Raise-in-Place Alternative. While the placement of fill in the
Sacramento River would alter the cross section and the type of substrate present at the bank protection sites, it would not alter the ability of the Sacramento River to function as a navigable water of the United States. The design of the bank protection is expected to fully compensate for impacts on habitat values through the use of suitable types of substrate, vegetation, and instream woody material.

The Levee Raise-in-Place Alternative would include creation of the same acreages of new irrigation and drainage canals and marsh habitat as described for the Proposed Action, more than offsetting the landside filling and dewatering of waters of the United States included in this alternative.

Therefore, the permanent impacts of the Levee Raise-in-Place Alternative on waters of the United States on the landside would be approximately the same as the Proposed Action. This impact is considered potentially significant. (Greater)

Mitigation Measure 4.7-a: Minimize Effects on Jurisdictional Waters of the United States, Complete Detailed Design of Habitat Creation Components and Secure Management Agreements to Ensure Compensation of Waters Filled, and Comply with Section 404, Section 401, Section 10, and Section 1602, Permit Processes

<table>
<thead>
<tr>
<th>Proposed Action and Levee Raise-in-Place Alternative</th>
<th>SAFCA shall implement the measures described below to reduce impacts related to loss or fill of jurisdictional waters of the United States.</th>
</tr>
</thead>
<tbody>
<tr>
<td>▶ Waters of the United States, including wetlands, shall be identified and the primary engineering and construction contractors shall ensure, through coordination with a qualified biologist(s), that construction is implemented in a manner that minimizes disturbance of canals, ditches, and seasonal wetlands. Temporary fencing shall be used during construction to prevent disturbance of waters of the United States that are located adjacent to construction areas but can be avoided.</td>
<td></td>
</tr>
<tr>
<td>▶ To mitigate for permanent impacts to sensitive aquatic resources, at least 1 acre of irrigation/drainage canal or 1 acre of seasonal wetland shall be created for every acre that is lost. The mitigation ratio that is ultimately required will be determined by USACE through the Section 404 permitting process. Features planned in the Phase 3 Project (under both action alternatives), would provide aquatic habitat that has been designed to offset the effects described above. These features include the creation of approximately 38 acres of aquatic habitat resulting from construction of the new GGS/Drainage Canal (including nearly 21 acres in the Phase 3 Project) and creation of approximately 32 acres of new irrigation canal (i.e., the replacement Elkhorn and Riverside Canals) (including nearly 4.5 acres in the Phase 3 Project), for a total of about 70 acres of new canal-associated habitat.</td>
<td></td>
</tr>
<tr>
<td>▶ Develop and implement a Mitigation and Monitoring Plan (MMP) and Long-Term Management Plan (LTMP) in coordination with and subject to approval of USACE, USFWS, and DFG. The MMP and LTMP shall provide complete detailed designs of habitat creation components and management protocols. SAFCA shall also enter into agreements with entities responsible for long-term management of created canals and marsh habitats to ensure that performance standards and long-term management goals will be met and provide assurances of adequate funding for habitat creation and management. Such agreements and funding assurances shall be subject to approval of USACE, USFWS, and DFG. SAFCA shall secure all such agreements and implement all conditions of the agreements.</td>
<td></td>
</tr>
<tr>
<td>▶ Obtain the following applicable permits prior to the start of construction activities that would affect the resources covered by these permits: an individual permit pursuant to Section 404 of the Clean Water Act and Section 10 of the Rivers and Harbors Act from</td>
<td></td>
</tr>
</tbody>
</table>
USACE, Section 401 certification from the Central Valley Regional Water Quality Control Board, and a Section 1602 streambed alteration agreement from DFG. All measures adopted through these permitting processes shall be implemented by SAFCA.

Overall, because the action alternatives would include the creation of waters of the United States that are expected to be more extensive than those filled by the project, and because implementing this mitigation measure would ensure that new jurisdictional waters would be managed in a manner that minimizes maintenance disturbance and provides the essential functions of the habitats that would be lost, both the Proposed Action and the Levee Raise-in-Place Alternative, with implementation of this mitigation measure, would have a less-than-significant (beneficial) impact on the overall acreage and quality of waters of the United States in the Natomas Basin. (Similar)

4.7.3 RESIDUAL SIGNIFICANT IMPACTS

Under the No-Action Alternative, there would be no impacts to sensitive aquatic habitats; however in the event of levee failure under the No-Action Alternative, impacts are uncertain. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. Additionally, mitigation measures cannot be required for the No-Action Alternative; therefore, impacts that result from the No-Action Alternative would not be mitigated.

Implementation of the mitigation measures described in this section would not result in any residual significant impacts related to sensitive aquatic habitats under the Proposed Action and the Levee Raise-in-Place Alternative. In fact, successful implementation of the mitigation measures would have a beneficial impact on overall acreage and quality of waters of the United States in the Natomas Basin.
4.8  VEGETATION AND WILDLIFE

4.8.1  METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.8.1.1  METHODOLOGY

The following analysis is based on the results of field surveys and review of existing documentation. Biologists conducted multiple reconnaissance-level and focused biological surveys of the project area during 2004–2008 as part of project-related studies and planning efforts. Specific documents reviewed to support the analysis in this section include the NBHCP (City of Sacramento, Sutter County, and TNBC 2003); TNBC’s annual monitoring reports; and multiple wetland delineation reports that cover portions of the Phase 3 Project area, including areas along the Sacramento River east levee (USACE Reference ID #200700211), the Airport north bufferlands (USACE Reference ID #200300776 and #20060032), the Brookfield borrow site (USACE Reference ID #200700211 and #20081039), the Krumenacher borrow site and Twin Rivers stock pile (USACE Reference ID #200501087), and the Sutter Pointe and Dunmore borrow sites, the PGCC (Howsely Road to Sankey Road), and the NEMDC (Elkhorn Boulevard south to Northgate Boulevard) (Preliminary Jurisdictional Determination, USACE Reference ID #20081039).

Riparian woodlands, a native woodland habitat, are those that are directly associated with a major water body, such as the Sacramento River, Pleasant Grove Creek, or the Natoma Cross Canal. Riparian woodlands are typically of higher value than landside woodlands because they maintain hydrologic, nutrient, and chemical connections to their associated waterbodies. This association makes them rich in biological fauna and flora and provides valuable resources and protection for aquatic habitats. They are considered sensitive habitats subject to the jurisdiction of the California Department of Fish and Game (DFG) under California Fish and Game Code Section 1602. Waterside woodlands also host the vast majority of nesting Swainson’s hawks in the Natomas Basin. Removal of riparian woodlands is considered to be a greater impact than removal of landside woodlands.

Landside woodlands in the Natomas Basin provide important nesting and roosting habitat for a wide variety of wildlife species and serve as movement corridors for these species within the Basin. The following analysis of the effects of the Phase 3 Project on woodlands considers not only short-term, construction-related impacts, but also long-term impacts taking into account compensatory efforts to preserve existing woodlands and create new woodlands. Because of the lead times involved in creating new woodlands, SAFCA included substantial woodland planting activity in the Phase 2 Project with the expectation that the resulting increase in habitat values would also compensate for unavoidable losses of woodlands attributable to the Phase 3 Project. The analysis contained in this EIS/EIR reflects this expectation.

4.8.1.2  THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action or the alternatives under consideration were determined to result in a significant impact related to vegetation and wildlife if they would do any of the following:

► have a substantial adverse effect on native woodland habitats; or

► interfere substantially with the movement of any native resident or migratory wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites.

4.8.2  IMPACTS AND MITIGATION MEASURES

Tables 4.8-1 and 4.8-2 summarize the impacts on woodland habitats discussed in this section.
Table 4.8-1
Estimated Short-Term Impacts of the Phase 3 Project Alternatives on Woodlands

<table>
<thead>
<tr>
<th>Location</th>
<th>No-Action Alternative</th>
<th>Proposed Action</th>
<th>Levee Raise-in-Place Alternative</th>
</tr>
</thead>
<tbody>
<tr>
<td>Woodland Removal</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sacramento River East Levee Reaches 5A–9B: Land Side</td>
<td>No impact</td>
<td>12 acres</td>
<td>3 acres</td>
</tr>
<tr>
<td>Sacramento River East Levee Reaches 5A–9B: Water Side</td>
<td>22.5 acres</td>
<td>&lt;1 acre</td>
<td>22.5 acres</td>
</tr>
<tr>
<td>Sacramento River East Levee Reaches 10–12A: Land Side</td>
<td>No impact</td>
<td>20 acres</td>
<td>8.5 acres</td>
</tr>
<tr>
<td>Alignments of Replacement Elkhorn Canal and New GGS/Drainage Canal South of Teal Bend</td>
<td>No impact</td>
<td>1.1 acres</td>
<td>1.1 acres</td>
</tr>
<tr>
<td>RD 1000 Pumping Plant No. 2</td>
<td>No impact</td>
<td>4.6 acres</td>
<td>4.6 acres</td>
</tr>
<tr>
<td>Total Losses (approximate)</td>
<td>22.5 acres</td>
<td>38 acres</td>
<td>40 acres</td>
</tr>
</tbody>
</table>

Notes: GGS = Giant Garter Snake; RD = Reclamation District.
Source: Estimates calculated by EDAW in 2008 and 2009 based on construction data provided by Wood Rodgers, Mead & Hunt, and HDR, Inc. in 2008

Table 4.8-2
Estimated Long-Term Impacts of the Phase 3 Project Alternatives on Woodlands (with Compensation)

<table>
<thead>
<tr>
<th>Project Activity</th>
<th>Phase 3 Project Alternatives (acres)</th>
<th>Phase 2 Project (acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No-Action Alternative</td>
<td>Proposed Action</td>
</tr>
<tr>
<td>Short-term Impact</td>
<td>22.5</td>
<td>38.0</td>
</tr>
<tr>
<td>Woodlands Preserved</td>
<td>0</td>
<td>2.5</td>
</tr>
<tr>
<td>Woodlands Created</td>
<td>0</td>
<td>35.5</td>
</tr>
<tr>
<td>Total Compensation</td>
<td>0</td>
<td>38.0</td>
</tr>
<tr>
<td>Net Gain1</td>
<td>(22.5)</td>
<td>0.0</td>
</tr>
<tr>
<td>Net Gain with Phase 2 Project2</td>
<td>47.0</td>
<td>52.5</td>
</tr>
</tbody>
</table>

1 Net Gain = Short-term impact - (woodlands preserved + woodlands created).
2 Net Gain with Phase 2 Project = Proposed Action Net Gain + Phase 2 Project Net Gain.
Source: Data compiled by EDAW in 2009

Impact 4.8-a: Loss of Woodland Habitats

No-Action Alternative

No Project Construction

Under the No-Action Alternative, there would be no improvements to the Natomas perimeter levee system. However, removal of approximately 22.5 acres of woodland located on the water side of the Sacramento River east levee would be required to conform with USACE guidance regarding levee encroachments. This impact is considered potentially significant. (Greater)
Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could result in flooding that could adversely or beneficially affect woodland habitats, depending on timing, location, and duration of flooding. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action

The Proposed Action would: (1) widen the Sacramento River east levee flood damage reduction facilities and maintenance access by approximately 90–300 feet through the construction of the adjacent levee and seepage berms in Reaches 5A–9B; (2) flatten the PGCC west levee and widen its footprint by 60–130 feet; (3) flatten the NEMDC west levee from Elkhorn Boulevard to the NEMDC stormwater pumping station and widen its footprint by 60–130 feet; (4) construct seepage and slope remediation from the NEMDC stormwater pumping station to Northgate Boulevard; and (5) remove vegetation in Sacramento River east levee Reaches 10–12A in the footprint of the levee improvements to prepare for future flood damage reduction work (as part of a subsequent project phase). Woodland corridors up to 130 feet wide would also be planted next to the project footprint in Reaches 5A–9B of the Sacramento River east levee. New irrigation canals and the new GGS/Drainage Canal would be constructed west of the Airport.

Short-term Impact Due to Loss of Woodland Habitat: Potential impacts on waterside woodlands would be substantially reduced by shifting the Sacramento River east levee prism landward as proposed under the Proposed Action, but nonetheless would result in the need for removal of several landside woodland groves and individual trees. Proposed improvements along the Sacramento River east levee would remove as much as 12 acres of landside woodland habitat and less than 1 acre of waterside woodland habitat in Reaches 5A–9B, and approximately 1.1 acres of landside woodland habitat where replacement irrigation/drainage canal segments to be constructed in Reaches 6B–9B would intersect with existing woodland and connect to existing lateral canals. An additional 4.6 acres of woodland could be removed by the reconstruction of RD 1000’s Pumping Plant No. 2. No woodlands are expected to be removed along the PGCC and NEMDC levees. Approximately 20 acres of landside woodlands would be removed in Reaches 10–12A of the Sacramento River east levee to prepare for future flood damage reduction work (as part of a subsequent project phase). Borrow sites for the Phase 3 Project are currently either fallow, agricultural cropland, or active or inactive rice; therefore, no impacts on woodlands would result from the use of these sites for borrow activities. As described in more detail below, the Phase 3 Project includes offsetting this loss of woodland by preserving and creating woodlands; however, there would be a short-term temporal loss of woodland habitat as the replacement plantings mature within 10 to 15 years. This impact due to loss of woodland habitat while the replacement plantings are maturing is considered significant.

Long-term Impact Due to Loss of Woodland Habitat: The woodlands that would be removed as part of the Phase 3 Project do not occur within the jurisdictional boundaries subject to the Sacramento County Tree Preservation Ordinance (Sacramento City Code 480 Section 1, 1981); therefore, the removal of these trees, which includes native oak trees, would not require a permit from Sacramento County (Stackhouse, pers. comm., 2009). However, these woodlands are subject to Sacramento County General Plan policies for native and landmark tree protection (Sacramento County 1993a). The project’s proposed conservation strategy for planting and preserving woodland groves and corridors would comply with the County General Plan policies regarding replacing woodlands because the Phase 3 Project would include creating equivalent woodland habitat, monitoring of these areas to ensure success, and protecting the created and preserved woodlands in perpetuity, as described below.

Loss of woodland habitat under the Proposed Action would be offset by creating approximately 35.5 acres of new woodland habitat and preserving 2.5 acres of existing woodland along corridors on the land side of the adjacent levee along the Sacramento River in the Phase 3 Project footprint. These compensatory measures would complement woodland preservation and creation activities carried out as part of the Phase 2 Project, as shown in
The Proposed Action, when considered together with the Phase 2 Project, would result in a net increase of 52.5 acres of landside woodlands in the Basin.

The woodland mitigation plan includes transplanting suitable trees from the Phase 3 Project footprint, where feasible, as well as planting a variety of native tree species that could become woodland habitat. To provide adequate compensation for lost habitat, the woodlands must be created and/or managed in a manner that provides the essential woodland habitat functions. A detailed design of the woodland habitats to be created is being developed and provided for USFWS and DFG review and approval; protective mechanisms and specific management protocols for the woodlands are currently being prepared by SAFCA in coordination with these agencies (as described in Chapter 2.0, “Alternatives,” Section 2.3.3, “Conservation Components”). However, if habitat creation/preservation is not effectively implemented to provide woodland habitat, a long-term adverse effect could occur. This impact is considered significant.

**Levee Raise-in-Place Alternative**

The Levee Raise-in-Place Alternative would be similar to the Proposed Action except that no adjacent setback levee would be constructed along the Sacramento River east levee in Reaches 5A–9B. However, as much as 22.5 acres of riparian woodland on the waterside of these levee reaches would likely be removed to construct cutoff walls and conform with USACE guidance regarding levee encroachments. The adverse effects of such vegetation removal would be greater than under the Proposed Action, particularly in terms of the quality of the habitat lost, but also the amount of habitat lost. In addition, an estimated 8.5 acres of woodlands would be removed in Reaches 10–12A to prepare for future flood damage reduction work (as part of a subsequent project phase) and to accommodate construction and encroachment guidance, as identified in the programmatic and cumulative impact analyses contained in the Phase 2 Landside EIR and Phase 2 EIS.

Habitat creation and preservation components of this alternative would require planting of 157 acres of woodland habitat along the landside of the adjacent levee along the Sacramento River east levee as part of the Phase 3 Project. This measure would complement woodland preservation and creation activities carried out as part of the Phase 2 Project, as shown in Table 4.8-2. However, these woodland creation and preservation efforts would not fully compensate for the extensive loss of mature waterside vegetation even if the habitat creation and management are properly implemented. This impact is considered significant. (Greater)

**Mitigation Measure 4.8-a: Minimize Effects on Woodland Habitat, Complete Detailed Design of Woodland Creation and Management Agreements to Ensure Compensation for Loss of Habitat, Implement all Management Agreements, and Comply with the DFG Section 1602 Permit Process**

- **Proposed Action and Levee Raise-in-Place Alternative**
  - To reduce impacts on the loss of woodland habitat, SAFCA shall implement the measures described below:
    - Native woodland areas shall be identified and the primary engineering and construction contractors shall ensure, through coordination with a qualified biologist retained by SAFCA, that construction is implemented in a manner that minimizes disturbance of such areas to the extent feasible. Temporary fencing shall be used during construction to prevent disturbance of native trees that are located adjacent to construction areas but can be avoided.
    - All native trees removed (and not transplanted) shall be replaced with an appropriate number of native plantings, based on the diameter at breast height (dbh) of the removed tree. The exact number of replacement plantings shall be determined in coordination with DFG but is anticipated to be consistent with the following recent DFG requirements: three replacement trees for each removed tree of 4–9 inches dbh, four replacement trees for each removed tree of 9–18 inches dbh, and one replacement tree for each inch of diameter.
removed of trees greater than 18 inches dbh. The woodland planting sites shall be seeded with native perennial grasses when trees are planted. The site designs shall include open woodland canopy for grassland savannah with edge habitat surrounding small open meadows and inclusions of seasonal wetlands where natural drainage at specific sites is feasible. SAFCA shall develop a detailed woodland planting design and management protocols in coordination with USFWS, DFG, and SCAS (if on Airport property). SAFCA shall also enter into agreements with entities responsible for long-term management of created woodland habitats to ensure that performance standards and long-term management goals are met and provide assurances of adequate funding for habitat creation and management. Such agreements and funding assurances shall be subject to approval of USFWS and DFG. SAFCA shall implement all terms and conditions of the agreements.

- A Section 1602 streambed alteration agreement from DFG shall be obtained before any trees within a stream zone under DFG jurisdiction are removed, and all terms and conditions of the agreement shall be implemented by SAFCA.

Implementing this mitigation measure would minimize adverse effects of the Proposed Action on woodland habitat when this measure is coupled with the amount of landside woodlands that is being created and preserved as part of the Phase 2 Project. The result is a net increase of 52.5 acres of landside woodlands in the Basin, which would reduce long-term impacts to woodland habitats to a less-than-significant level. However, in the short-term, this impact would remain significant and unavoidable because replacement plantings would require 10 to 15 years to mature.

While the woodland restoration and preservation proposed for the Levee Raise-in-Place Alternative may be adequate to offset the removal of landside woodlands, these replacement woodlands would not be adequate to compensate for the extensive loss of mature waterside vegetation. Additional woodland mitigation could be provided through the purchase of credits from an authorized woodland mitigation bank; however, there are currently no such banks in operation along the Sacramento River. Thus, the loss of woodland habitat for the Levee Raise-in-Place Alternative would remain significant and unavoidable. (Greater)

Impact 4.8-b: Impacts on Wildlife Corridors

No-Action Alternative

No Project Construction

Under the No-Action Alternative, there would be no improvements to the Natomas perimeter levee system. Additionally, as described under Impact 4.8-a, even under the No-Action Alternative, there would be extensive removal of the corridor of riparian vegetation on the water side of the Sacramento River east levee to conform with USACE guidance regarding levee encroachments. Removal of a large portion of this riparian vegetation would adversely affect the movement and dispersal of the native birds and wildlife species that depend on woodland cover. This impact is considered potentially significant. (Greater)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could result in flooding that could adversely or beneficially affect wildlife corridors, depending on timing, location, and duration of flooding. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact, whether adverse or beneficial is unknown.
Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action

**Impacts on Movement Corridors for Aquatic Species:** Irrigation/drainage ditches and canals within the project area and larger Natomas Basin serve as critical corridors for movement of aquatic species, particularly the giant garter snake. Adverse impacts on these corridors under the Proposed Action would consist of temporary disturbance and permanent loss of canals, ditches, and their associated habitat values due to filling, redesign, and reconfiguring these facilities to accommodate project improvements.

Under the Proposed Action, a total of approximately 16 acres of canal habitat would be permanently lost due to the filling and relocation of the Elkhorn Canal (5 acres), the redesign and reconfiguration of the Airport West Ditch (9 acres), placing rip rap on the water side of the PGCC for erosion control (1 acre), and the filling and relocation of private irrigation facilities (1 acre). SAFCA proposes to offset this impact by creating 22 acres of new canal habitat, 10 acres of associated marsh, and 22 acres of associated upland habitat.

The new canal habitat created as part of the Proposed Action would provide new movement corridors for aquatic species. The configuration and preliminary design of these new corridors were specifically formulated based on the goal of enhancing giant garter snake movement opportunities between populations in the northern and southern portions of the Natomas Basin. This is anticipated to result in an overall, long-term enhancement in the quality of aquatic movement corridors in the western portion of the Basin. A detailed design of the new canal habitat is being developed and will be provided for USFWS and DFG agency review; protective mechanisms and specific management protocols are currently being prepared by SAFCA in coordination with USFWS and DFG. To provide adequate compensation for the canal habitat that would be lost, the new canal habitat must be created and managed in a manner that provides the essential functions of habitat that would be lost. If this objective is not achieved, project impacts on aquatic movement corridors would be considered significant.

**Impacts on Movement Corridors for Bird Species:** The existing woodland corridor along the waterside and landside of the Sacramento River east levee provides valuable nesting and rearing habitat for a variety of bird species. Under the Proposed Action, a total of approximately 38 acres of woodlands would be removed, as described under Impact 4.8-a.

To offset this impact, approximately 35.5 acres of riparian woodland plantings would be created on the land side of the adjacent setback levee. These compensatory woodlands would complement the woodlands created as part of the Phase 2 Project, as shown in Table 4.8-2. This compensatory vegetation would not mature for 10 to 15 years, and its habitat value would therefore be limited in the near term in comparison with the value of the existing landside woodland corridor. In addition, approximately 2.5 acres of existing landside woodlands would be preserved as part of the Proposed Action, thus adding to the 19 acres of woodlands preserved as part of the Phase 2 Project (see Table 4.8-2). The Proposed Action would leave the higher quality waterside riparian woodland on the waterside of the levee undisturbed, thus substantially preserving the integrity of the existing woodland corridors during the interim period while the new woodland plantings mature. The net result of the Proposed Action would be a net increase of landside woodland habitat when the accomplishments of the Proposed Action are considered along with those of the Phase 2 Project (see Table 4.8-2). Nevertheless, because of the time required for the woodland plantings to mature, this impact would be potentially significant.

Levee Raise-in-Place Alternative

**Impacts on Movement Corridors for Aquatic Species:** Impacts on the amount and quality of canal habitat under the Levee Raise-in-Place Alternative would be the same as described for the Proposed Action.
Impacts on Movement Corridors for Bird Species: Under the Levee-Raise-in-Place Alternative, there would be extensive removal of large woody vegetation from the riparian corridor on the water side of the Sacramento River east levee to conform to USACE guidance regarding levee encroachments.

As described under Impact 4.8-a, approximately 40 acres of woodland habitat would be removed under the Raise-in-Place Alternative, including up to 11.5 acres from the landside Sacramento River east levee, 22.5 acres of riparian woodland from the waterside of the levee, 1.1 acres in the alignments of the replacement canals, and 4.6 acres at RD 1000’s Pumping Plant No. 2.

Removal of a large portion of this riparian vegetation would adversely affect the movement and dispersal of the native birds and wildlife species that depend on woodland cover. Without the creation of a levee setback area in the Natomas Basin to accommodate the planting of waterside riparian vegetation (as proposed under the Proposed Action), there is no known feasible mitigation that would adequately and fully compensate for the likely loss of waterside vegetation along the Sacramento River east levee under the Levee Raise-in-Place Alternative. For these reasons, the Levee Raise-in-Place Alternative could adversely affect wildlife movement corridors, and this impact is considered significant. (Greater)

Mitigation Measure 4.8-b: Implement Mitigation Measure 4.8-a, “Minimize Effects on Woodland Habitat, Complete Detailed Design of Woodland Creation and Management Agreements to Ensure Compensation for Loss of Quantity and Quality of Habitat, Implement all Agreements, and Comply with the DFG Section 1602 Permit Process,” and Mitigation Measure 4.9-c, “Minimize the Potential for Direct Loss of Giant Garter Snake Individuals, Develop Detailed Design of Managed Marsh and New Canals and Management Agreements to Ensure Adequate Compensation for Loss of Habitat, Implement all Management Agreements, and Obtain Incidental Take Authorization”

Proposed Action

Implementing Mitigation Measure 4.8-a would ensure that significant adverse impacts on woodlands that provide wildlife movement corridors are minimized through the creation and preservation of landside woodlands, which would facilitate wildlife movement. These replacement woodlands would reduce effects on wildlife movement and dispersal to a less-than-significant level.

Implementing Mitigation Measure 4.9-c would ensure that significant adverse impacts on irrigation/drainage ditches and canals that provide wildlife movement corridors are minimized through the creation of replacement aquatic corridors, which would facilitate wildlife movement. Created canals that would serve as aquatic corridors would reduce effects on wildlife movement and dispersal to a less-than-significant level.

Levee Raise-in-Place Alternative

Implementing Mitigation Measures 4.8-a and 4.9-c would ensure that adverse effects on landside woodlands and irrigation/drainage ditches and canals that provide wildlife movement corridors are minimized through the creation of replacement woodland and aquatic corridors, which would facilitate wildlife movement. Created woodlands and canals would partially reduce the effects of wildlife movement and dispersal, but not to a less-than-significant level because there is no known feasible mitigation that would adequately and fully compensate for the likely loss of waterside vegetation along the Sacramento River east levee under the Levee Raise-in-Place Alternative. Thus, this impact would remain significant and unavoidable. (Greater)

4.8.3 Residual Significant Impacts

Under the No-Action Alternative impacts on waterside woodland and wildlife corridors cannot be reduced to a less-than-significant level without the creation of waterside planting areas sufficient in size to fully and adequately compensate for the removal of extensive amounts of waterside vegetation along the Sacramento River east levee. Because mitigation cannot be required for the No-Action Alternative, this impact would remain
significant and unavoidable. In the event of levee failure under the No-Action Alternative, impacts to waterside woodlands and wildlife corridors are uncertain. Because of this uncertainty, these potential impacts are considered too speculative for meaningful consideration.

Implementation of mitigation measures described above would reduce long-term impacts to woodlands and wildlife corridors for aquatic and bird species to a less-than-significant level under the Proposed Action; however, in the short-term, impacts to woodland habitats would remain significant and unavoidable because replacement plantings would require 10 to 15 years to mature. However, implementation of these measures for the Levee Raise-in-Place Alternative would not be sufficient to fully mitigate impacts on woodland habitats and wildlife corridors lost along the waterside or landside of the Sacramento River east levee. Because no other feasible mitigation measures are available, impacts under the Levee Raise-in-Place Alternative would remain significant and unavoidable.
4.9 SPECIAL-STATUS TERRESTRIAL SPECIES

4.9.1 METHODOLOGY AND THRESHOLDS OF SIGNIFICANCE

4.9.1.1 METHODOLOGY

The following analysis is based on the results of field surveys and review of existing documentation. Biologists conducted multiple reconnaissance-level and focused special-status species surveys of the project area during 2004–2008, as part of project-related studies and planning efforts. These have included focused surveys for special-status plants, elderberry shrub mapping and stem counts, evaluation of giant garter snake habitat, and surveys for nesting raptors. Existing information reviewed for this analysis includes documents that discuss the status of special-status species in the region, including the NBHCP (City of Sacramento, Sutter County, and TNBC 2003) and annual monitoring reports of TNBC. The CNDDB (2008) and the NBHCP were used as the primary sources to identify previously reported occurrences of special-status species in the project area and vicinity.

As discussed in Section 4.8.1.1, “Methodology,” in Section 4.8, “Vegetation and Wildlife,” woodlands in the Natomas Basin provide important nesting and roosting habitat for a wide variety of wildlife species, including special-status avian species such as the Swainson’s hawk. The analysis of the effects of the Phase 3 Project on this nesting habitat considers not only short-term, construction-related impacts, but also long-term impacts from woodland removal taking into account compensatory efforts to preserve existing woodlands and create new woodlands. Because of the lead times involved in creating new woodlands, SAFCA included substantial woodland planting activity in the Phase 2 Project with the expectation that the resulting increase in habitat values would also compensate for unavoidable losses of woodlands attributable to the Phase 3 Project. The analysis contained in this EIS/EIR reflects this expectation.

The analysis of impacts to giant garter snake habitat due to project construction takes into account the USFWS programmatic BO and draft DFG Section 2081 permit issued in connection with the Phase 2 Project. These authorizations have relied on or are expected to rely on the creation of managed marsh in the vicinity of Fisherman’s Lake to compensate for permanently affected rice fields, which are considered giant garter snake habitat; the replacement or enhancement of existing canal habitat with the GGS/Drainage Canal, which would connect giant garter snake population centers; and the reclamation and preservation of existing rice fields within the Basin, which would compensate for any temporary losses of habitat. Overall, these authorizations require the completion of the suite of giant garter snake habitat components for construction to fully proceed, though incidental take permits would be issued for each project phase, as would the construction of phased giant garter snake habitat components. The analysis reflects this expectation.

4.9.1.2 THRESHOLDS OF SIGNIFICANCE

The thresholds for determining the significance of impacts for this analysis are based on the environmental checklist in Appendix G of the State CEQA Guidelines. These thresholds also encompass the factors taken into account under NEPA to determine the significance of an action in terms of its context and the intensity of its impacts. The Proposed Action and alternatives under consideration were determined to result in a significant impact related to special-status terrestrial species if they would do any of the following:

- have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special-status species in local or regional plans, policies, or regulations, or by DFG or USFWS; or
- conflict with the provisions of the NBHCP.
4.9.2 IMPACTS AND MITIGATION MEASURES

Impact 4.9-a: Impacts on Special-Status Plants Species

No-Action Alternative

No Project Construction

Under the No-Action Alternative, there would be no improvements to the Natomas perimeter levee system and associated modifications of irrigation and drainage facilities. Therefore, there would be no impact on special-status plant species and their habitats. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure in the Natomas Basin could result in flooding that could adversely or beneficially affect special-status plants and their habitats, depending on timing, location, and duration of flooding. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact, whether beneficial or adverse is unknown. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Of the three special-status plant species that were determined to have the potential to occur in the project area (rose mallow, Delta tule pea, and Sanford’s arrowhead), all would occur in aquatic habitats (see Section 3.3.9.1, “Special-Status Plant Species,” for further discussion).

No surveys have been conducted to confirm that the species in question are present in these habitats; however, surveys for special-status plants within the Phase 3 Project area will be conducted during the appropriate time for identification in 2009, before project construction. Project implementation would result in fill and disturbance of these habitats and could result in significant adverse impacts on special-status plants, if present. Adverse impacts on potentially suitable habitat for these three special-status plant species would be similar under the Proposed Action and the Levee Raise-in-Place Alternative and would include permanent loss of approximately 5 acres of relatively unvegetated irrigation/drainage canals adjacent to the Sacramento River east levee. In addition, less than 1 acre of habitat provided by an irrigation/drainage ditch along the toe of the PGCC levee and another 1 acre along the water side of the PGCC west levee would be lost as a result of the levee improvements at these sites. Another 9 acres of habitat would be affected through the redesign and reconfiguration of the Airport West Ditch. The Levee Raise-in-Place Alternative, which has a narrower footprint than the Proposed Action, would still affect a similar quantity of habitat because the canals and ditches would need to be relocated farther away from the toe of the levee; thus, the overall effect on special-status plant habitat would be similar to that of the Proposed Action.

Loss of potentially occupied special-status plant habitat in the Phase 3 Project footprint would be offset by creation of new irrigation and drainage canals habitat. A detailed design of these habitat components is being developed and provided for USFWS and DFG agency review; and protective mechanisms and specific management protocols are currently being prepared by SAFCA in coordination with these agencies (see Section 2.3.3, “Habitat Conservation Components”). If they are to provide adequate compensation, these habitats must be created and managed in a manner that provides the essential functions of habitat areas that would be lost as a result of the project. However, if habitat creation and management are not effectively implemented to provide replacement habitat for special-status plants, an overall adverse effect could occur. This potential impact is considered significant. (Similar)
Mitigation Measure 4.9-a: Conduct Focused Surveys for Special-Status Plants, Minimize Effects, and Develop Detailed Design of Created Habitat and Management Agreements to Ensure Compensation for Loss of Habitat, and Implement all Management Agreements

Proposed Action and Levee Raise-in-Place Alternative

To reduce impacts on special-status plant species, SAFCA shall implement the measures described below.

► Before any ground-disturbing activities begin, a qualified biologist retained by SAFCA shall conduct surveys for special-status plants in appropriate habitat within the project footprint, in accordance with USFWS and/or DFG guidelines and at the appropriate time of year when the target species would be clearly identifiable. If no special-status plants are found during focused surveys, no further action shall be required.

► If special-status plants are found in the project footprint, areas of occupied habitat shall be identified and the primary engineering and construction contractors shall ensure, through coordination with the biologist, that construction activities are implemented in a manner that minimizes disturbance of these areas (e.g., temporary fencing shall be used during construction to protect all occupied habitat that is located adjacent to construction areas that can be avoided).

► If special-status plants are present in areas that cannot be avoided, SAFCA shall coordinate with USFWS and DFG to determine whether transplanting would be appropriate to further minimize adverse effects. Affected plants may potentially be transplanted to the GGS/Drainage Canal, if feasible. At least 1 acre of irrigation/drainage canal or marsh habitat shall be created for every acre of occupied special-status plant habitat that is lost. SAFCA shall develop detailed design of habitat creation components and management protocols in coordination with and subject to approval of the resource agencies. SAFCA shall also enter into agreements with entities responsible for long-term management of created canals and marsh habitats to ensure that performance standards and long-term management goals are met and provide assurances of adequate funding for habitat creation and management. Such agreements and funding assurances shall be subject to approval of USFWS and DFG. SAFCA shall implement all terms and conditions of the management agreements.

Implementing this mitigation measure would reduce the impact on special-status plants to a less-than-significant level because SAFCA would conduct protocol-level plant surveys in accordance with applicable regulatory agency (e.g., USFWS, DFG, and CNPS) protocols at the appropriate time of year, ensure no-net-loss of special-status plant species habitat (if plants are present), avoid plant populations (if present) to the maximum extent feasible, and consult with the appropriate regulatory agencies to develop an implementation plan to further minimize impacts. (Similar)

Impact 4.9-b: Impacts on Valley Elderberry Longhorn Beetle

Table 4.9-1 summarizes the project-related impacts on elderberry shrubs, the host plant of the valley elderberry longhorn beetle, discussed below.
# Table 4.9-1
Impacts of the Phase 3 Project Alternatives on Elderberry Shrubs

<table>
<thead>
<tr>
<th>Location</th>
<th>No-Action Alternative</th>
<th>Proposed Action</th>
<th>Levee Raise-in-Place Alternative</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sacramento River East Levee Reaches 5A–9B: Land Side</td>
<td>No impact</td>
<td>Removal of approximately 48 shrubs</td>
<td>Removal of approximately 20 shrubs</td>
</tr>
<tr>
<td>Sacramento River East Levee Reaches 10–12A: Land Side</td>
<td>No impact</td>
<td>Removal of approximately 15 shrubs</td>
<td>Removal of approximately 15 shrubs</td>
</tr>
<tr>
<td>Sacramento River East Levee Reaches 5A–9B: Water Side</td>
<td>Removal of an estimated 4 shrubs and 22.5 acres of woodlands</td>
<td>No impact</td>
<td>Removal of an estimated 4 shrubs and 22.5 acres of woodlands</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total</th>
<th>4 Shrubs; 22.5 Acres of Woodlands</th>
<th>63 Shrubs</th>
<th>39 Shrubs; 22.5 Acres of Woodlands</th>
</tr>
</thead>
<tbody>
<tr>
<td>Location of compensation plantings</td>
<td>Unknown</td>
<td>Within 35.5 acres of woodland plantings on land side of the Sacramento River east levee</td>
<td>Within 157 acres of woodland plantings on land side of the Sacramento River east levee</td>
</tr>
</tbody>
</table>

Source: EDAW surveys conducted in 2008; construction data provided by Wood Rodgers, Mead & Hunt, and HDR, Inc. in 2008; and compiled by EDAW in 2008 and 2009

## No-Action Alternative

### No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for direct disturbance on valley elderberry longhorn beetle or elderberry shrubs due to project construction activities. However, there could be extensive removal of elderberry shrubs on the water side of the Sacramento River east levee to conform with USACE guidance regarding levee encroachments, even without project implementation. This potential impact is considered **potentially significant. (Lesser)**

### Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Flooding of the Basin might result in beneficial or adverse conditions for elderberry shrubs and, consequently, valley elderberry longhorn beetle, in some locations. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact, whether adverse or beneficial is unknown. Because of this uncertainty, this potential impact is considered **too speculative for meaningful consideration. (Currently Unknown)**

## Proposed Action

Approximately 48 elderberry shrubs are known to be present within or adjacent to the Phase 3 Project footprint along the Sacramento River east levee, including one inland along the GGS/Drainage Canal alignment. No elderberry shrubs are located within the Phase 3 Project footprint along the PGCC and NEMDC west levees. Focused surveys of these shrubs have been conducted to document the number of stems, particular size classes, and presence or absence of beetle exit holes. Approximately 15 elderberry shrubs would be removed along Reaches 10–12A of the Sacramento River east levee, in preparation for subsequent phases of levee improvements and to accommodate construction of an adjacent setback levee, seepage remediation, and the relocated Riverside Canal in this section, as identified in the programmatic and cumulative impact analyses contained in Phase 2
Landside EIR and Phase 2 EIS. Focused surveys on these shrubs are currently being conducted. Some of these shrubs may be able to be avoided in place and incorporated into the proposed woodlands corridor.

Per the USFWS’s conservation guidelines for this species (USFWS 1999), all of these shrubs would be transplanted during the dormant season into the 35.5 acres of woodland corridors and/or other woodland restoration areas. The loss and/or direct impact of elderberry shrubs and potential loss of beetles under the Proposed Action would be offset by SAFCA’s plan to incorporate plantings of elderberry shrubs and other appropriate native species into the woodland corridors and other potential woodland restoration areas. Elderberry shrubs would be planted in numbers adequate to compensate for elderberry shrub loss, based on standard USFWS mitigation guidelines. A detailed plan for woodland creation is being developed and provided for USFWS and DFG review; and protective mechanisms and specific management protocols are currently being prepared by SAFCA in coordination with these agencies. Portions of the woodland areas must be created and managed in a manner that provides the essential functions of valley elderberry longhorn beetle habitat that would be lost through project activities in order for them to provide adequate compensation. However, if habitat creation and management are not effectively implemented to provide replacement habitat for the valley elderberry longhorn beetle, an overall adverse effect could occur. This impact is considered significant.

**Levee Raise-in-Place Alternative**

Under the Levee Raise-in-Place Alternative, potential impacts on valley elderberry longhorn beetle would be somewhat different from those under the Proposed Action (See Table 4.9-1). Loss of elderberry shrubs on the land side of the Sacramento River east levee may be reduced under this alternative by the lack of an adjacent setback levee, but as much as 22.5 acres of riparian woodland that supports at least 4 elderberry shrubs on the water side of the levee may require removal to conform with USACE guidance regarding levee encroachments. Per the USFWS’s conservation guidelines for this species (USFWS 1999), all of these shrubs would be transplanted during the dormant season into the 157 acres of woodland corridors and other woodland restoration areas. Potential adverse impacts from such vegetation removal could be greater than those within the adjacent setback levee footprint on the land side of the levee under the Proposed Action, particularly in terms of the quality of habitat that is affected. Similar to the Proposed Action, the loss of elderberry shrubs and potential loss of beetles under the Levee Raise-in-Place Alternative would be offset by SAFCA’s plan to incorporate plantings of elderberry shrubs and other appropriate native species into the woodland corridors and other potential woodland restoration areas. However, as with the Proposed Action, overall adverse effects could occur if the replacement habitat does not provide the essential components and is not managed in a way that maximizes habitat quality and minimizes potential adverse effects on valley elderberry longhorn beetle. This impact is considered significant.

(Lesser)

Mitigation Measure 4.9-b: Conduct Focused Surveys for Elderberry Shrubs as Needed, Complete Detailed Design of Woodland/Elderberry Habitat and Management Agreements to Ensure Adequate Compensation for Loss of Shrubs, Implement all Management Agreements, and Obtain Incidental Take Authorization

**Proposed Action and Levee Raise-in-Place Alternative**

To reduce impacts on valley elderberry longhorn beetle, SAFCA shall implement the measures described below.

- A qualified biologist retained by SAFCA shall conduct focused surveys of elderberry shrubs within 100 feet of the project footprint, in accordance with USFWS guidelines. All elderberry shrubs with potential to be affected by project activities shall be mapped, the number of stems greater than 1 inch in diameter on each shrub that requires removal shall be counted, and these stems shall be searched for beetle exit holes.

- The primary engineering and construction contractors shall ensure, through coordination with the biologist, that construction is implemented in a manner that minimizes disturbance of areas that support elderberry shrubs (e.g., temporary fencing shall be used...
during construction to protect all elderberry shrubs that are located adjacent to construction areas but can be avoided. Shrubs that require removal shall be transplanted to the woodland creation areas, if feasible. If none of the areas of suitable habitat to be created as part of the project would be available before the impact would occur, alternative transplantation locations (e.g., other SAFCA mitigation areas or TNBC preserves) shall be identified and shall be approved by USFWS.

- The number of replacement elderberry plantings shall be determined based on USFWS guidelines, which require replacement ratios ranging from 1:1 to 8:1 for lost stems at least 1 inch in diameter, depending on the size of the affected stems and presence or absence of beetle exit holes. Associated native species shall be planted at ratios ranging from 1:1 to 2:1 for each elderberry planting. SAFCA shall develop a detailed woodland/elderberry planting design and management protocols in coordination with and subject to approval of the resource agencies. SAFCA shall also enter into agreements with entities responsible for long-term management of created woodland habitats to ensure performance standards and long-term management goals are met and provide assurances of adequate funding for habitat creation and management. Such agreements and funding assurances shall be subject to approval of the resource agencies. SAFCA shall implement all terms and conditions of the management agreements.

- USACE shall initiate consultation activities with USFWS under Section 7 of the Federal Endangered Species Act (ESA), and authorization for take of valley elderberry longhorn beetle under the Federal ESA shall be obtained if it is determined, in consultation with USFWS, that shrub removal is likely to result in such take. All measures subsequently developed through the Section 7 consultation process shall be implemented by SAFCA.

Implementing this mitigation measure would reduce the impact on valley elderberry longhorn beetle to a **less-than-significant** level because protocol-level surveys would be conducted, construction activities would avoid elderberry shrubs to the maximum extent feasible, elderberry shrub replacement would occur in consultation with USFWS, and USACE would consult with USFWS under Section 7. *(Similar)*

### Impact 4.9-c: Impacts on Giant Garter Snake Related to Project Construction Activities

**Table 4.9-2** summarizes the permanent impacts on giant garter snake habitat that would occur from project implementation.

#### No-Action Alternative

**No Project Construction**

Under the No-Action Alternative, no construction activities would occur; therefore, there would be no direct adverse or beneficial project-related impacts on the giant garter snake. Because no habitat would be affected, there would be **no impact.** *(Lesser)*

#### Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure could result in an adverse impact on the Natomas Basin giant garter snake population. Giant garter snakes require upland refugia and may not be able to escape flood waters during their inactive season (October–April), depending on the velocity and depth of the floodwaters and the speed with which the floodwaters inundate the Basin. A catastrophic flood of the Natomas Basin could result in direct mortality of a substantial portion of the Basin’s giant garter snake population, as well as extensive damage to habitat for the species, including TNBC.
Table 4.9-2
Permanent Impacts of the Phase 3 Project Alternatives on Giant Garter Snake Habitat

<table>
<thead>
<tr>
<th>Location</th>
<th>No-Action Alternative</th>
<th>Proposed Action and Levee Raise-in-Place Alternative (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Habitat Impacts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Canal/ditch and Elkhorn Reservoir habitat near Sacramento River east levee</td>
<td>Unknown, but losses of TNBC preserve habitat and other agricultural habitats in the event of flooding could be substantial</td>
<td>5</td>
</tr>
<tr>
<td>Canal habitat near PGCC west levee</td>
<td>Unknown, but losses of TNBC preserve habitat and other agricultural habitats in the event of flooding could be substantial</td>
<td>&lt; 1</td>
</tr>
<tr>
<td>PGCC (water side)</td>
<td>No impact</td>
<td>1</td>
</tr>
<tr>
<td>Airport West Ditch</td>
<td>No impact</td>
<td>9</td>
</tr>
<tr>
<td>Rice near PGCC west levee</td>
<td>Unknown, but losses of rice in the event of flooding could be substantial</td>
<td>45¹</td>
</tr>
<tr>
<td>Total Permanent Impacts</td>
<td>Unknown, but potentially substantial</td>
<td>16 canal/ditch; 45 rice</td>
</tr>
</tbody>
</table>

Habitat Creation in Project Design

<table>
<thead>
<tr>
<th>Habitat</th>
<th>No-Action Alternative</th>
<th>Proposed Action and Levee Raise-in-Place Alternative (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Canal habitat (Aquatic)</td>
<td>0</td>
<td>22</td>
</tr>
<tr>
<td>Canal habitat (Associated Upland)</td>
<td>0</td>
<td>22</td>
</tr>
<tr>
<td>Marsh habitat associated with Canal</td>
<td>0</td>
<td>10</td>
</tr>
<tr>
<td>Total Habitat Creation</td>
<td>0</td>
<td>54</td>
</tr>
</tbody>
</table>

Notes: TNBC = The Natomas Basin Conservancy; PGCC = Pleasant Grove Creek Canal
¹ The Phase 2 Project EIS identified permanent impacts to 72.98 acres of rice, which includes this 45 acres that would be affected as part of the Phase 3 Project. The USFWS programmatic BO is conditioned on the creation of 72.98 acres of managed marsh as part of the Phase 4 Project to offset the project’s permanent impacts to rice.
Source: EDAW surveys in 2008; construction data provided by Wood Rodgers, Mead & Hunt, and HDR, Inc. in 2008; and compiled by EDAW in 2008 and 2009

Preserves and the infrastructure that supports operation of the preserves. The magnitude of the impacts would depend upon the flooding duration, depth, rate, timing, and location; therefore, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Project construction and implementation would result in permanent and temporary loss and disturbance of potential giant garter snake habitat. Fill, temporary and permanent dewatering, land conversion, and staging and other construction disturbances could disturb, injure, or kill snakes using affected habitats, including irrigation ditches, drainage canals, rice fields, and associated uplands. Project construction activities in areas of potentially suitable habitat, as well as geotechnical and cultural resource investigations conducted near suitable habitat, also could result in direct disturbance and loss of individual giant garter snakes.
Adverse impacts on giant garter snake habitat within the project footprint would occur along the PGCC, Reaches 5A–9B of the Sacramento River east levee, the alignments of the new GGS/Drainage Canal and relocated Elkhorn Canal, and the existing Airport West Ditch.

Five acres of canal/ditch and Elkhorn Reservoir habitat near the Sacramento River east levee would be filled and require relocation to accommodate the levee improvements there. The redesign and reconfiguration of the Airport West Ditch would affect approximately 9 acres of existing ditch habitat. Placement of rip rap on the water side of the PGCC for erosion control would fill approximately 1 acre of aquatic habitat in the PGCC, and less than 1 acre of canal habitat near the PGCC west levee would be affected. Approximately 45 acres of rice along the PGCC west levee would be lost to accommodate levee expansion and construction of the adjacent levee. Temporary disturbance of less than 1 acre of aquatic habitat would occur where the replacement irrigation/drainage canals connect to existing lateral canals. In total, 16 acres of canal/ditch and 45 acres of rice would be affected.

Temporary disturbance would also occur on approximately 160 acres of rice fields that would be used for borrow to support the Phase 3 Project. This borrow would come from the rice fields at the Brookfield, Dunmore, or Sutter Pointe sites, depending on negotiations with the owners of the Brookfield and Sutter Pointe sites. (SAFCA owns the Dunmore site, but it is the least attractive of the sites based on its soil properties.) The selected site(s) would be returned to rice production after borrow extraction.

In addition to the currently identified borrow sites listed in Table 2-2, the Elkhorn Borrow Area (Plate 10) has been identified as an area where additional borrow sites could be used, if needed. Any borrow site developed in the Elkhorn Borrow Area would potentially temporarily convert potential giant garter snake habitat to non-usable habitat (less than 5 acres of irrigation and drainage ditches). As described in Section 2.3.8, “Borrow Material,” in selecting borrow sites, consideration would be given to ensure that activities result in minimal adverse impacts to the environment. Beneficial impacts to giant garter snake would include SAFCA’s proposed creation of approximately 54 acres of habitat resulting from construction of the new GGS/Drainage Canal, expansion of the existing West Drainage Canal, and relocation of the irrigation canal. This habitat includes approximately 22 acres of aquatic canal habitat (12 acres for the newly constructed GGS/Drainage Canal, 7 acres for the relocated Elkhorn Canal, and 3 acres for the reconfigured West Drainage Canal), approximately 10 acres of marsh habitat associated with the GGS/Drainage Canal and West Drainage Canal, and approximately 22 acres of associated uplands for all the canals.

The habitat quality of the new GGS/Drainage Canal and West Drainage Canal is anticipated to eventually be substantially higher than that of the canal habitat that would be lost. Creation and enhancement of these canals would include a number of features designed to maximize the amount and quality of habitat, as well as minimize the need for maintenance activities that temporarily reduce habitat quality and can result in injury and mortality of giant garter snakes. In addition, the configuration and design of the GGS/Drainage Canal and West Drainage Canal enhancement were specifically formulated based on the goal of providing a functional travel corridor between giant garter snake populations in the northern and southern portions of the Natomas Basin. Loss and deterioration in the quality of existing travel corridors has been identified as a primary concern in maintaining a genetic connection between these two snake populations. The shoreline and lower banks of the GGS/Drainage Canal and West Drainage Canal would be planted and managed to promote tule vegetation as suitable cover and foraging habitat for giant garter snake. Although the primary function of the relocated Elkhorn Canal would be irrigation supply, it is anticipated to provide habitat comparable to that of the irrigation canal that would be filled as a result of the project. It is also being designed to minimize maintenance and resulting habitat degradation and snake injury and mortality.

Loss of giant garter snake habitat would be offset by the proposed creation of new irrigation and drainage canals and marsh habitat as described above. In addition, compensatory habitat creation required under the programmatic BO and draft Section 2081 permit issued in connection with the Phase 2 Project (see Section 4.9.1.1, “Methodology”) would further offset giant garter snake habitat loss. These created and preserved habitats would result in an overall improvement in habitat conditions for the giant garter snake in the Natomas Basin, because the
habitats would be managed to maximize their quality and improve connectivity between TNBC preserves. To provide adequate compensation, the canal, marsh, and rice habitats must be created and/or managed in a manner that provides the essential functions of giant garter snake habitat. A detailed design of the habitats to be created is being developed and provided for USFWS and DFG review. Protective mechanisms and specific management protocols for the GGS/Drainage Canal are currently being prepared by SAFCA in coordination with these agencies. However, if habitat creation and management are not effectively implemented to provide replacement habitat for the giant garter snake, an overall adverse effect could occur. This impact is considered potentially significant. (Similar)

Mitigation Measure 4.9-c: Minimize the Potential for Direct Loss of Giant Garter Snake Individuals, Develop Detailed Design of Managed Marsh and New Canals and Management Agreements to Ensure Adequate Compensation for Loss of Habitat, Implement all Management Agreements, and Obtain Incidental Take Authorization

Proposed Action and Levee Raise-in-Place Alternative

To reduce impacts on the giant garter snake, SAFCA shall implement the measures described below.

► The primary engineering and construction contractors shall ensure, through coordination with a qualified biologist retained by SAFCA, that construction is implemented in a manner that minimizes disturbance of giant garter snake habitat (e.g., temporary fencing shall be used during construction to protect all aquatic and adjacent upland habitat that is located adjacent to construction areas that can be avoided).

► Additional measures consistent with the goals and objectives of the NBHCP shall be implemented to minimize the potential for direct injury or mortality of individual giant garter snakes during project construction. Such measures shall be finalized in consultation with USFWS and DFG, and are likely to include conducting worker awareness training, timing initial ground disturbance to correspond with the snake’s active season (as feasible in combination with project needs and minimizing disturbance of nesting Swainson’s hawks), dewatering aquatic habitat before fill, conducting preconstruction surveys, erecting fencing around habitat features that can be avoided to ensure that these remain undisturbed by construction vehicles and personnel, conducting biological monitoring during construction, and removing any temporary fill or construction debris and restoring temporarily disturbed areas to their pre-project conditions according to the USFWS’s Guidelines for the Restoration and/or Replacement of Giant Garter Snake Habitat (USFWS 1997).

► SAFCA shall develop detailed design of habitat creation components and management protocols in coordination with and subject to approval of USFWS and DFG. SAFCA shall also enter into agreements with entities responsible for long-term management of created canals and marsh habitats to ensure that performance standards and long-term management goals are met and provide assurances of adequate funding for habitat creation and management. Such agreements and funding assurances shall be subject to approval of USACE, USFWS, and DFG. SAFCA shall implement all terms and conditions of the management agreements.

► Authorization for take of giant garter snake under the Federal ESA and CESA shall be obtained. All measures subsequently adopted through the permitting process shall be implemented.

Implementing this mitigation measure would reduce this impact related to giant garter snake to a less-than-significant level because construction would be implemented in a manner that reduces loss of habitat and direct mortality, measures that are part of the NBHCP related to giant garter snake would be implemented, a management plan would be created and
implemented in consultation with USFWS and DFG, and take permits would be obtained.  
(Similar)

Impact 4.9-d: Impacts on Giant Garter Snake Related to Operational Activities of RD 1000’s Pumping Plant No. 2

No-Action Alternative

No Project Construction

Under the No-Action Alternative, RD 1000’s Pumping Plant No. 2 would not be reconstructed. No operational activities would occur; therefore, there would be no impacts on the giant garter snake. Thus, there would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. A levee failure could result in an adverse impact on the Natomas Basin giant garter snake population, as described under Impact 4.9-c, above. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Project implementation would involve reconstruction of RD 1000’s Pumping Plant No. 2, including an intake structure situated in the interior of the Basin, a landside pumping plant structure, and an outfall structure in the Sacramento River. The intake structure would be located below the water line in the North Drainage Canal, which is considered suitable aquatic habitat for the giant garter snake. This intake would be operated seasonally to pump out agricultural drainage and storm water from the interior of the basin to the Sacramento River. Operation of this pumping plant would potentially disturb or injure aquatic fauna in the North Drainage Canal.

Aquatic fauna swimming near the intake structure could potentially be trapped by the intake velocities. However, giant garter snakes, which typically swim near the water surface, are likely to avoid entrapment through their strong swimming skills and behavioral avoidance of areas that are routinely disturbed (Hansen 2008; Hansen and Brode 1993). Therefore, because giant garter snakes are likely to avoid the area, operational activities at RD 1000’s Pumping Plant No. 2 are not likely to cause disturbance or injury to the snake. Operation of RD 1000’s Pumping Plant No. 2 would result in a less-than-significant impact to giant garter snakes utilizing the North Drainage Canal. (Similar)

Mitigation Measure: No mitigation is required.

Impact 4.9-e: Impacts on Northwestern Pond Turtle

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for direct disturbance of northwestern pond turtle habitat or population. There would be no impact. (Lesser)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Floodwaters could inundate habitat areas and result in direct mortality of northwestern pond turtles, depending on
the location, depth, speed, and duration of flooding. A precise determination of significance is not possible and cannot be made because the extent of the magnitude of impact is unknown. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

Proposed Action and Levee Raise-in-Place Alternative

Proposed improvements to the Sacramento River east levee, PGCC west levee, and Airport West Ditch would result in the permanent loss of approximately 16 acres of suitable pond turtle habitat to accommodate fill and realignment of portions of irrigation/drainage canals near the landside toe of the levees, placing rip rap on the water side of the PGCC west levee for erosion control, and to accommodate the reconfiguration of the Airport West Ditch.

Adverse effects on suitable turtle habitat in the Phase 3 Project footprint would include the permanent loss of approximately 5 acres of relatively unvegetated irrigation/drainage canals and a portion of Elkhorn Reservoir along the Sacramento River east levee. Less than one acre of habitat provided by an irrigation/drainage ditch along the toe of the PGCC levee would be lost as a result of the improvements to this levee. Another 9 acres of potential habitat would be affected by the redesign and reconfiguration of the Airport West Ditch.

In addition to the currently identified borrow sites listed in Table 2-2, the Elkhorn Borrow Area (Plate 10) has been identified as an area where additional borrow sites could be used, if needed. Any borrow site developed in the Elkhorn Borrow Area would potentially convert potential northwestern pond turtle habitat to non-usable habitat temporarily (less than 5 acres of irrigation and drainage ditches). As described in Section 2.3.8, “Borrow Material,” in selecting borrow sites, consideration would be given to ensure that activities result in minimal adverse impacts to the environment.

These habitat losses would be offset by the proposed habitat creation components of the project. In addition, compensatory habitat creation that would be implemented as part of the Phase 2 Project (as described above in Section 4.9.1.1, “Methodology”) would further offset the loss of pond turtle habitat. There is potential, however, for direct loss of pond turtles to occur if they are present within the affected habitats. This is considered a potentially significant impact. (Similar)

Mitigation Measure 4.9-e: Conduct Focused Surveys for Northwestern Pond Turtles and Relocate Turtles, if Needed

A qualified biologist retained by SAFCA shall conduct surveys in aquatic habitats to be dewatered and/or filled during project construction. Surveys shall be conducted immediately after dewatering and before fill of aquatic habitat suitable for pond turtles. If pond turtles are found, the biologist shall capture them and move them to nearby areas of suitable habitat that would not be disturbed by project construction.

Implementing this mitigation measure would reduce the potential impact to a less-than-significant level because surveys would be conducted and turtles would be physically relocated (if present). (Similar)

Impact 4.9-f: Impacts on Swainson’s Hawk and Other Special-Status Birds

Tables 4.9-3 and 4.9-4 summarize impacts on Swainson’s hawk foraging and nesting habitat that would occur with project implementation.
Table 4.9-3
Permanent Impacts of the Phase 3 Project Alternatives on Swainson’s Hawk Habitat

<table>
<thead>
<tr>
<th>Location of Impact</th>
<th>No-Action Alternative (acres)</th>
<th>Proposed Action (acres)</th>
<th>Levee Raise-in-Place Alternative (acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grasslands (Sacramento River east levee, PGCC, NEMDC, new canals and woodland corridors)</td>
<td>Unknown, but losses of TNBC preserve habitat and other agricultural habitats in the event of flooding could be substantial</td>
<td>69</td>
<td>27</td>
</tr>
<tr>
<td>Croplands (Sacramento River east levee, woodland corridor, and new canals)</td>
<td>Unknown, but losses of TNBC preserve habitat and other agricultural habitats in the event of flooding could be substantial</td>
<td>115</td>
<td>12</td>
</tr>
<tr>
<td>Woodlands (Sacramento River east levee and new canals)</td>
<td>22.5 water side</td>
<td>37 land side</td>
<td>17.5 land side</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1 water side¹</td>
<td>22.5 water side</td>
</tr>
</tbody>
</table>

Notes: NEMDC = Natomas East Main Drainage Canal; PGCC = Pleasant Grove Creek Canal; TNBC = The Natomas Basin Conservancy
¹ Impacts on Sacramento River east levee water side from Garden Highway drain outlets (rounded up to 1 acre).
Source: EDAW surveys in 2008; construction data provided by Wood Rodgers, Mead & Hunt, and HDR, Inc. in 2008

Table 4.9-4
Summary of Permanent Impacts of the Phase 3 Project on Swainson’s Hawk Foraging Habitat (in Acres)

<table>
<thead>
<tr>
<th>Affected Crops¹</th>
<th>Created Crops</th>
<th>Net Crops</th>
<th>Affected Grassland</th>
<th>Created Grassland</th>
<th>Net Grassland</th>
<th>Total Loss</th>
<th>Total Increase</th>
<th>Total Net</th>
</tr>
</thead>
<tbody>
<tr>
<td>-115</td>
<td>60</td>
<td>-55</td>
<td>-69</td>
<td>237</td>
<td>168</td>
<td>-184</td>
<td>297</td>
<td>113</td>
</tr>
</tbody>
</table>

¹ Total of affected crops includes 55 acres of alfalfa.
Source: Data compiled by EDAW in 2008 and 2009

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, there would be no adverse or beneficial impacts on suitable habitat for Swainson’s hawk and other special-status birds due to project construction. However, even under the No-Action Alternative, there could be extensive removal of riparian vegetation on the water side of the Sacramento River east levee to conform to USACE guidance regarding levee encroachments (see Table 4.8-1). The habitat along the water side of the Sacramento River east levee supports the majority of Swainson’s hawk nest sites in the Natomas Basin. Removal of this vegetation would have a substantial impact on Swainson’s hawks; therefore, this impact is considered potentially significant. (Greater)

Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Flooding could cause destruction of Swainson’s hawk or other special-status bird habitat. The magnitude of the impacts would depend upon the flooding duration, depth, rate, timing, and location. Therefore, a definite
determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered too speculative for meaningful consideration. (Currently Unknown)

**Proposed Action**

Potential adverse effects on the Swainson’s hawk would include loss of suitable foraging and nesting habitat and disturbance of nesting pairs during project construction. Other special-status birds, including white-tailed kite and Cooper’s hawk, could also be similarly affected. The effects on foraging and nesting habitat would result from construction of levees, berms, and maintenance, operation, and utility corridors along the Sacramento River, PGCC, and NEMDC; the construction of the new GGS/Drainage and realigned Elkhorn Canals; reconstruction of RD 1000’s Pumping Plant No. 2; and the creation of woodland corridors.

**Impacts to Foraging Habitat:** As summarized in Table 4.9-3, above, foraging habitat affected by the Proposed Action would be primarily croplands (115 of 184 acres) and grasslands (69 of 184 acres). This impact would be offset by the creation of 297 acres of foraging habitat, of which 60 acres would be croplands and 237 acres would be grasslands. As shown in Table 4.9-4, this would result in a net increase of 113 acres of foraging habitat. However, due to conversion of land cover types in the project footprint, the composition of this habitat would permanently shift from 62% croplands (and 28% grasslands) to 20% croplands (and 80% grasslands), leading to a decrease in the quality of foraging habitat for Swainson’s hawk. Approximately 55 acres (48%) of the total croplands being permanently affected are considered high-quality foraging habitat. The loss of high-quality foraging habitat could force Swainson’s hawks to forage farther from the nest or increase competition for prey with other hawks in the area. To offset impacts to this high-quality foraging habitat, SAFCA would preserve approximately 60 acres of land in high-quality foraging habitat within reclaimed borrow sites. This would reduce the permanent impact to foraging habitat by ensuring preservation of field crops with the highest foraging value. The permanent loss of croplands represents 1.4% of the total estimated agricultural lands in the Basin and, therefore, is not considered a substantial reduction of foraging habitat.

Land cover conversion of the borrow sites would be temporary. Approximately 603 acres of foraging habitat would be temporarily affected by the Phase 3 Project borrow activities and then returned to their prior conditions within approximately 2 years. This would include 240 acres of fallow crop, 97 acres of alfalfa, 143 acres of other crops, and 115 acres of grasslands. Some of these borrow sites have been identified for field crop preservation to offset the impacts to foraging habitat. The selection of sites for field crop preservation lands, whether or not they are used as borrow sites, would be based on cropland parcels that would be suitable for farming alfalfa, hay, or other similar crops (e.g., well-drained, permeable soils) and that are located within reasonable proximity of potential Swainson’s hawk nesting habitat. Where borrow sites are identified for field crop preservation, the limit of excavation would be, at minimum, 2 feet above the high water table. Further, these sites would be recontoured to have positive drainage so that the sites can be gravity-drained to collector drains off-site to ensure that the root zones would not be saturated. Finally, the foot of topsoil removed and stockpiled prior to borrow removal would be respread over the borrow sites after soil excavation, thereby increasing the depth of soil above the water table.

In addition to the currently identified borrow sites listed in Table 2-2, the Elkhorn Borrow Area (Plate 10) has been identified as an area where additional borrow sites could be used, if needed. Any borrow site developed in the Elkhorn Borrow Area would potentially convert foraging habitat for special-status birds to non-foraging habitat temporarily (583 acres of cropland and 11 acres of grassland). As described in Section 2.3.8, “Borrow Material,” in selecting borrow sites, consideration would be given to ensure that activities result in minimal adverse impacts to the environment, including habitat for Swainson’s hawk and other special-status birds.

However, if habitat creation/preservation is not effectively implemented to provide foraging habitat for Swainson’s hawk or other special-status bird species, an overall adverse effect could occur. This impact is considered potentially significant.
Short-term Impacts to Nesting Habitat: An estimated 600 acres of riparian and nonriparian woodland habitat is present on the land side of the Natomas Basin and approximately 420 acres of riparian woodland habitat is present along the water side of the Sacramento River east levee and American River north levee, totaling approximately 1,020 acres. The vast majority of Swainson’s hawk nests in the Basin are within the mature riparian forest/woodlands along the water side of the Sacramento River east levee. The design of the adjacent setback levee along the Sacramento River east levee avoids the need to remove waterside riparian forest/woodlands, which would otherwise be removed if the levee were being rebuilt and upgraded in place or no action was taken. The woodlands that would be affected are along the land side of the Sacramento River east levee where no nests have been documented since 2001. Most nests that have been documented on the land side of the Sacramento River east levee are within woodlands in substantial riparian corridors along ditches, sloughs, and canals towards the interior of the Basin.

The Proposed Action would affect approximately 38 acres of primarily landside woodlands; this acreage includes an understory of scrub and grassland components. This includes removing as much as 12 acres of landside woodland habitat in Reaches 5A–9B, approximately 1.1 acres of landside woodland habitat where replacement irrigation/drainage canal segments to be constructed in Reaches 6B–9B would intersect with existing woodland and connect to existing lateral canals, 4.6 acres of woodland in the footprint of RD 1000’s Pumping Plant No. 2 reconstruction site, and less than 1 acre of riparian woodlands on the water side of Reaches 5A–9B where drainage outlets would be constructed. Additionally, approximately 20 acres of landside woodlands along Reaches 10–12A of the Sacramento River east levee and in the Riverside Canal alignment would be removed in preparation for construction work that would be conducted in a subsequent project phase.

In addition to the specific borrow sites listed in Table 2-2, the Elkhorn Borrow Area (Plate 10) has been identified as an area where additional borrow sites could be used, if needed. Any borrow site developed in the Elkhorn Borrow Area would potentially convert nesting habitat for special-status birds to non-nesting habitat temporarily (5 acres of woodland). As described in Section 2.3.8, “Borrow Material,” in selecting borrow sites, consideration would be given to ensure that activities result in minimal adverse impacts to the environment.

Long-term Impacts to Nesting Habitat: Compensation for adverse impacts on foraging and nesting habitat and potential unavoidable loss of active nests would include creating and/or preserving approximately 38 acres of woodlands along the landside of the Sacramento River east levee. As shown in Table 4.8-2, in Section 4.8, “Vegetation and Wildlife,” when this compensatory measure is added to the creation of 50 acres and preservation of 19.5 acres of landside woodlands as part of the Phase 2 Project, the result is a net increase of 52.5 acres of woodlands. Nevertheless, there would be a short-term temporal loss of woodlands providing potential nesting habitat, which is considered significant.

The woodland mitigation plan includes transplanting suitable trees from the project footprint, where feasible, as well as planting a variety of native tree species that could become potential nesting habitat for Swainson’s hawk. To provide adequate compensation for lost habitat, the woodlands must be created and/or managed in a manner that provides the essential habitat functions for special-status bird species. A detailed design of the woodland habitats to be created is being developed and provided for USFWS and DFG review and approval; protective mechanisms and specific management protocols for the woodlands are currently being prepared by SAFCA in coordination with these agencies (as described in Chapter 2.0, Section 2.3.3, “Conservation Components”). However, if habitat creation/preservation is not effectively implemented to provide nesting habitat for Swainson’s hawk or other special-status bird species, an overall adverse effect could occur. This impact is considered potentially significant.

Impacts to Nesting Behavior: Project construction would occur during the Swainson’s hawk nesting season and could disrupt nesting behavior. If project construction is already under way when pairs return to their nesting territories, project activity could render previously occupied territories unsuitable. If active nests are present near construction areas when construction begins, the nesting pairs could be disturbed, potentially resulting in nest abandonment and loss of eggs or young. Various conservation measures would be implemented to avoid and
minimize take of Swainson’s hawks. These measures include conducting surveys for and monitoring of Swainson’s hawk nests before and during construction to identify active nests in the vicinity of project activities, and establishing and maintaining buffers around the nests, in coordination with DFG, so that project activity does not result in detectable adverse effects on active nests. This impact is considered potentially significant.

**Impacts Related to Power Pole Relocations:** The Phase 3 Project includes relocating or replacing Pacific Gas & Electric Company (PG&E) power poles. Power poles may benefit raptors by providing perching and/or nesting structures (or both) in areas where few natural perches or nest sites exist. However, these structures can also pose a threat to raptors and other birds through electrocutions or collisions. Mortality is most common with large birds, such as eagles or cranes. Electrocutation can occur when a bird simultaneously touches two energized parts or an energized part and a grounded part of the electrical equipment. PG&E has developed and implemented an Avian Protection Plan (APP) to better protect birds and improve safety and reliability for its customers. The APP, which has been in place since 2002, includes outfitting all new poles and replacement poles in bird-sensitive locations with bird-safe equipment. PG&E is also a founding member of the Avian Power Line Interaction Committee (APLIC), a collaboration between utilities and USFWS that began nearly 20 years ago. The APLIC has guidelines and industry standards to avoid bird collisions and electrocutions.

The Proposed Action would not result in an increase in power pole related hazards for the Swainson’s hawk and other birds since the Phase 3 Project requires relocation or replacement of existing power poles. While SAFCA has no direct control over the specific design and retrofitting of the relocated and replaced power poles, it can be expected that PG&E will implement its APP and follow the APLIC guidelines and industry standards to reduce electrocution of birds perching on the power poles and power lines. The Proposed Action would have no impact on Swainson’s hawks and other birds as a result of power pole relocations.

**Levee Raise-in-Place Alternative**

Under the Levee Raise-in-Place Alternative, potential effects on Swainson’s hawk associated with the Sacramento River east levee improvements would be somewhat different from those under the Proposed Action. Compared to the Proposed Action, loss of nesting and foraging habitat on the land side of the levee would be reduced under the Levee Raise-in-Place Alternative to approximately 17.5 acres of nesting habitat lost and to approximately 39 acres of foraging habitat lost (70% of which could be grasslands). However, an estimated 22.5 acres of riparian woodland on the water side of these levee reaches provide suitable nesting habitat for Swainson’s hawk and may require removal to conform to USACE guidance regarding levee encroachments. Potential adverse impacts from such vegetation removal are likely to be greater than those under the Proposed Action, in terms of both the amount and quality of that habitat. The foraging habitat affected by this alternative would be cropland replaced by grasslands along levee and berms resulting in an equal amount of foraging habitat, but a conversion of 12 acres of higher-quality croplands to grasslands that provide lesser-quality habitat.

Similar to the Proposed Action, the impacts on nesting habitat and potential unavoidable loss of active nests associated with the removal of landside woodlands would be compensated by the proposed creation of approximately 157 acres of landside woodland habitat at various locations along the Sacramento River east levee. However, it is uncertain whether the new woodlands would be adequate to compensate for the potential extensive loss of Swainson’s hawk nest sites on the water side of the Sacramento River east levee. The Levee Raise-in-Place Alternative would also require relocation and replacement of some power poles. As with the Proposed Action, this alternative would not result in an increase in power pole related hazards for the Swainson’s hawk and other birds because the project requires relocation or replacement of existing power poles.

As with the Proposed Action, if habitat creation/preservation is not effectively implemented to provide foraging and nesting habitat for Swainson’s hawk or other special-status bird species, an overall adverse effect could occur. This impact is considered potentially significant. (Greater)
SAFCA and its primary contractors for engineering design and construction shall ensure that the following measures are implemented to avoid, minimize, and compensate for potential project effects on Swainson’s hawks and other special-status birds:

- The primary engineering and construction contractors shall ensure, through coordination with a qualified biologist retained by SAFCA, that construction is implemented in a manner that minimizes disturbance of potential nesting habitat for special-status birds through the following activities:
  - The biologist shall conduct preconstruction surveys to identify active special-status bird nests near construction areas.
  - Surveys for nesting birds shall be conducted before project activities are initiated during the nesting season (March 1–July 31). Surveys shall be conducted in accordance with standardized protocols and NBHCP requirements.
  - Removal of potential nesting habitat shall be conducted during the non-nesting season, to the extent feasible and practicable, to minimize the potential for loss of active nests.
  - If an active nest is found, the biologist shall determine an appropriate buffer that minimizes potential for disturbance of the nest, in coordination with DFG. No project activities shall commence within the buffer area until a qualified biologist confirms that the nest is no longer active or the birds are not dependent on it. Monitoring shall be conducted during construction and by a qualified biologist to ensure that project activity does not result in detectable adverse effects on the nesting pair or their young. The size of the buffer may vary, depending on the nest location, nest stage, construction activity, and monitoring results. If implementation of the buffer becomes infeasible or construction activities result in an unanticipated nest disturbance, DFG shall be consulted to determine the appropriate course of action.

- The primary engineering and construction contractors shall ensure, through coordination with a qualified biologist retained by SAFCA, that staging areas and access routes are designed to minimize disturbance of known Swainson’s hawk nesting territories through the following activities:
  - The biologist shall conduct preconstruction surveys to identify active nests within 0.25 mile of construction areas, in accordance with DFG guidelines. Surveys shall be conducted in accordance with NBHCP requirements and Recommended Timing and Methodology for Swainson’s Hawk Nesting Surveys in California’s Central Valley (Swainson’s Hawk Technical Advisory Committee 2000).
  - If an active nest is found, an appropriate buffer that minimizes the potential for nest disturbance shall be determined by the biologist, in coordination with DFG. No project activities shall commence within the buffer area until a qualified biologist confirms that the nest is no longer active or the birds are not dependent on it.
Monitoring shall be conducted during construction and by a qualified biologist to determine whether project activity results in detectable adverse effects on the nesting pair or their young. The size of the buffer may vary, depending on the nest location, nest stage, construction activity, and monitoring results. If implementation of the buffer becomes infeasible or construction activities result in an unanticipated nest disturbance, DFG shall be consulted to determine the appropriate course of action.

► SAFCA shall develop and implement a plan to address management of grassland habitats that are created as part of the proposed project to ensure that the performance standard of no net loss of sensitive habitat is met. The management plan shall, at a minimum, establish specific success criteria for habitat creation, specify remedial measures to be undertaken if success criteria are not met (e.g., supplementary plantings and additional monitoring), and describe short- and long-term maintenance and management of the features (described in Chapter 2.0, “Alternatives,” Section 2.3.3, “Conservation Components”).

► Long-term protection of the created features and funding for their management shall be provided through appropriate mechanisms to be determined by SAFCA, DFG, and other entities cooperating in implementation of the proposed project.

► The management plan for the grassland habitat creation components of the project shall be reviewed and approved by USFWS and DFG before project implementation. Authorization for take of Swainson’s hawk under CESA shall be obtained. All measures subsequently adopted through the permitting process shall be implemented.

Implementation of this mitigation measure as well as Mitigation Measure 4.8-a, would minimize adverse effects of the Proposed Action on Swainson’s hawk. Coupled with the amount of land side woodlands that are being created and preserved, as part of the Phase 2 Project, this measure would result in a net increase in potential nesting habitat (landside woodlands). In addition, approximately 60 acres of high quality foraging habitat would be preserved in the Basin. The creation and preservation of nesting and foraging habitat in the Basin would reduce long-term and overall impacts to Swainson’s hawk to a less-than-significant level. However, because of the time required for replacement woodlands to reach maturity, short-term temporal impacts to nesting habitat would remain significant and unavoidable.

Implementation of this mitigation measure as well as Mitigation Measure 4.8-a, would minimize long-term, adverse effects of the Levee Raise-in-Place Alternative on Swainson’s hawk, but would not reduce them to a less-than-significant level. However, because it is uncertain whether the new woodlands would be adequate to compensate for the extensive loss of waterside riparian habitat and the potential extensive loss of Swainson’s hawk nest sites on the water side of the Sacramento River east levee and because in the short-term replacement plantings would require 10 to 15 years to mature, this impact would remain significant and unavoidable. (Greater)

Impact 4.9-g: Impacts on Burrowing Owl

No-Action Alternative

No Project Construction

Under the No-Action Alternative, no construction activities would occur; therefore, no potential exists for direct disturbance of burrowing owl habitat or population. There would be no impact. (Lesser)
Potential Levee Failure

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. Among special-status bird species found in the Basin, burrowing owls in particular could be adversely affected by winter flooding, as a result of either direct mortality or inundation and destruction of burrows. The magnitude of the impacts would depend upon the flooding duration, depth, rate, timing, and location. Therefore, a precise determination of significance is not possible and cannot be made. Because of this uncertainty, this potential impact is considered **too speculative for meaningful consideration. (Currently Unknown)**

Proposed Action and Levee Raise-in-Place Alternative

Project construction and implementation could result in the destruction of burrows occupied by burrowing owls along the PGCC. There is potential for direct loss of burrowing owls to occur if they are present within the affected habitats. This is considered a **potentially significant** impact. **(Similar)**

Mitigation Measure 4.9-g: Minimize Potential Impacts on Burrowing Owls and Relocate Owls as Needed

**Proposed Action and Levee Raise-in-Place Alternative**

To reduce impacts on burrowing owls, SAFCA shall implement the measures described below.

- The primary engineering and construction contractors shall ensure, through coordination with a qualified biologist retained by SAFCA, that construction is implemented in a manner that minimizes disturbance of potential nesting habitat for burrowing owls (e.g., removal of potential nesting habitat shall be conducted during the non-nesting season, to the extent feasible and practicable, to minimize the potential for loss of active nests).

- The biologist shall conduct preconstruction surveys to identify occupied burrowing owl burrows in the vicinity of construction areas. Surveys for burrowing owl shall be conducted before project activities are initiated at any time of year. Surveys shall be conducted in accordance with standardized protocols, including DFG's *Staff Report on Burrowing Owl Mitigation* (DFG 1995), and NBHCP requirements. If an occupied nest burrow is found, an appropriate buffer that minimizes potential for disturbance of the nest shall be determined by the biologist, in coordination with DFG. No project activities shall commence within the buffer area until a qualified biologist confirms that the nest is no longer active or the birds are not dependent on it. Monitoring shall be conducted by a qualified biologist to ensure that project activity does not result in detectable adverse effects on the nesting pair or their young. The size of the buffer may vary, depending on the nest location, nest stage, construction activity, and monitoring results. If implementation of the buffer becomes infeasible or construction activities result in an unanticipated nest disturbance, DFG shall be consulted to determine the appropriate course of action.

- If an occupied burrowing owl burrow that does not support an active nest is found, SAFCA shall develop and implement a relocation plan, in coordination with and subject to approval of DFG and USFWS and consistent with requirements of the NBHCP, DFG's *Staff Report on Burrowing Owl Mitigation* (DFG 1995), and the Airport *Wildlife Hazard Management Plan* (WHMP). Relocation is anticipated to occur through passive exclusion of owls from the project site (using one-way doors at the burrow entrances). The owls would then be able to reoccupy the area after construction is complete. Because the project would generally result in temporary disturbance of burrowing owl
habitat and conversion from one suitable habitat type to another, no mitigation for temporary burrow or habitat loss would be required.

Implementing this mitigation measure would reduce the impact to a **less-than-significant** level for the Proposed Action and the Levee Raise-in-Place Alternative because construction would be implemented in a manner that reduces loss of nesting habitat and direct mortality. *(Similar)*

**Impact 4.9-h: Impacts on Successful Implementation of the NBHCP**

**No-Action Alternative**

**No Project Construction**

Under the No-Action Alternative, without levee improvements, vegetation removal from the water side of the levee would be required to conform with USACE guidance regarding levee encroachments, eliminating habitat for several species covered by the NBHCP. This habitat also supports the majority of Swainson’s hawk nest sites in the Natomas Basin. As described under Impact 4.9-f, above, the impact of the loss of this vegetation on Swainson’s hawks would be significant and may not be mitigable. Impacts on nesting habitat for Swainson’s hawks in the near term (i.e., before compensation woodland plantings have developed sufficiently to provide replacement nesting habitat) could substantially affect the successful implementation of the NBHCP. Under the No-Action Alternative, therefore, this impact is considered **significant**. *(Greater)*

**Potential Levee Failure**

Without improvements to the Natomas perimeter levee system, the risk of levee failure would remain high. TNBC’s reserve infrastructure would be subject to damage in the event of levee failure; however the extent of such damage is uncertain. Without flood risk reduction provided by the project, restrictions would be placed on new urban development and remaining habitat would not be at risk for conversion due to development. Because there would be no habitat loss due to urban development, implementation of this alternative would not directly conflict with the implementation of the NBHCP. This potential impact would be **less-than-significant**. *(Lesser)*

**Proposed Action**

Implementation of the Proposed Action could jeopardize successful implementation of the NBHCP through the conversion of habitats and land uses. The Proposed Action would not encroach onto TNBC reserves.

**Impacts on NBHCP-Covered Species Viability:** The potential for the Proposed Action to threaten the viability of populations of certain covered species, reduce the effectiveness of the NBHCP’s conservation strategy, and adversely affect attainment of the goals and objectives of the NBHCP, could jeopardize successful implementation of the NBHCP. This is considered a **significant** impact.

**Impacts on Habitat Availability:** The Proposed Action would not result in the development of land outside the NBHCP permit area, but it would result in land use conversions. Land use conversion, however, would not cause a net loss in the habitat values provided by these lands for NBHCP-covered species in the Natomas Basin. The following habitat impacts would occur under the Proposed Action: up to approximately 45 acres of active rice fields would be permanently lost through conversion to grassland or levee slopes, 16 acres of canals would be directly affected, up to 37 acres of landside woodlands and 1 acre of waterside woodlands would be removed, and 115 acres of cropland would be converted to grassland. However, the overall habitat quality for NBHCP species that use these habitats is unlikely to be adversely affected because a total of about 54 acres of new canal habitat (including aquatic and associated marsh and upland components) would be created, 38 acres of landside woodlands would be created and/or preserved (to complement 50 acres of landside woodlands created and
19.5 acres preserved as part of the Phase 2 Project), 237 acres of grassland would be created, and 60 acres of field crops would be preserved. The canal habitats would be of higher quality than the canals that are lost due to improved design and configurations that integrate Basin-wide habitat components. While there would be a temporal loss of woodlands in the project area as the replacement woodland plantings mature within 10 to 15 years, the retention of the extensive mature waterside riparian woodlands coupled with the creation and preservation of landside woodlands would protect potential nesting habitat for special-status birds. The conversion of cropland to grassland would be offset through the preservation of field crops with the highest foraging value. This increase in overall habitat quality is anticipated to compensate for the loss associated with land conversions. However, if habitat creation/preservation are not effectively implemented to provide woodland habitat for Swainson’s hawk or other special-status species, an overall adverse effect could occur. This impact is considered potentially significant.

**Levee Raise-in-Place Alternative**

The impacts of the Proposed Action on successful implementation of the NBHCP would also occur under the Levee Raise-in-Place Alternative, with the exception that under this alternative, there would also be extensive removal of riparian vegetation on the water side of the Sacramento River east levee to conform with USACE guidance regarding levee encroachments. This habitat is used by a variety of species covered by the NBHCP, and supports the majority of Swainson’s hawk nest sites in the Natomas Basin. As described under Impact 4.9-f, above, the impact of the loss of this vegetation on Swainson’s hawks would be significant and may not be mitigable. Impacts on nesting habitat for Swainson’s hawks in the near term (i.e., before compensation woodland plantings have developed sufficiently to provide replacement nesting habitat) could substantially affect the successful implementation of the NBHCP. Under the Levee Raise-in-Place Alternative, therefore, this impact is considered significant. (Greater)

**Mitigation Measure 4.9-h: Ensure that Project Encroachment Does Not Jeopardize Successful Implementation of the NBHCP and Implement Mitigation Measures 4.7-a, 4.8-a, and 4.9-a through 4.9-g**

**Proposed Action and Levee Raise-in-Place Alternative**

Implementing this mitigation measure, and Mitigation Measures 4.7-a, 4.8-a, and 4.9-a through 4.9-g would ensure that the Proposed Action would be implemented in a manner that is consistent with and does not jeopardize successful implementation of the NBHCP. Creating woodland and aquatic movement corridors and other replacement habitats, conducting protocol-level surveys for special-status plants and wildlife, implementing construction in a manner that reduces loss of habitat and direct mortality of species, implementing measures that are part of the NBHCP related to special-status species, and creating and implementing a management plan in consultation with USFWS and DFG would reduce the impact on consistency with the NBHCP to a less-than-significant level.

Implementing this mitigation measure, and Mitigation Measures 4.7-a, 4.8-a, and 4.9-a through 4.9-g would partially reduce the impact under the Levee Raise-in-Place Alternative, but not to a less-than-significant level. Because of the likely loss of a substantial amount of nesting habitat for Swainson’s hawk, these measures could be insufficient to ensure that the Levee Raise-in-Place Alternative would not jeopardize successful implementation of the NBHCP. Thus, this impact would remain significant and unavoidable. (Greater)

**4.9.3 Residual Significant Impacts**

Under the No-Action Alternative removal of waterside vegetation would have a significant impact on the valley elderberry longhorn beetle and Swainson’s hawk nesting. Because mitigation measures cannot be required of the No-Action Alternative, these impacts would remain significant and unavoidable.
In the event of levee failure under the No-Action Alternative, impacts on special-status plant and animal species are uncertain. Because of this uncertainty, these potential impacts are considered too speculative for meaningful consideration. Additionally, mitigation measures cannot be required for the No-Action Alternative; therefore impacts that result from the No-Action Alternative would not be mitigated.

Implementation of the mitigation measures described in this section would ensure that the Proposed Action would not jeopardize successful implementation of the NBHCP and would not result in residual impacts. However, due to the likely loss of a substantial amount of nesting habitat for Swainson’s hawk, mitigation measures would be insufficient to minimize impacts of the Levee Raise-in-Place Alternative to a less-than-significant level, resulting in significant and unavoidable impacts. With implementation of the mitigation measures described in this section, the Proposed Action and the Levee Raise-in-Place Alternative would not result in any residual significant impacts related to special-status plants, valley elderberry longhorn beetle, giant garter snake, northwestern pond turtle, or burrowing owl. The residual impacts associated with the Levee Raise-in-Place Alternative on Swainson’s hawk and other special-status birds would occur because of the extensive loss of waterside vegetation, the temporal loss of habitat while replacement vegetation matures, and the limited extent of the new plantings that would reduce the value of this replacement habitat to wildlife and bird movement. The creation and preservation of Swainson’s hawk nesting and foraging habitat in the Basin included in the Proposed Action would reduce long-term and overall impacts to a less-than-significant level; however, because of the temporal loss of habitat while replacement plantings mature, the short-term residual impacts would remain significant and unavoidable.
5.0 CUMULATIVE AND GROWTH-INDUCING IMPACTS, AND OTHER STATUTORY REQUIREMENTS

5.1 CUMULATIVE IMPACTS

This EIS/EIR provides an analysis of overall cumulative impacts of the Natomas Levee Improvement Program (NLIP) taken together with other past, present, and probable (i.e., reasonably foreseeable) future projects producing related impacts, as required by NEPA implementing regulations (40 Code of Federal Regulations [CFR] 1508.7) and the State CEQA Guidelines (14 California Code of Regulations [CCR] Section 15130). The goal of such an exercise is twofold: first, to determine whether the overall long-term impacts of all such projects would be cumulatively significant; and second, to determine whether the NLIP itself would cause a “cumulatively considerable” (and thus significant) incremental contribution to any such cumulatively significant impacts. (See the State CEQA Guidelines [CCR Sections 15064(h), 15065(c), 15130(a), 15130(b), and 15355(b)] and Communities for a Better Environment v. California Resources Agency (2002) 103 Cal.App.4th 98, 120.) In other words, the required analysis first creates a broad context in which to assess the project’s incremental contribution to anticipated cumulative impacts, viewed on a geographic or temporal scale well beyond the project site itself. The analysis then determines whether the project’s incremental contribution to any significant cumulative impacts from all projects is itself significant (i.e., “cumulatively considerable” in CEQA parlance).

The Council on Environmental Quality (CEQ) regulations implementing provisions of NEPA define cumulative impacts as “the impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (Federal or nonfederal) or person undertakes such other actions” (40 CFR 1508.7). Cumulative effects can result from individually minor, but collectively significant, actions over time and differ from indirect impacts (40 CFR 1508.8). They are caused by the incremental increase in total environmental effects when the evaluated project is added to other past, present, and reasonably foreseeable future actions. Cumulative impacts can thus arise from causes that are totally unrelated to the project being evaluated, and the analysis of cumulative impacts looks at the life cycle of the effects, not the project at issue.

Cumulative impacts are defined in the State CEQA Guidelines (CCR Section 15355) as “two or more individual effects which, when considered together, are considerable or which compound or increase other environmental impacts.” A cumulative impact occurs from “the change in the environment which results from the incremental impact of the project when added to other closely related past, present, and reasonably foreseeable probable future projects. Cumulative impacts can result from individually minor but collectively significant projects taking place over a period of time” (CCR Section 15355[b]).

Consistent with the State CEQA Guidelines (CCR Section 15130[a]), the discussion of cumulative impacts in this EIS/EIR focuses on significant and potentially significant cumulative impacts. The State CEQA Guidelines (CCR Section 15130[b]) state that:

The discussion of cumulative impacts shall reflect the severity of the impacts and their likelihood of occurrence, but the discussion need not provide as great detail as is provided for the effects attributable to the project alone. The discussion should be guided by the standards of practicality and reasonableness, and should focus on the cumulative impact to which the identified other projects contribute rather than the attributes of other projects which do not contribute to the cumulative impact.

This section identifies the resources that would be cumulatively affected by the project in combination with other actions, and assesses the extent of potential cumulative impacts. To frame the discussion of cumulative impacts, a
description of relevant NLIP environmental documents that are incorporated by reference in this EIS/EIR is provided below.

## 5.1.1 Geographic Scope and Timeframe

The geographic area that could be affected by the proposed project varies depending on the type of environmental issue being considered. When the effects of the proposed project are considered in combination with those other past, present, and future projects to identify cumulative impacts, the other projects considered may also vary depending on the type of environmental effects being assessed. The general geographic area associated with different environmental effects of the proposed project defines the boundaries of the area used for compiling the list of projects considered in the cumulative impact analysis. Table 5-1 presents the general geographic areas associated with the different resources addressed in this EIS/EIR.

<table>
<thead>
<tr>
<th>Resource Area</th>
<th>Geographic Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agriculture</td>
<td>Natomas Basin, with regional implications</td>
</tr>
<tr>
<td>Land use</td>
<td>Not applicable, because the only potential impacts on land use from the project relate to possible inconsistency with adopted land use plans and policies, and inconsistency with policies is not cumulative. Land use is not addressed further in this cumulative impact analysis</td>
</tr>
<tr>
<td>Geology and soils</td>
<td>Individual construction sites and other ground disturbance sites within the Natomas Basin</td>
</tr>
<tr>
<td>Hydrology</td>
<td>Drainage system on the west and east sides of the Natomas Basin and individual grading sites</td>
</tr>
<tr>
<td>Hydraulics</td>
<td>Sacramento River system in the vicinity of Natomas Basin</td>
</tr>
<tr>
<td>Groundwater</td>
<td>Natomas Basin</td>
</tr>
<tr>
<td>Water quality</td>
<td>Ditches and canals on the west and east sides of the Natomas Basin, with implications for the Sacramento River system in the vicinity of Natomas Basin</td>
</tr>
<tr>
<td>Fisheries</td>
<td>Habitat at individual waterside improvement sites, with regional implications for species</td>
</tr>
<tr>
<td>Sensitive aquatic habitats</td>
<td>Natomas Basin</td>
</tr>
<tr>
<td>Terrestrial biological resources</td>
<td>Natomas Basin, with regional implications</td>
</tr>
<tr>
<td>Cultural resources</td>
<td>Individual ground disturbance sites, with regional implications</td>
</tr>
<tr>
<td>Paleontological resources</td>
<td>Individual ground disturbance sites within the Natomas Basin</td>
</tr>
<tr>
<td>Transportation and circulation</td>
<td>Roadway network in the Natomas Basin, with regional implications</td>
</tr>
<tr>
<td>Air quality</td>
<td>Regional (FRAQMD and SMAQMD); global for greenhouse gas emissions</td>
</tr>
<tr>
<td>Noise</td>
<td>Immediate vicinity of the individual sites of construction activity</td>
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<tr>
<td>Recreation</td>
<td>Local (facilities near construction sites)</td>
</tr>
<tr>
<td>Visual resources</td>
<td>Individual levee improvement sites and landscape level</td>
</tr>
<tr>
<td>Utilities and service systems</td>
<td>Local service areas</td>
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<tr>
<td>Hazards and hazardous materials</td>
<td>Individual construction and other ground disturbance sites</td>
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<td>Airport safety</td>
<td>Airport</td>
</tr>
<tr>
<td>Wildlife hazards</td>
<td>Individual construction sites within the Natomas Basin</td>
</tr>
<tr>
<td>Environmental justice</td>
<td>Natomas Basin and affected Tribe</td>
</tr>
</tbody>
</table>

Notes: Airport = Sacramento International Airport; FRAQMD = Feather River Air Quality Management District; NA = not applicable; SMAQMD = Sacramento Metropolitan Air Quality Management District

Source: Data compiled by EDAW in 2008
The timeframe for consideration of cumulative impacts is approximately 30 years, generally consistent with the timeframe for buildout of approved and proposed specific plan development projects in the Natomas Basin.

**5.1.2 APPROACH TO PHASE 3 PROJECT CUMULATIVE IMPACT ANALYSES**

The cumulative impact analysis contained in this EIS/EIR incorporates by reference the cumulative impact analyses from previous NLIP environmental documents. Information that was not known at the time of preparation of the earlier documents is also presented in this chapter, as well as any cumulative impacts not previously covered in the earlier documents.

The cumulative impact analysis contained in this EIS/EIR also addresses the potential cumulative effects from the potential overlap of construction of the Phase 2 and Phase 3 Projects. Any overlapping construction of the two project phases would intensify in the event that both phases are constructed simultaneously.

**5.1.3 SUMMARY OF CUMULATIVE IMPACT ANALYSES FROM PREVIOUS NATOMAS LEVEE IMPROVEMENT PROGRAM ENVIRONMENTAL DOCUMENTS**

This document analyzes Phase 3 of the NLIP Landside Improvements Project (Phase 3 Project), in accordance with the requirements of NEPA and CEQA. Because this document provides project-level analysis that is tiered from previous program-level analysis, relevant material from the previous documents (listed below) is incorporated by reference in accordance with State CEQA Guidelines Section 15150(c). Incorporation by reference is encouraged by both NEPA (40 CFR 1500.4, 1502.21) and CEQA (State CEQA Guidelines Section 15150). Both NEPA and CEQA require brief citation and summary of the referenced material and the public availability of this material. CEQA also requires citation of the state identification number (i.e., State Clearinghouse Number) of the previous EIR or EIRs cited (State CEQA Guidelines Section 15150). Printed copies of relevant documents are available to the public at USACE’s office at 1325 J Street, Sacramento, California and at SAFCA’s office at 1007 7th Street, 7th Floor, Sacramento, California.

This section summarizes the analysis of cumulative impacts conducted for (1) the funding mechanisms that provide funding for the project, (2) the NLIP as a whole, and (3) Phase 2 of the Landside Improvements Project (Phase 2 Project). The program-level and cumulative impact analyses contained in the following documents are incorporated by reference herein:

- *Environmental Impact Report on Local Funding Mechanisms for Comprehensive Flood Control Improvements for the Sacramento Area* (SAFCA 2007a), State Clearinghouse Number 2006072098 (Local Funding EIR);

- *Environmental Impact Report on the Natomas Levee Improvement Program, Landside Improvements Project* (SAFCA 2007b), State Clearinghouse Number 2007062016 (Phase 2 Project EIR); and


In addition to the Phase 3 Project evaluated in this EIS/EIR, the NLIP Landside Improvements Project analyzed in the previous NLIP documents listed above included a programmatic and cumulative impact analysis of all NLIP project phases (1–4). Refer to Chapter 1.0, “Introduction and Statement of Purpose and Need,” for a summary of each project phase and Table 1-3, which presents the proposed components and construction timing of the NLIP Phase 1, 2, 3, and 4 Projects.

This analysis of cumulative impacts from previous program- and project-level analysis is incorporated by reference to frame the discussion of cumulative impacts for the Phase 3 Project in the following section.
5.1.3.1 Environmental Impact Report on Local Funding Mechanisms for Comprehensive Flood Control Improvements for the Sacramento Area (SAFCA 2007a)

Project Impacts that Would Not Be Cumulatively Considerable

In the Local Funding EIR (SAFCA 2007a), SAFCA analyzed the environmental effects associated with the creation of a new assessment district to fund necessary flood damage reduction measures in the Sacramento region. This funding supports projects such as the NLIP, and thus frames, at a programmatic level, the analysis of environmental effects for flood damage reduction projects in the region, including the NLIP (Phases 1–4).

For the following resource areas, SAFCA found that implementation of local funding mechanisms to fund the NLIP, among other projects, would not result in a cumulatively considerable contribution to the following significant impacts because the effects of the proposed project would not be added to the effects of other related projects because the effects were temporary, localized, or isolated:

► Geology and Soils: With the application of mitigation measures, temporary, localized soil erosion and topsoil loss resulting from the project’s grading and other earthmoving activities would not result in a cumulatively considerable contribution to a significant cumulative impact.

► Hydrology: Because of the project design, drainage disruption and alteration of runoff patterns from the proposed project would be limited to the project site; therefore, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

► Water Quality and Fisheries and Aquatic Resources: Through compliance with the existing regulatory regimes and the implementation of mitigation measures for instream habitat improvements and shaded riverine aquatic (SRA) habitats, the project’s impacts to water quality and fish resulting from past and present actions, the creation of an assessment district and subsequent funded improvements, as well as reasonably foreseeable future actions, would not result in a cumulatively considerable contribution to a significant cumulative impact.

► Terrestrial Biological Resources: SAFCA found that implementation of local funding mechanisms had the potential to contribute to the loss or degradation of sensitive habitats and to adversely affect special-status species (special-status plants, Swainson’s hawks, burrowing owls, other nesting raptors, giant garter snakes, valley elderberry longhorn beetle host plants, and others). Because SAFCA would implement avoidance and compensation measures in accordance with the requirements of the Federal Endangered Species Act (ESA), the California Endangered Species Act (CESA), and California Fish and Game Code Section 1602 (Streambed Alteration Agreement), and would include additional habitat protection and enhancement components. The project would not result in a cumulatively considerable contribution to a significant cumulative impact.

► Paleontological Resources: Earthmoving activities resulting from projects funded by creation of local funding mechanisms could damage unknown unique paleontological resources. SAFCA determined the project would not result in a cumulatively considerable contribution to a significant cumulative impact because potential impacts would be located in discrete locations and would be mitigated.

► Transportation and Circulation: Construction activities related to levee and channel improvement projects would temporarily increase traffic levels on local and regional roadways, sometimes substantially. Considering that impacts on traffic would be localized, intermittent, and temporary, SAFCA found that projects funded by new local funding mechanisms would not result in a cumulatively considerable contribution to a significant cumulative impact.
Noise: Construction noise effects associated with the proposed projects made possible by new local funding were considered to be significant and unavoidable, but because they would be localized, intermittent, and temporary, the incremental effects of the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

Recreation: Impacts on recreation were located primarily related to foreseeable improvements to Folsom Dam. Effects of levee repair and strengthening and of erosion control activities would be limited to localized areas within the Sacramento area, which has an abundance of water-dependent and water-enhanced recreation opportunities. Temporary construction effects and minor permanent impacts would be minimized through replacement of parkway land, design modifications, and coordination with the public and recreation agencies ensuring that any residual effects would be minimized. Therefore, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

Utilities and Service Systems: Implementation of flood damage reduction funded by new local funding mechanisms could result in impacts to utilities and service systems. The effects resulting from temporary disruptions to service would be geographically isolated and short in duration. Therefore, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

Hazards and Hazardous Materials: If hazardous materials are encountered during construction of improvements funded by the new local funding mechanisms, effects would be localized and would not be expected to be additive with the effects of other actions. Therefore, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

Project Impacts that Would Be Cumulatively Considerable

As identified in the Local Funding EIR (SAFCA 2007a), implementation of local funding mechanisms (referred to below as “the project”) would result in a cumulatively considerable contribution to significant cumulative impacts for the following resource areas:

Agriculture and Land Use: In combination with the permanent conversions of Important Farmland associated with past, current, and future projects, particularly in the Natomas area, the contribution caused by improvements funded by the project would be significant and unavoidable because there are no feasible means of replacing Important Farmland after it has been converted to nonagricultural uses. For these reasons, the project and related projects would result in a cumulatively considerable (i.e., significant) impact associated with agricultural land conversion, and the project would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.

Cultural Resources: SAFCA found that it is likely that known or unknown archaeological resources could be disturbed, and cultural resources damaged or destroyed during project-related construction activities. Significant and unavoidable losses of a unique archaeological resource as defined in Public Resources Code (PRC) Section 21083.2 could occur where excavations encounter archaeological deposits that cannot be removed or recovered (e.g., under levees). Historic resources could also be damaged or require removal from areas near flood damage reduction facilities under levee integrity program activities. If these resources would meet the definition of historical resources as defined in PRC Section 21084.1 or are eligible for listing on the National Register of Historic Places according to Section 106, their modification or destruction would be considered significant. Although mitigation would be implemented to reduce effects on potentially significant cultural resources, significant impacts, particularly on archaeological resources, may still occur. Losses of archaeological resources would add to an historical trend in the loss of these resources as artifacts of cultural significance and as objects of research importance. For these reasons, the project and related projects would result in a cumulatively considerable (i.e., significant) impact associated with cultural resources, and the project would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.
► **Air Quality:** The project would fund construction of improvements which would result in significant and unavoidable temporary and short-term construction-related air quality impacts associated with generation of oxides of nitrogen (NO\(_x\)) and respirable particulate matter with an aerodynamic diameter of 10 micrometers or less (PM\(_{10}\)), even with implementation of mitigation measures. Other medium-sized and large reasonably foreseeable projects, such as the anticipated developments in the Natomas area, would similarly contribute substantially to air quality impacts. Given the large scale of development that is expected in the Natomas Basin alone, as well as the nonattainment status of the Sacramento Valley Air Basin for ozone and PM\(_{10}\), cumulative construction-related air quality impacts are expected to be significant and unavoidable. For these reasons, the project and related projects would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.

► **Visual Resources:** Levee improvements in the Natomas area funded by the project would include the removal of trees, other vegetation, and possibly agricultural structures where the levee toe needs to be widened or a berm would be constructed. Bank protection and long-term levee integrity program actions in this area could also require the removal of vegetation and other features that currently add to the rural and riverine character of views in the area. SAFCA found that these changes would contribute to the substantial degradation of scenic resources in Natomas and determined that changes to scenic resources resulting from the proposed project when combined with the past and anticipated future actions would be significant and unavoidable. For these reasons, the project and related projects would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.

### 5.1.3.2 Environmental Impact Report on the Natomas Levee Improvement Program, Landside Improvements Project (SAFCA 2007b)

This document analyzed the construction of flood damage reduction measures in the Natomas Basin at a program- and a project-level. The improvements would provide 100-year flood protection while laying the groundwork for creation of “200-year” flood protection over time (SAFCA 2007b).

**Project Impacts that Would Not Be Cumulatively Considerable**

For the following resource areas, SAFCA found that implementation of the Landside Improvements Project, evaluated in the 2007 Landside EIR (SAFCA 2007b), would not result in a cumulatively considerable contribution to the following significant cumulative impacts because the effects of the proposed project would not be added to the effects of other related projects as the effects were either temporary, localized, or isolated:

► **Geology and Soils:** SAFCA found that through the implementation of Best Management Practices (BMPs) during grading and other earthmoving activities would reduce the temporary and localized soil erosion and topsoil loss to a less-than-significant level. Therefore, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

► **Local Drainage:** The widening of levees and construction of landside seepage berms along the Sacramento River east levee, associated modification of irrigation and drainage infrastructure, and borrow activities on large parcels could interfere with the functioning of drainage systems and alter surface drainage. Project design would incorporate measures to prevent a significant drainage disruption or alteration in runoff patterns, and any temporary effects would be limited to the vicinity of the individual disturbance sites. Therefore, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

► **Water Quality and Fisheries and Aquatic Resources:** Construction activities have the potential to temporarily degrade water quality and fish habitat and populations through the direct release of soil and construction materials into water bodies or the indirect release of contaminants into water bodies through runoff. SAFCA determined that by complying with the regulatory regime and through design features for fish
habitat and SRA habitat that the projects impacts on water quality and fish when added with past, present, and future projects, would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Terrestrial Biological Resources:** Implementation of the proposed project has the potential to contribute to the loss or degradation of sensitive habitats and to adversely affect special-status terrestrial species (special-status plants, valley elderberry longhorn beetle, giant garter snake, Swainson’s hawk, burrowing owl, and others). These effects could contribute to species declines and losses of habitat that have led to the need to protect these species under the Federal ESA and CESA. Because SAFCA would implement minimization, avoidance, and compensation measures in accordance with the requirements of ESA, CESA, and other relevant regulatory requirements, and the project would include additional habitat protection and enhancement components, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Paleontological Resources:** Earthmoving activities could damage unknown unique paleontological resources, but potential damage would occur in discrete locations and the significance would be reduced to a less-than-significant level with the incorporation of mitigation measure. Therefore, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Transportation and Circulation:** The proposed construction activities would temporarily increase traffic levels on local and regional roadways. Mitigation would be implemented to reduce effects to the extent feasible, but the proposed project would still result in substantial temporary increases in traffic in relation to the existing traffic load. Because of the limited potential for the traffic associated with the proposed project to combine with increased traffic from other probable future projects, and because of the short-term, intermittent nature of any cumulative traffic impacts, SAFCA determined that the project not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Recreation:** Effects of the proposed project on recreational uses would be limited to potential disturbance of access to facilities in the western part of the Natomas Basin during construction, potential temporary degradation in the quality of recreational experiences as a result of construction activity and noise, and potential removal of land at the City of Sacramento’s undeveloped Costa Park site from future recreational use. Because of the temporary nature of the construction effects, these effects are not considered substantial enough to make a cumulatively considerable contribution to a cumulative impact. The potential encroachment on the Costa Park site would be a localized effect that would be offset through compensation in the form of payment or land. Therefore, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Utilities and Service Systems:** SAFCA found that disruption to utilities and services resulting from construction of the landside improvements would be localized and temporary. Therefore, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Hazardous Materials:** With the implementation of mitigation, SAFCA found that the potential exposure of people or the environment to hazardous materials encountered during construction activity or to fire hazards would not expected to be additive with the effects of other past, present, and probable future actions. Therefore, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Hazards Related to Airport Operations:** The potential for night lighting of project areas that would adversely affect aircraft operations is a function of the location of construction areas in relation to the Sacramento International Airport Critical Zone and the runway approaches. There are no other known projects that would affect lands within the Airport Critical Zone. Therefore, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.
Project Impacts that Would Be Cumulatively Considerable

As identified in the 2007 Landside EIR (SAFCA 2007b), the Landside Improvements Project (referred to below as “the project”) would result in a cumulatively considerable contribution to significant cumulative impacts for the following resource areas:

► **Agricultural Resources:** Implementation of the project would involve the permanent conversion of large acreages of Important Farmland (Prime Farmland and Farmland of Statewide Importance). SAFCA found that the conversion of agricultural land that would result from the project in combination with the past conversions and expected future conversions of Important Farmland in the Natomas Basin would be significant and unavoidable because it is not feasible to replace farmland by creating new farmland after it has been converted to nonagricultural uses. For these reasons, the project and related projects would result in cumulatively considerable (i.e., significant) impact associated with agricultural land conversion, and the project would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.

► **Cultural Resources:** SAFCA determined that it is likely that known or unknown archaeological resources could be disturbed and cultural resources damaged or destroyed during construction activities for the proposed project. Historic resources could also be damaged or require removal from areas near flood damage reduction facilities under the proposed project. Losses of archaeological resources would add to a historical trend in the loss of these resources as artifacts of cultural significance and as objects of research importance. Despite the implementation mitigation measures, the project has the potential to result in a significant and unavoidable impact on cultural resources. For these reasons, the project and related projects would result in cumulatively considerable (i.e., significant) impact associated with cultural resources, and the project would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.

► **Air Quality:** Probably future projects will contribute to air pollutant emissions in Sutter and Sacramento Counties and to the nonattainment status of the Feather River Air Quality Management District (FRAQMD) and the Sacramento Metropolitan Air Quality Management District (SMAQMD) for ozone and PM10. When taken in total with other projects in the region, the project’s construction-related emissions was considered significant and unavoidable cumulatively considerable. For these reasons, the project and related projects would result in cumulatively considerable (i.e., significant) impacts associated with temporary and short-term air quality impacts (ozone and PM10), and the project would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.

In comparison to criteria air pollutants, such as ozone and PM10, carbon dioxide (CO2) emissions persist in the atmosphere for a much longer period of time. Greenhouse gas (GHG) emissions generated by the proposed project would predominantly be in the form of CO2. Project construction would result in a net increase in emissions to occur over a period of 3 years (2008–2010), despite the implementation of mitigation measures. While any increase in GHG emissions would add to the quantity of emissions that would contribute to global climate change, it is noteworthy that emissions associated with the proposed project occur over a finite period of time (3 years), as opposed to operational emissions, which would occur over the lifetime of a project. SAFCA determined that the project’s incremental contribution to climate change from construction emissions would be significant and unavoidable. For these reasons, the project and related projects would result in cumulatively considerable (i.e., significant) GHG impact and the project would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.

► **Noise:** The project would have a temporary significant effect on noise levels experienced by the occupants of residences that are near sites of construction activity or haul routes for construction traffic. In some locations along the Sacramento River east levee, construction work could take place simultaneously as part of the proposed project on the land side of the Sacramento River east levee and/or the west end of the NCC and on the water side of the levee as part of SAFCA’s bank protection project. These two projects, if constructed in...
the same locations during the same time periods, have the potential to cumulatively affect noise levels at residences on the water side of the levee. SAFCA found that residents in these locations could be exposed simultaneously to increased noise levels from levee improvements on the land side of the levee and bank protection activities on the water side, including during noise-sensitive hours. No feasible mitigation measures are available. For these reasons, the project and related projects would result in cumulatively considerable (i.e., significant) impact associated with noise, and the project would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.

▶ **Visual Resources:** The project would include the removal of trees, other vegetation, and structures from the land side of the Sacramento River east levee within the footprint of the adjacent setback levee and berms, may include the removal of some vegetation and structural encroachments from the water side of the Sacramento River east levee as part of encroachment removal actions, and would include the removal of trees from areas along the water side of the NCC south levee. These changes would contribute to the substantial degradation of scenic resources in Natomas that are expected to result with various reasonably foreseeable development projects and expansion of Airport facilities. Although the project includes the establishment of a substantial acreage of woodland plantings around the basin to offset the significant effect of the project on scenic resources, the contributions of the project to changes in the visual character and scenic resources of Natomas in the near term, before the new plantings become well established, would be cumulatively considerable. This impact, in the near term, would be significant and unavoidable. For these reasons, the project and related projects would result in cumulatively considerable (i.e., significant) impact associated with the degradation of visual resources, and the project would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.

5.1.3.3 **Environmental Impact Statement for 408 Permission and 404 Permit to Sacramento Area Flood Control Agency for the Natomas Levee Improvement Project (USACE 2008)**

This document analyzed the environmental effects from SAFCA’s Phase 2 Project, for which USACE issued a record of decision (ROD) in January 2009.

**Project Impacts that Would Not Be Cumulatively Considerable**

For the following resource areas, USACE found that implementation of the NLIP would not result in making a cumulatively considerable contribution to a significant cumulative impact because the effects of the proposed project would not be added to the effects of other projects (i.e., no cumulative impact is expected to occur), or because the contribution of the project would not result in a cumulatively considerable contribution to a significant cumulative impact:

▶ **Geology and Soils:** Grading and other earthmoving activities could result in temporary, localized soil erosion and topsoil loss. These effects would be site specific, particularly with implementation of construction BMPs and any residual effects are not expected to be additive with the effects of any other activities. USACE determined that the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

▶ **Local Drainage:** The widening of levees along the Sacramento River east levee, associated modification of irrigation and drainage infrastructure, and borrow activities on large parcels could interfere with the functioning of drainage systems and alter surface drainage. Project design would incorporate measures to prevent a significant drainage disruption or alteration in runoff patterns, and any temporary effects would be limited to the vicinity of the individual disturbance sites. Therefore, USACE determined that the project would not result in a cumulatively considerable contribution to a significant cumulative impact.
Water Quality and Fish and Aquatic Habitat: The project would have the potential to degrade water quality and fish habitat by releasing soil and construction materials into directly into water bodies or through runoff. Implementation of BMPs and a storm water pollution prevention plan would ensure that these impacts are less than significant and would not result in a cumulatively considerable contribution to a significant cumulative impact.

Groundwater: USACE found that Phase 2 improvements would not have a significant effect on groundwater; however, Phase 3 and Phase 4 improvements have the potential to result in significant impacts on groundwater recharge. USACE further found that it would be unlikely that other projects described above would substantially adversely affect groundwater recharge, although as lands are converted from agricultural use to developed uses, some reduction in groundwater recharge from deep percolation of irrigation water can be expected. Mitigation measures require SAFCA to remediate direct and significant cumulative effects; therefore, this impact would not result in a cumulatively considerable contribution to a significant cumulative impact.

Sensitive Aquatic Habitats: The project would include excavation and the placement of fill in sensitive aquatic habitats, resulting in both temporary and permanent effects. With the exception of TNBC-managed lands and Airport mitigation sites that have been developed in the last decade, the overall trend in wetlands and other aquatic habitats within the Natomas Basin is a reduction in acreage and habitat values. Because the project would include the creation of acreages of waters of the United States that are expected to more than offset the filling and dewatering of waters of the United States included in the project, and because new jurisdictional habitats would be created and managed in a manner that minimizes maintenance disturbance and provides the essential functions of the habitats that would be lost, USACE determined that overall effects of the project would be beneficial. Therefore, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

Terrestrial Biological Resources: Implementation of the project has the potential to contribute to the loss or degradation of sensitive habitats and to adversely affect special-status terrestrial species (special-status plants, valley elderberry longhorn beetle, giant garter snake, Swainson’s hawk, burrowing owl, and others). SAFCA determined that implementation of project components and mitigation measure would similarly ensure that potential adverse effects on other special-status species and on sensitive habitats are reduced to a less-than-significant level. Therefore, USACE determined that the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

Paleontological Resources: Earthmoving activities could damage unknown unique paleontological resources, but potential damage would be limited by mitigation and would be limited to individual resources in discrete locations. USACE determined that the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

Transportation and Circulation: Effects of construction activities on emergency access would be site-specific, intermittent, and temporary, and are not expected to be cumulatively considerable. The proposed construction activities would temporarily increase traffic levels on some local and regional roadways, but the majority of truck trips would take place off of public roads. In general, the temporary traffic increases associated with the proposed action would be limited to specific roadways. There are no other anticipated projects in the vicinity of the project that are likely to compound the significant temporary traffic effects of the project. Because of the limited potential for the traffic associated with the project to combine with increased traffic from other future projects, and because of the short-term, intermittent nature of any effects, USACE determined that the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

Noise: The project would have a significant effect on noise levels experienced by the occupants of residences that are near sites of construction activity or haul routes for construction traffic. However, there are no other
known projects in the vicinity of proposed project activity (borrow sites, rural roadways, and levee and canal construction areas) that would generate noise levels noticeably above ambient noise levels, which are generated by sources that include aircraft operations, truck traffic on area roadways, and agricultural activity. Therefore, the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Recreation:** Effects of the proposed project on recreational uses would be limited to potential disturbance of access to facilities in the western part of the Natomas Basin during construction, potential temporary degradation in the quality of recreational experiences as a result of construction activity and noise, and potential removal of land at the City of Sacramento’s undeveloped Costa Park site from future recreational use. USACE determined that the construction effects and access restrictions or degradation of the quality of recreational experiences would be temporary and therefore not cumulatively considerable. Potential encroachment on the Costa Park site would be a localized effect that would be offset through compensation in the form of payment or land. USACE determined there would be USACE determined that the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Utilities and Service Systems:** Construction may damage irrigation systems and public utility infrastructure, resulting in temporary disruptions to service. Coordination with irrigation system users and consultation with service providers and implementation of appropriate protection measures would minimize the possibility that any significant effect would occur. Any such incidents would be isolated and would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Hazardous Materials:** Mitigation would be implemented to minimize the potential for exposure of people or the environment to hazardous materials encountered during construction activity or to fire hazards. If hazardous materials are encountered or a fire outbreak occurs, the effects would be localized and would not be expected to be additive with the effects of other projects. USACE determined that the project would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Hazardous Materials:** Construction may damage irrigation systems and public utility infrastructure, resulting in temporary disruptions to service. Coordination with irrigation system users and consultation with service providers and implementation of appropriate protection measures would minimize the possibility that any significant effect would occur. Any such incidents would be isolated and would not result in a cumulatively considerable contribution to a significant cumulative impact.

Project Impacts that Would Be Cumulatively Considerable

As identified in the Phase 2 EIS (USACE 2008), the NLIP (referred to below as “the project”) would result in a cumulatively considerable contribution to significant cumulative impacts for the following resource areas:

- **Agricultural Resources:** Implementation of the project would involve the conversion of large acreages of Important Farmland (Prime Farmland and Farmland of Statewide Importance) to managed marsh and managed grassland at borrow sites, and would entail the conversion of portions of agricultural parcels to nonagricultural uses at levee toe widening, berm, and new canal alignment locations. The proposed project would result in the conversion of agricultural land to non-agricultural uses and, in combination with the conversions of Important Farmland in the Natomas Basin associated with past, current, and probable future projects. For these reasons, USACE determine that the project and related projects would result in cumulatively considerable (i.e., significant) impact associated with agricultural land conversion, and the project would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.
- **Cultural Resources:** Prehistoric human habitation sites are common in riverbank and floodplain areas, and burial sites are often encountered in the course of ground-disturbing activities. It is likely that known or unknown archaeological resources could be disturbed and cultural resources damaged or destroyed during construction activities for the project. Losses of a unique archaeological resource could occur where excavations encounter archaeological deposits that cannot be removed or recovered (e.g., under levees), or where recovery would not be sufficient to prevent the loss of significance of the cultural materials. Historic resources could also be damaged or require removal from areas near flood damage reduction facilities under the proposed project. If these resources would be eligible for National Register of Historic Places (NRHP) listing, their modification or destruction would be considered significant. Although mitigation would be implemented to reduce effects on potentially significant cultural resources, adverse effects, particularly on archaeological resources, may still occur. Losses of archaeological resources would add to a historical trend in the loss of these resources as artifacts of cultural significance and as objects of research importance. For these reasons, despite the implementation of mitigation measures, USACE determined that the project and related projects would result in cumulatively considerable (i.e., significant) impact associated with cultural resources, and the project would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.

- **Air Quality:** Future projects will contribute to air pollutant emissions in Sutter and Sacramento Counties and to the nonattainment status of the FRAQMD and the SMAQMD for ozone and respirable particulate matter 10 micrometers or less (PM$_{10}$). The project would cause an impact to air quality through construction emissions. For these reasons, USACE determined that the project and related projects would result in cumulatively considerable (i.e., significant) impact associated with temporary with short-term construction-related ozone and PM$_{10}$ emissions, and the project would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.

  In comparison to criteria air pollutants, such as ozone and PM$_{10}$, CO$_2$ emissions persist in the atmosphere for a much longer period of time. GHG emissions generated by the proposed project would predominantly be in the form of CO$_2$. Project construction would result in a net increase in emissions to occur over a period of 3 years (2008–2010), despite the implementation of mitigation measure. Because of the intensity and duration of construction activities, and the lack of available mitigation measures to abate GHG emissions from heavy-duty construction equipment exhaust and on-road hauling emissions, the project’s construction emissions would be significant and unavoidable with respect to climate change. For these reasons, USACE determined that the project and related projects would result in cumulatively considerable (i.e., significant) impact associated with GHGs, and the project would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.

- **Visual Resources:** The project would include the removal of trees, other vegetation, and structures from the land side of the Sacramento River east levee within the footprint of the adjacent setback levee and berms, may include the removal of some vegetation and structural encroachments from the water side of the Sacramento River east levee as part of encroachment removal actions, and would include the removal of trees from areas along the water side of the NCC south levee. The additional levee and bank protection improvements needed to achieve a “200-year” level of flood protection in the Natomas Basin along with SAFCA’s proposed levee integrity program would also require the removal of vegetation and other features that currently add to the rural and riverine character of views in the area. These changes would contribute to the substantial degradation of scenic resources in Natomas that are expected to result with various development projects and expansion of Airport facilities. Although the project includes the establishment of a substantial acreage of woodland plantings around the basin to offset the significant effect of the project on scenic resources (oak and other native trees), the plantings would require several years to become well established. For these reasons, USACE determined that the project and related projects would result in cumulatively considerable (i.e., significant) impact associated with changes in visual character and scenic resources, and the project would
result in a cumulatively considerable incremental contribution to this cumulatively significant impact in the Natomas Basin in the near term.

5.1.4 **SAFCA NATOMAS LEVEE IMPROVEMENT PROGRAM**

The SAFCA NLIP includes:

- NLIP Natomas Cross Canal South Levee Phase 1 Improvements;
- Post-2010 NLIP Seepage Remediation Projects;
- NLIP Bank Protection Project (2007 Landside EIR)/Erosion Control Projects (Phase 2 EIS);
- Phase 3 Project Section 408 Permission (the subject of this EIS/EIR); and
- Phase 4 Project Section 408 Permission (the subject of a future, separate EIS/EIR).

5.1.4.1 **Potential Simultaneous Construction of the Phase 2 and Phase 3 Projects**

The Phase 2 Project was analyzed in the Phase 2 Landside EIR, Phase 2 Supplemental EIR, and the Phase 2 EIS (see Section 1.5.4.2, “Phase 2 Project”), and the environmental impacts of the Phase 2 Project are summarized in Table 2-2 in Section 2.2.2, “No-Action Alternative—NLIP Phase 2 Project Implementation Only.” As noted in the above-referenced sections, the Phase 2 Project could be constructed on a stand-alone basis, assuming no further action on the balance of the NLIP is taken. Construction of the Phase 2 Project is planned to begin in early 2009, assuming receipt of all required environmental clearances and permits. Because the Phase 2 Project EIS process was lengthier than originally anticipated, most of Phase 2 Project construction, which was originally planned for 2008, was pushed out to 2009, which then could coincide with construction of the Phase 3 Project. The potential overlap of construction of the Phase 2 and 3 Projects could intensify some of the impacts analyzed in this EIS/EIR. The Phase 2 Project is included as a reasonably foreseeable project in the cumulative impacts for analysis of the Phase 3 Project in combination with other past, present, and probable future actions. Table 5-2 lists the impacts that overlapped construction would intensify in the event that both the Phase 2 and 3 Projects are constructed simultaneously, and summarizes the effect of this overlap. Quantitative analysis of potential air quality impacts resulting from this concurrent construction is provided in Section 4.13, “Air Quality,” in Chapter 4.0, “Environmental Consequences and Mitigation Measures.”

5.1.4.2 **Phase 4 Project**

The set of documents incorporated by reference above includes the program-level analysis of the Phase 4 Project, as discussed most recently in the Phase 2 Project EIS (USACE 2008) and the 2007 Landside EIR (SAFCA 2007b). As a component of the NLIP, the Phase 4 Project is a reasonably foreseeable future project. Impacts related to the Phase 4 Project were addressed, in combination with the Phase 3 Project, at a programmatic level in the Phase 2 Project EIS. Table 5-3 summarizes the potential impacts that would result from implementation of the Phase 4 Project. These impacts would be associated with both the Proposed Action and the Levee Raise-in-Place Alternative.
Table 5-2
Summary of Impacts of Overlapping Construction of the Phase 2 and Phase 3 Projects

<table>
<thead>
<tr>
<th>Phase 3 Project Impact (and Significance Conclusion)</th>
<th>Effect on Impact from Overlapping Construction</th>
<th>Mitigation Measures and Residual Significance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Impact 4.9-f: Impacts on Swainson’s Hawk and Other Special-Status Birds (Significant and Unavoidable)</td>
<td>Visual and noise disturbance of active nests could be increased where the Phase 2 and Phase 3 Projects are adjacent to each other in Reaches 4B–6B of the Sacramento River east levee, or in the event that the Phase 3 Project haul trucks transport soil material from borrow sites north of West Elverta Road past the Phase 2 Project construction sites along the Sacramento River east levee. The potential effects on nesting of special-status birds from overlapping construction are speculative in nature, but this possible occurrence would tend to intensify this impact, which would remain significant and unavoidable.</td>
<td>Mitigation Measure 4.9-e: Minimize Potential Impacts on Swainson’s Hawk and Other Special-Status Bird Species Foraging and Nesting Habitat, Monitor Active Nests during Construction, Develop and Implement a Management Plan in Consultation with DFG, Obtain Incidental Take Authorization, and Implement Mitigation Measure 4.8-a, “Minimize Effects on Woodland Habitat, Complete Detailed Design of Woodland Creation and Management Agreements to Ensure Compensation for Loss of Quantity and Quality of Habitat, Implement all Agreements, and Comply with the DFG Section 1602 Permit Process.” Even with mitigation, this impact would remain significant and unavoidable.</td>
</tr>
<tr>
<td>Impact 4.9-g: Impacts on Burrowing Owl (Less than Significant with Mitigation Incorporated)</td>
<td>Same as above for Impact 4.9-f.</td>
<td>Mitigation Measure 4.9-e: Minimize Potential Impacts on Burrowing Owls and Relocate Owls as Needed. Implementing this mitigation would reduce the loss of nesting habitat and direct mortality, and the impact would be less than significant.</td>
</tr>
<tr>
<td>Impact 4.12-a: Temporary Increase in Traffic on Local Roadways (Significant and Unavoidable)</td>
<td>Traffic on some haul routes, such as West Elverta Road, may be increased in the event that haul trucks transporting soil material for both the Phase 2 and Phase 3 Projects use the Dunmore borrow site at the same time. This impact would be significant and unavoidable.</td>
<td>Mitigation Measure 4.12-a: Prepare and Implement a Traffic Safety and Control Plan. Even with mitigation, this impact would remain significant and unavoidable.</td>
</tr>
<tr>
<td>Impact 4.13-a: Temporary Emissions of ROG, NOx, and PM10 during Construction (Significant and Unavoidable)</td>
<td>The combination of construction equipment from the Phase 2 and Phase 3 Projects operating simultaneously would generate greater total emissions compared to the emissions generated by construction of a single Phase 2 or 3 Project. See Section 4.13, “Air Quality,” for quantitative analysis. This impact would be significant and unavoidable.</td>
<td>Mitigation Measure 4.13-a: Implement District-Recommended Control Measures to Minimize Temporary Emissions of ROG, NOx, and PM10 during Construction. Even with mitigation implementation, this impact would remain significant and unavoidable.</td>
</tr>
<tr>
<td>Impact 4.13-b: General Conformity with the Applicable Air Quality Plan (Less than Significant with Mitigation Incorporated)</td>
<td>Construction-generated emissions were estimated under the worst-case assumption that the Phase 2 and Phase 3 Projects would be constructed in the same year. See Section 4.13, “Air Quality,” for quantitative analysis. This impact would be potentially significant.</td>
<td>Mitigation Measure 4.13-a: Implement District-Recommended Control Measures to Minimize Temporary Emissions of ROG, NOx, and PM10 during Construction. Implementing this mitigation would reduce emissions below the Federal de minimis thresholds, and the impact would be less than significant.</td>
</tr>
</tbody>
</table>

ROG = reactive organic gases; NOx = oxides of nitrogen; PM10 = respirable particulate matter with an aerodynamic diameter of 10 micrometers or less
Source: Data compiled by EDAW in 2008 and 2009
## Table 5-3

### Summary of Phase 4 Project (Program-Level) Impacts

<table>
<thead>
<tr>
<th>Topic Area</th>
<th>Impact Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Agricultural Resources</strong></td>
<td>An estimated 124 acres would be converted in the footprint of flood damage reduction facilities, adjacent land for maintenance access, and prevention of encroachment into the flood damage reduction system along the Sacramento River. Approximately 115 acres in the Fisherman’s Lake area would be converted from agricultural use to marsh habitat and potentially an additional 75 acres converted to woodland habitat. Phase 4 would also result in permanent agricultural conversion impacts similar to Phase 3.</td>
</tr>
<tr>
<td><strong>Land Use</strong></td>
<td>Because analysis of consistency with land use plans is analyzed in terms of the entire Landside Improvements Project, the consistency of the Phase 4 Project would be the same as those of the Phase 3 Project.</td>
</tr>
<tr>
<td><strong>Geology and Soils</strong></td>
<td>Because the Phase 4 Project would involve the same types of construction activities as the Phase 3 Project, the potential for localized soil erosion would be similar.</td>
</tr>
<tr>
<td><strong>Hydrology and Hydraulics</strong></td>
<td>The hydraulic effects of the Phase 4 Project would be the same as those of the Phase 3 Project. In terms of effects to local drainage, Phase 4 Project construction would involve relocation of the Riverside Canal and improvements to the West Drainage Canal south of I-5, relocation of private irrigation and drainage canals in the footprint of levee improvements, and post-excavation grading of additional borrow sites. Detailed plans for these elements are still under development; however, their construction would cause temporary disruption of drainage and permanently alter drainage patterns.</td>
</tr>
<tr>
<td><strong>Water Quality</strong></td>
<td>Because the Phase 4 Project elements would involve ground-disturbing activities, the impact of this phase in terms of temporary effects on water quality from construction would be similar to those of the Phase 3 Project. Water quality effects could also result from outfalls draining stormwater runoff from Garden Highway to the Sacramento River between Reaches 9 and 11B. The Phase 4 Project would also include relief wells along the Sacramento River east levee at various locations. The specific locations of these wells have not been determined; however, the potential effects on groundwater quality would be similar to those of the Phase 3 Project.</td>
</tr>
<tr>
<td><strong>Fish and Aquatic Habitat</strong></td>
<td>The Phase 4 Project would involve construction activities along the Sacramento River east levee, American River north levee, and the northern portion of the NEMDC that could temporarily impair water quality if disturbed and eroded soil is discharged into receiving waters. Because Phase 4 construction activities are not planned to take place on the water side of the Sacramento River (other than drainage outfall construction), American River, or NEMDC, shaded riverine aquatic habitat is not expected to be affected.</td>
</tr>
<tr>
<td><strong>Sensitive Aquatic Habitats</strong></td>
<td>The Phase 4 Project would affect approximately 13 acres of jurisdictional waters of the United States. These impacts would occur as a result of construction of the Sacramento River east levee improvements in Reaches 10–20A, relocation of the Riverside Canal, and modifications to the Airport West Ditch.</td>
</tr>
<tr>
<td><strong>Vegetation and Wildlife</strong></td>
<td>Approximately 39 acres of woodland on the land side of the Sacramento River east levee would be removed in Reaches 10–20A of the Sacramento River east levee to make way for flood damage reduction measures. Up to 15 acres of woodland habitat would be removed on the water side of the Sacramento River east levee to comply with USACE levee management requirements. Additional project detail will be required to assess the potential impact on woodland habitat as a result of seepage remediation on the north levee of the American River.</td>
</tr>
<tr>
<td><strong>Special-Status Terrestrial Species</strong></td>
<td>Disturbance of suitable habitat for special-status terrestrial species with implementation of the Phase 4 Project could result in temporary loss of individual plants and animals, but populations would persist if habitat suitability and value are maintained. Permanent loss of habitat could result in permanent loss of special-status plant populations or portions of populations, if present. Surveys for special-status species within the Phase 4 Project area will be conducted in 2009, and potential site-specific impacts will be further evaluated in subsequent NEPA and CEQA documentation.</td>
</tr>
<tr>
<td><strong>Cultural Resources</strong></td>
<td>The Phase 4 Project includes the adjacent setback levee and seepage remediation in Reaches 10–20A of the Sacramento River east levee and seepage remediation in Reaches 1–4 of the American River north levee and in the NEMDC north of Elkhorn Boulevard. Surveys in these areas have not yet been conducted, and detail engineering has yet to be completed. However, Phase 4 construction may affect several prehistoric sites, damage previously undiscovered cultural resources, or unearth, damage, or destroy human remains.</td>
</tr>
</tbody>
</table>
### Table 5-3
#### Summary of Phase 4 Project (Program-Level) Impacts

<table>
<thead>
<tr>
<th>Topic Area</th>
<th>Impact Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paleontological Resources</td>
<td>Areas in the Fisherman’s Lake area overlie the Riverside and/or Modesto Formations, which may contain unique paleontological resources. Evaluation of specific borrow sites in this area is ongoing. However, use of this area for borrow material for Phase 4 could potentially disturb these resources.</td>
</tr>
<tr>
<td>Transportation and Circulation</td>
<td>Phase 4 Project construction details are still being developed. It is estimated that up to 700 trips per day could occur during construction along the Sacramento River east levee in Reaches 10–20. However, because most of these trips would take place off public roadways, a significant impact on traffic and circulation is not expected as part of the Phase 4 Project.</td>
</tr>
<tr>
<td>Air Quality</td>
<td>Because air quality emissions are modeled based on activities that would occur on a worst-case day, it is anticipated that emission levels that would occur during construction of the Phase 4 Project would be similar to those for the Phase 3 Project.</td>
</tr>
<tr>
<td>Noise</td>
<td>Residents living along the Sacramento River east levee in Reaches 10–20A could be exposed to temporary, short-term construction noise that exceed the applicable daytime and nighttime standards for non-transportation sources. Noise levels generated by Phase 4 Project truck trips are expected to be similar to Phase 3 Project noise levels, depending upon the number of haul trips that are determined to be necessary following detailed engineering of Phase 4 Project elements.</td>
</tr>
<tr>
<td>Recreation</td>
<td>For the Phase 4 Project, recreational use public facilities in Reaches 19A–20A of the Sacramento River east levee would potentially be affected by nearby construction. Use of the Bannon Creek Preserve, located near project construction activities along the American River north levee, may be adversely affected by construction noise and dust. Phase 4 Project construction activities would disrupt use of and may require demolition of the on and off-street bicycle trail located along Garden Highway between Northgate Boulevard and Gateway Oaks Drive.</td>
</tr>
<tr>
<td>Visual Resources</td>
<td>The Phase 4 Project would involve permanent tree losses along the Sacramento River east levee in Reaches 10–20 and along the north levee of the American River and northern portion of the NEMDC. Greater project-level detail will be required to quantify this impact. Because this phase would also involve the same types of construction activities as the Phase 3 Project, temporary visual degradation and light and glare impacts would be similar.</td>
</tr>
<tr>
<td>Utilities and Service Systems</td>
<td>The Phase 4 Project includes the adjacent setback levee and seepage remediation in Reaches 10–20A of the Sacramento River east levee and seepage remediation in Reaches 1–4 of the American River north levee and on the NEMDC west levee north of Elkhorn Boulevard. Encroachment removal in Sacramento River east levee Reach 20B could impact utilities. Construction activities could damage infrastructure, causing interruptions of water supply and utilities services. Generation of solid waste from project construction would be similar to that of the Phase 3 Project.</td>
</tr>
<tr>
<td>Hazards and Hazardous Materials</td>
<td>Previously unknown or undocumented hazardous materials could be present in construction areas, including the identified potential borrow sites or properties that have not yet been specifically identified for use as borrow sources for construction as part of the Phase 4 Project. Excavation at or near areas of currently unrecorded soil and/or groundwater contamination could result in the exposure of construction workers, the general public, and the environment to hazardous materials.</td>
</tr>
<tr>
<td>Airport Safety</td>
<td>Part of the Fisherman’s Lake area, which would provide borrow material for the Phase 4 Project, is near the aircraft landing approaches for, or is directly north or south of, the Airport runways. Extensive night lighting of construction work and security lighting of construction staging areas at night within these areas could interfere with nighttime aircraft landing operations and create a safety hazard related to aircraft landings. Removal of the irrigation function of the Airport West Ditch and most of its drainage function as part of the Phase 4 Project would reduce hazardous wildlife use of ditches in the Airport Operations Area.</td>
</tr>
<tr>
<td>Wildfire Hazards</td>
<td>The Phase 4 Project would be constructed in areas of similar risk for wildland fires as with the Phase 3 Project. Because construction equipment or construction practices would also be similar, Phase 4 Project could ignite fires that may result in wildland fires.</td>
</tr>
</tbody>
</table>

Notes:
- Airport = Sacramento International Airport; CEQA = California Environmental Quality Act; I-5 = Interstate 80; NEMDC = Natomas East Main Drainage Canal; NEPA = National Environmental Policy Act; USACE = U.S. Army Corps of Engineers
- Source: Data compiled by EDAW in 2008
5.1.5 RELATED PROJECTS IN THE NATOMAS BASIN

Present and probable future projects, as described in both the 2007 Landside EIR and Phase 2 EIS, are those projects that are currently under construction or are in various stages of advanced planning but that have yet to initiate construction. Some of these projects are planned to be under construction during the period in which SAFCA’s Proposed Action would be under construction (anticipated 2009–2010), while others are expected to be developed after 2010. These projects are organized into five categories, as organized in the previous environmental documents:

- SAFCA Natomas Levee Improvement Program elements,
- other flood damage reduction system improvements,
- Sacramento International Airport Master Plan,
- development projects, and
- utility infrastructure projects.

The related projects included in the previous documents are listed below by category. Since preparation of the earlier documents, a few additional related projects have become reasonably foreseeable. Those new projects are described in detail below. Those projects in which there have been no substantial changes are only listed.

5.1.5.1 SAFCA Natomas Levee Improvement Program

The elements of the SAFCA NLIP are listed above under Section 5.1.4.

5.1.5.2 Other Flood Damage Reduction System Improvements

Other flood damage reduction system improvement projects previously addressed include:

- SAFCA Levee Integrity Program: As part of its long-term program to improve the Natomas Basin levee system, SAFCA expects to continue waterside and landside levee strengthening efforts, including increasing bank protection, levee armoring, levee toe stabilization, and flattening of landside levee slopes. Specific construction activities are not yet planned, designed, or funded, and their timing is not known.

- California Department of Water Resources/U.S. Army Corps of Engineers Repairs to Critical Erosion Sites: On February 24, 2006, Governor Arnold Schwarzenegger declared a state of emergency for California’s levee system. Soon after, he signed Executive Order S-01-06, directing the California Department of Water Resources to identify and repair eroded levee sites on the State/Federal levee system to prevent catastrophic flooding and loss of life. To date, nearly 250 levee repair sites have been identified, and more than 100 of the most critical sites have been completed. Two of these sites are along the bank of the Sacramento River east levee between the NCC and the American River. Rock toe protection has been installed at these sites. These improvements do not overlap temporally with construction for the Proposed Action and alternatives under consideration.

The following flood damage reduction system improvement project was not previously addressed:

SAFCA and Sacramento International Airport Land Swap: SAFCA could enter into an agreement with the Airport to swap lands. The ultimate goal would be to improve land uses on Airport land according to the draft Wildlife Hazard Management Plan (WHMP). The lands and agreement in question, while not finalized, are anticipated to consist of approximately 50–100 acres within the Airport’s Critical Zone that is currently owned by SAFCA, which would be swapped with lands in Sutter County outside the Critical Zone currently owned by the Airport/Sacramento County. It is reasonably foreseeable that if the land swap is implemented at some point, bringing the lands within the Critical Zone into compliance with the WHMP.
would potentially result in the loss of agricultural production and foraging habitat for the Swainson’s hawk, a state-listed species. This would be considered an action by the Airport and not SAFCA. However, SAFCA would likely create or preserve foraging or nesting habitat (woodlands) on the lands that it acquires in Sutter County should the NLIP Phase 4 Project and subsequent impacts require that mitigation. The land swap is currently anticipated to take place concurrent with construction of the Phase 4 Project; however, it is not dependent on the Phase 4 Project construction schedule, and would be analyzed in separate environmental documentation and permitted separately when the agreement between the SAFCA and the Airport is finalized.

5.1.5.3 Sacramento International Airport Master Plan

The Sacramento International Airport Master Plan (SCAS 2007) phases previously addressed in the documents listed under Section 5.1.3 include:

► SMF Master Plan Phase 1 (2007–2013),
► SMF Master Plan Phase 2 (2014–2020), and
► SMF Master Plan Phase 3 (After 2020).

5.1.5.4 Development Projects

The following development projects that were previously addressed in the documents listed under Section 5.1.3 include:

► Camino Norte Project,
► Greenbriar,
► Sutter Pointe Specific Plan, and
► Metro Airpark Specific Plan.

The following development projects that were not previously addressed include:

► Natomas Panhandle Annexation: The City of Sacramento is the process of processing a proposal to annex a strip of land (approximately 595 acres) located adjacent to the eastern edge of the NNCP area. Specifically, the area is located north of Del Paso Road, south of Elkhorn Boulevard, west of East Levee Road and Sorento Road, and east of the North Natomas Community Plan area. This area is proposed to be developed as a Planned Unit Development with a variety of low-, medium-, and high-density residential uses (total of 3,075 residential units), commercial uses, an elementary school, a middle/high school, and recreation and park spaces. Streets, water and sewer lines, and drainage facilities would be installed as part of the proposed development.

► West Lakeside: As detailed in the Memorandum of Understanding for the Natomas Joint Vision, the City of Sacramento has been identified as the appropriate agent for planning new growth in Natomas (City of Sacramento and County of Sacramento 2002). An application for development within the Joint Vision area is on file for the West Lakeside project, but there has been no recent activity on the application. The Natomas Unified School District is currently proposing a high school on the site. No other applications for the Joint Vision area have been filed and its future development potential is in the early consideration stage by the City of Sacramento and Sacramento County.
5.1.5.5 Utility Infrastructure Projects

The following utility infrastructure projects were previously addressed in the documents listed under Section 5.1.3:

► American Basin Fish Screen Habitat Improvement Project,
► Western Area Power Administration Transmission Line/Sacramento Area Voltage Support Project,
► Placer Parkway Corridor Preservation Project,
► Downtown-Natomas-Airport Light Rail Transportation Project,
► Sacramento Municipal Utility District Power Line–Elkhorn Substation Capacity Expansion Project,
► Sacramento River Water Reliability Study, and
► Upper and Lower Northwest Interceptor Projects.

5.1.6 Projects Requiring USACE 33 United States Code 408 Authorization

As described previously in Chapter 1.0, “Introduction and Statement of Purpose and Need,” to implement the Proposed Action, SAFCA is requesting permission from USACE pursuant to Section 14 of the Rivers and Harbors Act of 1899 (Title 33 of the United States Code, Section 408 [33 USC 408]), hereinafter referred to as “Section 408,” to alter a Federal project levee. There are other projects in the Sacramento and San Joaquin River systems where USACE has completed Section 408 authorizations, is currently processing requests for Section 408 authorizations, or expects to receive requests for Section 408 authorizations in the near future. These projects are listed below in Table 5-4.

5.1.7 Cumulative Impact Analysis: Project Impacts that Would Not be Cumulatively Considerable

This section describes cumulative effects of all past, present, and probable future projects in relation to SAFCA’s Phase 3 Project that were found to not be cumulatively considerable. This analysis includes SAFCA and non-SAFCA projects. For the following resource areas, the Proposed Action and the Levee Raise-in-Place Alternative would not be expected to make a cumulatively considerable contribution to an impact because it is expected that the project impacts would not be added to the impacts of other projects (i.e., no cumulative impact is expected to occur), or because the proposed project’s contribution to any potential cumulative impact would be isolated or very minor and not cumulatively considerable.

► Geology and Soils: Grading and other earthmoving activities could result in temporary, localized soil erosion and topsoil loss. These site-specific impacts would be less-than-significant, with implementation of construction BMPs (Mitigation Measure 4.3-a), and any residual impacts are not expected to be additive with the effects of any other activities. Each project would implement construction BMPs. Therefore, implementation of the proposed project and related projects would not result in a cumulatively considerable contribution to a significant cumulative impact on geology and soils because the impact would be temporary and soil erosion and loss of topsoil would be localized.
<table>
<thead>
<tr>
<th>Flood Damage Reduction Project or System</th>
<th>Project Title</th>
<th>Lead Agency/Agencies</th>
<th>Status of Section 408 Request</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Previously Completed Section 408 Authorizations</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sacramento River Flood Control Project</td>
<td>Feather River Segment 1 and 3 Improvements</td>
<td>Three Rivers Levee Improvement Authority</td>
<td>Section 408 request already approved</td>
</tr>
<tr>
<td>Sacramento River Flood Control Project</td>
<td>Feather River Segment 2 Improvements</td>
<td>Three Rivers Levee Improvement Authority</td>
<td>Section 408 request already approved</td>
</tr>
<tr>
<td>Sacramento River Flood Control Project</td>
<td>Natomas Cross Canal and Sacramento River modifications – Phase 2 Project</td>
<td>SAFCA</td>
<td>Section 408 request already approved</td>
</tr>
<tr>
<td><strong>Ongoing Section 408 Reviews</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sacramento River Flood Control Project</td>
<td>Natomas Levee Improvement Program (project evaluated in this EIS/EIR) – Phase 3 Project</td>
<td>SAFCA</td>
<td>Section 408 request under review</td>
</tr>
<tr>
<td><strong>Anticipated Future Section 408 Requests</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sacramento River Flood Control Project</td>
<td>Setback Levee at Star Bend</td>
<td>Levee District No. 1</td>
<td>Winter 2009</td>
</tr>
<tr>
<td>Sacramento River Flood Control Project</td>
<td>2008-2009 Improvements</td>
<td>West Sacramento Flood Control Agency</td>
<td>Fall 2009</td>
</tr>
<tr>
<td>Sacramento River Flood Control Project</td>
<td>2009-2011 Improvements</td>
<td>West Sacramento Flood Control Agency</td>
<td>Winter 2010</td>
</tr>
<tr>
<td>San Joaquin River Flood Control System</td>
<td>Implementation Repairs (San Joaquin)</td>
<td>Reclamation District 17</td>
<td>2009</td>
</tr>
<tr>
<td>San Joaquin River Flood Control System</td>
<td>Urban Protection Project</td>
<td>Reclamation District 17</td>
<td>2011</td>
</tr>
<tr>
<td>San Joaquin River Flood Control System</td>
<td>Implementation Project (Calaveras)</td>
<td>San Joaquin Area Flood Control Agency</td>
<td>2009</td>
</tr>
<tr>
<td>San Joaquin River Flood Control System</td>
<td>Urban Protection Project</td>
<td>San Joaquin Area Flood Control Agency</td>
<td>2011</td>
</tr>
<tr>
<td>San Joaquin River Flood Control System</td>
<td>River Islands Levee Alteration</td>
<td>City of Lathrop</td>
<td>Winter 2010</td>
</tr>
<tr>
<td>San Joaquin River Flood Control System</td>
<td>Urban Protection Project</td>
<td>Reclamation District 404</td>
<td>2009</td>
</tr>
<tr>
<td>San Joaquin River Flood Control System</td>
<td>Urban Protection Project</td>
<td>Reclamation District 404</td>
<td>2011</td>
</tr>
</tbody>
</table>

Source: Compiled by EDAW in 2008 and 2009
► **Hydrology and Hydraulics (Excluding Groundwater):** As discussed in Section 4.4, “Hydrology and Hydraulics,” and in Appendix B1, a hydraulic impact analysis was performed to analyze the cumulative impacts of combining the Proposed Action with federally authorized “early implementation” improvements to Folsom Dam and improvements to the Sacramento River Flood Control Project’s (SRFCP’s) urban levees aimed at providing urban areas outside the Natomas Basin with “200-year” flood protection. The project would not significantly alter water surface elevations in the project area or in the larger SRFCP, or contribute cumulatively to any such alteration. The widening of levees along the Sacramento River east levee, associated modification of irrigation and drainage infrastructure, and borrow activities on large parcels could interfere with the functioning of drainage systems and alter surface drainage. Project design would incorporate measures to prevent a significant drainage disruption or alteration in runoff patterns (Mitigation Measure 4.4-b), and any temporary impacts would be limited to the vicinity of the individual disturbance sites. Each related project that would discharge stormwater runoff would also be required to comply with NPDES discharge permits from the Central Valley RWQCB, which are designed to prevent significant water quality-related impacts. Therefore, implementation of the proposed project and related projects would not result in a cumulatively considerable contribution to a significant cumulative impact.

► **Groundwater:** The evaluation of potential groundwater impacts prepared by Luhdorff & Scalmanini Consulting Engineers (LSCE) investigated the impacts of the Proposed Action, in combination with existing and projected land and water use changes in the Natomas Basin and on the Basin’s groundwater budget (see Appendix B2 for the full report). The impacts of the Proposed Action include reduction in irrigated lands covered by the footprint of the proposed levee improvements, increase in recharge from the proposed canal improvements, and changes in land use and irrigation practices following excavation of soil and reclamation of the potential borrow sites. Without the Proposed Action, the simulation results show a reduction in groundwater storage of 4,971 acre-feet per year (afy) in the Natomas Basin. With the Proposed Action, the decrease in groundwater storage would be slightly smaller (4,248 afy). Subsurface outflow from the Natomas Basin to the east would decrease slightly (from 21,738 afy to 21,118 afy) as a result of the Proposed Action. Overall, the Proposed Action would have a small positive impact on groundwater supplies in the Natomas Basin and a small negative impact on groundwater east of the Natomas Basin based on existing conditions.

The results of the 2030 simulation without the Proposed Action show a positive change in groundwater storage in the Natomas Basin of 1,572 afy. With the Proposed Action, this positive change would be reduced slightly to 1,527 afy. The proposed cutoff walls would cause a small increase in groundwater outflow (from 1,200 to 1,238 afy). Overall, the cumulative impact of the Proposed Action on future groundwater conditions is predicted to be negligible. The cumulative contribution of the Levee Raise-in-Place Alternative to cumulative impacts on groundwater would be similar to that of the Proposed Action. Therefore, neither the Proposed Action nor the Levee Raise-in-Place Alternative would result in a cumulatively considerable contribution to a significant cumulative impact.

► **Sensitive Aquatic Habitats:** With the exception of TNBC-managed lands and Airport mitigation sites that have been developed in the last decade, the overall trend in wetlands and other aquatic habitats within the Natomas Basin is a reduction in acreage and habitat values. As described in the NBHCP, approximately one-fourth to one-fifth of the 53,000-acre Basin contained areas of seasonal open water or riparian scrub historically, as indicated by 1908 mapping. Since 1914, land reclamation and reclamation facilities, canals, levees, and pumping stations have allowed over 80% of the Basin to be converted to agricultural production, with irregular small-scale topographic features of the earlier landscape having largely been eliminated by agriculture. As part of this conversion, the drainage pattern of the Basin was altered to collect runoff into canals, from which it is pumped into the surrounding canals and Sacramento River. Except on TNBC parcels and other mitigation lands, natural vegetation in the Basin is now primarily found along irrigation canals, drainage ditches, pastures, and uncultivated fields.
The Phase 3 Project would result in permanent impacts to approximately 10.79 acres and temporary impacts to potentially, if all the borrow sites were affected, 354.01 acres of wetlands and other waters of the United States. Proposed mitigation for the above impacts includes the creation of at least 1 acre of irrigation/drainage canal or 1 acre of seasonal wetland for every acre that is lost (Mitigation Measure 4.7-a). Ultimately, the required mitigation ratio will be determined by USACE through the 404 permitting process based on what is required to replace affected aquatic resource functions. Features that would be designed to offset the effects described above and provide additional aquatic habitat values include the creation of approximately 38 acres of aquatic habitat resulting from construction of the new GGS/Drainage Canal (including nearly 21 acres as part of the Phase 3 Project) and creation of approximately 32 acres of new irrigation canal (i.e., the replacement Elkorn and Riverside Canals) (including nearly 4.5 acres as part of the Phase 3 Project), for a total of about 70 acres of new canal-associated habitat.

The proposed new GGS/Drainage Canal would improve overall aquatic habitat functions in the Basin because it would have: (1) a reliable water supply; (2) more gradual and consistent side slopes than are found typically in existing Reclamation District (RD) 1000 canals, which would result in reduced erosion and sedimentation and the associated need for frequent disturbance by heavy equipment of vegetation and soil on canal banks; and (3) maintenance access that would allow for easy mowing, precluding the need for the typical high-disturbance practice of flail mowing or scraping vegetation from the banks and canal with a drag bucket.

Because the Proposed Action would include the creation of acreages of waters of the United States that are expected to more than offset the filling and dewatering of waters of the United States included in the project, and because new jurisdictional habitats would be created and managed in a manner that minimizes maintenance disturbance and provides the essential functions of the habitats that would be lost (Mitigation Measure 4.7-a), overall impacts of the Proposed Action’s cumulative contribution on jurisdictional habitats in the Natomas Basin would be beneficial, and thus would not result in a cumulatively considerable contribution to a significant cumulative impact.

The Levee Raise-in-Place Alternative would include creation of the same types and acreages of waters of the United States described for the Proposed Action. Because these acreages are expected to more than offset the filling and dewatering of waters of the United States included in this alternative, and because new aquatic habitats would be created and managed in a manner that minimizes maintenance disturbance and provides the essential functions of the habitats that would be lost (Mitigation Measure 4.7-a), overall impacts of the Levee Raise-in-Place Alternative’s cumulative contribution on sensitive aquatic habitats in the Natomas Basin would be beneficial, and thus would not result in a cumulatively considerable contribution to a significant cumulative impact.

► Paleontological Resources: Earthmoving activities could damage unknown unique paleontological resources, but potential damage would be limited by implementation of Mitigation Measure 4.11-a, and would be limited to individual resources in discrete locations. Because of the low probability that any project would encounter unique, scientifically-important fossils, and the benefits that would occur from recovery and further study of those fossils if encountered, development of the related projects and other development in the region are not considered to result in a cumulatively considerable impact related to paleontological resources. Therefore, the proposed project and related projects would not result in a cumulatively considerable contribution to a significant cumulative impact.

► Transportation and Circulation: Impacts of construction activities on emergency access would be site-specific, intermittent, and temporary, and are not expected to be cumulatively considerable. The proposed construction activities would temporarily increase traffic levels on some local and regional roadways, but the majority of truck trips would take place off of public roads. In general, the temporary traffic increases associated with the Proposed Action—in addition to Phase 2 Project construction that would also take place in 2009—would be limited to the roadways between the Brookfield and RD 1001 borrow sites and the PGCC
west levee, and between the Sutter Pointe and Dunmore borrow sites and the Sacramento River east levee. There are no other anticipated projects in the vicinity that are likely to compound the significant temporary traffic impacts of the project. Because of the limited potential for the traffic associated with the project to combine with increased traffic from other future projects, and because of the temporary, short-term, intermittent nature of any impacts, no cumulatively significant traffic impacts are expected to occur. Therefore, the Proposed Action would not result in a cumulatively considerable contribution to a significant cumulative impact. For the same reasons as the Proposed Action, the Levee Raise-in-Place Alternative would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Recreation:** Impacts of the Proposed Action and the Levee Raise-in-Place Alternative on recreational uses would be limited to potential temporary disturbance of access to facilities on the western, eastern, and southern perimeter of the Natomas Basin during construction; potential temporary degradation in the quality of recreational experiences as a result of construction activity and noise; and damage to recreational facilities on and adjacent to the NEMDC (Ueda Parkway bicycle trail and Gardenland Park). Because of the temporary nature of the construction impacts and the likelihood that any access restrictions or degradation of the quality of recreational experiences would last for less than one construction season in any location, these impacts are not considered substantial enough to make a cumulatively considerable contribution to a cumulative impact. Reconstruction and restoration of damaged park facilities would be required (Mitigation Measure 4-15a). Recreation impacts would occur on a temporary project-specific basis rather than a cumulative basis, and any such incidents would be isolated. Therefore the proposed project and related projects would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Utilities and Service Systems:** Construction may damage irrigation systems and public utility infrastructure, resulting in temporary disruptions to service. Coordination with irrigation system users and consultation with service providers and implementation of appropriate protection measures (Mitigation Measures 4.17-a and 4.17-b) would minimize the possibility that any significant effect would occur. Because utility and service system impacts would be fully mitigated on a project-by-project basis, the proposed project and related flood facility improvement projects would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Hazards and Hazardous Materials:** Mitigation would be implemented to minimize the potential for exposure of people or the environment to hazardous materials encountered during construction activity (Mitigation Measure 4.18-b). If hazardous materials are encountered, the impacts would be localized and would not be expected to be additive with the impacts of other projects. Because hazards and hazardous materials impacts would occur on a project-specific basis rather than a cumulative basis, the proposed project and related projects would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Airport Safety:** The potential for night lighting of project areas to affect aircraft operations is a function of the location of construction areas in relation to the Airport Critical Zone and the runway approaches. Potential impacts would be reduced through lighting restrictions and coordination with SCAS (Mitigation Measure 4.19-a). The potential of the project to increase the possibility of collisions between aircraft and wildlife is a result of the project including broad changes to managed land cover types in or near the Airport Critical Zone. There are no other known projects that would affect lands within the Airport Critical Zone, therefore the proposed project and related projects would not result in a cumulatively considerable contribution to a significant cumulative impact.

- **Wildfire Hazards:** Mitigation would be implemented to minimize the potential for wildland fires (Mitigation Measures 4.20-a). If a wildland fire outbreak occurs, the impacts would be localized and would not be expected to be additive with the impacts of other projects. Because wildfire hazard impacts would occur on a project-specific basis rather than a cumulative basis, and any such incidents would be isolated, therefore the
proposed project and related projects would not result in a cumulatively considerable contribution to a significant cumulative impact.

5.1.8  **Cumulative Impact Analysis: Project Impacts that Could be Cumulatively Considerable**

The following subsections discuss the potential for the Proposed Action and the Levee Raise-in-Place Alternative to result in cumulatively considerable incremental contributions to the following cumulatively significant impacts:

- agricultural resources,
- water quality/fisheries,
- terrestrial biological resources,
- cultural resources,
- air quality,
- noise, and
- visual resources.

The contribution to cumulatively considerable impacts was made by considering all project components, proposed construction of such improvements, excavation of borrow from the sites listed in Table 2-2, use of roadways in the Basin, and temporary and permanent changes in land cover and vegetation.

5.1.8.1  **Agricultural Resources**

**Proposed Action**

As described in Section 4.1, “Agricultural Resources,” the estimated maximum total of agricultural land that is expected to be permanently converted as a result of implementation of the Proposed Action would total 361.5 acres.

The Phase 4 Project is expected to convert approximately 450 acres of Important Farmland to non-agricultural uses. Further, as described in Section 5.1.5.2, above, the proposed land swap between SAFCA and the Airport could result in an incremental decrease (approximately 50–100 acres) in the amount of agriculture production in the Natomas Basin (Sacramento and Sutter Counties) if the agreement is reached as planned. Land in Sacramento County would likely be changed from row crop production to grassland or fallow agriculture (undeveloped land), and land in Sutter County would likely be converted from field crop to a grassland/woodland mix which provides nesting and foraging habitat for bird species.

The Natomas Basin has already experienced the conversion of a substantial area of agricultural land, much of it Prime Farmland and other categories of Important Farmland, to residential and commercial development. The Natomas Basin is the focus of much of the growth planning in the Sacramento area, in both Sutter County and Sacramento County, and substantial losses of Important Farmland to urban development are expected to continue in this area. As noted in Section 3.3.1, “Agricultural Resources,” Important Farmland in the Natomas Basin totaled approximately 40,000 acres in 2006, the last year for which California farmland mapping data are available, representing 6% of the total of approximately 715,000 acres of Important Farmland mapped by the Farmland Mapping and Monitoring Program in Sutter and Sacramento Counties in 2006. Of this amount, approximately half is expected to be converted to developed uses and half maintained in agriculture or in a condition compatible with future agricultural use (i.e., undeveloped) within TNBC parcels, Airport north bufferlands, lands anticipated to be maintained in an undeveloped condition as part of the Joint Vision, and land managed by SAFCA. The loss of an additional approximately 20,000 acres in the Natomas Basin would continue an overall trend of net loss of Important Farmland that has been documented in Sutter and Sacramento Counties for each consecutive 2-year interval of mapping by the California Department of Conservation from 1992 through
2006. As described elsewhere in this EIS/EIR, development of land in the Natomas Basin is consistent with regional land use planning efforts (see Section 5.2, “Growth Inducement”) which promote the concentration of urban growth within the borders of existing cities and their immediate adjacent areas, including the Natomas Basin specifically, and discourage both sprawling development and development expansion into existing nonurbanized floodplains that would result in greater regional conversion of agricultural land to nonagricultural uses. (See Section 5.2, “Growth Inducement”; Section 6.1.10, “Executive Order 11988, Floodplain Management”; and Section 6.1.13, “Farmland Protection Policy Act,” for more discussion of this issue.)

Nevertheless, the Proposed Action would result in the conversion of agricultural land to nonagricultural uses and, in combination with the conversions of Important Farmland in the Natomas Basin associated with past, current, and future projects, would result in cumulatively considerable (i.e., significant) impact associated with agricultural land conversion, and the Proposed Action would result in a cumulatively considerable incremental contribution to this cumulatively significant impact.

**Levee Raise-in-Place Alternative**

The narrower footprint of the levee raise-in-place method of addressing levee height deficiencies would have a greater impact on Important Farmland than would the Proposed Action due to the increased requirement for woodland habitat creation. However, conversion of Important Farmland within the canal footprints and borrow sites would be similar to the conversion associated with the Proposed Action. Therefore, the contribution of the Levee Raise-in-Place Alternative to the cumulative loss of Important Farmlands, would be similar to the Proposed Action, and would result in cumulatively considerable (i.e., significant) incremental contribution to this cumulatively significant impact.

**5.1.8.2 Water Quality/Fisheries**

Construction activities have the potential to temporarily degrade water quality and fish habitat through the direct release of soil and construction materials into water bodies or the indirect release of contaminants into water bodies through runoff. Other projects, including the extensive array of development projects anticipated in the Natomas Basin and SAFCA’s bank protection projects, would have a similar potential to release materials into watercourses that support fish and other aquatic resources. In addition, vegetation that may provide SRA habitat would be removed under all alternatives. As noted in Section 3.3.6.1, “Fish Species Found in the Lower Sacramento River, Pleasant Grove Creek Canal, and Natomas East Main Drainage Canal,” modifications of the channels bordering the Natomas Basin have resulted over time in homogenous, trapezoidal channels lacking in-stream structure with narrow and sparse bands of riparian vegetation that provide only limited SRA habitat functions and limited recruitment of large woody debris. Combined, these alterations have resulted in marginal habitat conditions that provide only limited habitat functions for most native fish species and other aquatic organisms.

**Proposed Action**

The implementation of BMPs and adherence to the conditions of a storm water pollution prevention plan (Mitigation Measure 4.5-a) would ensure that the requirements of the Clean Water Act and Porter-Cologne Water Quality Control Act are met. Given the temporary nature of any impacts and the protections afforded by regulatory programs under the Clean Water Act and Porter-Cologne Water Quality Control Act, any degradation of surface waters by construction activities of the Proposed Action and other projects would be minimized. Consequently, the potential impacts of project construction are not expected to make a considerable contribution to a significant cumulative impact on water quality, fish or fish habitat, or other aquatic species. Therefore, Proposed Action would not result in a cumulatively considerable contribution to a significant cumulative impact.

As part of the Phase 4 Project, proposed improvements along the NCC south levee would include waterside slope stabilization activities (flattening of oversteepened areas of the waterside slope) that would require the removal of...
small amounts of vegetation, which may constitute a loss of SRA habitat. Given the small amount of habitat involved, adherence to California Fish and Game Code Section 1602 permit conditions (likely similar to Mitigation Measure 4.6-b) would limit potential disturbance to fish habitat associated with levee improvements on the water side of the NCC and would ensure that restoration, rehabilitation, and/or replacement of any affected channel habitat would result in no net loss of SRA habitat. Other projects in the Natomas Basin would be required to implement similar measures to prevent adverse impacts. In addition, SAFCA’s bank protection project would incorporate features that would compensate for temporary impacts on SRA habitat and result in long-term increases in nearshore and SRA cover values relative to pre-project conditions, creating beneficial effects. Consequently, the Proposed Action would not result in a cumulatively considerable contribution to a significant cumulative impact.

Levee Raise-in-Place Alternative

Along the Sacramento River east levee, the Levee Raise-in-Place Alternative would have a narrower landside levee improvement footprint than the Proposed Action. Under this alternative, erosion control improvements would be implemented along approximately 1,260 feet of river bank at River Mile 73.5 (Site G) on the Sacramento River east levee. Construction of these improvements would require tree removal and trimming of canopies of other trees growing on the eroding bank, resulting in a short-term reduction in riparian canopy providing overhead SRA cover. Direct and cumulative impacts resulting from construction of the setback levee and the erosion control improvements would be avoided through the design of the improvements and through implementation of BMPs and adherence to the conditions of a storm water pollution prevention plan (Mitigation Measure 4.5-a) would ensure that the requirements of the Clean Water Act and Porter-Cologne Water Quality Control Act are met. Adherence to California Fish and Game Code Section 1602 permit conditions (Mitigation Measure 4.6-b) would limit potential disturbance to fish habitat associated with the project improvements and would ensure that restoration, rehabilitation, and/or replacement of any affected channel habitat would result in no net loss of SRA habitat.

However, removal of woody vegetation from the water side of the Sacramento River east levee to conform with USACE guidance regarding levee encroachments could have a substantial effect on SRA habitat along this levee. The loss of SRA habitat along the Sacramento River and reduction in input of woody debris associated with this removal could be a significant contribution to historical loss; it is unknown whether adequate mitigation could be provided to compensate for this impact. Given these circumstances, the Levee Raise-in-Place Alternative could result in a cumulatively considerable contribution to a significant cumulative impact.

5.1.8.3 Terrestrial Biological Resources

Implementation of the project has the potential to contribute to the loss or degradation of sensitive habitats and to adversely affect special-status terrestrial species (special-status plants, valley elderberry longhorn beetle, giant garter snake, northwestern pond turtle, Swainson’s hawk and other special-status birds, and burrowing owl). Potential impacts of the Proposed Action and the Levee Raise-in-Place Alternative related to wildlife would be associated with vegetation removal needed to clear the path for Phase 3 and Phase 4 improvements, construction disturbances of wildlife and their habitats, as well as permanent loss of habitat for the affected species. These impacts could contribute to species declines and losses of habitat that have led to the need to protect these species under the Federal ESA and the CESA.

Proposed Action

As described above, the proposed land swap between SAFCA and the Airport could result in a change in the amount of bird foraging habitat in the Natomas Basin (Sacramento and Sutter Counties) if the agreement is reached as planned. Land in Sacramento County would likely be changed from row crop production to grassland or fallow agriculture (undeveloped land), thus resulting in an overall decrease in the quantity and quality of
foraging habitat in the Basin. Land in Sutter County would likely be converted from field crop to a grassland/woodland mix, which would increase the nesting and foraging habitat for bird species. Although the details of the agreement have not yet been finalized and may not for some time, it is conceivable that the swap may result in a zero net loss of foraging habitat and an increase in nesting habitat for birds.

Proposed NCMWC projects, including the Sankey Diversion and Fish Screen Project, would also result in habitat and wildlife disturbances during construction. The Sankey Diversion would include permanent loss of habitat for some special-status species, including giant garter snake, but an appropriate habitat replacement and management plan is being developed in consultation with USFWS and DFG to provide adequate compensation for the loss. Despite construction-related adverse impacts from the fish screen project, the overall impact would be beneficial and habitat quality would improve and thus, would not result in a cumulatively considerable contribution to a significant cumulative impact.

The Airport Master Plan includes a number of components that are anticipated to result in adverse impacts on sensitive habitats and special-status species. The majority of these impacts would be associated with Phases 2 and 3 of the Airport Master Plan, which would not commence until 2014. Adverse impacts in all phases could include a combination of permanent habitat loss and construction-related impacts. There could also be impacts from expanded long-term operation of the Airport. SCAS has identified some habitat enhancement and protection measures that would be implemented to compensate for adverse impacts, and additional measures are anticipated to be identified as subsequent CEQA evaluation and regulatory permitting is completed.

Significant adverse impacts on special-status species and sensitive habitats would be associated with the extensive future urban growth expected to occur in the Natomas Basin. This growth would continue to reduce the amount of habitat available to support populations of special-status species. Potential adverse impacts from future approved expansion within the Basin have been addressed through the development of the NBHCP, and successful implementation of the NBHCP would ensure that there is no overall adverse impact on special-status species from implementation of these projects. Similarly, an HCP is being implemented for the Metro Air Park Project. Additional urban expansion is being promoted through the Joint Vision, which would result in development and open space conservation within the Sacramento County portion of the Natomas Basin that was not covered in the NBHCP. Potential impacts on biological resources from implementation of this potential future development are at various stages of evaluation. Projects would be required to incorporate adequate impact avoidance and minimization measures and permanent habitat conservation to mitigate and compensate for the anticipated adverse impacts.

Implementation of the Proposed Action and mitigation measures in Sections 4.8 and 4.9 of this EIS/EIR would ensure that the impacts of the project are reduced or avoided in accordance with the requirements of the ESA and CESA and other regulatory programs that protect habitats, such as Section 404 of the Clean Water Act and Section 1602 of the California Fish and Game Code. As discussed in Chapter 2.0, “Alternatives,” the project incorporates habitat creation, modification, and preservation components designed to offset the project’s adverse impacts. In addition, mitigation measures require further development of these habitat improvement components, including preparation and approval of management plans. Successful implementation of these mitigation measures would result in permanent protection and management of giant garter snake habitat, including creation and enhancement of connectivity between giant garter snake populations in the Natomas Basin, expected to result in an overall improvement of conditions for giant garter snakes in the Basin. An increase in permanently protected foraging habitat for Swainson’s hawk, eventual increase in potential nesting habitat, and preservation of existing nest sites would also maintain or improve current conditions for this species in the Natomas Basin. Implementation of the Proposed Action and mitigation measures would similarly ensure that potential adverse impacts on other special-status species and on sensitive habitats and thus, would not result in a cumulatively considerable contribution to a significant cumulative impact on terrestrial biological resources.
Successful implementation of the NBHCP depends on a number of assumptions that could be jeopardized by implementation of other projects and activities in the Basin, including the Proposed Action and the various cumulative projects. The Proposed Action has been designed to support achievement of the goals and objectives of the NBHCP, and implementation of Mitigation Measure 4.9-h would ensure that the Proposed Action does not jeopardize successful implementation of the NBHCP.

The Proposed Action would include minimization, avoidance, and compensation measures in accordance with the requirements of ESA, CESA, and other relevant regulatory requirements, as well as additional habitat protection and enhancement components. As a result of these measures, the Proposed Action would not contribute to a cumulatively significant impact on terrestrial biological resources, including special-status species. This impact, while significant and unavoidable, would not result in a cumulatively considerable contribution to a significant cumulative impact.

**Levee Raise-in-Place Alternative**

Because of its inclusion of erosion control improvements at one site along the Sacramento River east levee, the Levee Raise-in-Place Alternative would involve a slightly different set of impacts to terrestrial biological resources than the Proposed Action. The narrower landside levee footprint of the Levee Raise-in-Place Alternative would avoid some losses of woodland and grassland habitat that would be unavoidable under the Proposed Action. However, under the Levee Raise-in-Place Alternative, as much as 22.5 acres of riparian woodland on the water side of the levee in Reaches 5A–9B of the Sacramento River east levee could be removed to conform with USACE guidance regarding levee encroachments. In addition to its overall value as habitat for various species, this woodland supports active Swainson’s hawk nests, elderberry shrubs, and other important biological resources. Adverse impacts on these resources on the water side of the levee would be more difficult to mitigate than the adverse impacts from the adjacent setback levee footprint on the land side of the levee under the Proposed Action, both in terms of the acreage of habitat lost and the quality of that habitat. Implementation of this alternative would include minimization, avoidance, and compensation measures in accordance with the requirements of ESA, CESA, and other relevant regulatory requirements. However, it is uncertain whether adequate compensation could be developed for the extensive loss of mature waterside vegetation under this alternative. Therefore, it is possible that the Levee Raise-in-Place Alternative could result in a potentially significant and unavoidable impact on terrestrial biological resources, including special-status bird species for which the waterside trees provide important nesting habitat. This impact would result in a cumulatively considerable contribution to a significant cumulative impact.

5.1.8.4 **Cultural Resources**

**Proposed Action**

Prehistoric human habitation sites are common in riverbank and floodplain areas, and burial sites are often encountered in the course of ground-disturbing activities. It is likely that known or unknown archaeological resources could be disturbed and cultural resources damaged or destroyed during construction activities for the Proposed Action. Losses of a unique archaeological resource could occur where excavations encounter archaeological deposits that cannot be removed or recovered (e.g., under levees), or where recovery would not be sufficient to prevent the loss of significance of the cultural materials. Historic resources could also be damaged or require removal from areas near flood damage reduction facilities under the Proposed Action. However, USACE and the SHPO have concurred that identified historic resources lack significance that might make them eligible for listing on the NRHP or the California Register of Historic Resources. Although mitigation would be implemented to reduce impacts on potentially significant cultural resources, adverse impacts, particularly on archaeological resources, may still occur. Losses of archaeological resources would add to a historical trend in the loss of these resources as artifacts of cultural significance and as objects of research importance. For these reasons, despite the implementation of Mitigation Measures 4.10-c, 4.10-d, and 4.10-e, the Proposed Action has
the potential to result in a significant and unavoidable impact. Thus, the Proposed Action would result in a cumulatively considerable contribution to a significant cumulative impact.

**Levee Raise-in-Place Alternative**

The Levee Raise-in-Place Alternative would require large quantities of borrow material. Because excavation of borrow material has the potential to affect cultural resources that would be identified during inventory efforts and resources that may be identified only during construction, cumulative impacts associated with the Levee Raise-in-Place Alternative would be similar to that of the Proposed Action and, therefore, would result in a cumulatively considerable contribution to a significant cumulative impact.

### 5.1.8.5 Air Quality

**Proposed Action**

Future projects will contribute to air pollutant emissions in Sutter and Sacramento Counties and to the nonattainment status of FRAQMD and SMAQMD for ozone and PM_{10}. The Proposed Action would cause a temporary impact on air quality through construction emissions. When taken in total with other projects in the region, this impact would be significant and unavoidable, and would result in a cumulatively considerable contribution to a significant cumulative impact on air quality in the region.

No air district in California, including FRAQMD or SMAQMD, has identified a significance threshold for analyzing GHG emissions generated by a proposed project or a methodology for analyzing cumulative impacts related to global climate change. Although the state of California has identified GHG reduction goals through adoption of Assembly Bill (AB) 32, the California Global Warming Solutions Act of 2006, the effect of GHG emissions as they relate to global climate change is inherently a cumulative impact issue. While the emissions of one single project would not cause global climate change, GHG emissions from multiple projects throughout the world could result in a cumulatively considerable contribution to a significant cumulative impact with respect to global climate change.

To meet AB 32 goals, California would need to generate less GHGs than current levels. It is recognized, however, that for most projects there is no simple metric available to determine if a single project would substantially increase or decrease overall GHG emission levels.

While AB 32 focuses on stationary sources of GHG emissions, the primary objective of AB 32 is to reduce California’s contribution to global warming by reducing California’s total annual production of GHG emissions. The impact that GHG emissions have on global climate change does not depend on whether they were generated by stationary, mobile, or area sources or whether they were generated in one region or another. Thus, the net change in total GHG levels generated by a project or activity is the best metric for determining whether a project would contribute to global warming. In the case of the Proposed Action and the alternatives under consideration, if the size of the increase in emissions from the project is considered to be substantial, then the impact of the project would be cumulatively considerable.

In comparison to criteria air pollutants, such as ozone and PM_{10}, CO₂ emissions persist in the atmosphere for a much longer period of time. GHG emissions generated by the Proposed Action would predominantly be in the form of CO₂. Project construction would result in a net increase in emissions to occur over a period of 3 years (2008–2010), despite the implementation of Mitigation Measure 4.13-a. While any increase in GHG emissions would add to the quantity of emissions that would contribute to global climate change, it is noteworthy that emissions associated with the Proposed Action occur over a finite period of time (3 years), as opposed to operational emissions, which would occur over the lifetime of a project. The project would have no net increase in operational GHG emissions. Nonetheless, because of the intensity and duration of construction activities, the lack of available mitigation measures to abate GHG emissions from heavy-duty construction equipment exhaust
and on-road hauling emissions, the project’s construction emissions would make an incremental contribution to climate change. Nonetheless, because of the intensity and duration of construction activities, and the lack of available mitigation measures to abate GHG emissions from heavy-duty construction equipment exhaust and on-road hauling emissions, the project’s construction emissions would make a contribution to climate change.

Previous GHG analyses conducted for the Phase 2 Project (2007 Landside EIR [SAFCA 2007] and the Phase 2 EIS [USACE 2008]) both concluded that the project’s contribution to cumulative GHG impacts would be considerable and would be a significant and unavoidable cumulative impact (see Sections 5.1.3.2 and 5.1.3.3, above). However, the recent introduction of quantification methodologies and threshold concepts from the California Air Pollution Control Officers Association (CAPCOA) in the CEQA & Climate Change document (CAPCOA 2008), from the California Office of Planning and Research (OPR) in the Preliminary Draft CEQA Guideline Amendments for Greenhouse Gas Emissions (OPR 2009), and from the California Air Resources Board (ARB) in the recently adopted Climate Change Proposed Scoping Plan (ARB 2008a) and the Preliminary Draft Staff Proposal Recommended Approaches for Setting Interim Significance Thresholds for Greenhouse Gases under the California Environmental Quality Act (ARB 2008b), have allowed further refinement of the GHG analysis in this EIS/EIR. Using this guidance, it is possible to discuss the project’s emissions of GHG in a larger context.

As calculated in Appendix E, construction of the Phase 2 and Phase 3 Projects would generate approximately 4,600 tons (4,170 metric tons) of CO₂ during 2009 associated with mobile equipment exhaust. CO₂ emissions in subsequent years (2010–2011) would be equal to or less than in 2009.

To establish additional context in which to consider the order of magnitude of project-generated GHG emissions, it may be noted that facilities (i.e., stationary, continuous sources of GHG emissions) that generate greater than 25,000 metric tons CO₂/year are mandated to report GHG emissions to the California Air Resources Board (ARB) pursuant to AB 32. In addition, a threshold of 10,000 metric tons CO₂/year was recommended by the Market Advisory Committee for inclusion in a GHG cap and trade system, a threshold of 10,000 metric tons CO₂e/year adopted by the South Coast Air Quality Management District for stationary/industrial projects, and a draft preliminary threshold of 7,000 metric tons of CO₂e/year for industrial projects by ARB. Absent any agency-adopted threshold for GHG emissions, it is notable that the Proposed Action would generate emissions substantially less than 25,000 metric tons CO₂/year (and other recommended targets). This information is presented for informational purposes, and it is not the intention of SAFCA to adopt 25,000 metric tons CO₂/year as a numeric threshold. Rather, the intention is to put project-generated GHG emissions in the appropriate statewide context in order to evaluate the contribution to the global impact of climate change. Because the project’s emissions would be temporary and short-term in nature, and far below the minimum standard for reporting requirements under AB 32, the project’s GHG emissions would not result in a cumulatively considerable contribution to a significant cumulative impact on global climate change.

**Levee Raise-in-Place Alternative**

The Levee Raise-in-Place Alternative would require approximately 40% fewer trips for hauling borrow material than the Proposed Action. Therefore, it would result in a smaller but nevertheless cumulatively considerable contribution to a significant cumulative impact on air quality.

In addition, construction of the Levee Raise-in-Place Alternative would result in approximately 2,500 tons (2,270 metric tons) of CO₂ emissions during 2009. This would be well below 25,000 metric tons CO₂/year, the minimum GHG emissions level for facility mandatory reporting to ARB pursuant to AB 32. For the same reasons described under the Proposed Action, would not result in a cumulatively considerable contribution to a significant cumulative impact on global climate change under the Levee Raise-in-Place Alternative.
5.1.8.6 NOISE

Proposed Action

The Proposed Action would have a significant and unavoidable project-level impact on noise levels experienced by the occupants of residences that are near sites of construction activity or haul routes for construction traffic. A substantial number of residences are located adjacent to the NEMDC where cutoff walls would be installed. However, there are no other known projects in the vicinity of proposed project activity (borrow sites, rural roadways, levee and canal construction areas) that would generate noise levels noticeably above ambient noise levels, which are generated by sources that include aircraft operations, truck traffic on area roadways, and agricultural activity. Therefore, the Proposed Action is not expected to contribute to any significant cumulative noise impact. This localized impact would not result in a cumulatively considerable contribution to a significant cumulative impact.

Levee Raise-in-Place Alternative

Under the Levee Raise-in-Place Alternative, levee improvement activity would occur directly along the Sacramento River east levee at many locations adjacent to residences on the water side of the Garden Highway, and to a lesser extent, the land side of the levee. In addition, the Levee Raise-in-Place Alternative would require the implementation of erosion control improvements at site G along the water side of the Sacramento River east levee. The combined effect of noise from simultaneous construction of erosion control improvements on the water side and levee improvements on the land side would be amplified and would affect a small number of residences on Garden Highway in the vicinity of the erosion control site, causing a project-level significant impact. However, this impact could be decreased by scheduling construction of the erosion control improvements to occur before or after the nearby levee improvement work. Furthermore because these impacts would be temporary, they would not be combined with future ongoing noise impacts, if any. Therefore, the Levee Raise-in-Place Alternative would not result in a cumulatively considerable contribution to a significant cumulative impact.

5.1.8.7 VISUAL RESOURCES

Proposed Action

The Proposed Action would include the removal of trees, other vegetation, and structures from the land side of the Sacramento River east levee within the footprint of the adjacent setback levee and berms, and may include the removal of some vegetation and structural encroachments from the water side of the Sacramento River east levee as part of encroachment removal actions. The additional levee and bank protection improvements needed to achieve a “200-year” level of flood protection in the Natomas Basin along with SAFCA’s proposed levee integrity program would also require the removal of vegetation and other features that currently add to the rural and riverine character of views in the area. These changes would contribute to the substantial degradation of scenic resources in the Natomas Basin that are expected to result with various development projects and expansion of Airport facilities, as the area’s visual character changes from rural agricultural landscape to urban/suburban setting. Although the project includes the establishment of a substantial acreage of woodland plantings around the Basin to offset the significant effect of the project on scenic resources (oak and other native trees), the plantings would require several years to become well established. Therefore, the Proposed Action would make a cumulatively significant contribution to changes in the visual character and scenic resources of the Natomas Basin in the near term. This impact would be significant and unavoidable in the near term, but less than significant in the long term. The long-term impact is anticipated to be less than significant, and the effects from the Proposed Action would not result in a cumulatively considerable contribution to a significant cumulative impact on visual resources in the long term.
Levee Raise-in-Place Alternative

The cumulative contribution of Levee Raise-in-Place Alternative would be slightly less than that of the Proposed Action on the land side of the Sacramento River east levee where trees would need to be removed to accommodate raising the levee in place, and significantly greater on the water side of this levee where trees would need to be removed to meet USACE encroachment guidelines. This alternative would result in cumulatively considerable near-term and long-term contributions to changes in the visual character and scenic resources of the Natomas Basin, which would be greater than the cumulative impact under the Proposed Action. This impact would be significant and unavoidable in the near term, but less than significant in the long-term. The long-term impact is anticipated to be less than significant, and the effects from this alternative would not result in a cumulatively considerable contribution to a significant cumulative impact on visual resources in the long term.

5.2 GROWTH INDUCEMENT

5.2.1 INTRODUCTION

Both NEPA (40 CFR 1508[a] and [b]) and CEQA (State CEQA Guidelines (CCR Section 15126.2[d]) require an examination of the direct and indirect impacts of the proposed project, including the potential of the project to induce growth leading to changes in land use patterns and population densities and related impacts on environmental resources. Specifically, CEQA states that the EIR shall:

Discuss the ways in which the proposed project could foster economic or population growth, or the construction of additional housing, either directly or indirectly, in the surrounding environment. Included in this are projects which would remove obstacles to population growth (a major expansion of a wastewater treatment plant might, for example, allow for more construction in service areas). Increases in the population may tax existing community service facilities, requiring construction of new facilities that could cause significant environmental effects. Also, discuss the characteristics of some projects which may encourage and facilitate other activities that could significantly affect the environment, either individually or cumulatively. It must not be assumed that growth in any area is necessarily beneficial, detrimental, or of little significance to the environment.

Direct growth inducement would result if a project involved construction of new housing. Indirect growth inducement would result, for instance, if implementing a project resulted in any of the following:

- substantial new permanent employment opportunities (e.g., commercial, industrial, or governmental enterprises);
- substantial short-term employment opportunities (e.g., construction employment) that indirectly stimulates the need for additional housing and services to support the new temporary employment demand; and/or
- removal of an obstacle to additional growth and development, such as removing a constraint on a required public utility or service (e.g., construction of a major sewer line with excess capacity through an undeveloped area).

Growth inducement itself is not an environmental effect, but it may foreseeably lead to changes in land use patterns and population densities and related impacts on environmental resources.

Within the project area, population growth and urban development are driven by local, regional, and national economic conditions. Local land use decisions are within the jurisdiction of the cities and counties within the project area: the City of Sacramento and Sacramento and Sutter Counties. Each of these agencies has adopted a
general plan consistent with state law. These general plans provide an overall framework for growth and
development within the jurisdiction of each agency, including the project area. Although each of these agencies is
a member of SAFCA, as a joint powers agency, SAFCA is limited to exercising powers common to all of its
constituent members, including RD 1000 and American River Flood Control District, neither of which has any
land use planning authority. Accordingly, SAFCA has no authority to permit development and has only limited
authority to impose conditions on the development that is permitted.

5.2.2 INCORPORATION BY REFERENCE

This section summarizes the growth-inducing effects that were previously evaluated for the NLIP. CEQA
documents that are incorporated by reference here are the same documents listed above in Section 5.1.3,
“Summary of Cumulative Impact Analyses from Previous NLIP Environmental Documents,” with the State
Clearinghouse numbers as required by the State CEQA Guidelines (Section 15150[e]). Printed copies of relevant
documents are available at USACE’s office at 1325 J Street, Sacramento, California and at SAFCA’s office at
1007 7th Street, 7th Floor, Sacramento, California.

These documents evaluated expected growth that could occur with implementation of the local general plans for
the City of Sacramento and Sacramento and Sutter Counties. They also considered growth projected in the
SACOG Blueprint, which is a joint vision for regional growth through the year 2050, endorsed by the SACOG
counties (El Dorado, Placer, Sacramento, Sutter, Yolo, and Yuba) and the 22 cities within these counties. The
State Plan of Flood Control, which would require new development to have a minimum of “200-year” flood
protection, was described in relation to the Proposed Action. Using the above information, which is incorporated
by reference, combined with an evaluation of residual flood risk, SAFCA concluded that there is substantial
evidence that the project evaluated for the NLIP as a whole would accommodate anticipated growth in the project
area in a manner that would be consistent with adopted local and regional growth management plans and with an
emerging State Plan of Flood Control. This finding is hereby incorporated by reference.

5.3 RELATIONSHIP BETWEEN SHORT-TERM USES OF THE
ENVIRONMENT AND LONG-TERM PRODUCTIVITY

NEPA requires that an EIS include a discussion of the relationship between short-term uses of the environment
and long-term productivity. Within the context of this EIS/EIR, “short-term” refers to the construction period,
while “long-term” refers to the operational life of the project and beyond.

Project construction would result in short-term construction-related effects such as interference with local traffic
and circulation, and increased air emissions, ambient noise levels, dust generation, and disturbance of wildlife.
These effects would be temporary, occurring only during construction, and are not expected to alter the long-term
productivity of the natural environment. Project implementation would also result in long-term effects, including
permanent loss of farmland, changes in visual resources, and adverse effects on existing waters, wetlands, and
woodland habitat.

Project implementation would also assist in the long-term productivity of the environment by improving the levee
system that protects the Natomas Basin by providing at least a 100-year level of flood protection by the end of
2010 and a “200-year” level of protection by the end of 2012, and reducing wildlife hazards in the vicinity of the
Airport. They would also preserve and improve, over the long term, important habitat upon which the Natomas
Basin species of concern to USFWS and DFG depend, by increasing acreages, connectivity, and habitat quality of
wetlands and other waters of the United States in the Basin.

These long-term beneficial effects of the project would outweigh its potentially significant short-term impacts to
the environment.
5.4 SIGNIFICANT AND UNAVOIDABLE ENVIRONMENTAL IMPACTS

State CEQA Guidelines Section 21100(b)(2)(A) provides that an EIR shall include a detailed statement setting forth “any significant effect on the environment that cannot be avoided if the project is implemented.” Chapter 4.0, “Environmental Consequences and Mitigation Measures,” provides a detailed analysis of all potentially significant, direct and indirect, environmental impacts of the project, feasible mitigation measures that could reduce or avoid the project’s significant impacts, and whether these mitigation measures would reduce these impacts to less-than-significant levels. The project’s significant cumulative impacts are discussed in Section 5.1, “Cumulative Impacts,” above. If a specific impact cannot be reduced to a less-than-significant level, it is considered a significant and unavoidable impact. The project would have the following significant and unavoidable environmental impacts (direct, indirect, and/or cumulative), which are presented in the order they appear in Chapter 4.0, “Environmental Consequences and Mitigation Measures”:

- conversion of Important Farmland to nonagricultural uses;
- conflicts with lands under Williamson Act Contracts;
- potential to physically divide or disrupt an established community;
- impacts on Swainson’s hawk and other special-status birds;
- potential damage or disturbance to known prehistoric resources from ground-disturbance or other construction-related activities;
- potential damage to or destruction of previously undiscovered cultural resources from ground-disturbance or other construction-related activities;
- potential discovery of human remains during construction;
- temporary increase in traffic on local roadways;
- temporary emissions of ROG, NOX, and PM10 during construction;
- generation of temporary, short-term construction noise;
- exposure of sensitive receptors to or generation of excessive groundborne vibration;
- temporary, short-term exposure of residents to increased traffic noise levels from hauling activity;
- alteration of scenic vistas, scenic resources, and existing visual character of the project area; and
- new sources of light and glare that adversely affect views.

Where feasible mitigation exists, it has been included to reduce these impacts; however, the mitigation would not be sufficient to reduce the impacts to a less-than-significant level.

5.5 IRREVERSIBLE AND IRRETRIEVABLE COMMITMENT OF RESOURCES

NEPA requires that an EIS include a discussion of the irreversible and irretreivable commitments of resources which may be involved should the project be implemented. Similarly, the State CEQA Guidelines require a discussion of the significant irreversible environmental changes that would be caused by the project should it be implemented.
The irreversible and irretrievable commitment of resources is the permanent loss of resources for future or alternative purposes. Irreversible and irretrievable resources are those that cannot be recovered or recycled, or those that are consumed or reduced to unrecoverable forms. Project implementation would result in the irreversible and irretrievable commitment of energy and material resources during project construction and maintenance, including the following:

- construction materials, including such resources as soil and rocks;
- land and water area committed to new/expanded project facilities; and
- energy expended in the form of electricity, gasoline, diesel fuel, and oil for equipment and transportation vehicles that would be needed for project construction, operation, and maintenance.

The use of these nonrenewable resources is expected to account for only a small portion of the region’s resources and would not affect the availability of these resources for other needs within the region. Construction activities would not result in inefficient use of energy or natural resources. Construction contractors selected would use best available engineering techniques, construction and design practices, and equipment operating procedures. Long-term project operation would not result in substantial long-term consumption of energy and natural resources.
6.0 REGULATORY SETTING

This chapter summarizes Federal, state, regional, and local laws and regulations that apply to the project, aside from NEPA and CEQA, and describes the project’s compliance with those laws and regulations, where appropriate.

6.1 FEDERAL

6.1.1 CLEAN WATER ACT (SECTION 404)

The U.S. Environmental Protection Agency (EPA) is the lead Federal agency responsible for water quality management. The Clean Water Act of 1972 (CWA) is the primary Federal law that governs and authorizes water-quality control activities by EPA as well as the states. Various elements of the CWA address water quality, as discussed below.

CWA Section 404 establishes a requirement for a project proponent to obtain a permit from the U.S. Army Corps of Engineers (USACE) before engaging in any activity that involves discharge of dredged or fill material into “waters of the United States,” including wetlands. Fill material means material placed in waters of the United States where the material has the effect of replacing any portion of a water of the United States with dry land, or changing the bottom elevation of any portion of a water of the United States. Examples of fill material include but are not limited to rock, sand, soil, clay, plastics, construction debris, wood chips, overburden from mining or other excavation activities, and material used to create any structure or infrastructure in waters of the United States. Waters of the United States include navigable waters of the United States; interstate waters; all other waters where the use, degradation, or destruction of the waters could affect interstate or foreign commerce; tributaries to any of these waters; and wetlands that meet any of these criteria or that are adjacent to any of these waters. Wetlands are defined as those areas that are inundated or saturated by surface water or groundwater at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. Jurisdictional wetlands must meet three criteria: hydrophytic vegetation, hydric soil, and wetland hydrology. In addition, under Section 404, jurisdictional wetlands must: be adjacent to traditional navigable waters; directly about relatively permanent waters; or have a significant nexus with a traditional navigable water.

Before USACE can issue a permit under CWA Section 404, it must determine that the project is in compliance with the CWA Section 404(b)(1) Guidelines. The Section 404(b)(1) Guidelines specifically require that “no discharge of dredged or fill material shall be permitted if there is a practicable alternative to the proposed discharge which would have less adverse impact on the aquatic ecosystem, so long as the alternative does not have other significant adverse environmental consequences” (CFR Title 40, Section 230.10[a] [40 CFR 230.10(a)]). To comply with this provision, the applicant is required to evaluate opportunities that would result in less adverse impact on the aquatic ecosystem. A permit cannot be issued for a project, therefore, in circumstances where a less environmentally damaging practicable alternative exists that would fulfill the project purpose. An alternative is practicable if it is available and capable of being done after cost, existing technology, and logistics are taken into consideration in light of the overall project purpose as determined by USACE. If it is otherwise a practicable alternative, an area not presently owned by the project applicant(s) that could reasonably be obtained, used, expanded, or managed to fulfill the purpose of the proposed activity may be considered.

As described in Section 4.7, “Sensitive Aquatic Habitats,” either action alternative would require an individual permit from USACE under Section 404 of the CWA for the discharge of fill into waters of the United States, including wetlands. USACE verified the wetland delineation prepared for Phase 2 of the Landside Improvements Project on July 24, 2008. The Sutter Pointe and Dunmore borrow sites were surveyed for wetlands as part of the Phase 3 Project wetland delineation. A preliminary jurisdictional determination form was issued by USACE in
November 2008. This EIS/EIR will be used to support USACE’s decision whether to grant SAFCA an individual permit for the Proposed Action or a project alternative.

6.1.2 **RIVERS AND HARBORS ACT OF 1899, AS AMENDED (SECTIONS 14 AND SECTION 10)**

Under Section 14 of the Rivers and Harbors Act of 1899 (33 United States Code [USC] 408), referred to as “Section 408,” the Secretary of the Army, on the recommendation of the Chief of Engineers, may grant permission for the alteration of the Federal levee system by a non-Federal entity if the alteration would not be injurious to the public. The Proposed Action is subject to Section 408 permission. This EIS/EIR will be used to support USACE’s decision whether to grant permission for the Proposed Action or a project alternative pursuant to Section 408.

Under Section 10 of the Rivers and Harbors Act of 1899, work in, over, or under; excavation of material from; or deposition of material into navigable waters is regulated by USACE. Navigable waters of the United States are defined as those waters subject to the ebb and flow of the tide shoreward to the mean high-water mark and those that are currently used, have been used in the past, or may be susceptible to use to transport interstate or foreign commerce. The jurisdiction of USACE under CWA overlaps and extends beyond the geographic scope of its jurisdiction under the Rivers and Harbors Act. USACE permitting authority under the Rivers and Harbors Act is not subject to EPA oversight or any other restrictions specific to the CWA, and, in some cases the Rivers and Harbors Act alone will apply to waters. A permit from USACE is required prior to any work in, over, or under; excavation of material from; or deposition of material into navigable waters.

The reconstruction of Reclamation District 1000 Pump Station No. 2 would include extending replacement discharge pipes to a replacement outfall structure in the Sacramento River, and small outfall pipes and riprap would be placed in the bank of the Sacramento River east levee to direct filtered stormwater from the east levee to the river. This project element would be subject to permission from USACE under Section 10.

6.1.3 **FISH AND WILDLIFE COORDINATION ACT OF 1934, AS AMENDED**

The Fish and Wildlife Coordination Act (FWCA) ensures that fish and wildlife receive consideration equal to that of other project features for projects that are constructed, licensed, or permitted by Federal agencies. The FWCA requires that the views of the U.S. Fish and Wildlife Service (USFWS), National Marine Fisheries Service (NMFS), and the applicable state fish and wildlife agency (in this case, the California Department of Fish and Game [DFG]) be considered when impacts are evaluated and mitigation needs determined.

USACE is coordinating with USFWS, NMFS, and DFG to determine the effects of the Proposed Action on fish and wildlife in the project area. A FWCA report will be required. USACE and SAFCA are providing USFWS, NMFS, and DFG with copies of this EIS/EIR for review and comment.

6.1.4 **ENDANGERED SPECIES ACT OF 1973, AS AMENDED**

Pursuant to the Federal Endangered Species Act (ESA), USFWS and NMFS have regulatory authority over Federally listed species. Under ESA, a permit to “take” a listed species is required for any Federal action that may harm an individual of that species. Take is defined under ESA Section 9 as “to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect, or to attempt to engage in any such conduct.” Under Federal regulation, take is further defined to include habitat modification or degradation where it would be expected to result in death or injury to listed wildlife by significantly impairing essential behavioral patterns, including breeding, feeding, or sheltering. ESA Section 7 outlines procedures for Federal interagency cooperation to conserve Federally listed species and designated critical habitat. Section 7(a)(2) requires Federal agencies to consult with USFWS and/or
NMFS to ensure that they are not undertaking, funding, permitting, or authorizing actions likely to jeopardize the continued existence of listed species.

SAFCA held biweekly meetings to discuss project features with USFWS during the NLIP alternatives formulation and CEQA compliance process (see Section 7.3, “Coordination with Other Federal, State, and Local Agencies”). USACE and SAFCA subsequently held informal consultation meetings in January through September 2008 to clarify project details and discuss information needs for ESA permitting.

In October 2008, a programmatic Biological Opinion (BO) was issued by USFWS for the NLIP with incidental take authorization for the Phase 2 Project. A Biological Assessment (BA) for the Phase 3 Project is under development and will be very similar to the Phase 2 Project BA. The Phase 3 Project BA will request incidental take authorization for the Phase 3 Project.

USACE and SAFCA are providing USFWS, NMFS, and DFG with copies of this EIS/EIR for review and comment.

6.1.5 MIGRATORY BIRD TREATY ACT OF 1918

The Migratory Bird Treaty Act (MBTA) implements a series of international treaties that provide for migratory bird protection. The MBTA authorizes the Secretary of the Interior to regulate the taking of migratory birds; the act provides that it shall be unlawful, except as permitted by regulations, “to pursue, take, or kill any migratory bird, or any part, nest or egg of any such bird…” (16 USC 703). This prohibition includes both direct and indirect acts, although harassment and habitat modification are not included unless they result in direct loss of birds, nests, or eggs. The current list of species protected by the MBTA includes several hundred species and essentially includes all native birds. Permits for take of nongame migratory birds can be issued only for specific activities, such as scientific collecting, rehabilitation, propagation, education, taxidermy, and protection of human health and safety and personal property.

Compliance with the MBTA is being addressed through compliance with the ESA and the California Endangered Species Act (CESA). The project incorporates mitigation measures that would help ensure that construction activities do not result in the take of migratory birds, as discussed in Section 4.9, “Special-Status Terrestrial Species.”

6.1.6 BALD EAGLE PROTECTION ACT OF 1940

The Bald Eagle Protection Act provides for the protection of the bald eagle and the golden eagle by prohibiting, except under certain specified conditions, the taking, possession, and commerce of such birds.

The project area does not contain bald eagle or golden eagle nesting habitat, and the Proposed Action would not result in the take of bald or golden eagles. The project incorporates mitigation measures that would ensure that construction activities do not result in the take of any raptors, as discussed in Section 4.9, “Special-Status Terrestrial Species.”

6.1.7 CLEAN AIR ACT OF 1963, AS AMENDED

The Federal Clean Air Act (CAA) required EPA to establish national ambient air quality standards (NAAQS). EPA has established primary and secondary NAAQS for the following criteria air pollutants: ozone, respirable particulate matter with an aerodynamic diameter of 10 micrometers or less (PM_{10}), fine particulate matter with an aerodynamic diameter of 2.5 micrometers or less (PM_{2.5}), carbon monoxide (CO), nitrogen dioxide (NO_{2}), sulfur dioxide (SO_{2}), and lead. The primary standards protect the public health and the secondary standards protect public welfare. The CAA also required each state to prepare an air quality control plan referred to as a State Implementation Plan (SIP).
Under the CAA, the primary responsibility for planning for attainment and maintenance of the NAAQS rests with the state and local agencies. Accordingly, state and local air quality agencies are also designated as the primary permitting and enforcement authorities for most CAA requirements. During SAFCA’s preparation of the Phase 2 Project EIR, the air management districts with jurisdiction over the project area, the Feather River Air Quality Management District (FRAQMD) and the Sacramento Metropolitan Air Quality Management District (SMAQMD), were given the opportunity to comment on the project with regard to the scope and content of the Phase 2 Project EIR and EIS in relation to each agency’s statutory responsibilities and regulatory oversight of the project. In addition, FRAQMD was also consulted through several written and verbal exchanges regarding its air emissions regulations. SMAQMD provided written comments on the Phase 2 Project EIR and EIS, and revisions to the air quality information were incorporated into the Final EIR and EIS based on this input. The air quality effects analysis and associated mitigation measures in this Phase 3 Project EIS/EIR are consistent with the approach that was used in the Phase 2 Project EIR and EIS. Mitigation Measure 4.13-a directs SAFCA to implement control measures recommended by FRAQMD and SMAQMD to minimize temporary emissions of reactive organic gases (ROG), oxides of nitrogen (NOx), and PM_{10} during project construction, and comply with all applicable rules and regulations of FRAQMD and SMAQMD.

As described under Impact 4.13-b in Section 4.13, “Air Quality,” the Proposed Action (including implementation of proposed mitigation measures) would not exceed the EPA’s general conformity de minimis thresholds or hinder the attainment of air quality objectives in the local air basin.

USACE and SAFCA are providing FRAQMD and SMAQMD with copies of this EIS/EIR for review and comment.

6.1.8 NATIONAL HISTORIC PRESERVATION ACT OF 1966, AS AMENDED

Section 106 of the National Historic Preservation Act (NHPA) and its implementing regulations (36 Code of Federal Regulations [CFR] 800, as amended in 2004) require Federal agencies to consider the potential effects of their proposed undertakings on historic properties. Historic properties are cultural resources that are listed on, or are eligible for listing on, the National Register of Historic Places (NRHP) (36 CFR 800.16[1]). Undertakings include activities directly carried out, funded, or permitted by Federal agencies. Federal agencies must also allow the State Historic Preservation Officer (SHPO) and the Advisory Council on Historic Preservation (ACHP) an opportunity to comment on the proposed undertaking and its potential effects on historic properties.

The project incorporates treatment measures to protect resources listed on or eligible for listing on the NRHP, as discussed in Section 4.10, “Cultural Resources.” Determinations of the specific mitigation measures to be implemented will be made by USACE and SAFCA in consultation with the SHPO as part of the determination and eligibility and effect process, as required by NHPA Section 106. Implementation of the selected mitigation measures will be ensured through the execution of a Programmatic Agreement (PA). Signatories to the PA are SAFCA, USACE, and the SHPO. The ACHP has been consulted and waived participation as a signatory to the PA.

The PA addresses the scope of the Area of Potential Effect (APE) and provides that the APE will be defined for each project phase. The APE for each phase will be submitted with the cultural resources inventory reports, and will be consulted upon by SHPO. If areas are added to the project development activities subsequent to the SHPO concurrence on the map of the APE for a specific phase, SAFCA will complete an inventory of historic properties within the expanded APE. If historic properties that would be adversely affected by the project are identified in cultural resources inventories, SAFCA will prepare a Historic Properties Treatment Plan (HPTP) for review and written approval by USACE and the SHPO for those specific properties. Areas of archaeological sensitivity will be monitored in accordance with the HPTPs. A final report documenting the results of work prepared under the HPTPs will be submitted to USACE and the SHPO. The PA provides for public notice and consultation with Native Americans and the public. The signed and executed PA is included in Appendix D1.
The regulations implementing Section 106 hold that:

Compliance with the procedures established by an approved programmatic agreement satisfies the agency’s section 106 responsibilities for all individual undertakings of the program covered by the agreement until it expires or is terminated by the agency, the president of NCSHPO when a signatory, or the Council (36 CFR Part 800.14[b][2][iii]).

The regulations further clarify that execution of agreement documents under 36 CFR Part 800.6, Resolution of Adverse Effects (including programmatic agreements adopted under that section per 36 CFR Part 800.14[b][3]) evidence satisfaction of Section 106 (36 CFR Part 800.6[b][3]):

A memorandum of agreement executed and implemented pursuant to this section evidences the agency official’s compliance with section 106 and this part and shall govern the undertaking and all of its parts. The agency official shall ensure that the undertaking is carried out in accordance with the memorandum of agreement.

Thus, execution of the PA, which was prepared through the process provided in 36 CFR Part 800.6 evidences USACE’s compliance with Section 106. This does not mean that technical management activities under the PA are complete; they in fact are ongoing, as described above.

Appendix D2 contains a number of documents that are part of the record demonstrating Section 106 compliance. These include the following:

► June 7, 2007, letter from SAFCA’s project archaeologist to the Native American Heritage Commission (NAHC) requesting a list of Native American individuals and organizations to contact regarding the project;

► June 19, 2007, response letter from the NAHC to SAFCA’s project archaeologist supplying a list of the requested individuals and organizations;

► June 21, 2007, letters from SAFCA’s project archaeologist to Native American individuals and organizations soliciting concerns and any information about cultural resources in the project area;

► July 9, 2007, telephone record of conversation between SAFCA’s project archaeologist and Rose Enos (referred to by the NAHC as “Miwok/Maidu”) regarding Ms. Enos’ general concern regarding avoidance of burial sites and request to be contacted if work is conducted on such sites;

► January 2008 letter (and enclosures) from USACE to the SHPO initiating Section 106 consultation;

► February 1, 2008, letter from USACE to the United Auburn Indian Community of Auburn regarding an invitation to participate as a concurring party in the PA [note: this is an example of about 20 letters that were sent to tribal entities inviting them to participate in the PA];

► May 8, 2008, letter from Shingle Springs Rancheria to the SHPO, USACE, and SAFCA regarding comments on the Draft PA and a request for formal consultation;

► June 11, 2008, response letter from USACE to Shingle Springs Rancheria regarding May 8, 2008 letter;

► June 12, 2008, response letter from SAFCA to Shingle Springs Rancheria regarding May 8, 2008 letter and the June 4, 2008, meeting; and

► July 23, 2008, letter from SAFCA to the California Department of Water Resources (DWR) providing further agency and public notice of the PA, per Stipulation VI of the PA, Native American and Other Consultation
While this record is not necessarily exhaustive, it documents the critical steps for Section 106 compliance completed by USACE.

### 6.1.9 American Indian Religious Freedom Act

The American Indian Religious Freedom Act of 1978 is also applicable to Federal undertakings. This act established “the policy of the United States to protect and preserve for American Indians their inherent right of freedom to believe, express, and exercise the traditional religions…including but not limited to access to sites, use and possession of sacred objects, and the freedom to worship through ceremonial and traditional rites” (Public Law 95-431). Consultations with Native Americans to determine concerns regarding the Phase 3 Project are discussed in Section 7.2, “Native American Consultation.”

### 6.1.10 Wild and Scenic Rivers Act

The Wild and Scenic Rivers Act (16 USC 1271 et seq.) establishes a National Wild and Scenic Rivers System for the protection of rivers with important scenic, recreational, fish and wildlife, and other values. Rivers are classified as wild, scenic, or recreational. The act designates specific rivers for inclusion in the System and prescribes the methods and standards by which additional rivers may be added. The lower American River is included in the System and is designated as “Recreational.”

None of the internal water features of the project are tributary to the lower American River or any other river included in the System. Therefore, the action alternatives would have no effect on Wild or Scenic Rivers.

### 6.1.11 Executive Order 11988, Floodplain Management

Executive Order (EO) 11988, Floodplain Management (May 24, 1977), directs Federal agencies to issue or amend existing regulations and procedures to ensure that the potential effects of any action it may take in a floodplain are evaluated and that its planning programs and budget requests reflect consideration of flood hazards and floodplain management. The purpose of this directive is “to avoid to the extent possible the long and short term adverse impacts associated with the occupancy and modification of floodplains and to avoid direct or indirect support of floodplain development wherever there is a practicable alternative.” Guidance for implementation of EO 11988 is provided in the floodplain management guidelines of the U.S. Water Resources Council (40 CFR 6030; February 10, 1978) and in *A Unified National Program for Floodplain Management*, prepared by the Federal Interagency Floodplain Management Taskforce.

Recognizing that improving the Natomas Basin perimeter levee system would indirectly support population growth within the Basin, USACE in 1991 conducted extensive studies of the feasibility of constructing a cross levee spanning the Basin from east to west to limit the extent of flood protection improvements and associated floodplain development to the southern one-half to two-thirds of the Basin. The present study reconsidered a cross-levee measure. For the reasons described in Section 2.1.5.1, “Alternatives Evaluated and Rejected in Previous SAFCA NLIP Environmental Documents,” this flood protection alternative has been determined to be impractical and unlikely to prevent the urbanization of the northern portion of the Basin without a very costly program for acquiring flowage easements and retiring development rights on the lands north of the cross levee. Consequently, improvements to the Natomas Basin perimeter levee system have been determined by USACE, the State, and SAFCA to be the feasible method of providing adequate flood protection to existing development within the Basin and to the planned development. Although improving the perimeter levee system would fail to discourage further development within the Basin, this action is consistent with efforts by the State of California to comprehensively address floodplain development and flood risk on a regional scale. This comprehensive approach differentiates between flood protection requirements for urbanized and nonurbanized floodplain areas.
and will direct urban development away from those floodplains where a “200-year” level of flood protection cannot be achieved while ensuring that this level of protection is provided for already heavily populated areas such as the Natomas Basin.

The project would reduce the risk of flood loss and minimize the impact of floods on human health, safety, and welfare by strengthening existing flood damage reduction infrastructure (see Section 4.4, “Hydrology and Hydraulics,” for a discussion of the methodology and analysis of the Phase 3 Project’s potential flood-related impacts). As noted in Section 2.5.1, “Residual Risk of Flooding,” implementation of the Phase 3 Project would substantially lessen the probability of a flood in the Basin due to levee failure; however, the Natomas Basin would remain subject to a residual risk of flooding under both of the action alternatives. SAFCA would be required to maintain an ongoing residual risk management program, as described in Section 2.5.1. The Phase 3 Project would also create natural habitat that would serve ecological functions associated with natural floodplains (see Section 2.3.3, “Habitat Conservation Components”). Because there is no practicable alternative to the urban floodplain development indirectly associated with the project; the project would reduce flood damage and provide habitat values; and SAFCA would maintain an ongoing residual risk management program, it satisfies EO 11988.

6.1.12 Executive Order 11990, Protection of Wetlands

The purpose of EO 11990 is to “minimize the destruction, loss or degradation of wetlands and to preserve and enhance the natural and beneficial values of wetlands.” To meet these objectives, EO 11990 requires Federal agencies, in planning their actions, to consider alternatives to wetland sites and limit potential damage if an activity affecting a wetland cannot be avoided. EO 11990 applies to: acquisition, management, and disposition of Federal lands and facilities construction and improvement projects which are undertaken, financed or assisted by Federal agencies; and Federal activities and programs affecting land use, including but not limited to water and related land resources planning, regulation, and licensing activities. SAFCA has taken actions to minimize project effects on wetlands where possible and to create new wetlands as part of the project, and has applied for a CWA Section 404 permit from USACE. The replacement of Elkhorn Reservoir with a new sediment basin, part of the Phase 2 Project, is being designed to incorporate setbacks from the adjacent slough to minimize disturbance of wetlands there.

Implementation of the project as proposed would ensure no net loss of aquatic resource function and services through SAFCA’s proposed compensatory mitigation. Wetlands and other waters of the United States that would be created as part of the project are described in Section 2.3.3, “Habitat Conservation Components.” These features would all be considered giant garter snake habitat and are quantified under Impact 4.9-c in Section 4.9, “Special-Status Terrestrial Species.” Wetlands that would be created as part of the project include marsh habitat in a portion of the Sacramento International Airport (Airport) north bufferlands borrow area, for which SAFCA has developed a preliminary design. Additional wetlands in the form of marsh are expected to be created on land used as a borrow source in the Fisherman’s Lake area. Small wetland areas may also be created in nodes as part of the GGS/Drainage Canal system.

6.1.13 Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations

EO 12898 “Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations” (59 Federal Register 7629 [1994]) requires Federal agencies to identify and address disproportionately high and adverse health or environmental affects on minority populations, low-income populations, and Native Americans that may result from any proposed action. The Council on Environment Quality (CEQ) has oversight of the Federal government’s compliance with the EO. To facilitate compliance, CEQ prepared and issued, in association with EPA, “Environmental Justice Guidance Under the National Environmental Policy Act” (CEQ December 1997). The Environmental Justice Guidance provides six principles by which environmental justice issues should be identified and addressed (CEQ 1994:9):
1. Consider the composition of the affected area to determine whether minority populations, low-income populations, or Indian tribes are present in the area affected by the proposed action, and if so, determine if human health or environmental affects would be disproportionately high on those populations.

2. Consider relevant public health data and industry data concerning the potential for multiple or cumulative exposure to human health or environmental hazards including historical patterns of exposure to hazards.

3. Recognize the interrelated cultural, social, occupational, historical, or economic factors that may amplify the natural and physical environmental effects of the action.

4. Develop effective public participation strategies.

5. Assure meaningful community representation in the process.

6. See tribal representation in the process.

The project area adjacent to the NEMDC west levee has the highest concentration of residences. Data from the 2000 Census show that this area has a higher percentage of minority and low-income populations than does the city of Sacramento as a whole (U.S. Census Bureau 2000).

While not currently residing in the local project vicinity as a distinct population group, Native American tribes are known to have lived in the project study area in the past and there is evidence of their occupation of the project study area. The sites of occupation by Native American tribes are considered culturally significant, therefore, addressed in this EIS/EIR.

See Section 3.3.21 and 4.21, “Environmental Justice,” for more information on project effects of minority and low-income populations, as well as on Native American tribes.

6.1.14 FARMLAND PROTECTION POLICY ACT

The Natural Resources Conservation Service (NRCS) is the agency primarily responsible for implementing the Federal Farmland Protection Policy Act (FPPA). The purpose of the FPPA is to minimize Federal contributions to the conversion of farmland to nonagricultural uses by ensuring that Federal programs are administered in a manner compatible with state government, local government, and private programs designed to protect farmland.

NRCS administers the FPPA, which is a voluntary program that provides funds to help purchase development rights to keep productive farmland in agricultural uses. The program provides matching funds to state, local, or tribal government entities and nongovernmental organizations with existing farmland protection programs to purchase conservation easements. Participating landowners agree not to convert the land to nonagricultural uses and retain all rights to the property for future agriculture. A minimum 30-year term is required for conservation easements, and priority is given to applications with perpetual easements. NRCS provides up to 50% of the fair market value of the easement (NRCS 2004).

Both action alternatives require converting areas of farmland along the perimeter of the Natomas Basin to flood damage reduction facilities. Additional areas of farmland would be used as sources of soil borrow material. The topsoil on these lands would be retained and replaced after several feet of underlying soil is removed, and most of these lands would continue to be farmable, although some would be converted to marsh habitat. In addition, mitigation intended to reduce project effects on farmland is included in this EIS/EIR. Mitigation includes the acquisition of agricultural conservation easements at a 1:1 ratio (i.e., 1 acre on which easements are acquired to 1 acre of Prime Farmland, Unique Farmland, and Farmland of Statewide Importance removed from agricultural use), with the lands on which the permanent easements are acquired maintained in agricultural use.
Also, the proposed modifications of the agricultural irrigation and drainage infrastructure included in the action alternatives would support the maintenance of agricultural practices on the west side of the Natomas Basin.

The project complies with the FPPA because it provides for compensation for unavoidable direct conversion of agricultural land to nonagricultural uses, would provide infrastructure that would support the continuation of agricultural uses on the west side of the Natomas Basin, and is consistent with state and regional planning efforts that will protect farmland on a regional scale from development. Consultation with the NRCS (including submittal of the Farmland Conservation Impact Rating form) does not apply to Federal activities involving permitting and licensing (see 7 CFR 658) and therefore is not required for the project.

### 6.1.15 WILDLIFE HAZARDS ON OR NEAR AIRPORTS

The FAA addresses control of hazardous wildlife in Advisory Circular (AC) 150/5200-33B, *Hazardous Wildlife Attractants on or Near Airports*. The FAA provides direction on where public-use airports should restrict land uses that have the potential to attract hazardous wildlife. FAA recommends a distance of 10,000 feet separating wildlife attractants and aircraft movement areas. The area within a 10,000-foot radius of the Airport Operations Area is designated as the Critical Zone. The FAA definition of wildlife attractants in AC 150/5200-33A includes human-made or natural areas, such as poorly drained areas, retention ponds, agricultural activities, and wetlands. AC 150/5200-33A recommends against the use of airport property for agricultural production within a 5-mile radius of the Airport Operations Area unless the income from the agricultural crops is necessary for the economic viability of the airport.

Section 2.3.2, “Avian Safety Components,” describes FAA’s regulatory interest in managing wildlife attractants within 5 miles of the edge of the Airport’s Area of Operations. Potential borrow sites within this area have been identified based on balancing multiple management priorities (including flood risk management, aviation safety, and habitat conservation) and minimizing the cost and environmental effects of borrow haulage activities. Within the 10,000-foot Airport Critical Zone, management of the grasslands created by borrow operations would also be consistent with the Airport’s *Wildlife Hazard Management Plan* (Sacramento County Airport System 2007).

### 6.1.16 FEDERAL EMERGENCY MANAGEMENT AGENCY

#### LEVEE REQUIREMENTS

For a levee accredited by the Federal Emergency Management Agency (FEMA) as providing a “100-year” level of flood protection, the levee must be shown to satisfy several criteria, including protection of the embankment against erosion. Specific requirements are contained in Code of Federal Regulations Title 44, Section 65.10.

#### FLOOD ZONE DESIGNATIONS

Flood zones are geographic areas that FEMA has defined according to varying levels of flood risk. These zones are depicted on a community’s Flood Insurance Rate Map (FIRM) or Flood Hazard Boundary Map. Each zone reflects the severity or type of flooding in the area. In January 2008, FEMA proposed remapping the Natomas Basin as an AE zone, with the designation to take effect in December 2008. FEMA defines AE zones as areas with a 1% annual chance of flooding. The designation would result in the requirement that the bottom floor of all new buildings be constructed at or above base flood elevation—as little as 3 feet in some areas of Natomas but up to 20 feet above the ground level in much of the Basin. It is therefore anticipated that this designation would effectively stop any projects that are not issued building permits by the time the new map takes effect. An alternative to this designation, the A99 zone, may be applied where it can be shown that an area with a 1% annual chance of flooding will be protected by a Federal flood damage reduction system where construction has reached specified legal requirements. The main requirements are that 100% of the cost of the flood protection system restoration project must be authorized, 60% must be appropriated, 50% must be expended, and “critical features” must be under construction and 50% completed (FEMA 2007). Construction is not constrained and there are no
FEMA-specified building elevation requirements with an A99 designation. Mandatory flood insurance purchase requirements apply to both designations, however.

6.1.17 SUSTAINABLE FISHERIES ACT

In response to growing concern about the status of United States fisheries, Congress passed the Sustainable Fisheries Act of 1996 (Public Law [PL] 104-297) to amend the Magnuson-Stevens Fishery Conservation and Management Act (PL 94-265), the primary law governing marine fisheries management in the Federal waters of the United States. Under the Sustainable Fisheries Act, consultation is required by NMFS on any activity that might adversely affect essential fish habitat (EFH). EFH includes those habitats that fish rely on throughout their life cycles. It encompasses habitats necessary to allow sufficient production of commercially valuable aquatic species to support a long-term sustainable fishery and contribute to a healthy ecosystem. The Sacramento River and the lowermost segment of the NEMDC have been designated as Essential Fish Habitat by the Pacific Fishery Management Council.

6.1.18 RESOURCE CONSERVATION AND RECOVERY ACT

Hazardous substances may exist within the Natomas Basin or be brought in and used for construction-related purposes (See Section 3.3.18, “Hazards and Hazardous Materials,” and Section 4.18, “Hazards and Hazardous Materials,” for more information). At the Federal level, the principal agency regulating the generation, transport, and disposal of hazardous substances is the U.S. Environmental Protection Agency (EPA), under the authority of the Resource Conservation and Recovery Act (RCRA). RCRA established an all-encompassing Federal regulatory program for hazardous substances that is administered in California by the Department of Toxic Substances Control (DTSC). Under RCRA, DTSC regulates the generation, transportation, treatment, storage, and disposal of hazardous substances. RCRA was amended in 1984 by the Hazardous and Solid Waste Amendments of 1984, which specifically prohibits the use of certain techniques for the disposal of various hazardous substances. The Federal Emergency Planning and Community Right-to-Know Act of 1986 imposes hazardous materials planning requirements to help protect local communities in the event of accidental release.

6.1.19 STATUTORY REQUIREMENTS FOR SOCIOECONOMICS

Section 3.3.2.3, “Socioeconomics and Population and Housing” and Section 4.2, “Land Use, Socioeconomics, and Population and Housing,” discusses socioeconomic issues relevant to the Phase 3 Project.

6.1.20 UNIFORM RELOCATION ASSISTANCE AND REAL PROPERTY ACQUISITION POLICIES ACT

All or portions of parcels within the Phase 3 Project footprint would need to be acquired to construct either of the action alternatives (See Appendix H, “Construction Details,” for specific parcels). Federal, state, local government agencies, and others receiving Federal financial assistance for public programs and projects that require the acquisition of real property, must comply with the policies and provisions set forth in the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended in 1987 (42 USC 4601 et seq.) (Uniform Act), and implementing regulation, Title 49 CFR Part 24. Relocation advisory services, moving costs reimbursement, replacement housing, and reimbursement for related expenses and rights of appeal are provided for in the Uniform Act.

Project implementation would (1) require acquisition of property to construct flood damage reduction facilities (applies to both the Proposed Action and the Levee Raise-in-Place Alternative); (2) require closure of Garden Highway in 1.5- to 2-mile segments for approximately 8 to 12 weeks at a time, preventing access to residences in these areas and, thus, potentially requiring affected residents to relocate during that time period (applies only to the Levee Raise-in-Place Alternative); and (3) prevent land-based access to two marinas during project
construction along the Sacramento River east levee near the I-5 Bridge, potentially requiring closure of the businesses associated with the marinas (restaurants, bars, boat rentals) for approximately 8 to 12 weeks during the summer season (applies to both the Proposed Action and the Levee Raise-in-Place Alternative).

Property acquisition and relocation services, compensation for living expenses for temporarily relocated residents, and negotiations regarding any compensation for temporary loss of business would be accomplished in accordance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act and California Government Code Section 7267 et seq. (see Section 6.2.22, below).

6.2 STATE

6.2.1 CENTRAL VALLEY FLOOD PROTECTION BOARD ENCROACHMENT PERMIT

The California Central Valley Flood Protection Board (CVFPB, formerly The Reclamation Board) requires an encroachment permit for any non-Federal activity along or near Federal flood damage reduction project levees and floodways or in Board-designated floodways to ensure that proposed local actions or projects do not impair the integrity of existing flood damage reduction systems to withstand flood conditions. The permits are conditioned upon SAFCA receipt of permission from USACE for alteration of the Federal project works pursuant to Section 408.

6.2.2 CALIFORNIA SURFACE MINING AND RECLAMATION ACT

The California Surface Mining and Reclamation Act of 1975 (PRC Section 2710 et seq.) (SMARA) addresses surface mining. Activities subject to SMARA include, but are not limited to, mining of minerals, gravel, and borrow material. The SMARA statute requires mitigation to reduce adverse impacts on public health, property, and the environment. Because SAFCA would require borrow material for project construction, SAFCA must comply with SMARA. SMARA applies to an individual or entity that would disturb more than 1 acre or remove more than 1,000 cubic yards of material through surface mining activities, including the excavation of borrow pits for soil material. SMARA is implemented through ordinances for permitting developed by local government “lead agencies” that provide the regulatory framework under which local mining and reclamation activities are conducted. The State Mining and Geology Board reviews the local ordinances to ensure that they meet the procedures established by SMARA.

Sutter and Sacramento Counties are the SMARA lead agencies for borrow excavation operations for the Proposed Action. In general, SMARA permitting requires lead agency approval of a permit and a reclamation plan and the posting of approved financial assurance for the reclamation of the mined land. SAFCA is coordinating with the Sacramento and Sutter Counties’ planning departments to complete SMARA compliance for project borrow activities. Compliance would be achieved by either obtaining SMARA permits or exemptions from SMARA. A permit or exemption for the Airport north bufferlands borrow site (which may be used for borrow in 2009) is anticipated in spring 2009, before the start of construction, assuming timely completion of the NEPA and CEQA processes. Additional permits or exemptions would also apply to other sources of borrow material.

6.2.3 CALIFORNIA IMPORTANT FARMLAND INVENTORY SYSTEM AND FARMLAND MAPPING AND MONITORING PROGRAM

The California Department of Conservation, Office of Land Conservation, maintains a statewide inventory of farmlands. These lands are mapped by the Division of Land Resource Protection as part of the Farmland Mapping and Monitoring Program (FMMP). The maps are updated every 2 years with the use of aerial photographs, a computer mapping system, public review, and field reconnaissance. Farmlands are divided into the following five categories based on their suitability for agriculture:
► **Prime Farmland**—land that has the best combination of physical and chemical characteristics for crop production. It has the soil quality, growing season, and moisture supply needed to produce sustained high yields of crops when treated and managed.

► **Farmland of Statewide Importance**—land other than Prime Farmland that has a good combination of physical and chemical characteristics for crop production.

► **Unique Farmland**—land that does not meet the criteria for Prime Farmland or Farmland of Statewide Importance, but that has been used for the production of specific crops with high economic value.

► **Farmland of Local Importance**—land that is either currently producing crops or has the capability of production, but that does not meet the criteria of the categories above.

► **Grazing Land**—land on which the vegetation is suited to the grazing of livestock.

These categories are sometimes referred to as Important Farmland. Other categories used in the FMMP mapping system are “urban and built-up lands,” “lands committed to nonagricultural use,” and “other lands” (land that does not meet the criteria of any of the other categories).

Much of the farmland in the Natomas Basin is designated by the FMMP as Prime Farmland and Farmland of Statewide Importance (California Department of Conservation 2008). **Plate 19** shows the designated farmland within and surrounding the Natomas Basin according to the latest data available from FMMP.

### 6.2.4 California Land Conservation Act of 1965 (Williamson Act)

The California Land Conservation Act of 1965, commonly known as the Williamson Act (California Government Code Section 51200 et seq.), enables local governments to enter into contracts with private landowners for the purpose of promoting the continued use of the relevant land in agricultural or related open space use. In return, landowners receive property tax assessments that are based on farming and open space uses instead of full market value. Local governments receive an annual subvention (subsidy) of forgone property tax revenues from the state via the Open Space Subvention Act of 1971.

The Williamson Act empowers local governments to establish “agricultural preserves” consisting of lands devoted to agricultural uses and other compatible uses. Upon establishment of such preserves, the locality may offer to owners of included agricultural land the opportunity to enter into annually renewable contracts that restrict the land to agricultural use for at least 10 years (i.e., the contract continues to run for 10 years following the first date upon which the contract is not renewed). In return, the landowner is guaranteed a relatively stable tax rate, based on the value of the land for agricultural/open space use only and unaffected by its development potential.

As a public agency that may acquire lands within agricultural preserves, including lands under contract, SAFCA is exempt from the normal cancellation process for Williamson Act contracts, because the contract is nullified for the portion of the land actually acquired (California Government Code Section 51295). SAFCA must provide notice to the California Department of Conservation prior to acquiring such lands (California Government Code Section 51291[b]). A second notice is required within 10 working days after the land is actually acquired (California Government Code Section 51291[c]). As the land would be acquired for flood damage reduction measures, SAFCA is exempt from the findings required in California Government Code Section 51292 (California Government Code Section 51293[c][1]) because the proposed project consists of flood control works. The preliminary notice to the California Department of Conservation, provided before lands are actually acquired, would demonstrate the purpose of the project and the exemption from the findings.
Much of the farmland in the Natomas Basin is in an agricultural preserve, with portions of those lands currently held in a Williamson Act Contracts (Plate 20).

6.2.5 **CLEAN WATER ACT (SECTION 401)**

Under Federal law, EPA has published water quality regulations under Volume 40 of the Code of Federal Regulations (40 CFR). Section 303 of the CWA requires states to adopt water quality standards for all surface waters of the United States. As defined by the CWA, water quality standards consist of two elements: (1) designated beneficial uses of the water body in question, and (2) criteria that protect the designated uses. Section 304(a) requires EPA to publish advisory water quality criteria that accurately reflect the latest scientific knowledge on the kind and extent of all effects on health and welfare that may be expected from the presence of pollutants in water. Where multiple uses exist, water quality standards must protect the most sensitive use. In California, EPA has delegated responsibility to the State Water Resources Control Board (SWRCB) and its nine regional water quality control boards (RWQCBs) for identifying beneficial uses and adopting applicable water quality objectives.

Under CWA Section 401(a)(1), applicants for a Federal license or permit to conduct activities that may result in the discharge of a pollutant into waters of the United States must obtain certification from the state in which the discharge would originate or, if appropriate, from the interstate water pollution control agency with jurisdiction over affected waters at the point where the discharge would originate. Therefore, all projects with a Federal component that may affect state water quality (including projects that require Federal agency approval such as issuance of a Section 404 permit) must also comply with CWA Section 401. The Section 401 water quality certification certifies that the proposed activity will not violate state water quality standards. The RWQCBs administer the Section 401 program with the intent of prescribing measures necessary to avoid, minimize, or mitigate adverse impacts of proposed projects on water quality.

SAFCA is applying to the Central Valley RWQCB for Section 401 water quality certification for the Proposed Action.

6.2.6 **PORTER-COLOGNE WATER QUALITY CONTROL ACT AND CLEAN WATER ACT (SECTION 402)**

Sacramento River water quality may be compromised by implementation of the Phase 3 Project from RD 1000 Pumping Plant No. 2 discharges; stormwater runoff from Garden Highway drainage outlet; or temporary construction-related stormwater runoff, erosions, or spills (See Section 4.5, “Water Quality,” for more information).

The SWRCB and RWQCBs regulate discharges of waste into waters of the state through National Pollutant Discharge Elimination System (NPDES) permits, authorized under Section 402 of the CWA for waste discharges to waters of the United States, and through waste discharge requirements (WDRs), authorized under the state’s Porter-Cologne Water Quality Control Act (Porter-Cologne Act). The RWQCBs issue NPDES permits and WDRs to ensure that projects that may discharge wastes to land or water conform to water quality objectives and policies and procedures of the applicable water quality control plans. The Porter-Cologne Act defines waters of the state as “any surface water or ground water, including saline waters, within the boundaries of the state.” Some waters that qualify as waters of the state, such as isolated wetlands, do not necessarily qualify as waters of the United States.

The RWQCBs issue NPDES permits for waste discharges to surface water from both point and nonpoint sources. The NPDES permit system includes an individual permit system for municipal wastewater treatment plants and several categories of stormwater discharges. General NPDES stormwater permits apply to industrial facilities and any general ground-disturbing construction activity greater than 1 acre. Before construction of such projects, applicants must submit a Notice of Intent (NOI) to the RWQCB and prepare a Storm Water Pollution Prevention
Plan (SWPPP). A SWPPP generally describes proposed construction activities, receiving waters, stormwater discharge locations, and best management practices (BMPs) that will be used to reduce project construction effects on receiving water quality. A number of “good housekeeping” BMPs are also generally included in a SWPPP to control waste discharges during the dry months. An appropriate selection of post-construction permanent pollution control and treatment measures must also be considered for implementation where necessary to prevent long-term water quality impairment.

Under the Porter-Cologne Act, the RWQCBs issue WDRs to regulate activities of entities subject to the state’s jurisdiction that would discharge waste that may affect groundwater quality or that may discharge waste in a diffused manner (e.g., through erosion from soil disturbance). WDRs specify terms and conditions that must be followed during the implementation and operation of a project.

The RWQCB administers a general WDR/NPDES permit process for low-threat discharges from construction dewatering activities that discharge to surface waters (i.e., removal of accumulated water during excavation). SAFCA will be required to submit a NOI for discharge to the RWQCB before commencement of construction activities. The general order contains a set of standard terms and conditions for compliance with discharge prohibitions, specific effluent and receiving water limitations, required solids disposal activities, water quality monitoring protocols, and applicable water quality criteria. When numerous discharge locations are anticipated, the general order allows the applicant to submit a Pollution Prevention, Monitoring, and Reporting Plan that provides for consolidated identification of discharges, monitoring, and reporting procedures. The RWQCB can also issue a waiver to dewatering discharges if the discharge would not enter a water body.

SAFCA would implement BMPs, prepare and implement a SWPPP, and comply with NPDES permit conditions.

### 6.2.7 California Endangered Species Act

Pursuant to CESA, a permit from DFG is required for projects that could result in the take of a plant or animal species that is state listed as threatened or endangered. Under CESA, “take” is defined as an activity that would directly or indirectly kill an individual of a species, but the CESA definition of take does not include “harming” or “harassing,” as the Federal ESA definition does. As a result, the threshold for take is higher under CESA than under ESA. SAFCA will coordinate with DFG to discuss CESA compliance requirements and will apply to DFG for take authorization under Section 2081 of the California Fish and Game Code. SAFCA will obtain a Section 2081 permit prior to construction and comply with its conditions.

### 6.2.8 California Fish and Game Code Section 1602—Streambed Alteration Agreement

All diversions, obstructions, or changes to the natural flow or bed, channel, or bank of any river, stream, or lake in California that supports wildlife resources are subject to regulation by DFG under Section 1602 of the California Fish and Game Code. Under Section 1602, it is unlawful for any person, governmental agency, or public utility to do the following without first notifying DFG:

- substantially divert or obstruct the natural flow of, or substantially change or use any material from, the bed, channel, or bank of any river, stream, or lake; or
- deposit or dispose of debris, waste, or other material containing crumbled, flaked, or ground pavement where it may pass into any river, stream, or lake.

A stream is defined as a body of water that flows at least periodically or intermittently through a bed or channel that has banks and supports fish or other aquatic life. This definition includes watercourses with a surface or subsurface flow that supports or has supported riparian vegetation. DFG’s jurisdiction within altered or artificial
waterways is based on the value of those waterways to fish and wildlife. A DFG streambed alteration agreement must be obtained for any project that would affect a river, stream, or lake.

SAFCA is applying for a Section 1602 Streambed Alteration Agreement for the project.

6.2.9 CALIFORNIA FISH AND GAME CODE SECTIONS 3503 AND 3503.5—PROTECTION OF BIRD NESTS AND RAPTORS

Section 3503 of the California Fish and Game Code states that it is unlawful to take, possess, or needlessly destroy the nest or eggs of any bird. Section 3503.5 specifically states that it is unlawful to take, possess, or destroy any raptors (i.e., species in the orders Falconiformes and Strigiformes), including their nests or eggs. Typical violations of these codes include destruction of active nests resulting from removal of vegetation in which the nests are located. Violation of Section 3503.5 could also include failure of active raptor nests resulting from disturbance of nesting pairs by nearby project construction. This statute does not provide for the issuance of any type of incidental take permit.

6.2.10 CALIFORNIA FISH AND GAME CODE—FULLY PROTECTED SPECIES

Protection of fully protected species is described in Sections 3511, 4700, 5050, and 5515 of the California Fish and Game Code. These statutes prohibit take or possession of fully protected species and do not provide for authorization of incidental take of fully protected species. DFG has informed non-Federal agencies and private parties that their actions must avoid take of any fully protected species.

6.2.11 BASIN PLAN

Pursuant to the Porter-Cologne Act, the Central Valley RWQCB prepares and updates the Water Quality Control Plan for the Sacramento and San Joaquin River Basins (Basin Plan) every 3 years; the most recent update was completed in February 2007 (Central Valley RWQCB 2007). The Basin Plan describes the officially designated beneficial uses for specific surface water and groundwater resources and the enforceable water quality objectives necessary to protect those beneficial uses. The Natomas Basin is located within the Central Valley RWQCB jurisdiction and is subject to the Basin Plan.

The Basin Plan includes numerical and narrative water quality objectives for physical and chemical water quality constituents. Numerical objectives are set for temperature, dissolved oxygen, turbidity, and pH; total dissolved solids, electrical conductivity, bacterial content, and various specific ions; trace metals; and synthetic organic compounds. Narrative objectives are set for parameters such as suspended solids, biostimulatory substances (e.g., nitrogen and phosphorus), oil and grease, color, taste, odor, and aquatic toxicity. Narrative objectives are often precursors to numeric objectives. The primary method used by the Central Valley RWQCB to ensure conformance with the Basin Plan’s water quality objectives and implementation policies and procedures is to issue WDRs for projects that may discharge wastes to land or water. WDRs specify terms and conditions that must be followed during the implementation and operation of a project.

6.2.12 CALIFORNIA TOXICS RULE AND STATE IMPLEMENTATION POLICY

The California Toxics Rule (CTR) was promulgated in 2000 in response to requirements of the EPA National Toxics Rule (NTR). The NTR and CTR criteria are regulatory criteria adopted for inland surface waters, enclosed bays, and estuaries in California that are subject to regulation pursuant to Section 303(e) of the CWA. The NTR and CTR include criteria for the protection of aquatic life and human health. Human health criteria (water and organisms) apply to all waters with a Municipal and Domestic Supply beneficial use designation as indicated in the RWQCBs’ basin plans. The Policy for Implementation of Toxics Standards for Inland Surface Waters, Enclosed Bays, and Estuaries of California, also known as the State Implementation Plan, was adopted by the
SWRCB in 2000 to establish provisions for translating CTR criteria, NTR criteria, and basin plan water quality objectives for toxic pollutants into the following:

- NPDES permit effluent limits,
- compliance determinations,
- monitoring for dioxin (2,3,7,8-TCDD) equivalents,
- chronic toxicity control provisions,
- initiating site-specific objective development, and
- granting exceptions.

See Section 3.5.2.1, “Surface Water Quality,” for project-related information.

### 6.2.13 California Register of Historic Places

The CRHR includes resources that are listed in or formally determined eligible for listing in the National Register of Historic Places (NRHP) (see Section 3.3.10, “Cultural Resources”), as well as some California State Landmarks and Points of Historical Interest (PRC Section 5024.1, 14 California Code of Regulations [CCR] Section 4850). Properties of local significance that have been designated under a local preservation ordinance (local landmarks or landmark districts) or that have been identified in a local historical resources inventory may be eligible for listing in the CRHR and are presumed to be significant resources for purposes of CEQA unless a preponderance of evidence indicates otherwise (State CEQA Guidelines Section 15064.5[a][2]). The eligibility criteria for listing in the CRHR are similar to those for NRHP listing but focus on the importance of the resources to California history and heritage. A cultural resource may be eligible for listing in the CRHR if it:

1. is associated with events that have made a significant contribution to the broad patterns of California’s history and cultural heritage;
2. is associated with the lives of persons important in our past;
3. embodies the distinctive characteristics of a type, period, region, or method of construction, or represents the work of an important creative individual, or possesses high artistic values; or
4. has yielded, or may be likely to yield, information important in prehistory or history.

See 14 CCR Section 4852.

### 6.2.14 Native American Heritage Commission

The NAHC identifies and catalogs places of special religious or social significance to Native Americans and known graves and cemeteries of Native Americans on private lands, and performs other duties regarding the preservation and accessibility of sacred sites and burials and the disposition of Native American human remains and burial items. Section 7.2.2, “Native American Consultation Under CEQA,” details correspondence between SAFCA and the NAHC.

### 6.2.15 California Clean Air Act

The California Air Resources Board (ARB) is the agency responsible for coordination and oversight of state and local air pollution control programs in California and for implementing the California Clean Air Act (CCAA). The CCAA, which was adopted in 1988, required ARB to establish California ambient air quality standards (CAAQS) (*Table 3.11-1*). ARB has established CAAQS for sulfates, hydrogen sulfide, vinyl chloride, visibility-reducing particulate matter, and the above-mentioned criteria air pollutants. In most cases, the CAAQS are more stringent than the NAAQS. Differences in the standards are generally explained by the health effects studies
considered during the standard-setting process and the interpretation of the studies. In addition, the CAAQS incorporate a margin of safety to protect sensitive individuals.

The CCAA requires that all local air districts in the state endeavor to achieve and maintain the CAAQS by the earliest practical date. The act specifies that local air districts should focus particular attention on reducing the emissions from transportation and areawide emission sources, and provides districts with the authority to regulate indirect sources.

Other ARB responsibilities include:

► overseeing local air district compliance with California and Federal laws;
► approving local air quality attainment plans (AQAPs);
► submitting State Implementation Plans (SIPs) to EPA;
► monitoring air quality;
► determining and updating area designations and maps; and
► setting emissions standards for new mobile sources, consumer products, small utility engines, off-road vehicles, and fuels.

See Section 4.13, “Air Quality,” for project-related details regarding air pollutant emissions.

6.2.16 California Climate Solutions Act of 2006

In September 2006, Governor Arnold Schwarzenegger signed AB 32, the California Climate Solutions Act of 2006. AB 32 requires that statewide greenhouse gas (GHG) emissions be reduced to 1990 levels by 2020. This reduction will be accomplished through an enforceable statewide cap on GHG emissions that will be phased in starting in 2012. To effectively implement the cap, AB 32 directs ARB to develop and implement regulations to reduce statewide GHG emissions from stationary sources. AB 32 specifies that regulations adopted in response to AB 1493 should be used to address GHG emissions from vehicles. However, AB 32 also includes language stating that if the AB 1493 regulations cannot be implemented, then ARB should develop new regulations to control vehicle GHG emissions under the authorization of AB 32.

AB 32 requires that ARB adopt a quantified cap on GHG emissions representing 1990 emissions levels and disclose how it arrives at the cap; institute a schedule to meet the emissions cap; and develop tracking, reporting, and enforcement mechanisms to ensure that the state achieves the reductions in GHG emissions necessary to meet the cap. AB 32 also includes guidance to institute emissions reductions in an economically efficient manner and conditions to ensure that businesses and consumers are not unfairly affected by the reductions.

Contributions of GHG emissions related to the Phase 3 Project is discussed in Section 5.1.3, “Summary of Cumulative Impact Analyses from Previous NLIP Environmental Documents,” under the subheading, “Project Impacts that Would Be Cumulatively Considerable.”

6.2.17 State of California General Plan Guidelines

The Governor’s Office of Planning and Research (OPR) published the State of California General Plan Guidelines (OPR 2003), which provide guidance for the acceptability of projects within specific day-night average noise level (L_{dn}) contours. Generally, residential uses (e.g., mobile homes) are considered to be acceptable in areas where exterior noise levels do not exceed 60 A-weighted decibels (dBA) L_{dn}. Residential uses
are normally unacceptable in areas exceeding 70 dBA $L_{dn}$ and conditionally acceptable within 55–70 dBA $L_{dn}$. Schools are normally acceptable in areas up to 70 dBA $L_{dn}$ and normally unacceptable in areas exceeding 70 dBA $L_{dn}$. Commercial uses are normally acceptable in areas with a community noise equivalent level (CNEL) of up to 70 dBA. Commercial uses are conditionally acceptable where the $L_{dn}$ is between 67.5 and 77.5 dBA, depending on the noise insulation features and the noise reduction requirements. The guidelines also provide adjustment factors for determining noise acceptability standards that reflect the noise control goals of the community, the particular community’s sensitivity to noise, and the community’s assessment of the relative importance of noise pollution.

Noise studies and project-related impacts and mitigation are discussed in Section 4.14, “Noise.”

6.2.18 CALIFORNIA CODE OF REGULATIONS, TITLE 24

Title 24 of the California Code of Regulations establishes standards governing interior noise levels that apply to all new multifamily residential units in California. These standards require that acoustical studies be performed before construction begins at locations where the existing $L_{dn}$ exceeds 60 dBA. Such acoustical studies are required to establish mitigation measures that limit maximum $L_{dn}$ levels to 45 dBA in any habitable room. Although no generally applicable interior noise standards are pertinent to all uses, many communities in California have adopted an $L_{dn}$ of 45 dBA as an upper limit on interior noise in all residential units.

Noise studies and project-related impacts and mitigation are discussed in Section 4.14, “Noise.”

6.2.19 CALIFORNIA EXECUTIVE ORDER S-01-06, IDENTIFICATION AND REPAIR OF CRITICAL EROSION SITES

On February 24, 2006, Governor Arnold Schwarzenegger declared a state of emergency for California’s levee system. Soon after, he signed Executive Order S-01-06, directing DWR to identify and repair eroded levee sites on the Federal/state levee system to prevent catastrophic flooding and loss of life. To date, nearly 250 levee repair sites have been identified, and more than 100 of the most critical sites have been completed. Two of the sites are along the bank of the Sacramento River east levee between the Natomas Cross Canal (NCC) and the American River. Rock toe protection has been installed at these sites. These improvements do not overlap temporally with construction of the action alternatives.

6.2.20 CENTRAL VALLEY FLOOD CONTROL ACT OF 2008

The Central Valley Flood Control Act of 2008, passed in 2007, recognizes that the Central Valley of California, which includes the Natomas Basin, is experiencing unprecedented development, resulting in the conversion of historically agricultural lands and communities to densely populated residential and urban centers. Because of the potentially catastrophic consequences of flooding, the Act recognizes that the Federal government’s current 100-year flood protection standard is not sufficient to protect urban and urbanizing areas within flood-prone areas throughout the Central Valley and declares that the minimum standard for these areas is a “200-year” level of flood protection. To continue with urban development, cities and counties must develop and implement plans for achieving this new standard by 2025. With respect to flood risk reduction, the Central Valley Flood Control Act also calls upon DWR to develop a comprehensive Central Valley Flood Protection Plan by the end of 2012 for protecting the lands currently within the Sacramento–San Joaquin River Flood Management System.

6.2.21 CALIFORNIA REGULATIONS FOR ENVIRONMENTAL JUSTICE

Most state governments have plans and policies intended to protect and expand the local and regional economies affecting the communities and residents within their jurisdictions. State plans and policies also frequently address
other social and economic impact topics, including fiscal conditions and related public services that affect local residents’ quality of life.

Within California, Senate Bill (SB) 115 (Chapter 690, Statutes of 1999) was signed into law in 1999. The legislation established OPR as the coordinating agency for state environmental justice programs (California Government Code, Section 65040.12[a]) and defined environmental justice in statute as “the fair treatment of people of all races, cultures, and incomes with respect to the development, adoption, implementation, and enforcement of environmental laws, regulations, and policies” (Government Code Section 65040.12[c]). SB 115 further required the California Environmental Protection Agency (Cal/EPA) to develop a model environmental justice mission statement for boards, departments, and offices within the agency by January 1, 2001 (Public Resources Code, Sections 72000–72001).

In 2000, SB 89 (Chapter 728, Statutes of 2000) was signed, which complemented SB 115 by requiring the creation of an environmental justice working group and an advisory group to assist Cal/EPA in developing an intra-agency environmental justice strategy (Public Resources Code, Sections 72002–72003). SB 828 (Chapter 765, Statutes of 2001) added and modified due dates for the development of Cal/EPA’s intra-agency environmental justice strategy and required each board, department, and office within Cal/EPA to identify and address, no later than January 1, 2004, any gaps in its existing programs, policies, and activities that may impede environmental justice (Public Resources Code, Sections 71114–71115).

Cal/EPA adopted its environmental justice policy in 2004 (California Public Resources Code, Sections 71110–71113). This policy (or strategy) provides guidance to its resource boards, departments, and offices. It is intended to help achieve the state’s goal of “achieving fair treatment of people of all races, cultures and incomes with respect to the development, adoption, implementation and enforcement of environmental laws and policies.”

Assembly Bill (AB) 1553 (Chapter 762, Statutes of 2001) required OPR to incorporate environmental justice considerations in the General Plan Guidelines. AB 1553 specified that the guidelines should propose methods for local governments to address the following:

- planning for the equitable distribution of new public facilities and services that increase and enhance community quality of life,
- providing for the location of industrial facilities and uses that pose a significant hazard to human health and safety in a manner that seeks to avoid over-concentrating these uses in proximity to schools or residential dwellings,
- providing for the location of new schools and residential dwellings in a manner that avoids proximity to industrial facilities and uses that pose a significant hazard to human health and safety, and
- promoting more livable communities by expanding opportunities for transit-oriented development.

Although environmental justice is not a mandatory topic in the general plan, OPR is required to provide guidance to cities and counties for integrating environmental justice into their general plans. The 2003 edition of the General Plan Guidelines included the contents required by AB 1553 (see pages 8, 12, 20–27, 40, 114, 142, 144, and 260 of the revised General Plan Guidelines).

Environmental justice issues pertaining to the Phase 3 Project are discussed in Section 3.3.2.1, “Environmental Justice,” and Section 4.21, “Environmental Justice.”
6.2.22 RELOCATION ASSISTANCE AND PROPERTY ACQUISITION

The State of California’s Government Code Section 7260, et seq. brings the California Relocation Act into conformity with the Federal Uniform Act. In the acquisition of real property by a public agency, both the Federal and state acts seek to (1) ensure consistent and fair treatment of owners of real property, (2) encourage and expedite acquisition by agreement to avoid litigation and relieve congestion in the courts, and (3) promote confidence in public land acquisition.

The Relocation Assistance and Real Property Acquisition Guidelines (Guidelines) were established by 25 CCR 1.6. The Guidelines were developed to assist public entities with developing regulations and procedures implementing Title 42, Chapter 61 of the United States Code – the Uniform Act, for Federal and federally assisted programs. The Guidelines are designed to ensure that uniform, fair, and equitable treatment is given to people displaced from their homes, businesses, or farms as a result of the actions of a public entity. Under the Act, persons required to relocate temporarily are not considered “displaced,” but must be treated fairly. Such persons have a right to temporary housing that is decent, safe, and sanitary and must be reimbursed for all reasonable out-of-pocket expenses. In accordance with these Guidelines, people shall not suffer disproportionate injury as a result of action taken for the benefit of the public as a whole. Additionally, public entities must ensure consistent and fair treatment of owners of such property, and encourage and expedite acquisitions by agreement with owners of displaced property to avoid litigation.

Project implementation would (1) require acquisition of property to construct flood damage reduction facilities (applies to both the Proposed Action and the Levee Raise-in-Place Alternative); (2) require closure of Garden Highway in 1.5 to 2-mile segments for approximately 8 to 12 weeks at a time, preventing access to residences in these areas and, thus, potentially requiring affected residents to relocate during that time period (applies only to the Levee Raise-in-Place Alternative); and (3) prevent land-based access to two marinas during project construction along the Sacramento River east levee near the I-5 Bridge, potentially requiring closure of the businesses associated with the marinas (restaurants, bars, boat rentals) for approximately 8 to 12 weeks during the summer season (applies to both the Proposed Action and the Levee Raise-in-Place Alternative).

Property acquisition and relocation services, compensation for living expenses for temporarily relocated residents, and negotiations regarding any compensation for temporary loss of business would be accomplished in accordance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act (see Section 6.1.20, above) and California Government Code Section 7267 et seq.

6.3 REGIONAL AND LOCAL

The Natomas Basin includes portions of the city of Sacramento, Sacramento County, and Sutter County in which the project is proposed.

6.3.1 SUTTER COUNTY GENERAL PLAN

The Conservation/Open Space–Natural Resources Element of the Sutter County General Plan includes the following goal and policies that may be relevant to the analysis of fish and wildlife habitat:

- **Goal 4.C:** To protect and enhance habitats that support fish and wildlife species.

  - **Policy 4.C-1.** The County shall strive to preserve those areas of wildlife habitat designated “high habitat value” as shown on the biological sensitivity map in Chapter 9 of the Background Report.

  - **Policy 4.C-2.** The County shall encourage preservation and proper management of those areas designated “moderate habitat value” on the biological sensitivity map in Chapter 9 of the Background Report. The
County shall support the preservation and re-establishment of fisheries in the rivers and streams within the County.

- **Policy 4.C-3.** The County shall participate in the process of developing mitigation programs for threatened and endangered species to ensure that Sutter County’s agricultural, economic, fiscal, and future urbanization and natural resource goals and policies are met.

The Land Use Element of the *Sutter County General Plan* (Sutter County 1996a) designates the proposed general distribution, location, and extent of all uses of land, including land for agriculture, and includes the following agricultural resource goal and policy that may be relevant to this analysis.

- **Goal 6.A:** To preserve high-quality agricultural land for agricultural purposes.
  - **Policy 6.B-3.** The County shall encourage the continued operation and expansion of existing agricultural industries.

The Land Use Element of the *Sutter County General Plan* includes the following goal and policies that may be relevant to the analysis of socioeconomics:

- **Goal 1.I:** To preserve and promote a healthy and diverse economy to serve the needs of Sutter County residents.
  - **Policy 1.I-1.** The County shall work to preserve and expand business and employment opportunities within Sutter County.
  - **Policy 1.I-2.** The County shall support and facilitate, to the extent possible, implementation of the strategies identified within the Yuba-Sutter Overall Economic Development Plan (OEDP) and any other economic development plans accepted by the County.
  - **Policy 1.I-3.** Recruitment efforts should attempt to focus on businesses and industries capable of creating a majority of positions that provide salaries above minimum wage.
  - **Policy 1.I-4.** Economic development efforts should attempt to diversify the County’s economic base while encouraging retention and expansion of existing businesses and industries.

### 6.3.2 Sacramento County General Plan

The *Sacramento County General Plan* is currently being updated. At the time that this EIS/EIR was written, Sacramento County had issued a public review draft, which will be subject to environmental review before final certification. The Agricultural Element of the current *Sacramento County General Plan* (Sacramento County 1993a) describes the goals of this element as the challenge of “maintenance of the County’s agricultural lands, [and] their agricultural productivity....” The following objective and policies of the current general plan may be relevant to this analysis. Objective: Retain agricultural land holdings in units large enough to guarantee future and continued agricultural use.

- **Policy AG-7.** Agricultural zoning district boundaries shall be rational and shall respect parcel boundaries.
- **Policy AG-8.** Agricultural land divisions shall not adversely affect the integrity of agricultural pursuits. Agricultural land divisions may be denied if the reviewing authority finds that the division of land is likely to create circumstances inconsistent with this policy.

The Conservation Element of the *Sacramento County General Plan* (Sacramento County 1993a) provides overall guidance for resource conservation in Sacramento County and includes several resource conservation goals and
objectives. It includes a specific goal to preserve and protect fisheries in county waterways and describes policies and programs under four objectives:

1. Water flows monitored and maintained, when climatic conditions allow, to promote fish propagation and migration.

2. Maintenance of channelized areas to reduce detritus accumulation and increase fish populations.

3. Water quality and runoff levels maintained to provide a healthy aquatic environment for fisheries.

4. Riparian vegetation and topographic diversity maintained by stream channel and bank stabilization projects.

The Conservation Element of the Sacramento County General Plan includes policies concerning native trees, flood channels, streamcourses, and waterways. Policies CO-130 through CO-136, which apply to discretionary projects, are intended to conserve native oaks and other native tree species. To preserve the natural characteristics of these areas, policies in the Conservation Element call for maintenance of riparian vegetation, buffer zones adjacent to stream corridors that contain riparian vegetation, and unlined watercourses. Policy CO-107 requires that topographic diversity and variation be retained when channels are realigned or modified, including maintaining meandering characteristics, varied berm width, and naturalized side slope. In addition, the Open Space Element contains general policies related to the protection of open space areas. Policy OS-1 calls for the permanent protection, as open space, of areas of natural resource value, including wetland preserves, riparian corridors, woodlands, and floodplains. Policy OS-2 promotes the maintenance of open space and natural areas that are interconnected and of sufficient size to protect biodiversity, accommodate wildlife movement, and sustain ecosystems (Sacramento County 1993a).

6.3.3 CITY OF SACRAMENTO GENERAL PLAN

The City of Sacramento General Plan 2030 is under development. The City of Sacramento General Plan 2006 contains goals and policies related to flood damage reduction and the phased conversion of agricultural properties, as well as the provision of sufficient housing and commercial and economic opportunities (City of Sacramento 1988). The City of Sacramento has a program with USACE and SAFCA in which it works with SAFCA and other responsible agencies to resolve floodplain restrictions. The following policies may be relevant to this analysis.

CONSERVATION AND OPEN SPACE

- **Policy 10.** To conserve and protect natural resources and planned open space areas and to phase the conversion of agricultural lands to planned urban uses.

  The City will provide open space for recreation. The American and Sacramento River Parkways will be conserved and protected. The City has other open space areas that can also be developed to their recreational use potential. These areas include utility easements, floodways, and floodplains.

RESOURCE PROTECTION

- **Policy B.10.** The City shall seek to minimize or avoid adverse impacts to historic and cultural resources from natural disasters. To this end, the City shall promote seismic safety, flood protection, and other building programs that preserve, enhance, and protect these resources.

FLOOD CONTROL

The City of Sacramento General Plan 2006 also contains goals and policies related to flood control. These policies call for the preservation of riparian woodlands and grasslands along waterways in north Sacramento, and
the establishment of standards for water-related open space to enhance the visual characteristics of area water resources.

**TOXIC SUBSTANCES**

The City of Sacramento has established a Toxic Substances Commission whose task it is to develop long-range plans for issues related to toxic substances (hazardous materials) within the Sacramento city limits. The Sacramento County Hazardous Waste Management Plan is considered a part of the City of Sacramento General Plan (City of Sacramento 1988) to ensure that suitable locations are available for needed hazardous waste facilities and that land uses near the facilities, or proposed sites for facilities, are compatible with their operation.

### 6.3.4 SACRAMENTO INTERNATIONAL AIRPORT COMPREHENSIVE LAND USE PLAN

Some of the proposed project elements would be located within the “Critical Zone” of the Airport, managed by Sacramento County Airport System (SCAS). The Airport has a comprehensive land use plan that includes policies to protect public health, safety, and welfare through the adoption of land use standards that minimize the public’s exposure to safety hazards and excessive levels of noise, and prevent the encroachment of incompatible land uses around the Airport.

### 6.3.5 NATOMAS BASIN HABITAT CONSERVATION PLAN

The Natomas Basin Habitat Conservation Plan (NBHCP) (City of Sacramento, Sutter County, and The Natomas Basin Conservancy [TNBC] 2003) was developed to promote biological conservation in conjunction with economic and urban development in the Natomas Basin. The NBHCP establishes a multispecies conservation program to minimize and mitigate the expected loss of habitat values and incidental take of “covered species” that could result from urban development and operation and maintenance of irrigation and drainage systems. Mitigation lands established in the Natomas Basin in accordance with the NBHCP are managed by TNBC. The NBHCP is described in Section 3.3.9.2, “Special-Status Wildlife Species.”

### 6.3.6 LOCAL TREE ORDINANCES

The Tree Preservation Ordinance of Sacramento County (Sacramento County Code 480 Section 1, 1981) requires the protection of native oak trees within Sacramento County. This ordinance requires a permit for the removal of trees or for grading, excavating, or trenching within the dripline of a tree within the jurisdictional boundaries of the ordinance. A “tree” is defined as any living native oak tree having at least one trunk of 6 inches or more in diameter or a multitrunked native oak tree having an aggregate diameter of 10 inches or more. Removing woodlands during the Phase 3 Project would adversely affect native oaks within this size range as well as other trees that occur within Sacramento County; however, the NLIP is not located within the jurisdictional boundaries of the ordinance and, therefore, a permit is not required. Section 6.3.2, “Sacramento County General Plan,” describes the policies related to the conservation of native trees with which the NLIP would be required to comply.

### 6.3.7 LOCAL GOVERNMENT NOISE STANDARDS

Construction activities associated with the proposed project could affect noise-sensitive land uses in Sutter and Sacramento Counties and the city of Sacramento. Most jurisdictions have adopted standards for both transportation and nontransportation noise sources in the noise elements of their general plans and/or in noise ordinances. Below is a summary of the applicable noise standards for this project. These standards are applicable to the evaluation in this EIS/EIR of the project’s potential impacts related to noise (see Section 4.14, “Noise”).
A project could have a significant effect on the environment if it conflicts with the applicable adopted noise standards, substantially increases the ambient noise levels for adjacent areas, or causes adverse noise impacts for sensitive receptors, such as residences and schools. All jurisdictions where project-related construction vehicle traffic would occur have adopted local ordinances regulating noise levels to minimize impacts on sensitive land uses. These local standards have been established for both nontransportation and transportation noise sources. Table 6-1 lists the nontransportation noise standards in the relevant jurisdictions, and Table 6-2 lists the transportation noise standards in those jurisdictions where the project may involve trucks hauling materials.

### Table 6-1
**Local Government Nontransportation Noise Standards (dBA)**

<table>
<thead>
<tr>
<th>Noise Element</th>
<th>Jurisdiction/Land Use Category</th>
<th>Maximum Allowable Exterior Noise Levels</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Daytime 7:00 a.m.–7:00 p.m. Evening 7:00 p.m.–10:00 p.m. Nighttime 10:00 p.m.–7:00 a.m.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Daytime Hourly</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$L_{eq}$</td>
</tr>
<tr>
<td>Sutter County</td>
<td></td>
<td>50</td>
</tr>
<tr>
<td></td>
<td>Construction noise is not exempt from Sutter County noise standards during any hours of the day.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Sacramento County Residential Areas</th>
<th>Hourly</th>
<th>Hourly</th>
<th>Hourly</th>
</tr>
</thead>
<tbody>
<tr>
<td>L$_{50}$</td>
<td>L$_{max}$</td>
<td>L$_{50}$</td>
<td>L$_{max}$</td>
</tr>
<tr>
<td>50</td>
<td>70</td>
<td>50</td>
<td>70</td>
</tr>
<tr>
<td>Construction noise is exempt from the Sacramento County noise regulations provided that construction does not take place before 6:00 a.m. or after 8:00 p.m. Monday through Friday, and before 7:00 a.m. or after 8:00 p.m. on Saturday and Sunday.</td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>City of Sacramento Residential Areas</th>
<th>Exterior L$_{dn}$/CNEL</th>
<th>Interior L$_{dn}$/CNEL</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>60</td>
<td>45</td>
</tr>
<tr>
<td>Construction noise is exempt from the City of Sacramento noise regulations provided that construction does not take place before 7:00 a.m. or after 6:00 p.m. Monday through Saturday, and before 9:00 a.m. or after 6:00 p.m. on Sunday.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes: dBA = A-weighted decibel; $L_{50}$ = noise level exceeded 50% of the time; $L_{max}$ = maximum noise level; $L_{dn}$ = day-night average noise level; CNEL = community noise equivalent level; $L_{eq}$ = energy-equivalent noise level.

Sources: City of Sacramento 1988, Sacramento County 1998, Sutter County 1996a
Table 6-2
Local Government Transportation Noise Standards (dBA)

<table>
<thead>
<tr>
<th>Noise Element Jurisdiction/Land Use Category</th>
<th>Maximum Allowable Noise Levels</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Exterior Ldn/CNEL</td>
</tr>
<tr>
<td>Sutter County</td>
<td></td>
</tr>
<tr>
<td>Residential areas</td>
<td>60</td>
</tr>
<tr>
<td>Commercial areas—office buildings</td>
<td>–</td>
</tr>
<tr>
<td>Other sensitive areas—playground, parks and riding stables</td>
<td>70</td>
</tr>
<tr>
<td>Other sensitive areas—hospitals, nursing homes, churches, transient lodging</td>
<td>60</td>
</tr>
<tr>
<td>Sacramento County and City of Sacramento</td>
<td></td>
</tr>
<tr>
<td>Residential areas</td>
<td>60</td>
</tr>
</tbody>
</table>

Notes: dBA = A-weighted decibel; Ldn = day-night average noise level; CNEL = community noise equivalent level.

1 The jurisdictions with standards for transportation noise impacts have adopted a maximum Ldn/CNEL noise limit of 60 dBA for residential land uses, with a potential allowable Ldn/CNEL exceedance level 65 dBA, if 60 dBA is not feasible in a situation given the application of the best-available noise reduction measures.

2 Worst-case 1-hour Leq noise standards for interior spaces of 35–45 dBA have been adopted for theaters, auditoriums, music halls, churches, meeting halls, office buildings, schools, libraries and museums.

Sources: City of Sacramento 1988, Sacramento County 1998, Sutter County 1996a

Construction noise may affect receptors in unincorporated areas of Sutter and Sacramento Counties and in the city of Sacramento. These jurisdictions either have nontransportation noise standards based on time of day and land use sensitivity or provide exemptions for construction as long as those activities occur during the daytime. Residential areas are considered the most noise-sensitive land use, and the most restrictive noise standards apply. Other noise-sensitive land uses, such as riding stables, playgrounds, and parks, have restrictive noise standards for nontransportation noise as well. Each of the jurisdictions has established maximum allowable exterior noise standards for both daytime and nighttime hours as shown in Table 6-1.

Noise generated by a transportation source is also regulated according to land use. All the jurisdictions with standards for transportation noise impacts have adopted a normally acceptable Ldn/CNEL noise standard of 60 dBA for residential land uses and a conditionally acceptable Ldn/CNEL noise standard of 65 dBA, provided that the best available noise reduction measures have been applied. Many of the jurisdictions have adopted a maximum Ldn/CNEL noise limit of 70 dBA for playgrounds and parks.

Both the City of Sacramento Noise Control Code and the Sacramento County Noise Control Code conditionally exempt construction activity, but during different times of the day and week. The City Noise Control Code exempts noise generated by construction activity that occurs during the hours of 7:00 a.m. to 6:00 p.m. Monday through Saturday, and from 9:00 a.m. to 6:00 p.m. on Sunday (8.68.080 Exemptions, Noise Control Standards, City of Sacramento Municipal Code). The Sacramento County Noise Control Code exempts noise generated by construction activity that occurs during the hours of 6:00 a.m. to 8:00 p.m. Monday through Friday, and 7:00 a.m. to 8:00 p.m. on Saturday and Sunday (Chapter 6.68 Noise Control, County of Sacramento Code). Sutter County does not have noise ordinances nor exemptions for construction noise; therefore, the performance standards contained in Table 6-1 are applied in this EIS/EIR to construction noise (Follas, pers. comm., 2007).
7.0 CONSULTATION AND COORDINATION

This chapter summarizes public and agency involvement activities undertaken by USACE and SAFCA that have been conducted to date for this project, and which satisfy NEPA and CEQA requirements for public scoping and agency consultation and coordination. The next steps in the NEPA and CEQA processes are also detailed.

Additionally, Native American consultation activities are described.

7.1 PUBLIC INVOLVEMENT UNDER NEPA AND CEQA

7.1.1 NOTICE OF INTENT, NOTICE OF PREPARATION, AND SCOPING MEETING

USACE published the notice of intent (NOI) to prepare the Phase 3 Project EIS in the Federal Register on July 18, 2008. SAFCA filed the notice of preparation (NOP) of the Phase 3 Project EIR with the State Clearinghouse and released it publicly on July 18, 2008. In addition to the State Clearinghouse’s distribution of the NOP to potentially interested state agencies, copies of the NOP were mailed to more than 600 Federal, state, regional, and local agencies, as well as individual residents in the project area and homeowners associations, to solicit input as to the scope and content of the Phase 3 Project EIS/EIR. The NOI and NOP are included in Appendix A1.

A joint NEPA/CEQA public scoping meeting was held on August 6, 2008, to brief interested parties on the Phase 3 Project, and obtain the views of agency representatives and the public on the scope and content of the Phase 3 Project EIS/EIR. Appendix A2 contains the public outreach materials for the August 6, 2008 scoping meeting.

Verbal and written comments were received during the scoping meeting, and additional written comments from agencies and individuals were received throughout the scoping period, which ended on August 18, 2008. All comment letters received during the scoping period are included in Appendix A1 and are summarized in Table 7-1.

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<thead>
<tr>
<th>Commenter</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Recommends that USACE and SAFCA review the current effective Flood Insurance Rate Maps, revised July 6, 1998, for Sacramento County.</td>
<td></td>
</tr>
<tr>
<td>• Notes that Sacramento County is a participant in the National Flood Insurance Program and subject to floodplain management building requirements.</td>
<td></td>
</tr>
<tr>
<td>Federal Aviation Administration</td>
<td>August 18, 2008</td>
</tr>
<tr>
<td>• Notes that the EIS/EIR should address whether or not the project would be consistent with the guidelines in Federal Aviation Administration (FAA) Circular 150/5200-33B Hazardous Wildlife Attractants on or Near Airports, whether the project would increase the amount of habitat available for wildlife hazardous to aircraft, and whether the project would increase the risk of wildlife-aircraft collisions at Sacramento International Airport (Airport).</td>
<td></td>
</tr>
<tr>
<td>• Notes that Airport revenue and assets must be used to support aviation purposes, including the use of airport property for borrow material.</td>
<td></td>
</tr>
<tr>
<td>• Notes that FAA approval may be required for future project implementation.</td>
<td></td>
</tr>
<tr>
<td>Native American Heritage Commission</td>
<td>August 6, 2008</td>
</tr>
<tr>
<td>• Requests that SAFCA complete a records search at the appropriate information center.</td>
<td></td>
</tr>
<tr>
<td>• Requests that, if an archaeological inventory survey is required, SAFCA prepare a professional report detailing the findings and recommendations of the records search and field survey.</td>
<td></td>
</tr>
<tr>
<td>• Requests that SAFCA contact the Native American Heritage Commission for a Sacred Lands File Check and a list of appropriate Native American contacts.</td>
<td></td>
</tr>
<tr>
<td>• Notes that mitigation plans should include provisions for the identification and evaluation of accidentally discovered archaeological resources, the disposition of recovered artifacts, and the discovery of Native American human remains.</td>
<td></td>
</tr>
</tbody>
</table>
## Table 7-1
### Written Comments Received on the NOI/NOP

<table>
<thead>
<tr>
<th>Commenter</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>California Department of Transportation, District 3—Sacramento Area Office</td>
<td>August 27, 2008</td>
</tr>
<tr>
<td>▶ Notes that the EIS/EIR should identify access points to the State Highway System and provide the estimated type and number of vehicles.</td>
<td></td>
</tr>
<tr>
<td>▶ Notes that a transportation management plan should be prepared and submitted to the California Department of Transportation District 3 Traffic Manager.</td>
<td></td>
</tr>
<tr>
<td>▶ Notes that encroachment permits will be required for work conducted within state right-of-way and for the installation of “project information” or “truck pull-out” signs near the work site.</td>
<td></td>
</tr>
<tr>
<td>County of Sacramento, Department of Transportation</td>
<td>August 15, 2008</td>
</tr>
<tr>
<td>▶ Notes that the project proponent should enter into a maintenance agreement with the Maintenance and Operations Section of the County of Sacramento, Department of Transportation (SACDOT) to cover the maintenance and repair of any roadway damaged by the project construction.</td>
<td></td>
</tr>
<tr>
<td>▶ Requests the coordination of roadway closure and detour plans with SACDOT.</td>
<td></td>
</tr>
<tr>
<td>▶ Requests the coordination of proposed improvement plans that result from a change of geometrics at the Garden Highway intersections of West Elverta Road, West Elkhorn Boulevard, and Power Line Road with SACDOT.</td>
<td></td>
</tr>
<tr>
<td>▶ SACDOT staff would like to work with SAFCA regarding the possibility of adding a public pathway on top of the levee for use by pedestrians and bicyclists.</td>
<td></td>
</tr>
<tr>
<td>Sutter County Public Works Department</td>
<td>August 18, 2008</td>
</tr>
<tr>
<td>▶ Notes that the EIS/EIR should address impacts on existing county roads in Sutter County.</td>
<td></td>
</tr>
<tr>
<td>▶ Notes that traffic impacts caused by the increased volume of truck traffic should be analyzed using a traffic impact study, which should also be used to determine potential haul routes, project traffic routes, and staging areas.</td>
<td></td>
</tr>
<tr>
<td>▶ Notes that a traffic routing plan and traffic safety and control plan should be developed and reviewed by state and local law enforcement and state and local road agencies.</td>
<td></td>
</tr>
<tr>
<td>City of Sacramento, Department of Parks and Recreation</td>
<td>August 12, 2008</td>
</tr>
<tr>
<td>▶ Notes that construction along the Natomas East Main Drainage Canal (NEMDC) will affect the multi use trail along the NEMDC from the Sacramento Northern Parkway to Elkhorn Boulevard, also known as the Ueda Parkway.</td>
<td></td>
</tr>
<tr>
<td>▶ Notes that this EIS/EIR should discuss whether or not the Ueda Parkway will remain open during construction or if a detour is planned, how the Parkway and adjacent open space will be restored after construction, and if the access points to the Parkway will be reinstated.</td>
<td></td>
</tr>
<tr>
<td>▶ Notes that a potential borrow site located south of Elkhorn Boulevard has been identified by the Department of Parks and Recreation as potential open space and park sites for the proposed Panhandle project. Asks how SAFCA’s project will limit the department’s use of the land and asks whether a permit will be required to use the land if SAFCA’s plan to create marsh and upland habitat is successful.</td>
<td></td>
</tr>
<tr>
<td>▶ Expresses concern regarding impacts on an on-street and off-street bike trail along Garden Highway, the Sand Cove park site, and the Costa open space site.</td>
<td></td>
</tr>
<tr>
<td>Rio Linda &amp; Elverta Recreation and Park District</td>
<td>August 7, 2008</td>
</tr>
<tr>
<td>▶ Requests a presentation to the District’s Board of Directors on the Phase 2, 3, and 4 Projects.</td>
<td></td>
</tr>
<tr>
<td>▶ Requests consideration of land acquisition for potential park space—the Ueda Parkway could be extended from Elkhorn Boulevard north to Sutter and Placer Counties and equestrian, pedestrian, and cycling pathways could be created.</td>
<td></td>
</tr>
<tr>
<td>▶ Notes that the district could have a potential role in maintaining this potential park space.</td>
<td></td>
</tr>
<tr>
<td>Melvin Borgman</td>
<td>August 17, 2008</td>
</tr>
<tr>
<td>▶ Expresses concern regarding actions that may reduce flow capacity or increase water elevation.</td>
<td></td>
</tr>
<tr>
<td>▶ Notes that regional solutions are needed.</td>
<td></td>
</tr>
<tr>
<td>▶ Expresses concern regarding removal of agricultural land and cumulative effects associated with future removal of agricultural land caused by development and mitigation as a result of levee improvements.</td>
<td></td>
</tr>
</tbody>
</table>
7.1.2 OTHER PUBLIC OUTREACH ACTIVITIES

To help the community stay informed about current project activities, information is provided in a variety of ways:

► USACE and SAFCA each maintain Web sites (http://www.spk.usace.army.mil and http://www.safca.org/Programs_Natomas.html, respectively) that contain public documents related to the NLIP. Additionally, SAFCA’s Web site contains public notices, project maps, schedule updates, news articles, SAFCA Board of Director meeting agendas and meeting summaries, and other project-related materials;

► SAFCA periodically mails Executive Director Updates to property owners located adjacent to the project footprint;

► NLIP updates are provided at the monthly SAFCA Board of Directors meetings, which typically occur on the third Thursday of each month. These meetings are held at the Sacramento County Board of Supervisors Chambers at 700 H Street, Sacramento, California, 95814 and they begin at 3:00 p.m.; and

► Additionally, SAFCA has held several meetings with landowner groups and other interest groups during conceptual project design and will continue to meet with these groups to address concerns and interests.

7.1.3 MAJOR AREAS OF CONTROVERSY

Based on the comments received during the scoping period and the history of the NEPA and CEQA processes undertaken by USACE and SAFCA, respectively, the major areas of public controversy associated with the project are (1) temporary, construction-related effects on Garden Highway residents; (2) concerns regarding the hydraulic modeling used to analyze the project’s hydraulic impacts; and (3) construction-related impacts on cultural and biological resources. The first two issues were the subject of a lawsuit filed by the Garden Highway Community Association challenging the Phase 2 Project EIR prepared by SAFCA, which was settled. A copy of the settlement agreement is included as Appendix G, and applies to all affected Garden Highway residents. SAFCA intends to apply the design and construction provisions in the agreement to all Sacramento River phases of the project. Agreements made by SAFCA in the settlement regarding construction practices are reflected, as appropriate, in the mitigation measures in this EIS/EIR or as part of the project, and the hydraulic modeling approach has been updated for this EIS/EIR. Cultural and biological resource issues are being addressed through the appropriate Federal and state regulatory processes.

7.1.4 ADDITIONAL STEPS IN THE ENVIRONMENTAL REVIEW PROCESS

In accordance with NEPA and CEQA review requirements, this EIS/EIR is being distributed for public and agency review and comment for a 45-day period. This distribution ensures that interested parties have an opportunity to express their views regarding the significant environmental effects and other aspects of the project, and to ensure that information pertinent to permits and approvals is provided to the decision makers of USACE, SAFCA, NEPA cooperating agencies, and CEQA responsible and trustee agencies. This document will be available for public review during the public review period during normal business hours at the following locations:

► USACE, Sacramento District office at 1325 J Street, Sacramento, California
► SAFCA office at 1007 7th Street, 7th Floor, Sacramento, California

Additionally, this document can be viewed at USACE’s and SAFCA’s Web sites at http://www.spk.usace.army.mil and http://www.safca.org/Programs_Natomas.html, respectively.
USACE and SAFCA will hold one or more public meetings during the comment period to receive input from agencies and the public on the EIS/EIR. In addition, written comments from the public, reviewing agencies, and stakeholders will be accepted throughout the public comment period.

Following consideration of these comments, USACE and SAFCA will prepare written responses to comments and prepare and circulate a final EIS/EIR (FEIS/FEIR) that will describe the disposition of any significant environmental issues raised in the comments on the DEIS/DEIR. The SAFCA Board of Directors will then consider certifying the FEIR if it is determined to be in compliance with CEQA, and will rely on the certified FEIR when considering project approval. To support a decision on the project, the SAFCA Board of Directors must prepare and adopt written findings of fact for each significant environmental impact identified in the EIS/EIR; a Statement of Overriding Considerations, if needed; and a Mitigation Monitoring and Reporting Program (MMRP) to ensure implementation of the mitigation measures and project revisions, if any, identified in the EIS/EIR. Following project approval, a Notice of Determination (NOD) documenting the decision will be issued.

USACE will circulate the FEIS for 30 days prior to taking action on the project and issuing its record of decision (ROD). The ROD will identify USACE’s decision regarding the alternatives considered, address substantive comments received on the FEIS, and determine whether the Proposed Action complies with Section 408, Section 404, and Section 10.

7.2 NATIVE AMERICAN CONSULTATION

7.2.1 SECTION 106 COMPLIANCE

USACE is the lead agency for Native American consultation under NEPA. On May 1, 2008, the California State Historic Preservation Officer (SHPO) signed the Programmatic Agreement (PA) among USACE, SAFCA, and SHPO, regarding the issuance of permission under the authority of Section 408 of the Rivers and Harbors Act of 1899 and Section 404 of the Clean Water Act for the Natomas Levee Improvement Program (NLIP), Landside Improvements Project. USACE consulted The Ione Band of Miwok Indians, the Shingle Springs Band of Miwok Indians, and the United Auburn Indian Community, and invited them to concur in this PA. On June 23, 2008, the Central Valley Flood Protection Board concurred in the PA. The PA envisioned that preparation of inventory reports for consultation between USACE and SHPO for identification of Areas of Potential Effect (APEs) would be based on phases of construction work. USACE, SAFCA, and SHPO compiled a list of members of the interested public who were provided notice of this PA. The Section 106 process requires that USACE make good faith efforts to identify and take into account the opinions and preferences of local Native Americans with cultural ties to the APE, as well as the public for historic preservation actions taken in accordance with the PA. Native American monitors have been assisting SAFCA in the treatment of Native American human remains and items associated with Native American burials discovered during project activities in accordance with California Public Resources Code Section 5097.98 and California Health and Safety Code Section 7050.5(b) and 7050.5(c).

In April 2008, in response to requests from the project archaeologists, the Native American Heritage Commission (NAHC) identified a Most Likely Descendant (MLD) for discoveries of human remains at CA-Sac-485/H, Mr. John Tayaba of the Shingle Springs Rancheria. Mr. Tayaba is being consulted with regard to the disposition of prehistoric remains encountered in preliminary archaeological investigations in the project area. Shingle Springs Rancheria is a Federally recognized tribe and is actively participating in consultation regarding the identification and treatment of cultural resources subject to Section 106 of the National Historic Preservation Act.

In implementing the provisions of the PA, USACE archaeologists, SAFCA, and SAFCA’s project archaeologists, and tribal representatives meet weekly to discuss project progress, and the general approach to inventory, evaluation, and treatment of cultural resources for the project. Discussions include specific consideration of preferred construction methods from a tribal perspective, and treatment of identified and significant resources. Section 106 consultation is ongoing, and conducted in close coordination with Native Americans.
7.2.2 NATIVE AMERICAN CONSULTATION UNDER CEQA

SAFCA is the lead agency for Native American consultation under CEQA. During the scoping period for the Phase 2 Project, SAFCA’s project archaeologists sent a letter of inquiry to the NAHC on June 12, 2007, asking for information or concerns regarding the project area, as well as a list of individuals or organizations that might have information or concerns regarding the project area. On June 19, 2007, Debbie Pilas-Treadway of the NAHC responded and indicated that no known sites were found in the Sacred Lands File that were located within the project area or in the immediate vicinity. Ms. Pilas-Treadway also provided the project archaeologists with a list of individuals who could be contacted concerning cultural resources in the project area. These individuals were sent contact letters on June 21, 2007, with information regarding the proposed project and a request for any information they might provide or concerns that they might have about the project. No written responses were received; therefore, follow-up phone calls were made on July 9, 2007. Only one individual, Rose Enos (referred to by the NAHC as “Miwok/Maidu”), answered. Ms. Enos expressed general concern regarding avoidance of burial sites and asked to be contacted if work is conducted on such sites. Messages were left for the remaining people on the contact list; however, no response from any of these individuals was received.

In addition, Randy Yonemura of the Ione Band of the Miwok was contacted in January 2008 for information on areas of concern. Mr. Yonemura led an archaeologist on a field visit of the project area and provided anecdotal information on areas of potential Native American burials. Since spring 2008, Mr. Yonemura and a team of Native American monitors have been observing archaeological field efforts and offering insight and advice regarding cultural resources finds. Mr. Yonemura is also closely involved with consultation conducted for the Section 106 process.

7.3 COORDINATION WITH OTHER FEDERAL, STATE, REGIONAL, AND LOCAL AGENCIES

Chapter 6.0, “Regulatory Setting,” describes the project’s compliance with applicable Federal, state, regional, and local laws and regulations, including consultation to date with various agencies. The following briefly summarizes these consultation and coordination efforts.

7.3.1 AIRPORT COORDINATION

The Federal Aviation Administration (FAA) is serving as a cooperating agency under NEPA for the Phase 3 Project. USACE and SAFCA met with the FAA and the Sacramento County Airport System (SCAS) on September 10, 2008, regarding project features within the Sacramento International Airport (Airport) north bufferlands. The FAA and SCAS have noted that the Airport has developed the Airports’ Wildlife Hazard Management Plan (WHMP), with which the project would comply, to the extent practicable and feasible, to ensure aviation safety. Further, the FAA and SCAS have expressed concern that the project, if inappropriately designed, could change existing vegetation and wildlife habitat in ways that could attract wildlife hazardous to aviation safety and increase wildlife-aircraft collisions.

7.3.2 RESOURCE AGENCY COORDINATION

Over the course of project planning and environmental review for the NLIP Landside Improvements Project, USACE and SAFCA have coordinated informally with the U.S. Fish and Wildlife Service (USFWS), the National Marine Fisheries Service (NMFS), the California Department of Fish and Game (DFG), and The Natomas Basin Conservancy (TNBC).

Informal interagency meetings regarding project effects on habitats and the design of habitat features to offset project effects were held throughout 2008 and early 2009. USACE held coordination meetings with USFWS, DFG, and SAFCA from January 2008 through January 2009. A programmatic Biological Opinion (BO) was
issued by USFWS for the NLIP in fall 2008 that will provide programmatic coverage for the NLIP Phase 2, 3, and 4 Projects (the programmatic BO authorized incidental take coverage for the Phase 2 Project only; incidental take for subsequent project phases will occur through subsequent consultation processes). A programmatic 2081 incidental take permit is also expected to be issued to SAFCA by DFG in February 2009. Similar to the BO, it would authorize incidental take authorization for only the Phase 2 Project and subsequent consultation processes. A Section 404 individual permit has been issued for the Phase 2 Project to SAFCA by USACE. A Biological Assessment (BA) for the Phase 3 Project is under development by SAFCA. Formal and informal consultation with USFWS and NMFS under Section 7 of the Endangered Species Act will proceed concurrent with public review of the EIS/EIR.
8.0 REFERENCES

EXECUTIVE SUMMARY


SAFCA. See Sacramento Area Flood Control Agency.

USACE. See U.S. Army Corps of Engineers.


1.0 INTRODUCTION AND STATEMENT OF PURPOSE AND NEED


FAA. See Federal Aviation Administration.


SAFCA. See Sacramento Area Flood Control Agency.

USACE. See U.S. Army Corps of Engineers.


2.0 ALTERNATIVES

FAA. See Federal Aviation Administration.


SAFCA. See Sacramento Area Flood Control Agency.

USACE. See U.S. Army Corps of Engineers.


3.0 AFFECTED ENVIRONMENT


Anderson, Byron C. Senior Engineer Geologist. Kleinfelder West, Inc, Sacramento, CA. June 26, 2008—letter to John Bassett regarding a preliminary evaluation of naturally occurring asbestos that may be present in the Natomas Levee Improvement Project area including Sacramento and Sutter Counties, California.

ARB. *See* California Air Resources Board.


California Department of Fish and Game. 1994. *Staff Report on Mitigation for Impacts to Swainson’s hawks (Buteo swainsoni) in the Central Valley of California*. Sacramento, CA.


California Natural Diversity Database. 2007. Results of electronic record search. California Department of Fish and Game, Wildlife and Habitat Data Analysis Branch. Sacramento, CA.


Caltrans. See California Department of Transportation.

Cavanaugh, Thomas J. Acting Chief, Central California/Nevada Section. Department of the Army. U.S. Army Engineer District, Sacramento Corps of Engineers, Sacramento, CA March 21, 2006a.—letter to Tim Hawkins (letter number 200300776) of the Department of Environmental Review and Assessment.
regarding wetland delineation verification; June 29, 2005—letter to Greg Rowe (letter number 200300776) of the Sacramento County Airport System, regarding wetland delineation verification; November 7, 2006b—letter to John Bassett (letter number 200300795) of the Sacramento Area Flood Control Agency regarding wetland delineation verification.

CDF. See California Department of Forestry and Fire Protection.


Central Valley RWQCB. See Central Valley Regional Water Quality Control Board.


City of Sacramento and Sacramento LAFCo. See City of Sacramento Environmental Planning Services and Sacramento Local Agency Formation Commission.


CNDDB. *See* California Natural Diversity Database.

CNPS. *See* California Native Plant Society.

Contreras, Carlos. Engineer. Wood Rogers, Sacramento, CA. July 7, 2008—e-mail correspondence with Marianne Lowenthal of EDAW regarding existing utility encroachments along the Sacramento River east levee within the project footprint.


Dames & Moore. 1993. Department of Parks and Recreation Series 523 Site Record forms for CA-Sac-16H. On file, North Central Information Center, California State University, Sacramento, CA.


DFG. *See* California Department of Fish and Game.

Dosanjh, Kenwarjit. Engineer. HDR, Sacramento, CA. August 2007—telephone conversation with Nisha Chauhan of EDAW regarding preliminary information on utilities along the Sacramento River east levee project area; July 9, 2008—e-mail correspondence with Marianne Lowenthal of EDAW regarding existing utility encroachments along the PGCC and NEMDC, south of Elkhorn Project Footprint.

DWR. *See* California Department of Water Resources.


EPA. *See* U.S. Environmental Protection Agency.


FAA. See Federal Aviation Administration.


Federal Aviation Administration. 2005. FAA Bird Strike Database. Washington, DC.


LSCE. See Luhdorff & Scalmanini, Consulting Engineers.


Moyle, P. B., R. M. Yoshiyama, J. E. Williams, and E. D. Wikramanayoke. 1995. Fish Species of Special Concern of California. California Department of Fish and Game. Rancho Cordova, CA.


NMFS. See National Marine Fisheries Service.

NRCS. See Natural Resources Conservation Service.


Sacramento County Regional Parks. See County of Sacramento, Department of Regional Parks.


Sacramento LAFCo. See Sacramento County Local Agency Formation Commission.
SAFCA. See Sacramento Area Flood Control Agency.


SCAS. See Sacramento County Airport System.


SGA. See Sacramento Groundwater Authority.


Sutter County. 1996 (May). *County of Sutter General Plan 2015 Background Report*. Community Services Department. Yuba City, CA.


TNBC. See The Natomas Basin Conservancy.

UCMP. See University of California Museum of Paleontology.

USACE. See U.S. Army Corps of Engineers.


USFWS. See U.S. Fish and Wildlife Service.


4.0 ENVIRONMENTAL CONSEQUENCES AND MITIGATION MEASURES

Allen, Dana. Senior Planner. City of Sacramento Department of Parks and Recreation, Sacramento, CA. August 12, 2008—email to John Bassett of SAFCA regarding the Phase 3 and 4 Projects’ potential construction impacts on existing and planned park facilities.


California Department of Fish and Game. 1995 (October 17). Staff Report on Burrowing Owl Mitigation. Sacramento, California.

California Department of Transportation. 2002 (February 20). Transportation Related Earthborne Vibrations. Sacramento, CA.


California Natural Diversity Database. 2008. Results of electronic record search. California Department of Fish and Game, Wildlife and Habitat Data Analysis Branch. Sacramento, CA.


Caltrans. See California Department of Transportation.


CNDDDB. See California Natural Diversity Database.

Contreras, Carlos. Engineer. Wood Rogers, Sacramento, CA. July 7, 2008—e-mail correspondence with Marianne Lowenthal of EDAW regarding existing utility encroachments along the Sacramento River east levee within the project footprint.


Department of Fish and Game. Swainson’s Hawk Technical Advisory Committee. 2000 (May 31). Recommended Timing and Methodology for Swainson’s Hawk Nesting Surveys in California’s Central Valley.

Dosanjh, Kenwarjit. Engineer. HDR, Sacramento, CA. July 9, 2008—e-mail correspondence with Marianne Lowenthal of EDAW regarding existing utility encroachments along the PGCC and NEMDC, south of Elkhorn Project Footprint.

EPA. See U. S. Environmental Protection Agency.


FHWA. See Federal Highway Administration.

FRAQMD. See Feather River Air Quality Management District.
FTA. See Federal Transit Administration.


ITE. See Institute of Transportation Engineers.


SAFCA. See Sacramento Area Flood Control Agency.
SCAS. See Sacramento County Airport System.

SMAQMD. See Sacramento Metropolitan Air Quality Management District.


Stackhouse, Eric. Environmental analyst/biologist/certified arborist WE-7515A. Department of Environmental Review and Assessment, Sacramento County, Sacramento, CA. January 7, 2009—e-mail message to Peter Buck of SAFCA regarding the applicability of the Sacramento County Tree Preservation Ordinance to the Natomas Levee Improvement Program.


TNBC. See The Natomas Basin Conservancy.

USACE. See U.S. Army Corps of Engineers.

USACE and SAFCA. See U.S. Army Corps of Engineers and Sacramento Area Flood Control Agency.


USFWS. See U.S. Fish and Wildlife Service.

USACE. See U.S. Army Corps of Engineers.


5.0 CUMULATIVE AND GROWTH-INDUCING IMPACTS, AND OTHER STATUTORY REQUIREMENTS

ARB. See California Air Resources Board.

California Air Pollution Control Officers Association. 2008. CEQA & Climate Change.
California Air Resources Board. 2008a (October). *Climate Change Proposed Scoping Plan.*


CAPCOA. *See* California Air Pollution Control Officers Association.


City of Sacramento and County of Sacramento. 2002 (December 10). Resolution No. 2002-830. *A Resolution Authorizing the City Manager to Execute a Memorandum of Understanding Between the City and County of Sacramento Regarding Principles of Land Use and Revenue Sharing for the Natomas Area (Joint Vision)*. (M02-014). Sacramento, CA.


HUD. *See* U.S. Department of Housing and Urban Development.


OPR. *See* California Office of Planning and Research.


SACOG. *See* Sacramento Area Council of Governments.


Sacramento County Airport System. 2007. Sacramento International Airport Master Plan. Sacramento, CA.

SAFCA. See Sacramento Area Flood Control Agency.


TNBC. See The Natomas Basin Conservancy.

USACE. See U.S. Army Corps of Engineers.


6.0 REGULATORY SETTING AND OTHER NEPA AND CEQA STATUTORY


Central Valley RWQCB. See Central Valley Regional Water Quality Control Board.

Federal Aviation Administration. See Federal Aviation Administration.


FEMA. See Federal Emergency Management Agency.

Follas, Dale. Associate Planner. Sutter County Planning Department, Yuba City, CA. September 7, 2007—telephone conversation with Chris Shields of EDAW regarding noise ordinance in Sutter County.


OPR. See Governor’s Office of Planning and Research.


7.0 CONSULTATION AND COORDINATION


FAA. See Federal Aviation Administration.

Plates NAIP. See National Agricultural Imagery Program.


**PLATES**

CaSIL. See California Spatial Information Library.

SACOG. See Sacramento Area Council of Governments.


9.0 LIST OF PREPARERS

This EIS/EIR was prepared by EDAW at the direction of USACE and SAFCA, with assistance from MBK Engineers, HDR Engineering, Mead & Hunt, and Wood Rodgers.

Following is a list of the individuals who prepared sections of the EIS/EIR, provided significant background materials, or participated in preparing the EIS/EIR.

U.S. ARMY CORPS OF ENGINEERS, SACRAMENTO DISTRICT

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Experience</th>
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<tbody>
<tr>
<td>Kathleen Dadey, Ph.D.</td>
<td>Chief, California South Branch, Regulatory</td>
<td>16 years</td>
</tr>
<tr>
<td>Elizabeth Holland</td>
<td>Social Science Environmental Manager</td>
<td>23 years</td>
</tr>
<tr>
<td>Meegan Nagy, P.E.</td>
<td>Chief, Flood Protection &amp; Navigation Section</td>
<td>13 years</td>
</tr>
<tr>
<td>Dan Tibbitts, P.E.</td>
<td>Programs and Project Manager</td>
<td>18 years</td>
</tr>
<tr>
<td>Daniel Bell</td>
<td>Archaeologist</td>
<td>31 years</td>
</tr>
<tr>
<td>Ethan Thompson</td>
<td>Senior Hydraulic Engineer</td>
<td>9 years</td>
</tr>
<tr>
<td>Lisa Clay</td>
<td>Assistant District Counsel</td>
<td>21 years</td>
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SACRAMENTO AREA FLOOD CONTROL AGENCY

Timothy Washburn, J.D. ................................................................. Agency Counsel
John Bassett, P.E. ........................................................................... Director of Engineering, Project Manager
Peter Buck ..................................................................................... Natural Resource Supervisor

EDAW

<table>
<thead>
<tr>
<th>Name</th>
<th>Qualifications and Experience</th>
<th>Participation</th>
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<tbody>
<tr>
<td>Phil Dunn</td>
<td>B.S. Zoology; M.S. Fisheries Biology; 27 years experience</td>
<td>Principal-in-Charge, Senior Reviewer/Advisor</td>
</tr>
<tr>
<td>Francine Dunn</td>
<td>B.A. Environmental Studies; 24 years experience</td>
<td>Principal, NEPA/CEQA Task Leader, EIS/EIR Project Manager</td>
</tr>
<tr>
<td>Sarah Henningsen</td>
<td>B.S. Community and Regional Development; 5 years experience</td>
<td>NEPA/CEQA Assistant Project Manager</td>
</tr>
<tr>
<td>Mike Eng</td>
<td>B.S. Ecology; B.A. English; 5 years experience</td>
<td>Permitting Task Leader, Sensitive Aquatic Habitats</td>
</tr>
<tr>
<td>Melinda Rivasplata</td>
<td>B.A. Environmental Biology; 25 years experience</td>
<td>Agricultural Resources, Land Use and Socioeconomics, Geology and Soils, Recreation, and Visual Resources</td>
</tr>
<tr>
<td>Marianne Lowenthal</td>
<td>B.S. Environmental Toxicology; 2 years experience</td>
<td>EIS/EIR Task Coordinator, Utilities and Service Systems, Hazards and Hazardous Materials</td>
</tr>
<tr>
<td>Name</td>
<td>Qualifications and Experience</td>
<td>Participation</td>
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<tr>
<td>David Rader</td>
<td>B.A. Print Journalism; M.A. Business Economics; 4 years experience</td>
<td>Project Description, Hydrology and Hydraulics, Water Quality, and Transportation and Circulation</td>
</tr>
<tr>
<td>Steve Chainey</td>
<td>B.S. Landscape Architecture; M.S. Range and Wildlands Science; 26 years experience</td>
<td>Lead Ecologist, Habitat Planning</td>
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<tr>
<td>Chris Fitzer</td>
<td>B.A. Geography (Environmental Concentration); M.A. Environmental Planning (Watershed/Water Resource Concentration); 12 years experience</td>
<td>Fisheries</td>
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<tr>
<td>Lisa Mangione</td>
<td>B.S. Animal Science; 18 years experience</td>
<td>Sensitive Aquatic Habitats</td>
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<tr>
<td>Kelly Holland</td>
<td>B.S. Environmental Studies; M.S. Environmental Science; 12 years experience</td>
<td>Vegetation and Wildlife, Special-Status Terrestrial Species</td>
</tr>
<tr>
<td>Ann Chrisney</td>
<td>B.S. Animal Science; M.S. Natural Resources; 27 years experience</td>
<td>Vegetation and Wildlife, Special-Status Terrestrial Species</td>
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<tr>
<td>Mike Aviña</td>
<td>B.A. Anthropology; J.D. Law; 13 years experience</td>
<td>EIS/EIR Task Coordinator, Cultural Resources, Environmental Justice</td>
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<tr>
<td>Wendy Copeland</td>
<td>B.S. Plant Science; M.S. Plant Pathology; 9 years experience</td>
<td>Paleontological Resources, Geology and Soils Senior Reviewer</td>
</tr>
<tr>
<td>Heather Phillips</td>
<td>B.S. Atmospheric Science; M.S. Atmospheric Science; 5 years experience</td>
<td>Air Quality</td>
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<tr>
<td>Chris Shields</td>
<td>B.A. Environmental Studies; 2 years experience</td>
<td>Noise</td>
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<tr>
<td>Honey Walters</td>
<td>B.S. Environmental Science; M.S. Atmospheric Science; 11 years experience</td>
<td>Air Quality and Noise Senior Reviewer</td>
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<tr>
<td>Lisa Clement</td>
<td>B.S. Environmental and Resource Sciences; 9 years experience</td>
<td>Geographic Information Systems</td>
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<tr>
<td>Phi Ngo</td>
<td>B.A. Communication (GIS Minor); 3 years experience</td>
<td>Geographic Information Systems</td>
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<tr>
<td>Julie Nichols</td>
<td>B.A. Political Science; M.S. Journalism; 20 years experience</td>
<td>Technical Editing</td>
</tr>
<tr>
<td>Christy Seifert</td>
<td>B.A. English; 11 years experience</td>
<td>Technical Editing</td>
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<tr>
<td>Lorrie Jo Williams</td>
<td>B.S. Design; 21 years experience</td>
<td>Graphics</td>
</tr>
<tr>
<td>Christy Anderson</td>
<td>B.A. Fine Art; 29 years experience</td>
<td>Graphics</td>
</tr>
<tr>
<td>Deborah Jew</td>
<td>22 years experience</td>
<td>Word Processing, Production</td>
</tr>
<tr>
<td>Amber Giffin</td>
<td>12 years experience</td>
<td>Word Processing, Production</td>
</tr>
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### MBK ENGINEERS

<table>
<thead>
<tr>
<th>Name</th>
<th>Qualifications</th>
<th>Participation</th>
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</thead>
<tbody>
<tr>
<td>Joe Countryman, P.E.</td>
<td>B.S. Civil Engineering; 42 years experience</td>
<td>Hydraulic Modeling Review</td>
</tr>
<tr>
<td>Ric Reinhardt, P.E.</td>
<td>B.S. Civil Engineering; M.S. Civil Engineering; 14 years experience</td>
<td>Hydraulic Modeling Review</td>
</tr>
<tr>
<td>Mike Archer, P.E.</td>
<td>B.S. Civil Engineering; M.S. Civil Engineering; 27 years experience</td>
<td>Hydraulic Modeling</td>
</tr>
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### HDR ENGINEERING

<table>
<thead>
<tr>
<th>Name</th>
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<tr>
<td>Chris Krivanec, P.E., G.E.</td>
<td>B.S. Civil Engineering; M.S. Civil Engineering (Geotechnical); M.E. Civil Engineering (Geotechnical); 15 years experience</td>
<td>Project Manager, Sacramento River East Levee Design</td>
</tr>
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### MEAD & HUNT

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<tr>
<th>Name</th>
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<tbody>
<tr>
<td>Steve Sullivan, P.E.</td>
<td>B.S. Civil Engineering; 28 years experience</td>
<td>Project Manager, Canal Design and Borrow Investigation</td>
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### WOOD RODGERS

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<tr>
<th>Name</th>
<th>Qualifications</th>
<th>Participation</th>
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<tbody>
<tr>
<td>Jonathan Kors, P.E.</td>
<td>B.S. Civil Engineering; 12 years experience</td>
<td>Project Manager, Natomas Cross Canal South Levee Design</td>
</tr>
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