

# Board of Directors One Water Committee

7/12/2022 Board Meeting

7-4

## **Subject**

Review and consider the Jurupa Community Services District's approved Final Initial Study/Mitigated Negative Declarations and four Addenda and take related CEQA actions; Authorize the General Manager to enter into a Local Resources Program Agreement with Western Municipal Water District and Jurupa Community Services District for the JCSD Recycled Water Program for up to 500 AFY of recycled water for irrigation use and groundwater recharge in the JCSD service area.

## **Executive Summary**

This letter requests authorization for Metropolitan to enter into a Local Resources Program (LRP) Agreement with Western Municipal Water District (Western) and the Jurupa Community Services District (JCSD) for the JCSD Recycled Water Program (Project). The Project would provide up to 500 acre-feet per year (AFY) of recycled water for irrigation use and groundwater recharge in the JCSD service area. The Project helps Metropolitan increase regional water supply reliability, reduce future demands for imported water supplies, and achieve its Integrated Resources Plan (IRP) goals. In addition, the Project helps Metropolitan comply with a legislative direction under Senate Bill 60 (SB 60) to expand water conservation, recycling, and groundwater storage and replenishment.

#### **Details**

#### **Background**

Metropolitan created the LRP to provide financial incentives to local projects, such as water recycling, groundwater recovery, and seawater desalination, developed by local and member agencies. Since the inception of the LRP in 1982, Metropolitan has provided financial assistance for the production of over 4.2 million acre-feet of recycled water and recovered groundwater. These programs help Metropolitan meet its legislative mandates under SB 60 to expand water conservation, recycling, and groundwater storage and replenishment measures. These projects also provide benefits to all member agencies regardless of the individual project location. Benefits include helping increase water supply reliability, reducing imported water demands, decreasing the burden on Metropolitan's infrastructure, reducing system costs, and freeing up conveyance capacity. In fiscal year 2020/21, Metropolitan incentivized member agencies to produce about 118,000 acre-feet (AF) of local supply. In October 2018, the Board approved an interim LRP target to develop additional contractual yield.

#### **Proposed Project**

To increase local supply development, staff recommends that the Board authorize the General Manager to enter into an LRP Agreement with Western and JCSD to provide financial incentives for the Project. The Project will deliver recycled water for irrigation use and groundwater recharge. The Project consists of the installation of a new pump station at the Western Riverside County Regional Wastewater Authority Treatment Plant and approximately 17,000 linear feet of transmission backbone from the pump station via River Road to Hellman Avenue. Additionally, the Project will expand a section of the existing non-potable water pipeline system by 38,000 linear feet of distribution pipeline in the northern part of the city of Eastvale along 65th Street and Scholar Way. JCSD will own and operate the Project and plans to deliver water by 2024.

The Project, described in **Attachment 1**, complies with the LRP criteria adopted by the Board on October 13, 2014. Key terms of the proposed agreement, subject to approval in form by the General Counsel, include the following:

- 1. Agreement term is 25 years for a contract yield of 500 AFY.
- 2. Pay for performance LRP financial incentives are only for advanced treatment of recycled water delivered by the Project for beneficial use.
- 3. Sliding Scale incentives up to \$475 per AF paid for up to 15 years, calculated annually based on actual project unit costs that exceed Metropolitan's prevailing water rate.
- 4. Termination for nonperformance if construction does not commence within two years of agreement execution or if recycled water deliveries are not realized within four years of agreement execution.
- 5. Reduction in Metropolitan's contract commitment if the Project falls short of production targets measured in four-year intervals throughout the agreement term.

#### **Policy**

By Minute Item 49923, dated October 14, 2014, the Board approved refinements to the Local Resources Program to encourage additional local resource production.

By Minute Item 51356, dated October 9, 2018, the Board approved an interim Local Resources Program target yield of 170,000 AFY of new water production.

## California Environmental Quality Act (CEQA)

#### **CEQA determination for Option #1:**

Pursuant to the provisions of CEQA and the State CEQA Guidelines, JCSD, acting as Lead Agency, prepared and processed a Mitigated Negative Declaration (MND) for the proposed Project in Riverside County. The MND was adopted, and the Project was approved by the Lead Agency on October 1, 2015. The Lead Agency also approved the Project Mitigation Monitoring and Reporting Program (MMRP). Subsequently, JCSD prepared four Addenda to the Final MND to identify minor project modifications (dated November 13, 2015, April 20, 2016, June 20, 2018, and October 6, 2021).

Metropolitan, as a Responsible Agency under CEQA, is required to certify that it has reviewed and considered the information in the Final MND and Addenda and adopt the Lead Agency's findings and MMRP prior to the approval of the formal terms and conditions for the proposed agreement. The environmental documentation is included in **Attachment 2** and **Attachment 3**.

#### **CEQA** determination for Option #2:

None required

#### **Board Options**

#### Option #1

Review and consider JCSD's Initial Study/Final MND, MMRP, and four addenda and take related CEQA actions, and authorize the General Manager to enter into a Local Resources Program Agreement with Western Municipal Water District and Jurupa Community Services District for the JCSD Recycled Water Program for up to 500 AFY of recycled water for irrigation use and groundwater recharge in the JCSD service area.

**Fiscal Impact:** Metropolitan's maximum financial obligation would be up to \$3,562,500 for a project yield of 500 AF over 15 years. Staff factors these incentive payments into Metropolitan's rate projections and includes them in future budgets.

**Business Analysis:** The Project would help Metropolitan to achieve its IRP goals and meet its legislative mandates, while reducing the district's system costs.

#### Option #2

Do not authorize the execution of an agreement for the Project.

Fiscal Impact: None

Business Analysis: Metropolitan would pursue other projects, and it may take longer to meet IRP

# Staff Recommendation

Option #1

Brad Coffey

Manager, Water Resource Management

6/23/2022

Date

Adel Hagekhalil General Manager 6/24/2022 Date

Attachment 1 – Jurupa Community Services District Recycled Water Program – Project Description

Attachment 2 - Final IS MND MMRP Jurupa Community Services District Recycled Water

Attachment 3 – Addenda 1-4 to Final IS MND Jurupa Community Services District Recycled Water

Ref# wrm12687376

#### **ATTACHMENT 1**

#### JURUPA COMMUNITY SERVICES DISTRICT RECYCLED WATER PROGRAM

#### **Project Description**

#### Overview

The Jurupa Community Services District Recycled Water Program (Project) will be owned and operated by the Jurupa Community Services District (Jurupa) to convey about 500 acre-feet per year (AFY) of recycled water to parks operated and maintained by Jurupa, local schools, a few commercial areas, and roadways medians and parkways in the cities of Eastvale and Jurupa Valley in Riverside County. The Project will use recycled water produced at the Western Riverside County Regional Wastewater Authority Treatment Plant (WRCRWA). Currently, all the effluent from the WRCRWA facility is discharged directly to the Santa Ana River. WRCRWA is not part of this agreement.

#### **Project Facilities**

The Project (as shown in Figure 1) consists of the installation of a new pump station at the WRCRWA treatment plant and approximately 17,000 linear feet of 24-inch diameter transmission backbone from the pump station via River Road to Hellman Ave. Additionally, the Project also consists of expanding a section of the existing non-potable water pipeline system by 38,000 linear feet of distribution pipeline ranging in diameter from 8 inches to 18 inches in the northern part of the city of Eastvale along 65th Street and Scholar Way.

#### **Source of Water**

Source water for the Project will be tertiary treated recycled water supplied by the Western Riverside County Regional Wastewater Authority Treatment Plant located at the southern tip of the city of Eastvale.

#### **End Users**

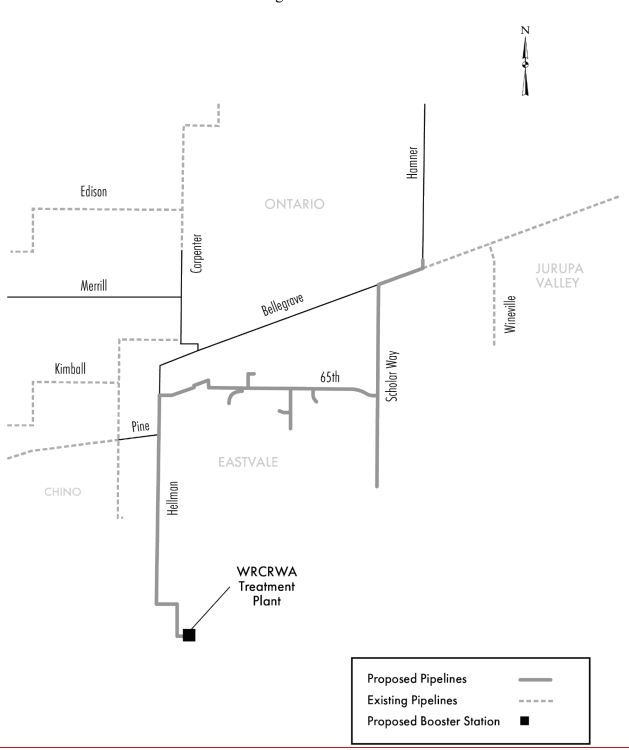
There are currently no existing recycled water users in the Jurupa service area. The Project will deliver 500 AFY of recycled water for irrigation use in parks operated and maintained by Jurupa, local schools, commercial areas, and roadway medians and parkways.

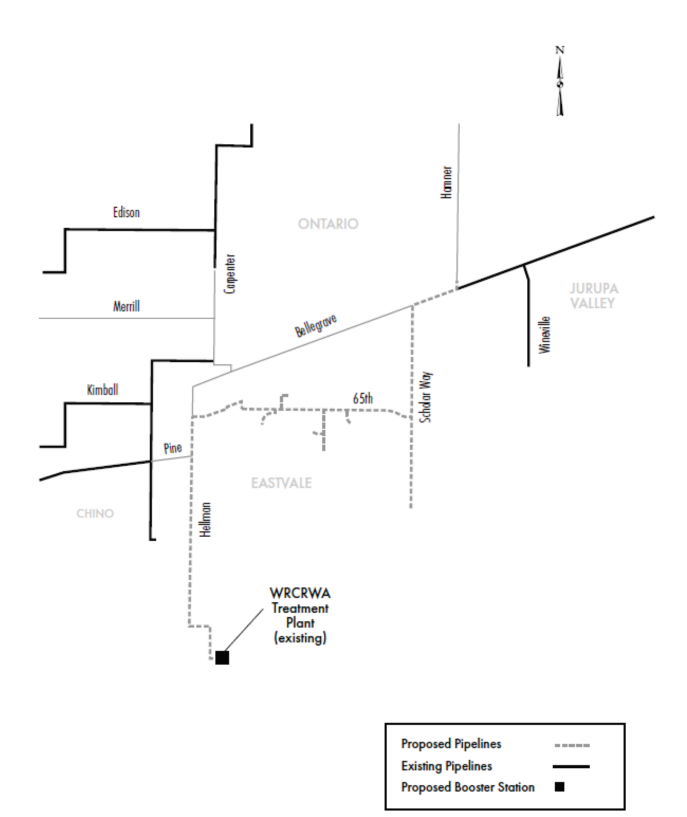
## **Points of Connection**

Project facilities begin at the proposed pump station at WRCRWA and end at the following points of connection:

- Potable water, sewer, and storm drain system
- Influent to the pump station
- WRCRWA
- Each Project End-User
- Existing recycled water systems

Figure 1









FINAL INITIAL STUDY/MITIGATED NEGATIVE DECLARATION (CEQA AND CEQA-PLUS)

RESPONSES TO COMMENTS REGARDING THE INITIAL STUDY/MITIGATED NEGATIVE DECLARATION

MITIGATION MONITORING AND REPORTING PROGRAM

Jurupa Community Services District Recycled Water Service Expansion District Project No. C133656

# Prepared for:



September 1, 2015



Final Initial Study/Mitigated Negative Declaration Responses to Comments Regarding Initial Study/Mitigated Negative Declaration Mitigation Monitoring and Reporting Program Jurupa Community Services District Recycled Water Service Expansion District Project No. C133656

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The CEQA documents for the Recycled Water Service Expansion, District Project No. C133656 to be considered by the Jurupa Community Services District Board of Directors consists of the following:

Section 1	Final Initial Study/Mitigated Negative Declaration
Section 2	Responses to Comments Regarding Final Initial Study/Mitigated Negative Declaration
Section 3	Mitigation Monitoring and Reporting Program

Final Initial Study/Mitigated Negative Declaration Responses to Comments Regarding Initial Study/Mitigated Negative Declaration Mitigation Monitoring and Reporting Program Jurupa Community Services District Recycled Water Service Expansion District Project No. C133656

# Section 1

# **Final Initial Study/Mitigated Negative Declaration**

# FINAL INITIAL STUDY (CEQA AND CEQA-PLUS)

## **FOR**

# JURUPA COMMUNITY SERVICES DISTRICT RECYCLED WATER SERVICE EXPANSION DISTRICT PROJECT NO. C133656

#### Prepared for:

Jurupa Community Services District 11201 Harrel Street Jurupa Valley, CA 91752 Contact: Robert O. Tock, P.E. Director of Engineering & Operations (951) 685-7434

## Prepared by:

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September 1, 2015

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## ACRONYMS AND ABBREVIATIONS

APNs Assessor's Parcel Numbers
AQMP Air Quality Management Plan

Basin South Coast Air Basin

BMPs Best Management Practices

CalEEMod California Emissions Estimator Model
Caltrans California Department of Transportation
CDFW California Department of Fish and Wildlife

CEQA California Environmental Quality Act

Chino City of Chino, California

CMP Congestion Management Program

CNDDB California Natural Diversity Data Base

CNPSEI California Native Plant Society Electronic Inventory

CNUSD Corona-Norco Unified School District

DSFLF Delhi sands flower-loving fly

DTSC California Department of Toxic Substances Control

Eastvale City of Eastvale, California

EIR Environmental Impact Report

GHG Greenhouse Gas

HCP Habitat Conservation Plan

IEUA Inland Empire Utilities Agency

IS/MND Initial Study/Mitigated Negative Declaration

JCSD Jurupa Community Services District

Jurupa Valley City of Jurupa Valley, California

JUSD Jurupa Unified School District

LST Localized significance thresholds

MBTA Migratory Bird Treaty Act
MGD Million gallons per day
MRZ Mineral Resources Zone

MSHCP Multiple Species Habitat Conservation Plan

NAHC Native American Heritage Commission

NEPSSA Narrow Endemic Plant Species Survey Area

NPDES National Pollutant Discharge Elimination System

Ontario City of Ontario, California
PQP Public/Quasi-Public Lands

PRC Public Resources Code

RCFCWCD Riverside County Flood Control and Water Conservation District

ROW Right(s)-of-way

SARWQCB Santa Ana Regional Water Quality Control Board SBCFCD San Bernardino County Flood Control District

SCAQMD South Coast Air Quality Management District

SRA Source Receptor Area
SRF State Revolving Fund

SWPPP Storm Water Pollution Prevention Plan SWRCB State Water Resources Control Board

USFWS U.S. Fish and Wildlife Service

WMWD Western Municipal Water District

WRCRWA Western Riverside County Regional Wastewater Authority

# UNITS OF MEASUREMENT AND CHEMICAL SYMBOLS

CH₄ Methane

CO Carbon monoxide CO<sub>2</sub> Carbon dioxide

CO<sub>2</sub>E Carbon dioxide equivalent

dBA A-weighted decibels

kV Kilovolt

MTCO<sub>2</sub>/year Metric tons of carbon dioxide per year

N<sub>2</sub>O Nitrous oxide

NO<sub>X</sub> Oxides of nitrogen

PM-10 Particulate matter 2.5 to 10 microns in diameter PM-2.5 Particulate matter 2.5 microns or less in diameter

SO<sub>2</sub> Sulfur dioxide

VOC Volatile organic compounds

## A. INTRODUCTION AND PROJECT DESCRIPTION

#### 1. INTRODUCTION

This document has been prepared pursuant to the California Environmental Quality Act (CEQA, California Public Resources Code Sections 21000 *et seq.*), the State *CEQA Guidelines* (California Code of Regulations Sections 15000 *et seq.*), the Jurupa Community Services District's (JCSD) *Local Guidelines for Implementing the California Environmental Quality Act* (2015 Revision), and is consistent with the CEQA-Plus requirements of the State Water Resources Control Board (SWRCB) State Revolving Fund (SRF) Program for Environmental Review and Federal Coordination. JCSD will serve as the lead agency for CEQA purposes. Western Municipal Water District (WMWD) and the Inland Empire Utilities Agency (IEUA) are responsible agencies.

Section 15063(c) of the State *CEQA Guidelines* lists the following purposes of an Initial Study:

- Provide the Lead Agency with information to use as the basis for deciding whether to prepare an EIR [Environmental Impact Report] or a Negative Declaration;
- 2. Enable an applicant or Lead Agency to modify a project, mitigating adverse impacts before an EIR is prepared, thereby enabling the project to qualify for a Negative Declaration;
- 3. Assist in the preparation of an EIR, if one is required;
- 4. Facilitate environmental assessment early in the design of a project;
- 5. Provide documentation of the factual basis for the finding in a Negative Declaration that a project will not have a significant effect on the environment;
- 6. Eliminate unnecessary EIRs; and
- 7. Determine whether a previously prepared EIR could be used with the project.

According to Section 15070 (Decision to Prepare a Negative Declaration or Mitigated Negative Declaration) of Article 6 (Negative Declaration Process) of the State CEQA Guidelines:

A public agency shall prepare or have prepared a proposed negative or mitigated negative declaration for a project subject to CEQA when:

- a) The initial study shows that there is no substantial evidence, in light of the whole record before the agency, that the project may have a significant effect on the environment, or
- b) The initial study identified potentially significant effects, but:
  - Revisions in the project plans or proposals made by, or agreed to by the applicant before a proposed mitigated negative declaration and initial study are released for public review would avoid the effects or mitigate the effects to a point where clearly no significant effects would occur, and
  - 2) There is no substantial evidence, in light of the whole record before the agency, that the project as revised may have a significant effect on the environment.

The purpose of this Initial Study/Mitigation Negative Declaration (IS/MND) is to assess impacts resulting from the construction and operation of the recycled water distribution system described below.

Where comments received on the IS/MND during the public review period and JCSD's responses resulted in changes to the text of the IS/MND, changes are shown in the Final IS/MND text using the following conventions:

- Text added to the Final IS/MND is shown as <u>underline</u>.
- Text deleted from the Final IS/MND is shown as strikethrough.

Textual changes to the Final Is/MND do not constitute "substantial revision" as defined in Section 15073.5(b) of the State *CEQA Guidelines*, therefore, recirculation of the IS/MND is not required.

This IS/MND is organized as follows:

- A. Introduction and Project Description, which provides the context for review along with applicable citation pursuant to CEQA and the State CEQA Guidelines, discusses the purpose and need for the project, describes the project, and identifies any required permits and approvals for the project.
- B. **Environmental Setting**, which provides a discussion of the environmental setting in which the project will be implemented.
- C. **Environmental Checklist Form**, which provides an environmental impact assessment consisting of the JCSD's environmental checklist and accompanying analysis for responding to the checklist questions.

- D. CEQA-Plus, addresses the requirements of CEQA-Plus and provides project analysis per the SWRCB Clean Water SRF Program Evaluation for Environmental Review and Federal Coordination. The SWRCB acts as the "federal clearinghouse" for review of the document by federal agencies due to federal dollars being assigned to the project though the Environmental Protection Agency-funded SRF program.
- E. **References**, which includes a list of reference sources, the location of reference material used in the preparation of this IS/MND, and identifies those responsible for preparation of the IS/MND and other parties contacted during the preparation of the IS/MND.
- F. **Acronyms and Abbreviations**, which contains a list of the acronyms and abbreviations used in the IS/MND.

#### **Environmental Process**

The environmental process being undertaken as part of the proposed project began with the project's proposal and environmental research. Pursuant to Section 15073 of the State *CEQA Guidelines*, the Draft IS/MND was circulated for a 30-day period between July 29, 2015, and August 27, 2015, to the State Clearinghouse, responsible agencies, and interested parties for review and comment. Comments received from the public review period for this project and JCSD's responses to each comment are included in the Response to Comments document.

## Incorporation by Reference<sup>1</sup>

Pertinent documents relating to this IS/MND have been cited and incorporated, in accordance with Sections 15148 and 15150 of the State *CEQA Guidelines*, to eliminate the need for inclusion of large planning documents within the IS/MND. Of particular relevance are those previous studies that present information regarding descriptions of the environmental setting, future development-related growth, and cumulative impacts. The following documents are hereby identified as being incorporated by reference:

City of Eastvale General Plan, adopted June 13, 2012

Riverside County General Plan, Jurupa Area Plan, adopted October 2003, updated November 24, 2014

Riverside County General Plan, adopted October 2003, amended through December 9, 2014

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<sup>&</sup>lt;sup>1</sup> For the locations of these documents incorporated by reference, please see Section E of this document.

City of Chino General Plan 2025, adopted July 6, 2010

The Ontario Plan, adopted January 27, 2010

Final Program Environmental Impact Report, Recycled Water Program, Western Riverside County Regional Wastewater Authority, certified November 14, 2012

#### 2. PURPOSE AND NEED FOR THE PROJECT

The purpose and need for the project is to convey treated effluent from the Western Riverside County Regional Wastewater Authority (WRCRWA) Treatment Plant for conveyance to Inland Empire Utilities Agency (IEUA) facilities for groundwater or for landscape irrigation of parks, schools, and lots with reverse frontage<sup>2</sup> within the western portion of JCSD' service area. The recycled water system will use its own pipelines that are completely separate from potable/drinking water pipelines and distribution system, and will be treated to California Code of Regulations Title 22 standards. By using recycled water for irrigation, JCSD and its customers benefit by reducing the quantity of potable water used within its service area, which promotes sustainable water solutions. Similarly, the reduction in potable water demand will serve to offset energy use resulting from this Project as less potable water will need to be conveyed from JCSD's existing water supply sources.

# 3. Project Description

JCSD identified potential distribution and storage facilities to convey recycled water that has been treated to Title 22 standards to IEUA's facilities and serve landscape irrigation needs within the western portion of its service area. JCSD's service area is located in northwestern Riverside County and includes the City of Eastvale (Eastvale) and a majority of the City of Jurupa Valley (Jurupa Valley). Refer to **Figure 1 – JCSD Boundary**. The western portion of the service area that will be served by the proposed recycled water system includes Eastvale and the southwestern portion of Jurupa Valley. The recycled water will be sourced from JCSD's, WMWD's, the City of Norco's, and/or Home Gardens Sanitary District's allocation of treated effluent from the WRCRWA Treatment Plant (operated by WMWD) in Eastvale and/or the IEUA recycled water system in San Bernardino County.

<sup>&</sup>lt;sup>2</sup> Reverse frontage refers to lots where the back side of a lot fronts a major street.

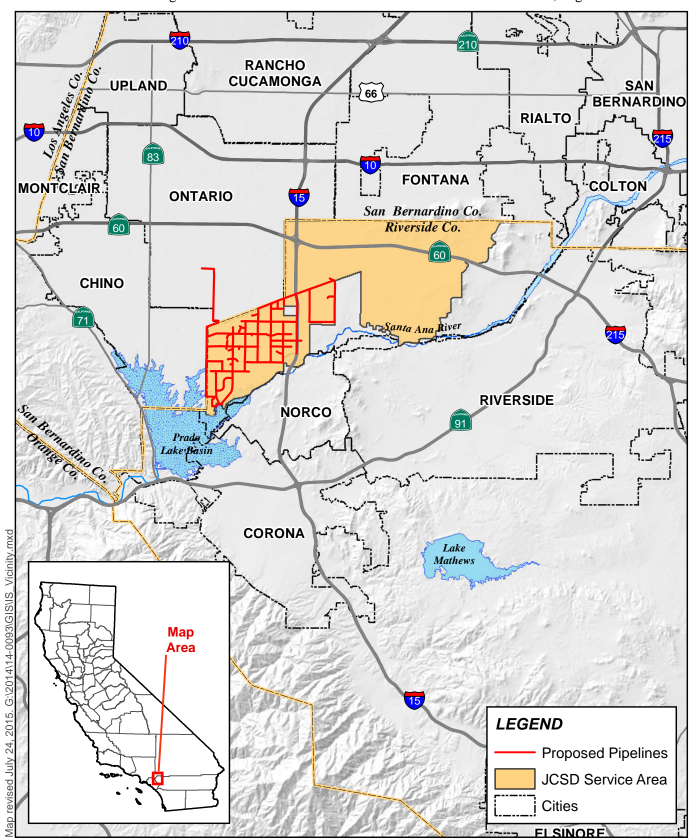
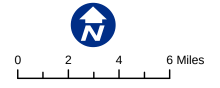


Figure 1 - Vicinity Map

JCSD Recycled Water Service Expansion





The WRCRWA Treatment Plant's (hereinafter Treatment Plant) present design capacity is 8 million gallons per day (MGD). Expansion of the Treatment Plant to a capacity of approximately 14 MGD is currently underway and the expansion is anticipated to be completed by 2017.3 JCSD, as a member agency of WRCRWA, has the right to take delivery and use recycled water from the Treatment Plant in an allocation that is equal to the amount of reclaimable wastewater that JCSD delivers to the Treatment Plant less any amount consumed during the course of the Treatment Plant's operations; moreover, JCSD may also temporarily take delivery of surplus recycled water.4

The Treatment Plant currently discharges tertiary-treated water into the Santa Ana River. Part of the goals and objectives of the Treatment Plant's previously approved enhancement and expansion project is to decrease the amount of recycled water discharged to the Santa Ana River and increase the use of recycled water within economic distance of the Treatment Plant as well as to decrease the dependence on imported water supplies within the service areas of WRCRWA members. <sup>5</sup> The Recycled Water Program Environmental Impact Report (EIR) analyzed connecting to IEUA's recycled water system (WRCRWA(a), pp. ES-5, 2-5). The Recycled Water Program EIR's analysis assumed 8 MGD of treated effluent was available and a demand of up to 1,153 acre-feet per year in the western portion of JCSD's service area (WRCRWA(a), pp. ES-5, 2-5, 2-10). It should be noted, however, that 8 MGD of treated effluent available to JCSD represents a very conservative assumption for analysis purposes, and the actual quantity delivered to JCSD may also be affected by the subsequent allocation agreements between other WRCRWA member agencies or if SWRCB were to require the Treatment Plant to maintain a certain quantity of treated effluent be released into the Santa Ana River.

The Recycled Water Program EIR analyzed the environmental impacts associated with the decreased discharge of treated effluent to the Santa Ana River that will result from JCSD, WMWD, and other member agencies taking delivery of the treated effluent (WRCRWA(a), pp. ES-3). The analysis of the instream impact to the Santa Ana River was required as part of WRCRWA filing a "Wastewater Change Petition" with SWRCB's Division of Water Rights in accordance with California Water Code Section 1211 (WRCRWA(a), pp. 1-7, 6-12, 6-17-6-24). The Recycled Water Program EIR did not analyze the

<sup>&</sup>lt;sup>3</sup> Source: http://www.wmwd.com/index.aspx?NID=186, accessed July 23, 2015.

<sup>&</sup>lt;sup>4</sup> As set forth in WRCRWA's Resolution No. 97-38.

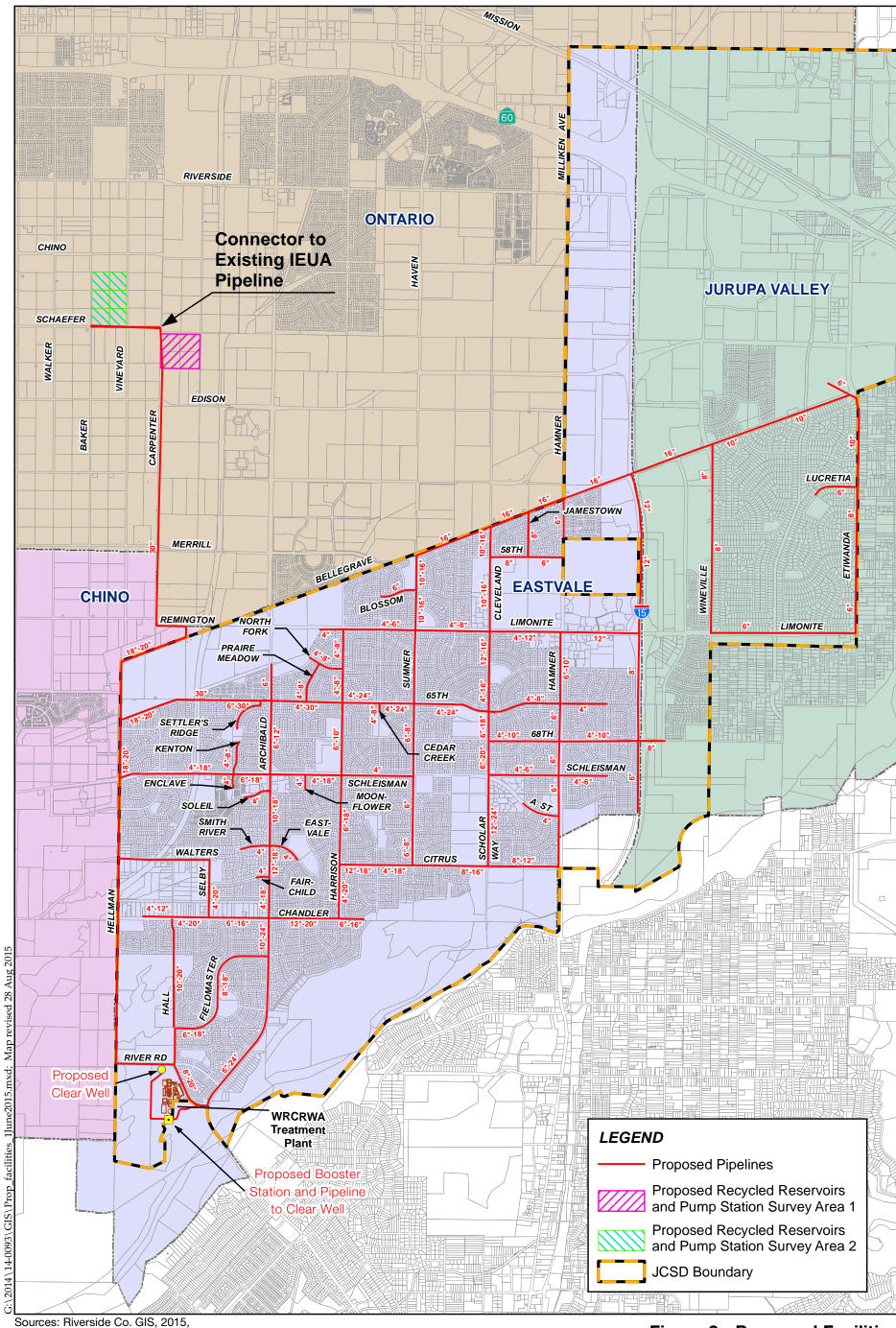
<sup>&</sup>lt;sup>5</sup> WRCRWA's Enhancement and Expansion Project was approved and its EIR certified (SCH# 2009091040) on August 24, 2010, through Resolution No. 10-116.

distribution facilities needed by its member agencies to convey the treated effluent to end users.

Since commencing operation in 1998, the Treatment Plant has generated additional flow into the Santa Ana River that has ranged from 1,461 acre-feet per year to a high of 6,374 acre-feet per year. The recycled water released into the Santa Ana River above the Prado Dam is subsequently released into the Lower Santa Ana River where it is diverted for habitat enhancement and groundwater recharge activities by the Orange County Water District. The impacts of JCSD, WMWD, the City of Norco, Home Gardens Sanitary District, and other member agencies taking delivery of recycled water, and the subsequent decrease of treated discharge to the Santa Ana River, were determined to be less than significant with implementation of mitigation measures for construction-related impacts to air quality, biological resources, cultural resources, hazards and hazardous materials, hydrology and water quality, noise, and transportation/traffic (WRCRWA(a), pp. ES-10–ES-18).

The instream impacts from decreased discharge were determined to be less than significant, in part, due to the Treatment Plant's discharges accounting for an average of 2.3 percent of the total wastewater discharges to the Santa Ana River above Prado Dam, and the discharge reduction resulting from member agencies such as JCSD taking delivery of the treated effluent will be less than significant (WRCRWA(a), pp. ES-10–ES-18, 19-1). The Recycled Water Program EIR was certified and the Recycled Water Program was approved by WRCRWA's Board of Directors on November 14, 2012.

This Project, evaluated in this IS/MND, proposes the construction and operation of the facilities necessary for JCSD's, WMWD's, the City of Norco's and/or the Home Gardens Sanitary District's allocation of recycled water from the Treatment Plant to be conveyed to IEUA's facilities and for JCSD to take delivery of its allocation of treated effluent from the Treatment Plant for use in the western part of its service area. JCSD's use of this recycled water was analyzed as part of WRCRWA's Recycled Water Program's EIR (State Clearinghouse Number 2012031084). Facilities proposed by the Project evaluated in this IS/MND includes: recycled water pipelines, recycled water reservoirs and pump station, a clear well, and pipeline connecting the clear well with a booster station as shown on **Figure 2 – Proposed Facilities**. These proposed facilities, which are described below, are hereinafter collectively referred to as the "Project Facilities."



San Bernardino Co. GIS, 2015.

Figure 2 - Proposed Facilities

JCSD Recycled Water Service Expansion



0 2,000 4,000 6,000 8,000 Feet

Construction of the Project Facilities will occur in phases over time as funding is available. There is no formal phasing plan for Project Facilities. The Facilities most likely to be constructed first are shown on **Figure 3 – Phase I of Proposed Facilities**. Phase I includes the booster station, clear well, recycled water reservoirs and pump station, and pipelines to connect to IEUA's existing recycled water system in addition to facilities to certain school and park sites in Eastvale. The locations of the all of the proposed Project Facilities in relation to school sites and parks that may be served by recycled water are shown on **Figure 4 – Proposed Facilities with School and Park Sites**.

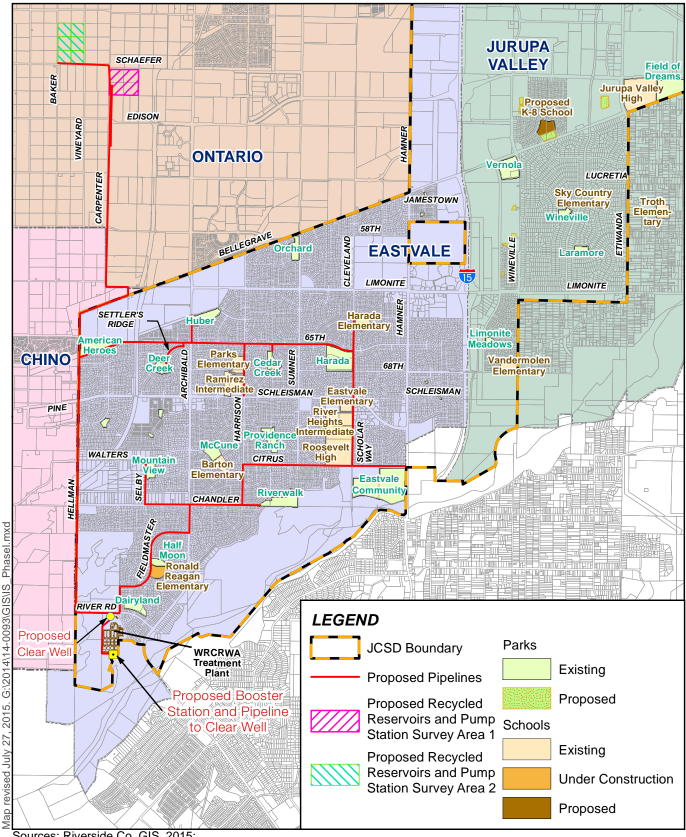
## Recycled Water Pipelines

The Project proposes a total of approximately 47 linear miles of pipelines, which will be primarily located within existing paved right-of-way (ROW) within Eastvale and Jurupa Valley. The proposed Project Facilities also include pipelines located in the cities of Chino and Ontario in San Bernardino County to connect to the existing recycled water system owned and operated by IEUA. (See **Figure 2**.)

In Chino, the proposed pipeline will be generally located within Carpenter Avenue ROW north of Eastvale's boundary to Merrill Avenue, and this proposed pipeline will continue within Carpenter Avenue ROW northward into Ontario to the intersection of Schaefer Avenue where the pipeline will connect with the proposed recycled water storage reservoir and pump station site and the existing IEUA pipeline (**Figure 2**).

Prior to construction, JCSD will obtain encroachment permits from the cities of Chino, Eastvale, Jurupa Valley, and Ontario; California Department of Transportation (Caltrans); as well as from the San Bernardino County Flood Control District (SBCFCD) as proposed pipelines will traverse the Cucamonga Creek Chanel in Eastvale, and Riverside County Flood Control and Water Conservation District (RCFCWCD) as proposed pipelines will traverse the Day Creek Channel in Jurupa Valley. While these pipelines will primarily traverse the channel within existing roadway overcrossings, the two proposed pipeline alignments that traverse the Cucamonga Creek Channel where there is no existing roadway overcrossing (west of 65<sup>th</sup> Street and bisecting Walters Street), construction of the pipelines will utilize jack and bore or horizontal directional drilling to install the pipeline underneath the channel as part of the plans and specifications for constructing those pipeline segments.

While the majority of the proposed alignments will be within paved ROW, some of the proposed alignments are located outside paved ROW. Proposed alignments outside of paved ROW include portions of Carpenter Avenue, Hall Road, and adjacent to Interstate 15.



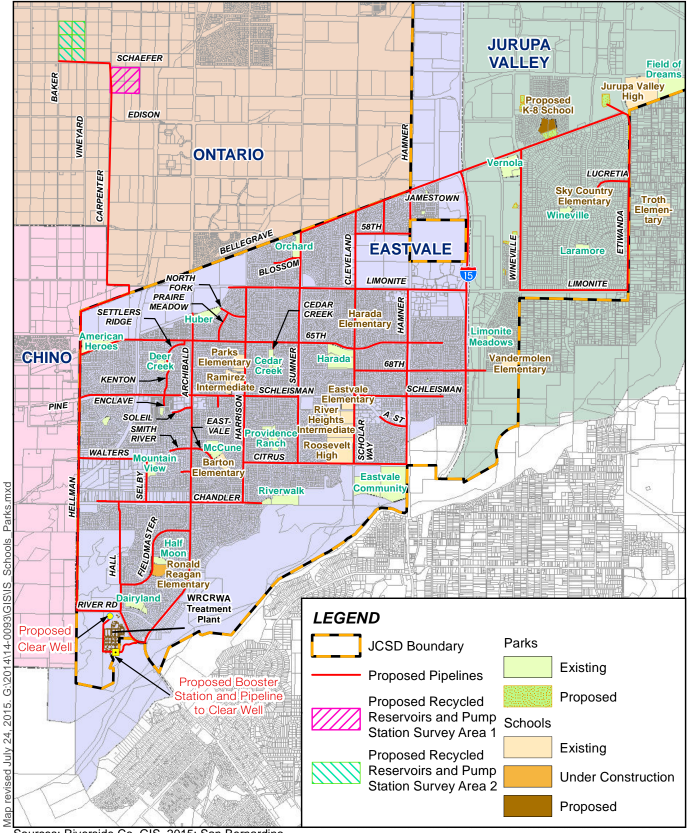
Sources: Riverside Co. GIS, 2015; San Bernardino Co. GIS, 2015.

Figure 3 - Phase I of Proposed Facilities

JCSD Recycled Water Service Expansion







Sources: Riverside Co. GIS, 2015; San Bernardino Co. GIS, 2015; Corona-Norco USD; Jurupa USD.

Figure 4 - Proposed Facilities with **School and Park Sites** 

JCSD Recycled Water Service Expansion





Construction within paved roadways entails pavement cut and removal, excavation, installation or repair, backfill, compaction, re-paving, and striping. Required equipment includes asphalt or concrete-cutting saw, backhoe or excavator, trucks for moving materials, compactor, paving equipment, and steam roller. Original pre-construction surface conditions within both paved and unpaved ROW will be restored upon completion of pipeline construction, which will be required as a standard contract specification with JCSD's construction contractor.

#### Recycled Water Reservoirs and Pump Station

The proposed recycled water reservoirs and pump station will be located in Ontario at one of the two Survey Areas identified on **Figure 2**. Survey Area 1 encompasses approximately 40 acres and includes the following Assessor's Parcel Numbers (APNs): 021-818-123, 021-818-124, 021-818-125, and 021-818-126. Survey Area 2 encompasses approximately 56 acres and includes the following APNs: 021-621-401, 021-621-402, 021-621-403, 021-621-406, 021-621-407, and 021-621-408. The two survey areas are much larger than the footprint needed for the Project's proposed recycled water reservoirs and pump station to provide JCSD flexibility for the final siting of the these facilities. The footprint for the recycled water reservoirs and pump station will be 520 feet by 250 feet. This footprint is sized to include an area for future facilities to treat the recycled water. However, because the specific method of treatment has not been determined, construction of the future treatment facilities is not a part of this Project.

The proposed recycled water reservoirs will be capable of storing a total of five million gallons of recycled water in two, 40 feet tall by 110 feet in diameter 2.5-million-gallon tanks. Recycled water from the Treatment Plant will be conveyed to the reservoirs. The pump station will then boost the recycled water from the reservoirs into the proposed distribution network from a hydropneumatic tank designed with the capability to pump 10,100 gallons per minute. The pump will be electric-powered and will include an emergency standby generator, which could be diesel-fueled. Further, the exterior appearance of the recycled water reservoirs and pump station will be designed to complement the future residential developments anticipated within the area and will incorporate non-reflective materials for functionality and aesthetic value, and perimeter walls utilizing a more aesthetically appealing design rather than a chain-link fence. These design considerations will be part of the plans and specifications for the construction of these facilities, which will also include the appropriate use of painting and coasting that meets regulatory standards.

#### Facilities at WRCRWA Treatment Plant

The Project proposes equipping and operating a booster station site, i.e., the shell of the booster station is being constructed by WRCRWA as part of the aforementioned Treatment Plant expansion project (WRCRWA(b), pp. 2-3, 2-5), and JCSD will install the necessary equipment to operate the booster station to convey recycled water generated at the Treatment Plant. Moreover, the Project will construct an aboveground and covered 40-foot-tall by 154-foot diameter clear well to be located within a 200-foot by 200-foot area at the Treatment Plant site as well as a pipeline to connect the booster station with the clear well. The proposed clear well will store recycled water from the Treatment Plant, prior to conveyance to the Project's proposed recycled water reservoirs and pump station in Ontario. (Refer to **Figure 2**.)

# 4. OTHER PUBLIC AGENCIES WHOSE APPROVAL MAY BE REQUIRED

- California Department of Transportation: Encroachment permits for work within Caltrans ROW for the proposed pipeline located adjacent to Interstate 15 and the portion of pipeline within 68<sup>th</sup> Avenue that will cross Interstate 15.
- City of Chino Public Works Department: Encroachment permits will be required for construction of pipelines along roadways in that city.
- City of Eastvale Public Works Department: Encroachment permits will be required for construction of pipelines along roadways in that city.
- City of Jurupa Valley Public Works Department: Encroachment permits will be required for construction of pipelines along roadways in that city.
- City of Norco: Agreement for the transference of recycled water to JCSD.
- City of Ontario Engineering Department: Encroachment permits will be required for construction of pipelines along roadways in that city.
- Home Gardens Sanitary District: Agreement for the transference of recycled water to JCSD.
- Inland Empire Utilities Agency: Approval to connect to IEUA's recycled water system and an agreement for the transference of recycled water between JCSD and IEUA will be required.
- Riverside County Flood Control & Water Conservation District:
   Encroachment permits for pipeline construction along RCFCWCD ROW

- and/or easements for the proposed pipelines that traverse the Day Creek Channel at Bellegrave Avenue and Limonite Avenue.
- San Bernardino County Flood Control District: Encroachment permits for pipeline construction within SBCFCD ROW for the proposed pipelines that traverse the Cucamonga Creek Channel in Eastvale at Hellman Avenue, Walters Street, Schleisman Road, and west of the western terminus of 65<sup>th</sup> Street.
- State Water Resources Control Board: National Pollutant Discharge Elimination System (NPDES) Construction General Permit, and State Revolving Loan Fund approval.
- **Western Municipal Water District:** Agreement for the transference of recycled water to JCSD.
- Western Riverside County Regional Wastewater Authority: Approval to construct the proposed clear well at the treatment plant site.

## B. ENVIRONMENTAL SETTING

JCSD provides water and wastewater services to approximately 28,000 services in the cities of Eastvale and Jurupa Valley. The Project proposes facilities within the cities of Chino and Ontario in San Bernardino County; however, these areas are in such close proximity to JCSD's service area that the following environmental setting discussion is applicable to these portions of those cities as well, unless otherwise noted.

#### 1. AIR QUALITY

JCSD's service area, as well as the cities of Chino and Ontario, is within the South Coast Air Basin ("Basin"). The Basin is under the jurisdiction of the South Coast Air Quality Management District (SCAQMD). The Basin consists of Orange County, together with the coastal and mountain portions of Los Angeles, Riverside and San Bernardino counties. Regionally, the interaction of land (offshore) and sea (onshore) breezes control local wind patterns in the area. Daytime winds typically flow from the coast to the inland areas, while the pattern typically reverses in the evening, flowing from the inland areas to the ocean (1993 SCAQMD). Air stagnation may occur during the early evening and early morning during periods of transition between day and nighttime flows. The region also experiences periods of hot, dry winds from the desert, known as Santa Ana winds. Locally, the prevailing wind is generally from west to east.

Regional and local air quality within the Basin is affected by topography, atmospheric inversions, and dominant onshore flows. Topographic features such as the San Gabriel and San Bernardino Mountains, form natural barriers to the dispersion of air contaminants. The presence of atmospheric inversions limits the vertical dispersion of air pollutants. With an inversion, the temperature initially follows a normal pattern of decreasing temperature with increasing altitude, however, at some elevation, the trend reverses and temperature begins to increase as altitude increases. This transition to increasing temperature establishes the effective mixing height of the atmosphere and acts as a barrier to vertical dispersion of pollutants. Dominant onshore flow provides the driving mechanism for both air pollution transport and pollutant dispersion.

Air pollution generated in coastal areas is transported east to inland receptors by the onshore flow during the daytime until a natural barrier (the mountains) is confronted, limiting the horizontal dispersion of pollutants. The result is a gradual degradation of air quality from coastal areas to inland areas, which is most evident with the photochemical pollutants such as ozone. The greatest ozone problems are recorded at those SCAQMD monitoring stations, which are located

at the base of the San Gabriel and San Bernardino mountains ranging from the City of Santa Clarita, east to the City of San Bernardino.

JCSD's service area is within SCAQMD Source Receptor Area (SRA) 22 and 23, while the portion of the alignments within Chino and Ontario are within SRA 33. Data for these SRAs show that the baseline air quality conditions in the project area include occasional events of very unhealthful air. Even so, the overall frequency of smog alerts has dropped significantly in the last decade. Atmospheric concentrations of ozone and particulate matter are the two most significant air quality concerns in the project area. It is encouraging to note that ozone levels have decreased in the last few years with approximately one-fifth or less days each year experiencing a violation of the state hourly ozone standard since 1999. Locally, no first stage alert (0.20 parts per million per hour) has been called by SCAQMD in over ten years, and no second stage alert (0.35 parts per million per hour) has been called by SCAQMD in the last twenty years. (1999–2013 SCAQMD)

#### 2. BIOLOGICAL RESOURCES

In general, the region in which the proposed improvements would be located is a developed area consisting of residential, commercial, industrial, and agricultural uses, with little to no remaining natural plant communities and few habitat resources for wildlife. Vacant or former agricultural parcels can provide habitat for burrowing owl (*Athene cunicularia hypugaea*); roadside drainage ditches can provide habitat for Brand's phacelia (*Phacelia stellaris*), San Diego ambrosia (*Ambrosia pumila*), San Miguel savory (*Satureja chandleri*), Southern California black walnut (*Juglans californica*), and prostrate navarretia (*Navarretia prostrata*); and dense vegetative areas near the Santa Ana River can provide habitat for the Western yellow-billed cuckoo (*Coccyzus americanus occidental*), Southwestern willow flycatcher (*Empidonax traillii extimus*), and least Bell's vireo (*Vireo bellii pusillus*).

A habitat assessment was prepared for the construction footprints of the Project Facilities. Habitat assessments are the first of a two-stage process of biological evaluation. In western Riverside County, they serve to identify the location or potential location of special biological resources addressed in the *Western Riverside County Multiple Species Habitat Conservation Plan* (MSHCP). Of particular importance to habitat assessments are the identification of wetland, riparian or vernal pool areas and riparian/riverine species and suitability for occurrence of special survey species, which includes several rare plants and a few rare animals, such as the burrowing owl. A review of soil types in the habitat

assessment also helps define the potential for occurrence of narrow endemic plants.

#### 3. CULTURAL RESOURCES

#### Prehistoric Context

The area where the Project Facilities are proposed lies in an area where the traditional territories of the Serrano and Gabrielino Indians adjoined and overlapped with each other, at least during the Late Prehistoric Period (ca. 1000-1500 AD) and Protohistoric Period (ca. 1500-1700 AD). The homeland of the Gabrielinos, probably the most influential Native American group in aboriginal Southern California, was centered in the Los Angeles Basin, and reached as far east as the San Bernardino-Riverside area. The homeland of the Serranos was primarily the San Bernardino Mountains, but also included the slopes and lowlands on the north and south flanks of the mountain range. (CRM TECH, p. 8)

Whatever the linguistic affiliation, Native Americans in the vicinity of the Project Facilities exhibited similar social organization and resource procurement strategies. Villages were based on clan or lineage groups. Their home/base sites are marked by midden deposits, often with bedrock mortars. During their seasonal rounds to exploit plant resources, small groups would migrate within their traditional territory in search of specific plants and animals. Their gathering strategies often left behind signs of special use sites, usually grinding slicks on bedrock boulders, at the locations of the resources. (CRM TECH, p. 8)

#### Historic Context

The San Bernardino Valley, along with the rest of Alta California, was claimed by Spain in the late 18<sup>th</sup> century, and the first European explorers traveled through the area as early as 1772, only three years after the beginning of Spanish colonization. For nearly four decades afterwards, however, the arid inland valley received little attention from the colonizers, who concentrated their efforts along the Pacific coast. No Europeans are known to have settled in the area where the Project Facilities are proposed until the late 1830s. (CRM TECH, p. 8)

In 1834, 13 years after gaining independence from Spain, Mexico began secularizing the mission system in Alta California and granting former mission landholdings to prominent citizens in the province. In the area around the Project Facilities, three large land grants were created between 1838 and 1843: Ranch Jurupa, Rancho Santa Ana del Chino, and Addition to Rancho Santa Ana del Chino. While cattle raising remained the most prevalent economic activity on these land grants, a thriving agricultural enterprise with wheat fields, vineyards, fruit orchards, a flour mill, and a soap factory were eventually established on both parts of Rancho Santa Ana del Chino. (CRM TECH, p. 9)

The American annexation of Alta California in 1848 brought increased numbers of settlers to the sparsely populated territory, which in turn accelerated the demise of the vast rancho land grants. In 1873-1875, the Riverside-San Bernardino region received a major boost in economic growth when the successful introduction of the navel orange propelled it the forefront of the booming citrus industry. Meanwhile, viticulture and wine-making also played an important role in the development and prosperity of western San Bernardino Valley. (CRM TECH, p. 9)

During the 1880s, spurred by the completion of the Southern Pacific Railroad and the competing Santa Fe Railroad, a land boom swept across much of Southern California. A large number of towns, surrounded by irrigated farmland, were laid out in the San Bernardino Valley before the boom collapsed toward the end of the decade. Among them were Ontario, founded in the early 1880s by George Chaffey, a prominent local developer who had migrated from Canada, and Chino, laid out in 1887 by Richard Gird. Gird, with his herd of 200 dairy cows, also started the Chino area's long history as the dairy center of Southern California. (CRM TECH, p. 9)

The Mira Loma area was first settled by brothers Arnold and Frederick Stalder in 1891, whose large-scale farming operation was well known in western Riverside County. In 1896, a post office named Stalder was established. During the two ensuing decades, wine grapes became the predominant agricultural land use in the area, and a winery was established by the Riverside Vineyard Company. In 1908, the post office was renamed Wineville, which in turn became Mira Loma in 1930.

For the first half of the 20<sup>th</sup> century, the area remained largely agrarian in character in contrast to the emerging regional urban centers such as Riverside and San Bernardino. Starting with the post-WWII suburban housing boom, many of the formerly rural towns in the area, including Ontario and Chino, also embarked on the path to gradual urbanization. To the south and the east, what are now Eastvale and Jurupa Valley retained their rural characteristics a few decades longer, partially due to the presence of two officially designated agricultural preserves, Chino and Mira Loma. After the agricultural preserves were abolished in the late 1990s, those areas became the latest development "hot spots" in the recent housing boom. In 2010 and 2011, Eastvale and Jurupa Valley became two of the newest incorporated cities in Riverside County, respectively. (CRM TECH, p. 9)

#### **Known Cultural Resources**

A cultural resources study for the Project was conducted by CRM TECH (Appendix B). In order to identify any historic properties or resources, CRM TECH conducted a search of historical-archaeological resources records, pursued background research, consulted with Native American representatives, and carried out intensive field surveys for Project Facilities within unpaved areas and reconnaissance-level surveys for Project Facilities within paved areas.

According to the results and findings of the study, there are two linear sites from the historic period that cross segments of the Project Facilities. **Table 1** — **Historical Sites** summarizes these resources.

Table 1 — Historical Sites

Site No.	Description and General Location	Status of Site		
33-016681 / 36-013627	Southern Sierras Power Transmission "O" Line, a single circuit 115 Kilovolt (kV) transmission line built in 1929 between Seal Beach and San Bernardino. Intended as an emergency power connection between Los Angeles Gas and Electric Company and the Southern Sierras Power Company. Its most urgent deployment came in 1933, after the Long Beach earthquake destroyed a portion of the Seal Beach Power Plant.	During the survey, several power transmission lines across the Project route were found to be possibly of historical origin, including one matching the alignment recorded for Site 33-016681/36-013627. This power line consists of wooden poles carrying overhead wires across various streets containing the Project Facilities.		
36-025440	Southern California Edison Company's 12-mile-long, 220kV No. 1 Transmission Line consists of 90-foot-tall T-shaped steel lattice towers (except in the easternmost 2-mile segment where the towers were replaced in 1979). This line was originally built in 1937 with some of the towers replaced in 1940, and connects Edison's Chino and Mira Loma substations.	During the survey, the transmission line with its T-shaped steel lattice towers were observed traversing Survey Area 2 in an east-west direction, accompanied by a second line with taller towers of modern appearance.		
Source: CRM TECH, p. 15				

No other potential historic properties or historical resources were encountered within or immediately surrounding the Project Facilities, and the subsurface sediments at this location were found to be relatively low in sensitivity for significant archaeological remains of prehistoric origin (CRM TECH, pp. 17-18).

#### 4. GEOLOGY AND TOPOGRAPHY

The Project area is located in the northern portion of the Peninsular Ranges province. This province is bounded on the north by the Transverse Ranges

province, to the northeast by the Colorado Desert province, and on the west by the Pacific Ocean. The Peninsular Ranges province extends southward to the southern tip of Baja California. More specifically, the Project area is located within the San Bernardino Valley portion of the Peninsular Ranges province. This structurally depressed trough is filled with sediments of Miocene through recent age. The San Bernardino Valley is one of the many tectonically-controlled valleys within the valley and ridge systems found within the Perris Block. The Perris Block is a region between the San Jacinto and Elsinore-Chino fault zones. The block is bounded on the north by the Cucamonga Fault and on the south by a vague boundary near the southern end of the Temecula Valley. This structural block is considered to have been active since the Pliocene period. The Pliocene and Pleistocene age non-marine sedimentary rocks found filling the valley areas have produced a few vertebrate fossils, as well as a few invertebrate fossil remains.

Local geologic features in the region include the Jurupa Mountains and San Bernardino Mountains to the northeast, the Chino Hills to the southwest, the San Jose Hills to the west.

Fault zones near the Project area include the Elsinore, the San Jacinto, the San Andreas, and the Sierra Madre. Major faults within these Fault Zones are capable of generating moderate to large earthquakes that could result in lateral spreading, subsidence, liquefaction, or collapse if all necessary conditions for each of these phenomena to occur were present. Smaller faults closer to the Project area include the Rialto-Colton Fault (northeast), Chino and Central Avenue Faults (west), and the Red Hill, Cucamonga (San Gabriel) and San Jose Faults north of the Project area.

JCSD's service area has a variety of topographic features associated with it, including elevations ranging from 560 feet to 2,230 feet. More than 80 percent of JCSD is comprised of land with a natural slope of less than 12 percent; the remainder is divided between the categories of 12–25 percent and above 25 percent. Soils in the JCSD area are primarily from the Hanford-Tujunga-Greenfield association; however, the northeastern portion of JCSD generally consists of soils from the Cieneba-Rock land-Fallbrook association. Both of these associations consist of soils that are very deep and well drained. Both associations are correlated with the presence of alluvial fans and flood plains, which have surface layers of sand to sandy loam. These soils tend to not have shrink/swell tendencies, but rather a high potential for erosion (USDA).

#### 5. LAND USE AND ZONING

JCSD's service area includes Eastvale and the majority of Jurupa Valley. This region has historically been an agricultural area, including field crops, vineyards, equestrian areas, and dairies. In recent years, however, the area between the Santa Ana River, State Route 60, and Interstate 15 has been undergoing a transition to residential, industrial, and commercial uses as designated in the Riverside County General Plan's area plans for both Eastvale and Jurupa. More recently, Eastvale, which incorporated in October 2010, adopted their General Plan in June 2012 after having used the Riverside County General Plan as an interim policy guide document. The Eastvale General Plan reflects the city's endeavors to continue rapid urbanization throughout its jurisdiction. Jurupa Valley has yet to draft and adopt its own General Plan and has adopted the Riverside County General Plan as its interim planning document. The Project Facilities within Eastvale are predominately in areas designated for mediumdensity residential uses, and to a lesser degree, low-density residential, commercial retail, and light industrial uses. Agriculture and conservation designations are located generally along Hellman Avenue north of River Road. The Project Facilities in Jurupa Valley are predominantly in areas designated for medium- and low-density residential uses.

The areas of Chino and Ontario where portions of the Project Facilities will be located have a similar agricultural past as Eastvale and Jurupa Valley. The Chino General Plan 2025 land use designation for the property adjacent to the pipeline proposed within Carpenter Avenue is Open Space/Agriculture. The Ontario General Plan land use designations for the property adjacent to the pipeline proposed within Carpenter Avenue between Merrill Avenue and Eucalyptus Avenue are: Industrial, Business Park, and Office Commercial. The Ontario General Plan land use designations for the property adjacent to the pipeline proposed within Carpenter Avenue between Eucalyptus Avenue and Schaefer Avenue are: Mixed-Use (New Model Colony West), Medium-Density Residential, Open Space for Parkland and Non-Recreation, and Low-Density Residential. Survey Area 1 is within is designated for Low-Density Residential and Open Space for Parkland and Non-Recreation by The Avenue Specific Plan. Survey Area 2 is designated for low-density residential uses, non-recreation open space, and neighborhood commercial.

# C. ENVIRONMENTAL CHECKLIST FORM

# 1. PROJECT INFORMATION

# a. Project Title:

Recycled Water Service Expansion (District Project No. C133656)

# b. Lead Agency Name and Address:

Jurupa Community Services District 11201 Harrel Street Jurupa Valley, CA 91752

#### c. Contact Person and Phone Numbers:

Robert O. Tock, P.E. Director of Engineering & Operations (951) 685-7434

## d. Project Location:

Refer to Figures 1 and 2.

## e. Project Sponsor's Name and Address:

Jurupa Community Services District 11201 Harrel Street Jurupa Valley, CA 91752

#### f. General Plan Designation:

The proposed Project pipelines will primarily be located within roadway ROW in Eastvale and Jurupa Valley, and a proposed alignment will be located within Chino and Ontario, primarily within Carpenter Avenue. The predominant land use designations under the Eastvale General Plan adjacent to Project Facilities within that city are: medium-density residential, and to a lesser degree, light industrial, commercial retail, and low-density residential as well as agriculture and conservation along near Hellman Avenue north of River Road (see EGP, Figure LU-2). The predominant land use designation in adjacent to Project Facilities in Jurupa Valley are: low-density residential, and to a lesser degree business park, medium-density residential, commercial retail (see Jurupa Valley Land Use Map).

The portion of the alignment within Carpenter Avenue is designated by the Chino General Plan for agricultural use (see CGP, Figure LU-2).

The Ontario General Plan land use designations surrounding the portion of the proposed pipeline within Carpenter Avenue between Merrill Avenue and Eucalyptus Avenue are: industrial, business park, and office commercial uses for the segment; and between Eucalyptus Avenue and Schaefer Avenue are: mixed-use (New Model Colony West), medium-density residential, open space for parkland and non-recreation, and low-density residential Survey Area 1 is designated for low-density residential uses and open space for parkland and non-recreation per The Avenue Specific Plan (part of the New Model Colony). Survey Area 2 is designated for low-density residential uses, non-recreation open space, and neighborhood commercial. (Refer to OGP, Figure LU-01.)

# g. Description of Project:

The Project includes the construction of a recycled water pipeline distribution system, recycled water storage reservoirs, a pump station, clear well, and booster station as previously described in Section A.3, Project Description, above.

# h. Surrounding Land Uses and Setting:

JCSD's service area encompasses Eastvale and the majority of Jurupa Valley. This region has historically been an agricultural-based community. In recent years, however, the area has been undergoing a transition to more urban land uses as envisioned by and planned for in the Riverside County General Plan and maintained in the Eastvale General Plan. These plans designate a variety of land uses in the JCSD service area including commercial, retail, office, industrial, residential, and agricultural. Land uses in Chino and Ontario where Project Facilities are proposed also reflect a similar transition from agriculture to urban uses; however, the transition in these areas has not been as rapid as in Eastvale. Refer to Section B, Environmental Setting, above.

# 2. ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED:

The environmental factors checked below would be potentially affected by this project, involving at least one impact that is a "Potentially Significant Impact" as indicated by the checklist on the following pages.

	Aesthetics	Agriculture and Forestry Resources	Air Quality
	Biological Resources	Cultural Resources	Geology /Soils
	Greenhouse Gas Emissions	Hazards & Hazardous Materials	Hydrology / Water Quality
П	Land Use / Planning	Mineral Resources	Noise
$\Box$	Population/Housing	Public Services	Recreation
	Transportation/Traffic	Utilities/Service Systems	Mandatory Findings of Significance

## 3. DETERMINATION

On the basis of this initial evaluation:

I find that the proposed project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.  $\boxtimes$ I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project have been made by or agreed to by the project proponent. A MITIGATED NEGATIVE DECLARATION will be prepared. П I find that the proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required. I find that the proposed project MAY have a "potentially significant impact" or "potentially significant unless mitigated" impact on the environment, but at least one effect 1) has been adequately analyzed in an earlier document pursuant to applicable legal standards, and 2) has been addressed by mitigation measures based on the earlier analysis as described on attached sheets. An ENVIRONMENTAL IMPACT REPORT is required, but it must analyze only the effects that remain to be addressed. I find that although the proposed project could have a significant effect on the environment, because all potentially significant effects (a) have been analyzed adequately in an earlier EIR or NEGATIVE DECLARATION pursuant to applicable standards, and (b) have been avoided or mitigated pursuant to that earlier EIR or NEGATIVE DECLARATION, including revisions or mitigation measures that are imposed upon the proposed project, nothing further is required. July 28, 2015 Signature Date Robert O. Tock, P.E. **Jurupa Community Services District** 

Director of Engineering & Operations

Less Than
Significant
Potentially with Less Than
Significant Mitigation Significant
Impact Incorporated Impact No Impact

## 4. EVALUATION OF ENVIRONMENTAL IMPACTS

I. Aesthetics		
Would the project:		
a) Have a substantial adverse effect on a scenic vista?		

(Sources: Project Description; JAP; EGP)

A scenic vista is generally defined as an area that is deemed aesthetically pleasing when viewed from a certain vantage point. Aesthetic components of a scenic vista include: (i) scenic quality, (ii) sensitivity level, and (iii) view access. On a clear day there are views of the San Gabriel Mountains (north), San Bernardino Mountains (northeast), San Jacinto Mountains (southeast), and the Santa Ana Mountains (south) from the JCSD service area. The Project area is generally located on the valley floor between these mountains with views of the local Jurupa Mountains off State Route 60. There are views of these vistas from the Project area.

## Recycled Water Pipelines

Construction activities may create a temporary aesthetic nuisance for motorists and local residences residents. Exposed surfaces, construction debris, and construction equipment may temporarily impact the aesthetic quality of the immediate area. However, it is important to note that for construction of the pipelines, the equipment is moving as construction proceeds along the pipeline alignment. These impacts will be short term and will cease upon completion of the facilities. These facilities, which will be underground, will not permanently alter views of, or from, the Project area. Additionally, once construction is complete, the surface will be restored to its original condition. Therefore, impacts with respect to scenic vistas will be less than significant.

## Recycled Water Reservoirs and Pump Station

The views within the immediate area of the Survey Areas are not considered scenic vistas. The two Survey Areas consist of generally flat terrain; however, the construction of these facilities (the most notable visual features being the two approximately 40-foot tall 110-foot diameter water storage reservoirs) are not anticipated to substantially interfere with distant views of the San Gabriel Mountains, San Bernardino Mountains, San Jacinto Mountains, or the Santa Ana Mountains. Therefore, impacts with respect to scenic vistas will be less than significant.

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

## Facilities at WRCRWA Treatment Plant

The clear well, which will be located within the existing boundary of the WRCWRA Treatment Plant, is comparable to existing structures on site. Moreover, the shell of the booster station is already being constructed by WRCRWA and JCSD will install the equipment necessary to operate the booster station, and the pipeline connecting the booster station with the clear well will be located underground. The immediate area is not considered a scenic vista, nor will the construction of the clear well, use of the booster station site, or underground pipeline interfere with distant views of the aforementioned mountains. Therefore, impacts with respect to scenic vistas will be less than significant.

b) Substantially damage scenic resources including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?		
a state soome mgmway.		

(Sources: Project Description; Caltrans)

# Recycled Water Pipelines

There are no designated scenic highways or scenic highway corridors within proposed pipeline alignments, nor are there specific scenic resources such as rock outcroppings or unique features. As discussed in item I.a, above, construction of the proposed pipelines will not damage any scenic resources as these are underground facilities. Therefore, impacts to scenic resources within a state scenic highway will be less than significant.

## Recycled Water Reservoirs and Pump Station

There are no designated scenic highways or scenic highway corridors within or adjacent to either Survey Area 1 or Survey Area 2, nor are there specific scenic resources such as rock outcroppings or unique features present on either Survey Area. Impacts to scenic resources within a state scenic highway will be less than significant.

#### Facilities at WRCRWA Treatment Plant

There are no designated scenic highways or scenic highway corridors within or adjacent to the Treatment Plant. There are no specific scenic resources such as rock outcroppings or unique features present at the proposed location of the clear well or in the area of the booster station or underground pipeline to connect these facilities. Impacts to scenic resources within a state scenic highway will be less than significant.

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
c) Substantially degrade the existing visual character or quality of the site and its surroundings?			$\boxtimes$	

(Sources: Project Description; OGP; Google Earth, AMEC)

## Recycled Water Pipelines

As discussed in items I.a and I.b, above, the pipelines are underground facilities wherein the surface conditions will be restored to its original condition after construction is completed. For these reasons, impacts with respect to degrading the visual character or quality of pipeline alignments and surrounding areas are considered less than significant.

## Recycled Water Reservoirs and Pump Station

The notable visual feature of the proposed station includes the two water storage tanks, which will be approximately 40 feet tall and 110 feet in diameter. The Survey Areas are located in a "pocket area" of agricultural uses that is generally surrounded by urban uses. The Survey Areas and surrounding area are anticipated to transition to various urban land uses as set forth in The Ontario Plan and the various, approved Specific Plans that are part of the New Model Colony in southern Ontario. Survey Area 1 is within The Avenue Specific Plan. The southern portion of Survey Area 1 is currently under active agriculture (vegetables), and has been since the 1930s; the northern portion of this Survey Area contains an industrial storage yard for a boring and pipe jacking company. Survey Area 2 is in active agriculture production for alfalfa.

The exterior appearance of the building that will house the pump station will be designed to complement the future residential developments anticipated within the area. Non-reflective metal walls will provide needed functionality of the pump station and reservoirs, and will be designed to appear softer and more natural looking among the landscape. As part of the proposed recycled water reservoirs and pump station site's security, perimeter walls will utilize a more aesthetically appealing design and material rather than a chain link-type fence, to be consistent with the anticipated residential character of the area as development per The Ontario General Plan is realized in the coming years. These design considerations will be part of the plans and specifications for the construction of these facilities.

Moreover, as the anticipated development occurs within this current "pocket area" in southern Ontario from the development of the New Model Colony and build-out of The Ontario Plan, the visual appearance of the <u>recycled water reservoirs and pump</u> station will further be masked by land uses with comparable and varying heights and densities, which will also contribute to a change in the visual character and quality of the area.

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

Nonetheless, the proposed <u>recycled water reservoirs and pump</u> station will not serve as a focal point of the existing area, nor will it constitute a substantial degradation of existing visual character or quality of the site or area. It should be noted, too, that while Survey Areas 1 and 2 encompass approximately 40 acres and 56 acres, respectively, the proposed water storage reservoirs and pump station will occupy a footprint that is 520 feet by 250 feet. Thus, because the proposed <u>recycled water reservoirs and pump</u> station will be designed in a fashion to integrate with the area's anticipated residential character, and will not otherwise constitute a visual degradation of the existing visual character and quality of the area, impacts with respect to changes in the visual character or quality of the site and surrounding area will be less than significant.

#### Facilities at WRCRWA Treatment Plant

Because the clear well will be comparable in height and appearance to facilities already existing at the Treatment Plant, the clear well will not substantially degrade the existing visual character or quality of the Treatment Plant or its surroundings. Moreover, the shell of the booster station is being constructed by WRCRWA and equipping it will not result in a new impact. The pipeline connecting these facilities will be located underground, and thus, has no potential to impact visual character or qualities. Impacts will be less than significant.

d) Create a new source of substantial light or glare which would adversely affect		$\boxtimes$	
day or nighttime views in the area?			

(Sources: Project Description; OMC)

# Recycled Water Pipelines

Construction and operation of the pipelines will not create a new source of light or glare because these are underground facilities that do not include security lighting. However, the use of light may become necessary in the event that emergency repairs are required, in which case the use of light will be directed downwards and away from off-site structures and land uses. Such an event is expected to be infrequent and does not constitute a substantial new source of light. Because construction and operation of the pipelines will not create a significant new source of light or glare, no impact will occur.

## Recycled Water Reservoirs and Pump Station

The proposed reservoirs and pump station will not include any substantial daytime lighting that could affect views in the area. Nighttime lighting will be limited and directed away from adjacent properties as necessitated for security and entry needs. Lighting for these facilities will be consistent with the Ontario Municipal Code (Zoning Ordinance), which requires lighting to be directed away from adjacent properties. Additionally, the

Less Than
Significant
Potentially with Less Than
Significant Mitigation Significant
Impact Incorporated Impact No Impact

reservoirs and pump station building will use non-reflective materials so as to prevent glare. Therefore, although the reservoirs and pump station will include new sources of light, because the light will be directed downward and away from adjacent property impacts from light and glare are considered less than significant.

#### Facilities at WRCRWA Treatment Plant

The clear well will be located within the existing property of the WRCWRA Treatment Plant, which already includes security lighting in portions of the plant. The Treatment Plant is east of a residential neighborhood with street lights and a park with night lighting. The clear well will include lighting for security purposes; however, these lights will be directed onto the Treatment Plant site. The clear well will be coated with non-reflective materials to prevent glare. The Project does not propose lighting for the booster station, nor will the pipeline connecting these facilities result in a new source of light or glare. Because the new lighting associated with the clear well will be directed downward and away from adjacent property and non-reflective materials will be used, impacts from light and glare are considered less than significant.

II. AGRICULTURE AND FORESTRY	RESOURCE	ES <u><sup>6</sup></u>		
In determining whether impacts to agricultural resources are significant environmental effects, lead agencies may refer to the California Agricultural Land Evaluation and Site Assessment Model (1997) prepared by the California Dept. of Conservation as an optional model to use in assessing impacts on agriculture and farmland. In determining whether impacts to forest resources, including timberland, are significant environmental effects, lead agencies may refer to information compiled by the California Department of Forestry and fire Protection regarding the state's inventory of forest land, including the Forest and Range Assessment Project and the Forest Legacy Assessment project; and forest carbon measurement methodology provided in Forest Protocols adopted by the California Air Resources Board.  Would the project:				
a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?				

(Sources: Project Description, FMMP)

<sup>&</sup>lt;sup>6</sup> Please note that additional discussion of the Project's impacts in regards to the federal Farmland Protection Policy Act, as part of the CEQA-Plus analysis, is contained in Section D of this IS/MND.

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

# Recycled Water Pipelines

The proposed pipelines are not located within state-designated Farmland. Additionally, construction and installation of the pipelines will be constructed within roadway ROW, and in all instances, the ground surface will be restored to its original condition. For these reasons, construction of the pipelines will not result in the conversion of Farmland and no impact in this regard will occur.

# Recycled Water Reservoirs and Pump Station

Both of the Survey Areas are located within state-designated Farmland as shown on the 2012 Farmland data map for San Bernardino County. Specifically, Survey Area 1 consists of approximately 33.7 acres of Prime Farmland (approximately 83.5 percent of the entire site), and Survey Area 2 consists of approximately 52.4 acres of Prime Farmland (approximately 93 percent of the entire site). The balance of the Survey Areas (i.e., the land not designated Prime Farmland) is designated as "other land," which is a non-Farmland designation.

The Survey Areas are larger than the actual footprint of the reservoirs and pump station, which will be approximately 520 feet by 250 feet, or approximately 3 acres to allow JCSD flexibility in the final siting of the Project Facilities. For a worst case analysis, if the Project Facilities are located entirely on Prime Farmland, the Project will convert approximately 3 acres of designated Prime Farmland to a non-agricultural use. The conversion of up to 3 acres of Prime Farmland at either of the Survey Areas is considered less than significant because continued agriculture operations at the portions of the Survey Area not used for Project Facilities will not be impaired by the construction and operation of Project Facilities. Although the reservoirs and pump station will be located in Ontario, because the Project Facilities will not provide water service to Ontario there will be no indirect impacts or pressures that would contribute to the conversion of Farmland. For these reasons, impacts will be less than significant.

## Facilities at WRCRWA Treatment Plant

The WRCWRA Treatment Plant is designated as "Urban and Built-Up Land" on the 2012 Farmland data map for Riverside County. Thus, implementation of the facilities at the Treatment Plant will not result in the loss of Farmland. Therefore, no impact in this regard will occur.

agricultural use, or a Williamson Act contract?	•				
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(Sources: Project Description, EZM; OZM; CZM; JVZM; DOC WA)

	Less Than Significant		
Potentially Significant	with Mitigation	Less Than Significant	
Impact	Incorporated	Impact	No Impact

# Recycled Water Pipelines

Pipelines will be constructed within roadway ROW adjacent to property zoned for agricultural use in Eastvale, Jurupa Valley, Chino, and Ontario. There are both active Williamson Act contracted lands and Williamson Act contracted lands for which a notice of non-renewal has been filed adjacent to certain proposed pipeline alignments including Hellman Avenue and Bellegrave Avenue within Riverside County. There are no Williamson Act contracted lands within Chino or Ontario. Because the ground surface will be restored to its original condition, construction of the pipelines will not conflict, either directly or indirectly, with existing agricultural zoning or a Williamson Act contract. Therefore, no impact in this regard will occur.

## Recycled Water Reservoirs and Pump Station

Survey Area 1 is zoned SP (Specific Plan) and Survey Area 2 is zoned AG (Specific Plan-Ag Preserve). The Ontario Municipal Code conditionally allows water systems (e.g., water wells, water storage, treatment and filtration facilities) in all of its zoning districts, including AG. Thus, the proposed station will not conflict with existing agricultural zoning in Survey Area 2. Moreover, there are no Williamson Act contracted lands in Ontario. Therefore, no impact in this regard will occur.

#### Facilities at WRCRWA Treatment Plant

The Treatment Plant is within an area zoned A-2 (Heavy Agriculture); however, the Treatment Plant is an allowable use in this zoning district. There are no Williamson Act contracted lands within the Treatment Plant site. Therefore, no impact in this regard will occur.

c) Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?		
51104(g))?		

(Sources: Project Description, PRC; EZM; OZM; CZM; JVZM)

Forest land, as defined in Public Resources Code (PRC) section 12220(g) is land that can support 10 percent of native tree cover of any species under natural conditions and that allows for the management of one or more forest resources. Timberland, as defined in PRC section 4526, means land, other than land owned by the federal government

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

and land designated as experimental forest land, which is capable of growing a crop of trees for any commercial species, including Christmas trees.

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

The location of the proposed Project Facilities and adjacent lands do not contain forest land or timberland, nor are these areas zoned for forest land, timberland, or Timberland Production. Because implementation of the proposed Project will not conflict with forest land, timberland, or Timberland Production zoning, there will be no impact in this regard.

d) Result in the loss of forest land or conversion of forest land to non-forest use?				
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(Sources: Project Description, PRC; EZM; OZM; CZM; JVZM)

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

As discussed in response II.c), above, the proposed Project Facilities are not within or adjacent to forest land and as such will not result in the direct loss of forest land or conversion of forest land to non-forest uses. With regard to indirect impacts to the loss or conversion of forest land, because the Project will provide recycled water for existing irrigation needs in the western portion of JCSD's service area, the Project will not influence any land use changes. For these reasons, Project implementation will not result in the loss of forest land or the conversion of forest land to non-forest uses and there will be no impact in this regard.

e) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?		
466.		

(Sources: Project Description, PRC; EZM; OZM; CZM; JVZM; DOC WA; FMMP)

#### Recycled Water Pipelines

As discussed in responses II.a) through II.d) above, construction and operation of the proposed pipelines will not directly impact designated Farmland or forest land. The proposed pipelines will also not indirectly impact Farmland or forest lands as the Project will serve existing irrigation needs in the western portion of JCSD's service area with

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

recycled water and will not influence any land use changes. Therefore, no impact in this regard will occur.

# Recycled Water Reservoirs and Pump Station

As discussed in response II.a), above, the Survey Areas are located on designated Prime Farmland, and in the worst case will result in the direct conversion of approximately 3 acres of Prime Farmland to a non-agricultural use. With regard to conversion of Farmland to non-agricultural uses, because the Project will provide recycled water for existing irrigation needs in the western portion of JCSD's service area, the Project will not influence any land use changes. As discussed in responses III.b) and III.c), there will be no direct or indirect impacts to the conversion of forest land. For these reasons, impacts to the conversion of Farmland and forestland are less than significant.

#### Facilities at WRCRWA Treatment Plant

As discussed in responses II.a) through II.d) above, implementation of the proposed facilities at the Treatment Plant will not directly impact designated Farmland or forest land. With regard to indirect impacts to Farmland or forest lands, because the Project will provide recycled water for existing irrigation needs in the western portion of JCSD's service area, the Project will not influence any land use changes. Therefore, no impact in this regard will occur.

III. AIR QUALITY <sup>7</sup>				
Where available, the significance criteria established by the applicable air quality management or air pollution control district may be relied upon to make the following determinations. Would the project:				
a) Conflict with or obstruct implementation of the applicable air quality plan?				

(Sources: 1993 SCAQMD, 2012 SCAQMD, Project Description, OMC)

The Air Quality Management Plan (AQMP) for the Basin sets forth a comprehensive program that will lead the Basin into compliance with all federal and state air quality standards. The AQMP control measures and related emission reduction estimates are based upon emissions projections for a future development scenario derived from land

<sup>&</sup>lt;sup>7</sup> Please note that additional discussion of the Project's impacts in regards to the federal Clean Air Act, as part of the CEQA-Plus analysis, is contained in Section D of this IS/MND.

	Less Than Significant		
Potentially Significant	with Mitigation	Less Than Significant	
Impact	Incorporated	Impact	No Impact

use, population, and employment characteristics defined in consultation with local governments. Accordingly, conformance with the AQMP for development projects is determined by demonstrating compliance with local land use plans and/or population projections.

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Implementation of the proposed Project will not result in any changes to the existing land use patterns in the Project area and will, therefore, not conflict with or obstruct implementation of the AQMP. Moreover, the footprint of the recycled water reservoirs and pump station including the area for future treatment facilities, will not otherwise impact the use of the remaining portion of the Survey Area. Therefore, no impact in this regard will occur.

b) Violate any air quality standard or contribute substantially to an existing or projected air quality violation?				
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(Sources: WEBB)

Air quality impacts can be described in a short-term and long-term perspective. Short-term impacts will occur during construction and consist of fugitive dust and other particulate matter, as well as exhaust emissions generated by construction-related vehicles. Long-term air quality impacts will occur once a facility is in operation. Because the Proposed Facilities are similar in nature to those previously analyzed for JCSD's Non-Potable Water Service Expansion in the Eastern Portion of the District (District Project No. 3657DP), which proposed the construction and operation of non-potable water pipelines, pump station, and re-use of a water storage tank, the air quality/greenhouse gas analysis from that project is used herein.

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

The short-term construction emissions of criteria pollutants were modeled using the California Emissions Estimator Model (CalEEMod) software in the air quality analysis. The assumptions associated with construction activities reflect a worst-case scenario. Maximum daily emissions are summarized below and compared to SCAQMD's daily regional thresholds:

Potentially Significant Impact

Significant with Mitigation Incorporated

**Less Than** 

Less Than Significant Impact

No Impact

Table 2 — Estimated Daily Construction Emissions

	Peak Daily Emissions (pounds/day)					
Activity/Year	VOC	NO <sub>X</sub>	CO	SO <sub>2</sub>	PM-10	PM-2.5
SCAQMD Daily Construction Thresholds	75	100	550	150	150	55
Project Maximum	4.17	33.29	20.39	0.03	1.79	1.65
Exceeds Threshold?	No	No	No	No	No	No

Notes: VOC = Volatile organic compounds;  $NO_X = Oxides$  of nitrogen; CO = Carbon monoxide;  $SO_2 = Sulfur$  dioxide; PM-10 = Particulate matter 2.5 to 10 microns in diameter; PM-2.5 = Particulate matter 2.5 microns or less in diameter

The above table indicates that the maximum daily criteria pollutant emissions from construction are well below the SCAQMD daily regional thresholds. The short-term emissions also do not exceed SCAQMD's localized significance thresholds (LST) either, as shown in the following table.<sup>8</sup>

Table 3 — Localized Significance Thresholds for Daily Construction Emissions

Pollutant	Peak Daily Emissions (pounds/day)				
Poliulani	NO <sub>X</sub>	CO	PM-10	PM-2.5	
LST Threshold for 2 acres at 25 Meters	170	1,007	6	5	
Pipeline Construction	34.7	17.6	2.6	1.8	
Pipeline Paving	14.0	8.3	1.0	0.9	
Exceeds Thresholds?	No	No	No	No	

Notes:  $NO_X$  = Oxides of nitrogen; CO = Carbon monoxide; PM-10 = Particulate matter 2.5 to 10 microns in diameter; PM-2.5 = Particulate matter 2.5 microns or less in diameter

Therefore, the construction-related air quality impacts will be less than significant.

The only long-term impacts associated with the Project Facilities are from the occasional maintenance vehicles and the pumping equipment. Pump stations, such as that proposed by the Project, contain pumps, valves, and electrical equipment necessary to pump recycled water. All applicable equipment (internal combustion

<sup>&</sup>lt;sup>8</sup> Please note that Tables 2 and 3 show difference values because different analysis sources are used for each table; specifically, CalEEMod is used in estimating the regional emissions shown in Table 2, and LST look-up tables and sample construction scenarios are used to estimate the values in Table 3.

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
engines of pump motors, etc.) is permit of such equipment (long-term emission	•			operation
c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)?				
(Sources: 2014 CARB, WEBB)				
The portion of the Basin within which the Project is located is designated as a non-attainment area for ozone and particulate matter 2.5 microns or less in diameter (PM-2.5) under both state and federal standards, and particulate matter 2.5 to 10 microns in diameter (PM-10) under state standards.				
Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant As discussed in items III.a) and III.b), above, since the proposed Project does not conflict with any land use designations, construction and operation of the pipelines are in conformance with the AQMP, and the estimated short-term and long-term emissions do not exceed the SCAQMD-established thresholds of significance. The net increase in criteria pollutant emissions for which the region is non-attainment is not cumulatively considerable. Therefore, impacts are considered less than significant.				
d) Expose sensitive receptors to substantial pollutant concentrations?			$\boxtimes$	

(Sources: 1993 SCAQMD, WEBB, Google Earth)

A sensitive receptor is a person in the population who is particularly susceptible to health effects due to exposure to an air contaminant including children, the elderly, and persons with pre-existing respiratory and/or cardiovascular illness. SCAQMD defines a "sensitive receptor" as a land use or facility such as residences, schools, child care centers, athletic facilities, playgrounds, retirement homes, and convalescent homes where these persons are typically located.

Less Than
Significant
Potentially with Less Than
Significant Mitigation Significant
Impact Incorporated Impact No Impact

# Recycled Water Pipelines

Refer also to the discussion in item III.b), above. The proposed pipelines are located mainly within roadway ROW within local neighborhood streets. The closest sensitive receptors are the existing residences directly adjacent to the alignments of the pipelines. (Refer to **Figure 2**)

Short-term emissions will only be generated in the area of the pipelines' alignments during Project construction and have been found to be less than significant. Operational emissions were also found to be less than significant, as indicated above. Because construction and operation of the proposed pipelines will not expose sensitive receptors to substantial pollutant concentration, impacts are considered less than significant.

## Recycled Water Reservoirs and Pump Station

Survey Area 1 is located in proximity to an existing residence east of its eastern boundary, and Survey Area 2 is located in proximity of existing residences across Schaefer Avenue. As discussed in item III.b), short-term emissions will only be generated during construction and these emissions have been found to be less than significant. Operational emissions were also found to be less than significant (refer to item III.b). Because construction and operation of the reservoirs and pump station will not expose sensitive receptors to substantial pollutant concentrations, impacts are considered less than significant.

#### Facilities at WRCRWA Treatment Plant

The nearest sensitive receptor is existing residences located approximately 600 feet east of the clear well site. As discussed in item III.b), short-term emissions will only be generated during construction and these emissions have been found to be less than significant. Operational emissions were also found to be less than significant (refer to item III.b). Because construction and operation of the proposed facilities at the Treatment Plant will not expose sensitive receptors to substantial pollutant concentrations, impacts are considered less than significant.

e) Create objectionable odors affecting a substantial number of people?			$\boxtimes$	
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(Sources: WEBB)

#### Recycled Water Pipelines

Refer also to the discussion in item III.b), above. The proposed pipelines present the potential for generation of objectionable odors related to diesel emissions from construction vehicles and asphalt degassing from paving activities. Recognizing the short-term duration of construction and the quantity of estimated emissions, pipeline

	Less Than Significant		
Potentially Significant	with	Less Than Significant	
Impact	Mitigation Incorporated	Impact	No Impact

construction will not subject a substantial number of people to objectionable odors. Potential impacts are considered less than significant.

# Recycled Water Reservoirs and Pump Station

Construction of the proposed reservoir and pump station presents the potential for generation of objectionable odors in the form of diesel exhaust in the immediate vicinity of the station site. Odors generated during construction will be short-term and will not result in a long-term odorous impact to the surrounding area. After completion of construction, only infrequent maintenance of the proposed station will be required. Recognizing the short-term duration and quantity of emissions in the Project area, the proposed station will result in less than significant impacts relating to objectionable odors.

#### Facilities at WRCRWA Treatment Plant

Construction of the proposed clear well and pipeline presents the potential for generation of objectionable odors in the form of diesel exhaust in the immediate vicinity of the clear well site. Odors generated during construction will be short-term and will not result in a long-term odorous impact to the surrounding area. After completion of construction, only infrequent maintenance of the proposed clear well will be required. Construction and operation of the clear well will not affect current Treatment Plant operations or contribute to any odors resulting from the treatment process. Moreover, the shell of the booster station is being constructed by WRCRWA, and JCSD equipping it with the necessary equipment to operate the booster station will not result in the generation of objectionable odors. Recognizing the short-term duration and quantity of emissions in the Project area, the proposed facilities at the Treatment Plant will result in less than significant impacts relating to objectionable odors.

IV. BIOLOGICAL RESOURCES <sup>9</sup> Would the project:		
a) 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 the		

<sup>&</sup>lt;sup>9</sup> Please note that additional discussion of the Project's impacts in regards to the federal Endangered Species Act, Migratory Bird Treaty Act, Protection of Wetlands, Coastal Barriers Resources Act, and Magnuson-Stevens Fishery Conservation and Management Act, as part of the CEQA-Plus analysis, is contained in Section D of this IS/MND.

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	_
California Department of Fish and Wildlife or U.S. Fish and Wildlife Service?					

(Sources: Project Description, NRAI, AMEC)

## Recycled Water Pipelines

As part of the Project's Biological Assessment, the proposed pipeline alignments were surveyed in May 2015. Regarding the observed plant communities as part of the survey, the majority of the alignment area is dominated by landscaping and hardscape. The remaining areas are either in agriculture, dairy farming, or have been severely impacted by human activities. Those areas with some remaining native cover are dominated almost entirely by a weedy (ruderal) plant community. Plant species observed are as follows:

# **Dicot Flowering Plants**

- Sunflower family
  - Western ragweed (Ambrosia psilostachya)
  - o Tocalote (Centaurea melitensis)
  - Annual sunflower (Helianthus annuus)
  - Telegraph weed (Heterotheca grandiflora)
- Borage Family
  - o Fiddleneck (Amsinckia menziesii)
- Mustard Family
  - Short-podded mustard (Hirschfeldia incana)
  - London rocket (Sisymbrium irio)
- Saltbush Family
  - Russian thistle (Salsola tragus)

# **Monocot Flowering Plants**

- Grass Family
  - Slender wild oats (Avena barbata)
  - o Ripgut brome (Bromus diandrus)
  - o Red brome (*Bromus madritensis*)
  - Hare barley (Hordeum murinum)
  - Mediterranean grass (Schismus barbatus)

Regarding wildlife, the species observed were limited to birds and one mammal species. Animal species observed are as follows:

	Less Than Significant		
Potentially Significant	with Mitigation	Less Than Significant	
Impact	Incorporated	Impact	No Impact

## **Birds**

- Plovers and relatives
  - Killdeer (Charadrius vociferous)
- Kites, hawks, and eagles
  - Northern harrier (Circus cyaneus)
  - Cooper's hawk (Accipiter cooperi)
  - Red-tailed hawk (Buteo jamaicensis)
- Caracaras and falcons
  - American kestrel (Falco sparverius)
- Pigeons and doves
  - Mourning dove (Zenaida macroura)
- Hummingbirds
  - Anna's hummingbird (Calypte anna)
- Tyrant flycatchers
  - o Black phoebe (Sayornis nigricans)
  - Western kingbird (Tyrannus verticaulis)
- Crows and ravens
  - American crow (Corvus brachyrhynchos)
- Mimic thrushes
  - Northern mockingbird (Mimus polyglottos)
- Blackbirds, orioles and relatives
  - Red-winged blackbird (Agelaius phoeniceus)
- Finches
  - House finch (Carpodacus neomexicanus)
- Old World sparrows
  - House sparrow (Passer domesticus)

## **Mammals**

- Rabbits and hares
  - Audubon's cottontail (Sylvilagus audubonii)

No amphibian species were observed, and no suitable habitat for amphibian species was found. No reptile species were observed, although limited habitat for some human tolerant species, such as side-blotched lizards (*Uta stansburiana*) was observed.

None of the plant or wildlife species observed have protected status under the state or federal Endangered Species Act. None of the plant species observed are considered sensitive by the California Native Plant Society.

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

The burrowing owl is (*Athene cunicularia hypogea*) is designated by the California Department of Fish and Wildlife (CDFW) as a California Species of Special Concern. Suitable habitat for burrowing owl was observed adjacent to portions of the proposed pipeline alignments along dirt roads at the following locations:

- Along the Southern California Edison easement west of Archibald up to the boundary of the American Heroes Park;
- Along the access road in Crossroads Riverview Park southeast of the Treatment Plant;
- The agricultural fields along Hellman Avenue, Scholar Way, and Schleisman Road; and
- The route from Hellman Avenue up to Carpenter Avenue, connecting with Schaefer Avenue.

Even though no burrows were observed during the field survey for the Project's Biological Assessment, because suitable burrowing owl habitat is present, construction of Project Facilities has the potential to impact this species. To avoid potential impacts to burrowing owl, pre-construction surveys shall be conducted. If burrowing owls or signs of burrowing owls are present, then avoidance during the nesting season and passive or active relocation will be necessary. With implementation of mitigation measure **MM BIO 1**,<sup>10</sup> potential impacts to burrowing owl will be reduced to less than significant.

**MM BIO 1**: To avoid potential impacts to burrowing owl, a pre-construction survey (or surveys) shall be conducted no less than 14 days prior to initiating ground disturbance activities in the following locations:

- Along the Southern California Edison easement west of Archibald Avenue up to the boundary of the American Heroes Park;
- Along the access road in Crossroads Riverview Park southeast of the Treatment Plant;
- Agricultural fields along Hellman Avenue, Scholar Way, and Schleisman Road;

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<sup>&</sup>lt;sup>10</sup> Because suitable habitat for burrowing owl is also present in Survey Area 1, Survey Area 2, the clear well site and the pipeline to connect the clear well and booster station, those locations are included in **MM BIO 1**.

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

- The route from Hellman Avenue up to Carpenter Avenue, connecting with Schaefer Avenue;
- Along Schaefer Avenue (if the recycled water reservoirs and pump station are constructed at Survey Area 2);
- The proposed clear well site and pipeline connecting the booster station and clear well; and
- The portion of Survey Area 1 or Survey Area 2 chosen for the proposed recycled water reservoir and pump station.

If burrowing owls, or signs of burrowing owls, are observed, protocol level surveys and/or mitigation measures shall be implemented as prescribed in the California Department of Fish and Wildlife's *Staff Report on Burrowing Owl Mitigation* (March 2012). These mitigation measures may include, but are not limited to, avoidance of the nesting season and passive or active relocation. Passive relocation involves excluding the burrowing owl from burrows by means of a one-way trap door. Active relocation involves the capture and physical relocation of the owl.

The proposed pipeline alignments traverse an area identified as being underlain with Delhi sands, which is a soil type known to provide suitable habitat for the Delhi sands flower-loving fly (DSFLF). The DSFLF is listed as endangered by the U.S. Fish and Wildlife Service (USFWS), but it has not formally been designated by CDFW. Delhi sands are located along the proposed pipeline alignments at areas of Bellegrave Avenue, Carpenter Avenue, and Remington Avenue. Additionally, there are several other Delhi sands soils crossed by various alignments, but all of these areas are either under development or within adjacent cultivated areas. As determined from the field survey associated with the Project's Biological Assessment, because of the disturbed and developed conditions no suitable habitat for the DSFLF is present along or adjacent to the pipeline alignments. Therefore, no impact to DSFLF or its habitat will result from the construction of the proposed pipelines.

Therefore, for the reasons stated above, with implementation of mitigation measure **MM BIO 1**, impacts to candidate, sensitive, or special-status species will be reduced to less than significant.

## Recycled Water Reservoirs and Pump Station

A biological constraints analysis, which included literature review and a site visit, was prepared for Survey Area 1 and Survey Area 2 in June 2015.

	Less Than Significant		
Potentially	with	Less Than	
Significant Impact	Mitigation Incorporated	Significant Impact	No Impact

Based on the California Natural Diversity Data Base (CNDDB), and California Native Plant Society Electronic Inventory (CNPSEI) there are 21 special status plant and wildlife species that occur within a 5-mile radius of the Survey Areas. The closest recorded occurrences of a special-status plant or wildlife species were two burrowing owls (*Athene cunicularia*) within a half-mile of the Survey Areas. Both of these occurrences were recorded in 1921. (AMEC, pp. 1–2)

Based on the CNDDB, sensitive plant and wildlife species observed within three miles of the Survey Areas include San Bernardino aster (*Symphyotrichum defoliatum*), lucky morning glory (*Calystegia felix*), and silvery legless lizard (*Anniella pulchra pulchra*). (AMEC, p. 2)

Additional species recorded to occur within 5-miles of the Survey Areas include Robinson's pepper-grass (*Lepidium virginicum* var. *robinsonii*), Santa Ana River woollystar (*Eriastrum densifolium* ssp. *sanctorum*), smooth tarplant (*Centromadia pungens* ssp. *laevis*), Santa Ana sucker (Catostomus santaanae), coast horned lizard (*Phrynosoma blainvillei*), Swainson's hawk (*Buteo swainsoni*), least Bell's vireo (*Vireo bellii pusillus*), tricolored blackbird (*Agelaius tricolor*) pallid bat (*Antrozous pallidus*). (AMEC, p. 2)

Additional sensitive plant species recorded in the CNPSEI within the Guasti 7.5-minute quad include Catalina mariposa lily (*Calochortus catalinae*), Parry's spineflower (*Chorizanthe parryi* var. *parryi*), California sawgrass (*Cladium californicum*), paniculate tarplant (*Deinandra paniculata*), California muhly (*Muhlenbergia californica*), prostrate vernal pool navarretia (*Navarretia prostrata*), and Brand's start phacelia (*Phacelia stellaris*). (AMEC, p. 2)

The southern portion of Survey Area 1 is currently under active agricultural use for vegetable crops. There is a single transmission line that trends northeast-southwest within the southern half of Survey Area 1 that provides suitable habitat for a number of nesting bird species. The disked agricultural field extends to the western extent of this portion of the site. The northern portion of Survey Area 1 contains an industrial storage yard for a boring and pipe jacking company, which is extremely disturbed with pipe storage, pipe maintenance, as well as storage for irrigation equipment associated with the active agricultural field on-site.

Survey Area 1 contains Delhi sands. The key habitat elements required by the DSFLF include unconsolidated Delhi sands supporting California buckwheat (*Eriogonum fasciculatum*) and telegraph weed (*Heterotheca grandiflora*). These key habitat

	Less Than Significant		
Potentially Significant	with Mitigation	Less Than Significant	
Impact	Incorporated	Impact	No Impact

requirements for the DSFLF are not present within Survey Area 1 as a result of the industrial storage facility and its compacted soils, and the agricultural activities that have been occurring since the 1930s. Thus, Project implementation is not anticipated to affect DSFLF. Survey Area 1 does not provide any suitable habitat for any sensitive plant and wildlife species identified as potentially occurring within the area.

Suitable nesting and perching habitat for nesting birds is located adjacent to Survey Area 1. The western edge of Survey Area 1 is adjacent to a windrow of eucalyptus trees (located just off-site). There is also a windrow of eucalyptus trees and tamarisk trees adjacent to the eastern boundary (also off-site). Both of these off-site windrows provide suitable habitat for nesting birds. These areas also contain a relatively unvegetated earthen berm that provides suitable perching and nesting areas. Certain birds that would use Survey Area 1 for nesting are protected under the federal Migratory Bird Treaty Act (MBTA); potential impacts to nesting birds are discussed in response IV.d), below.

Survey Area 2 is currently under active agricultural use for alfalfa. There is an existing dirt access road that surrounds the agricultural field. The edges of Survey Area 2 are considered disturbed and provide suitable habitat for burrowing owl. There are approximately 10 large ornamental trees along the boundary and a pair of transmission lines bisecting this Survey Area that provide suitable habitats for nesting birds. The active agricultural fields provide suitable nesting habitat for ground nesting birds such as western meadowlark (*Sturnella neglecta*), horned lark (*Eremophila alpestris*), and killdeer (*Charadrius vociferus*). Survey Area 2 does not contain any mapped Delhi sands soils. Except for burrowing owl, Survey Area 2 does not provide any suitable habitat for any sensitive plant and wildlife species identified as potentially occurring within the area. Because suitable burrowing owl habitat is present at Survey Area 2, implementation of **MM BIO 1** is required prior to any ground disturbance at this site. Certain birds that would use Survey Area 2 for nesting are protected under the MBTA; potential impacts to nesting birds are discussed in response IV.d), below.

For the reasons stated above, with implementation of mitigation measure **MM BIO 1**, impacts to candidate, sensitive, or special-status species at Survey Area 1 and Survey Area 2 will be reduced to less than significant.

#### Facilities at WRCRWA Treatment Plant

The clear well site has been previously disturbed and consists of weedy habitat. The pipeline alignment is also along disturbed, graded land. While no burrowing owls were observed during the field survey, the proposed clear well site and its immediate vicinity,

	Less Than Significant		
Potentially	with	Less Than	
Significant Impact	Mitigation Incorporated	Significant Impact	No Impact

including the pipeline alignment, is identified as providing suitable habitat for burrowing owl. Moreover, as the Project will equip the booster station site being constructed by WRCRWA, no impacts to burrowing owl will result from this activity. The clear well site and pipeline alignment to connect the booster station and clear well do not contain Delhi sands or habitat for any sensitive species except for burrowing owl. With, implementation of **MM BIO 1** potential impacts to candidate, sensitive, or special-status species at the clear well site will be reduced to less than significant.

regional plans, policies, and regulations or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service?	and Wildlife or U.S. Fish and Wildlife				
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(Sources: Project Description, NRAI, AMEC)

# Recycled Water Pipelines

There are no riparian areas within the proposed pipeline alignments or in the immediate vicinity. There is potential riverine habitat within existing concrete-sided flood control channels which include the Cucamonga Creek Channel that generally runs north-south in Eastvale and Day Creek Channel that runs north-south in Jurupa Valley. Proposed pipeline alignments will traverse the Cucamonga Creek Channel within existing paved roadway ROW at Schleisman Road and Hellman Avenue; however, the proposed pipeline alignments in the Walters Street ROW and west of the western terminus of 65<sup>th</sup> Street ROW approximately between the Cucamonga Creek Channel and Hellman Avenue via American Heroes Park will traverse Cucamonga Creek Channel by way of an underground pipeline underneath the channel. Construction of the pipeline underneath the Cucamonga Creek Channel will avoid impacts to potential riverine habitat. Additionally, the proposed pipeline alignments will traverse the Day Creek Channel within existing paved roadway ROW at Bellegrave Avenue and Limonite Avenue and will not impact potential riverine habitat at that channel. Therefore, impacts will be less than significant.

# Recycled Water Reservoirs and Pump Station

There are no existing or potential riparian habitats at either of the Survey Areas. Therefore, no impact in this regard will occur.

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

## Facilities at WRCRWA Treatment Plant

There are no existing or potential riparian habitats at the clear well site or proposed pipeline alignment connecting the booster station and clear well. Therefore, no impact in this regard will occur.

c) Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?		
or other means?		

(Sources: Project Description, NRAI, AMEC)

# Recycled Water Pipelines

No water or evidence of ponding was observed during the survey for the Project's Biological Assessment, and no wetlands areas will be impacted by the proposed Pipelines, directly or indirectly.

There are potential jurisdictional waters within the Cucamonga Creek Channel that may qualify as wetlands. Proposed pipelines will traverse the Cucamonga Creek Channel within existing paved roadway ROW at Schleisman Road and Hellman Avenue. The proposed pipeline alignments in the Walters Street ROW and west of the western terminus of 65<sup>th</sup> Street ROW approximately between the Cucamonga Creek Channel and Hellman Avenue via American Heroes Park will traverse the Cucamonga Creek Channel by way of a pipeline underneath the channel. Constructing the pipeline underneath the Cucamonga Creek Channel at Walters Street and west of 65<sup>th</sup> Street will completely avoid disturbance of potentially jurisdiction waters within the Cucamonga Creek Channel. Therefore, impacts will be less than significant.

## Recycled Water Reservoirs and Pump Station

There are no existing or potential wetlands at either Survey Area. Therefore, no impact in this regard will occur.

## Facilities at WRCRWA Treatment Plant

There are no existing or potential wetlands at the clear well site or along the alignment of the proposed pipeline to connect the booster station and clear well. Therefore, no impact in this regard will occur.

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?				

(Sources: Project Description, NRAI, AMEC, OGP EIR)

## Recycled Water Pipelines

The proposed pipeline alignments are within an area where habitat has already been fragmented and divided by roads, housing, and farming. There are no native habitats remaining, and impacts to wildlife movement have already occurred. The proposed pipelines will be located underground, and thus, no additional fragmentation of habitat or wildlife movement impacts will occur. Moreover, within the ROW of the various pipeline alignments there is no nesting habitat for raptors or migratory birds. Adjacent to the pipeline alignments are a number of trees and suburban habitats that could provide suitable nesting for migratory and raptor species. However, construction of the proposed pipelines will take place in an area already experiencing high levels of human activity and noise. The additional construction noise is not expected to significantly impact nesting behavior. As the pipelines will be located underground, there will be no permanent loss of nesting or foraging habitat. Therefore, impacts will be less than significant. (NRAI, pp. 17–18)

## Recycled Water Reservoirs and Pump Station

There are no regional wildlife corridors within Ontario and the city is considered ill-suited for the purposes of wildlife movement. Flood control channels and Southern California Edison corridors could serve as local corridors for wildlife movement within Ontario and between the San Gabriel Mountains to the north and Prado Basin to the south.

There are Southern California Edison corridors that traverse both Survey Areas; however, because the reservoirs and pump station will not be constructed within these corridors, there will be no impacts with regards to a local wildlife corridor.

As discussed in response IV.a), above, Survey Area 1 and Survey Area 2 contain suitable habitat for migrating birds, including those protected under the MBTA. At Survey Area 1 there are off-site windrows of eucalyptus trees along the western and eastern boundaries as well as tamarisk trees adjacent to the eastern boundary (also off site) that provide suitable habitat for nesting birds. The Southern California Edison corridor also provides suitable habitat for nesting birds as well as a relatively unvegetated on-site earthen berm. At Survey Area 2 there are approximately 10 large,

	Less Than Significant		
Potentially	with	Less Than	No Impact
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	

ornamental trees along the western boundary and the Southern California Edison corridor that provide suitable habitat for nesting birds as well as the agricultural field, which provides suitable habitat for birds such as western meadowlark (*Sturnella neglecta*), horned lark (*Eremophila alpestris*), and killdeer (*Charadrius vociferus*). Because suitable nesting habitat is present construction of the reservoirs and pump station may cause a direct short-term impact from vegetation removal or an indirect impact from construction noise. However, with implementation of mitigation measure **MM BIO 2**, which requires pre-construction survey and avoidance of active nests, potential impacts will be reduced to less than significant.

MM BIO 2: If construction activities at either Survey Area 1 or Survey Area 2 involving heavy equipment or vegetation removal are to occur between February 1 and August 31, a pre-construction field survey shall be conducted by a qualified biologist to determine if active nests of species protected by the Migratory Bird Treaty Act or Fish and Game Code are present in the construction zone or within a buffer of 500 feet. Pre-construction nesting/breeding surveys shall be conducted within 10 days prior to the construction activity. If no active nests are found during the survey, construction activities may proceed. If nesting birds are observed on-site, an avoidance area shall be established to ensure that construction activities will not cause a nest to fail. A minimum buffer area surrounding the nest shall be avoided by all construction activities until the nestlings have fledged the nest. The buffer zones distance shall be 300 feet for non-raptor nests, 500 feet for raptor nests, 100 feet for common songbird nests, or as determined by the biological monitor in consultation with the California Department of Fish and Wildlife. A biological monitor shall be required to monitor the progress of the nesting birds. Construction activities may encroach within the buffer area at the discretion of the biological monitor in consultation with the California Department of Fish and Wildlife. Once the nestlings have fledged the nest, construction activities may proceed within the buffer area with no further restrictions with regard to nesting birds.

#### Facilities at WRCRWA Treatment Plant

The proposed facilities at the Treatment Plant are located in an area where habitat has already been fragmented by urbanization and land disturbances, which has impacted the ability of the area to facilitate wildlife movement corridors. Construction of the proposed clear well and pipeline connecting the booster station and clear well will take place in an area already experiencing high levels of human activity and noise. The

	Less Than Significant		
Potentially Significant	with Mitigation	Less Than Significant	
Impact	Incorporated	Impact	No Impact

additional construction noise is not expected to significantly impact nesting behavior. Moreover, equipping the shell of the booster station that is being constructed by WRCRWA with necessary equipment to operate the booster station will not impact nesting behavior. As the clear well site currently consists of weedy habitat, there will be no permanent loss of nesting or foraging habitat. Therefore, impacts will be less than significant.

e) Conflict with any local policies or ordinances protecting biological		$\boxtimes$	
resources, such as a tree preservation policy or ordinance?			

(Sources: Project Description, EMC, EGP, CMC, OGP EIR, OMC)

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Jurupa Valley adopted Ordinance No. 2011-01 on July 1, 2011, the date of the city's incorporation, which states that Riverside County ordinances and General Plan policies and designations applicable to the area before incorporation remain in effect until they are superseded. Eastvale adopted its General Plan in June 2012 and incorporated Riverside County ordinances unless the ordinance has been superseded by another ordinance adopted by the City. As a result, the eight Riverside County policies that address key biological issues as identified in the County's Jurupa Area Plan remain applicable within Jurupa Valley. However, as the proposed pipelines in Jurupa Valley are located within existing paved ROW, construction and operation of the proposed pipelines in Jurupa Valley and Eastvale will not conflict with the Jurupa Area Plan's policies protecting key biological issues.

While Ontario does not have any municipal ordinances for the protection of trees on private property, Municipal Code Sections 10-1.25 and 10-2.05 prohibit the damaging or destruction of trees on Ontario's property including city-owned parks, median parkway, or trails except under conditions specified in the Municipal Code. Construction and operation of the proposed reservoirs and pump station will not conflict with Ontario's local policies or ordinance protecting biological resources. Therefore, no impact in this regard will occur.

The clear well site is located on vacant, disturbed land consisting of weedy habitat. The alignment of the proposed pipeline connecting the booster station and clear well is also disturbed, graded land with weedy habitat. The construction and operation of the proposed facilities at the Treatment Plant will not result in the removal of trees or otherwise conflict with a local policy or ordinance protecting biological resources.

	Less Than Significant		
Potentially Significant	with Mitigation	Less Than Significant	
Impact	Incorporated	Impact	No Impact

Moreover, equipping the shell of the booster station that is being constructed by WRCRWA with necessary equipment to operate the booster station will not result in a conflict with a local policy or ordinance protecting biological resources. Therefore, no impact in this regard will occur.

f) Conflict with the provisions of an adopted Habitat Conservation Plan,		$\boxtimes$	
Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?			

(Sources: Project Description, MSHCP, RCMMC, OGP EIR, AMEC, NRAI)

# Recycled Water Pipelines

JCSD's service area is located within the boundaries of the MSHCP; however, JCSD is not a Permittee. Although JCSD is not a Permittee, coverage under the MSHCP (and therefore, take authorization under the MSHCP) can be obtained by seeking "Third Party Take Authorization" through the Western Riverside County Regional Conservation Authority. As impacts to biological resources will likely be avoided through facility design, timing of construction, and adherence to mitigation measures, coverage will not likely be sought.

The MSHCP identifies a series of Criteria Cells and identifies the conservation goals for each Criteria Cell. There are two sections of proposed pipeline alignments within MSHCP Criteria Cells. The first section is within Citrus Avenue ROW, which lies partially within the northern part of Criteria Cell 786. The second section is adjacent to Interstate 15 within Caltrans ROW, which lies partially within the northern part of Criteria Cell 698. Both of these Criteria Cells are part of Subunit 1 Santa Ana River Central. Conservation goals associated with Criteria Cells 786 and 698 are focused on the southern portion of these cells near the Santa Ana River. Because the sections of the proposed pipelines are within the northern portion of Criteria Cells 786 and 698 and do not support the resources proposed for conservation within the Criteria Cells or the Subunit, implementation of the Project will not conflict with the conservation goals of the MSHCP.

JCSD will need to obtain encroachment permits from RCFCWCD (a Permittee to the MSHCP) for proposed pipeline alignments that traverse Day Creek Channel in Jurupa Valley at Bellegrave Avenue and Limonite Avenue; this section of the proposed pipelines must demonstrate compliance with MSHCP. The following discussion is intended to provide the information needed by RCFCWCD to find that any work conducted in the Day Creek Channel ROW will comply with MSHCP Section 3.2.1,

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact
Impact	Incorporated	Impact	No Impact

Section 6.1.2, Section 6.1.3, Section 6.1.4, Section 6.3.2, Section 7.5.3, and Appendix C to the MSHCP.

# MSHCP Section 3.2.1 (The MSHCP Plan Map)

The MSHCP Plan Map identifies the following four categories of property within the MSCHP Plan Area: Criteria Area, Public/Quasi-Public Lands (PQP), Rural Mountainous Designation, and American Indian Lands. The area where the proposed pipelines traverse the Day Creek Channel is not identified as one of these four categories. As such, the Project is compliant with Section 3.2.1 of the MSHCP.

# MSHCP Section 6.1.2 (Protection of Species Associated with Riparian/Riverine Areas and Vernal Pools)

The portion of the Day Creek Channel where the proposed pipelines will traverse within Limonite Avenue and Bellegrave Avenue is improved as a trapezoidal concrete channel. This area does not contain riparian/riverine habitat or vernal pools with special survey requirements. No focused surveys or conservation are required. As such, the Project is compliant with Section 6.1.2 of the MSHCP.

# MSHCP Section 6.1.3 (Protection of Narrow Endemic Plant Species)

The portion of Day Creek Channel where the proposed pipelines traverse is within the Narrow Endemic Plant Species Survey Area (NEPSSA) 7, which includes the following target plant species: San Diego ambrosia, Brand's Phacelia, and San Miguel savory. None of the NEPSSA species are expected to occur within the Day Creek Channel site due to the channel's improvement as a trapezoidal concrete channel and the absence of suitable habitat. No focused surveys or conservation are required. As such, the Project is compliant with Section 6.1.3 of the MSHCP.

## MSHCP Section 6.1.4 (Guidelines Pertaining to Urban Wildlands Interface)

The MSHCP Urban/Wildland Interface Guidelines are intended to address indirect effects associated with locating development in proximity to the MSHCP Conservation Area. The portion of Day Creek Channel where the proposed pipelines will traverse does not occur adjacent to sensitive habitat, including MSHCP Criteria Areas. Additionally, because construction of the pipelines will not result in long-term adverse edge effects such as drainage, toxics, lighting, noise, invasive species, barriers, or grading, no significant indirect impacts to special-status biological resources will occur. Thus, the MSHCP Urban/Wildland Interface Guidelines are not applicable. As such, the Project is compliant with Section 6.1.4 of the MSHCP.

	Less Than Significant		
Potentially	with	Less Than	No Impact
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	

## MSHCP Section 6.3.2 (Additional Survey Needs and Procedures)

The portion of the Day Creek Channel where the proposed pipelines will traverse does not occur within the Criteria Area Plant Species Survey Area or special animal species survey areas for amphibians or mammals. This portion of the Day Creek Channel is within the burrowing owl survey area. However, burrowing owl is not anticipated to occur within the Day Creek Channel site due to the channel's improvements as a trapezoidal concrete channel and the absence of suitable habitat. No additional focused surveys or conservation are required. As such, the Project is compliant with Section 6.1.4 of the MSHCP.

# MSHCP Section 7.5.3 (Construction Guidelines)

The MSHCP Construction Guidelines are intended to address construction effects in proximity to the MSHCP Conservation Area and PQP Lands. These guidelines pertain to activities such as sediment and erosion control, timing of construction activities, stream diversions, footprint of disturbance areas, exotic species removal, training of construction personnel, equipment maintenance, and disposal of waste, dirt, rubble, or trash. The portion of Day Creek Channel where the proposed pipelines will traverse is not located within or adjacent to an MSHCP Criteria Cell, and thus, this section is not applicable. As such, the Project is compliant with Section 7.5.3 of the MSHCP.

## MSHCP Appendix C (Standard Best Management Practices)

The MSHCP Standard Best Management Practices pertain to the same types of activities as the MSHCP Construction Guidelines and will be addressed in either a pipeline facility-specific Storm Water Pollution Prevention Plan (SWPPP) or an erosion and sediment control plan required by mitigation measure **MM GEO 1**.

Therefore, as discussed above, the Project's proposed pipelines that will traverse the Day Creek Channel ROW will be compliant with the MSHCP. Impacts with regard to conflicts with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, to state habitat conservation plan will be less than significant.

## Recycled Water Reservoirs and Pump Station

The majority of Survey Area 1 is located within the Ontario Recovery Unit for the DSFLF. The Ontario Recovery Unit covers approximately 21.7 square miles within Ontario, and is part of a recovery plan that is intended to recover and protect the DSFLF. According to the Draft Recovery Plan, there is restorable habitat for the DSFLF along the Southern California Edison ROW and along a shallow wash in southwestern Ontario; however, it should be noted that DSFLF has not been observed in Ontario.

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

Recorded occurrences of the DSFLF have been outside and southeast of Ontario's limits.

Projects within the Ontario Recovery Unit are required to have focused surveys for DSFLF conducted on the site and consult with the USFWS regarding mitigation of impacts if any DSFLF are found pursuant to Section 7 of the federal Endangered Species Act.

Although Survey Area 1 contains Delhi sands, the key habitat requirements for the DSFLF are not present due to the industrial storage facility and compacted soils in the northern portion, and the disturbed land from over 80 years of agricultural activities in the remaining portion of the Survey Area. It was determined focused DSFLF surveys are not required because there is no suitable habitat at Survey Area 1. Survey Area 2 does not contain Delhi sands nor is it within the Ontario Recovery Unit.

There is one approved Habitat Conservation Plan (HCP) in Ontario as well as an area of San Bernardino Kangaroo Rat Critical Habitat. The Oakmont Industrial Group HCP was established for the protection of the DSFLF on approximately 19 acres adjacent to the intersection of Greystone Drive and Sanford Avenue, which is approximately 3 miles northeast of the Survey Areas. The Survey Areas are also located approximately 6 miles southwest from the San Bernardino Kangaroo Rat Critical Habitat in Ontario. Because the Survey Areas are not within an HCP, impacts with regard to conflicts with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, to state habitat conservation plan will be less than significant.

#### Facilities at WRCRWA Treatment Plant

The proposed facilities at the Treatment Plant are located within the boundaries of the MSHCP. Please refer to the discussion under *Recycled Water Pipelines*.

V. CULTURAL RESOURCES <sup>11</sup> Would the project:			
a) Cause a substantial adverse change in the significance of a historical resource as defined in §15064.5?		$\boxtimes$	

<sup>&</sup>lt;sup>11</sup> Please note that additional discussion of the Project's impacts in regards to the National Historic Preservation Act and Environmental Justice, as part of the CEQA-Plus analysis, is contained in Section D of this IS/MND.

	Less Than Significant		
Potentially Significant	with Mitigation	Less Than Significant	
Impact	Incorporated	Impact	No Impact

(Sources: CRM TECH)

CEQA establishes that "a project that may cause a substantial adverse change in the significance of a historical resource is a project that may have a significant effect on the environment" (PRC Section 21084.1). "Substantial adverse change," according to PRC Section 5020.1(q), "means demolition, destruction, relocation, or alteration such that the significance of a historical resource would be impaired." Moreover, State *CEQA Guidelines* state that the term "historical resources" applies to any such resources listed in or determined to be eligible for listing in the California Register of Historical Resources, included in a local register of historical resources, or determined to be historically significant by the lead agency (Section 15064.5(a)).

# Recycled Water Pipelines

A cultural resources assessment was undertaken for the Project, which included in part, a records search, historical background research, and field surveys conducted in May and June 2015. The records search results yielded a large number of previous cultural resources studies that involved portions of the Project Facilities or properties along the proposed pipeline route. As a result of these and other similar studies in the vicinity, one linear site from the historic period (Site 33-016681/36-013627) was previously recorded as crossing various proposed pipeline alignments. Within a 1-mile radius, records show that 60 historic-period sites have been identified. The vast majority of historic-period sites are single-family residences, along with a few refuse scatters and the Union Pacific Railroad; however, none of these sites within the 1-mile radius occur immediately adjacent to the proposed pipeline alignments except for the aforementioned Site 33-016681/36-013627. Additionally, based on historic maps, the proposed pipeline alignments appear relatively low in sensitivity for cultural resources from the historic period, especially considering their location mostly within existing road ROW.

Site 33-016681/36-013627 represents the Southern Sierras Power Transmission "O" Line, a single circuit 115kV transmission line built in 1929 between Seal Beach and San Bernardino. The "O" designation denotes an "open" line, intended as an emergency power connection between the Los Angeles Gas and Electric Company and the Southern Sierras Power Company. When recorded in 2007, it was reported that portions of the transmission line in Orange County had been removed, while some segments remained in place in Riverside and San Bernardino counties. During the survey for the Project's cultural resources assessment, several power transmission lines across the proposed pipeline alignments in Jurupa Valley and Eastvale were found to be possibly of historical origin, including one matching the alignment recorded for Site 33-016681/36-013627. This power line consists of wooden poles carrying overhead

	Less Than Significant		
Potentially Significant	with Mitigation	Less Than Significant	No Import
Impact	Incorporated	Impact	No Impact

wires across various streets containing the proposed pipelines. However, at these locations, the proposed undertaking entails only trenching for the installation of underground pipelines, which has no potential to affect the physical components, appearance, or function of Site 33-016681/36-013627 or any of the other power transmission lines across the proposed pipeline alignments. Therefore, these power lines are considered to be outside the vertical extent of the proposed pipeline alignments and construction of the pipelines will not impact the significance or integrity of Site 33-016681/36-013627 or any other historical period resource. Impacts will be less than significant.

#### Recycled Water Reservoirs and Pump Station

The records search results as part of the Project's cultural resources assessment yielded a linear site from the historic period that traverses Survey Area 2 (Site 36-025440). Site 36-025440 was recorded in 2010 as a 12-mile-long 220kV power transmission line connecting the Southern California Edison Company's Chino and Mira-Loma substations, originally built in 1937 but with some of towers replaced in 1940. According to the site record, the line consists of 90-foot-tall, T-shaped steel lattice towers except in the easternmost 2-mile segment, where the towers were replaced in 1979. The segment of Site 36-025440 that traverses Survey Area 2 traverses the survey area in an east-west direction. During the field survey, the transmission line with its T-shaped steel lattice towers were observed at that location, accompanied by a second line with taller towers of modern appearance.

When recorded in 2010, Site 36-025440 was the subject of a historic significance evaluation. It was determined at that time that the transmission line does not appear eligible for listing in the National Register of Historic Places or the California Register of Historical Resources, and does not meet the definition of a "historic property" or a "historical resource" under Section 106 of the National Historic Preservation Act and CEQA. The Project's cultural resources assessment did not encounter new information to necessitate a reexamination of that conclusion. Thus, construction of the recycled water reservoirs and pump station will not impact historic resources. Moreover, the proposed reservoirs and pump station will not be constructed within the Southern California Edison corridors at either Survey Area 1 or Survey Area 2. Impacts will be less than significant.

## Facilities at WRCRWA Treatment Plant

No historic resources were identified at or in the immediate vicinity of the clear well site, and as such, development of the proposed facilities at the Treatment Plant will not impact historic resources. Moreover, equipping the shell of the booster station that is

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

being constructed by WRCRWA with necessary equipment to operate the booster station will not impact historic resources. Therefore, impacts will be less than significant.

b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5?		

(Sources: CRM TECH)

# Recycled Water Pipelines

A cultural resources assessment was undertaken for the Project. As it relates to archaeological resources, the assessment also included a geoarchaeological analysis, archaeological records search and field surveys, and Native American coordination to solicit input from local tribes and a request for a Sacred Lands File search by the Native American Heritage Commission (NAHC). Within a 1-mile radius of the Project Facilities, 14 prehistoric sites and 2 isolates were identified as well as 19 "pending sites." All of the prehistoric sites consisted of bedrock-milling features or lithic scatters, and the vast majority of them were clustered near the southwestern end of the Project area, along the northern bank of the Santa Ana River. An expanded records search for archaeological sites within a 5-mile radius was also conducted. Overall, the locations and types of prehistoric archaeological resources identified in the expanded records search were found at higher elevations above the Santa Ana River bank, and appear to support the existing prehistoric hunter-gatherer settlement-subsistence models for inland Southern California. These locations also suggest that permanent or long-term settlement was more likely to occur on elevated terraces, hills, and finger ridges near reliable sources of water, while the valley floor was mostly used for resource procurement, traveling, and opportunistic camping. Moreover, the geoarchaeological analysis determined the alignments for the proposed pipelines appear to be relatively low in potential for significant archaeological remains in subsurface deposits.

NAHC's Sacred Lands File search indicated the presence of Native American cultural resources that may be impacted by the Project, and recommended local Native American tribes by contacted. Accordingly, CRM TECH contacted all individuals identified by NAHC. As a result of this outreach, four of the contacted tribes requested Native American monitoring of ground-disturbing activities, which include the following:

- Gabrieleño Band of Mission Indians;
- Gabrieliño/Tongva Band of San Gabriel Mission Indians;

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

- Gabrielino Tongva Nation; and
- Pauma Band of Luiseño Indians.

Moreover, the Gabrieleño Band of Mission Indians considers the Project area, including the proposed pipeline alignments, to be within a culturally sensitive area near village sites known to that tribe. The Gabrieliño/Tongva Band of San Gabriel Mission Indians also considered the Project area to be culturally sensitive. Both the Gabrielino/Tongva San Gabriel Band of Mission Indians and Gabrielino Tongva Nation also requested monitoring of ground-disturbing activities by an archaeologist in addition to a Native American monitor. However, as the proposed pipeline alignments are within existing ROW, the vast majority of which are improved as paved roadways or otherwise disturbed, the likelihood of impacting archaeological resources is considered low. Even so, to reduce potential impacts to archaeological resources that may be inadvertently discovered during construction and installation of the proposed pipelines, mitigation measure MM CR 1 is required. This measure requires avoidance if there is an inadvertent discovery until a significance determination can be made by a qualified archaeologist, and adherence to appropriate measures if the find is determined to be significant under CEQA.

**MM CR 1**: Should any archaeological resource(s) be accidentally discovered during construction, construction activities shall be moved to other parts of the construction site and a qualified archaeologist shall be contacted to determine the significance of the resource(s). If the find is determined to be a unique archaeological resource, as defined in Section 15064.5 of the State *CEQA Guidelines*, avoidance or other appropriate measure shall be implemented.

Therefore, for the reasons stated above, impacts to archaeological resources will be less than significant with mitigation.

## Recycled Water Reservoirs and Pump Station

No known prehistoric archaeological sites were identified to occur at either Survey Area 1 or Survey Area 2 by the Project's cultural resources assessment. Moreover, the geoarchaeological analysis determined the survey areas appear to be relatively low in potential for significant archaeological remains in subsurface deposits. However, as these survey areas are outside of existing disturbed and/or paved ROW, and to accommodate the particular interest of the tribes listed under *Recycled Water Pipelines*, above, archaeological monitoring of initial ground-disturbing activities associated with

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

the construction of the recycled water reservoirs and pump station is required by mitigation measure **MM CR 2**, which also requires the archaeologist to contact the Gabrieleño Band of Mission Indians, Gabrielino/Tongva San Gabriel Band of Mission Indians, Gabrielino Tongva Nation, and Pauma Band of Luiseño Indians to invite them to provide a culturally-affiliated Native American monitor. This measure also requires avoidance of the discovery until a significance determination can be made by a qualified archaeologist and adherence to appropriate measures if the find is determined to be significant under CEQA.

MM CR 2: A qualified professional archaeologist shall be retained to monitor initial ground-disturbing activities related to construction of the recycled water reservoirs and pump station at either Survey Area 1 or Survey Area 2. The archaeologist shall contact the Gabrieleño Band of Mission Indians, Gabrielino/Tongva San Gabriel Band of Mission Indians, Gabrielino Tongva Nation, and Pauma Band of Luiseño Indians and invite them to provide a culturally-affiliated Native American monitor to be present during initial ground-disturbing activities. If any archaeological deposits are encountered, all ground-disturbing work shall be halted at the location of the discovery until a qualified archaeologist determines the significance of the resource(s). If the archaeologist determines a find to be a unique archaeological resource, as defined in Section 15064.5 of the State CEQA Guidelines, avoidance or other appropriate measures shall be implemented.

Therefore, for the reasons stated above, impacts to archaeological and tribal cultural resources will be less than significant with mitigation.

#### Facilities at WRCRWA Treatment Plant

No known prehistoric archaeological sites were identified to occur at or in the vicinity of the clear well site by the Project's cultural resources assessment. Moreover, the geoarchaeological analysis determined the clear well site and its vicinity appear to be relatively low in potential for significant archaeological remains in subsurface deposits. Given the disturbed nature of the Treatment Plant, the likelihood of the proposed facilities at the Treatment Plant impacting archaeological resources is considered low. Even so, to reduce potential impacts to archaeological resources that may be inadvertently discovered during construction of the clear well and the underground pipeline connecting the booster station and the clear well, mitigation measure **MM CR 1** is required. This measure requires avoidance if there is an inadvertent discovery until a significance determination can be made by a qualified archaeologist, and adherence to

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
appropriate measures if the find is dete impacts to archaeological resources will		· ·		•
c) Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?				

(Sources: RCMMC, OGP EIR, CGP EIR)

## Recycled Water Pipelines

Paleontological resources include fossils of plant and animal remains from prehistoric eras. According to Riverside County data, the portions of Eastvale and Jurupa Valley where pipelines are proposed have a low to high potential of containing paleontological resources. According to the Ontario Plan EIR, the possibility of finding paleontological resources within Ontario is moderate to high, and according to the Chino General Plan EIR, unknown paleontological resources could be discovered or disturbed as development occurs. Construction and installation of the proposed pipelines, depending on soil conditions, may require trenching that is 4 feet wide and 8 feet deep. However, paleontological resources are not expected to be discovered during construction within ROW that have had previous pipeline installations or within previously disturbed surfaces. Additionally, due to increasing development of the Project area, and over 50 years of agricultural, equestrian, and dairy operations, the likelihood of discovering paleontological resources is considered low. In the event of accidental discovery of paleontological resources, mitigation measure **MM CR 3** will reduce impacts to less than significant by ensuring the appropriate steps are taken to safeguard the resource.

**MM CR 3**: Should any paleontological resource(s) be accidentally discovered during construction, construction activities shall be moved to other parts of the construction site and a qualified paleontologist shall be contacted to determine the significance of the resource(s). If the find is determined to be a unique paleontological resource, as defined in Section 15064.5 of the State *CEQA Guidelines*, then a mitigation program shall be developed in accordance with the provisions of CEQA as well as the guidelines of the Society of Vertebrate Paleontology (1995), and shall include, but not be limited to, the following:

 The excavation of areas identified as likely to contain paleontological resources shall be monitored by a qualified paleontological monitor. Monitoring should be restricted to undisturbed subsurface areas of older alluvium, which may be

		Less Than Significant		
Potenti	•	with	Less Than	
Signific		Mitigation	Significan	
Impa	et in	corporated	Impact	No Impact

present below the surface. The monitor shall be prepared to quickly salvage fossils as they are unearthed to avoid construction delays, but must have the power to temporarily halt or divert grading equipment to allow for removal of abundant or large specimens. The monitor shall also remove samples of sediments that are likely to contain the remains of small fossil invertebrates and vertebrates.

- Collected samples of sediments shall be washed to recover small invertebrate and vertebrate fossils. Recovered specimens shall be prepared so that they can be identified and permanently preserved.
- Specimens shall be identified and curated at a repository with permanent retrievable storage to allow further research in the future.
- A report of findings, including an itemized inventory of recovered specimens, shall be prepared upon completion of the procedures outlined above. The report shall include a discussion of the significance of all recovered specimens. The report and inventory, when submitted to the appropriate lead agency, shall signify completion of the program to mitigate impacts to paleontological resources.

Therefore, for the reasons stated above, impacts to paleontological resources will be less than significant with mitigation.

# Recycled Water Reservoirs and Pump Station

As discussed above, according to the Ontario Plan EIR, the possibility of finding paleontological resources within Ontario is moderate to high. The construction of the proposed reservoirs and pump station will entail excavation to connect the proposed recycled water pipelines into the reservoir and pump station. Paleontological resources are not expected to be discovered during construction. However, in the event of accidental discovery of paleontological resources, implementation of mitigation measure **MM CR 3** will reduce impacts to less than significant by taking the appropriate steps to safeguard the resource. Therefore, impacts to paleontological resources at the Survey Areas will be less than significant with mitigation.

#### Facilities at WRCRWA Treatment Plant

The Treatment Plant is located in an area identified by Riverside County data with a high potential for paleontological resources. However, paleontological resources are not expected to be discovered during construction given the historic uses in the area. Even

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	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
so, in the event of accidental discovery mitigation measure MM CR 3 will reduce appropriate steps to safeguard the reservesources will be less than significant versions.	ce impacts to ource. There	o less than sig efore, impacts	inificant by ta	aking the
d) Disturb any human remains, including those interred outside of formal cemeteries?				
(Sources: Google Earth, Figure 2; HSC; PRC)	•			
Facilities at WRCRWA Treatment Place Construction of the proposed Project is including those interred outside of form and developed condition of the Project human remains is extremely unlikely. It than significant and mitigation is not not construction suspected human remains the remains shall cease and the contrapursuant to California Health & Safety Code Section 5097.98.	s not expected all cemeteries in Facilities identifies identifies identifies identifies identifies in Facessary. In the sare uncoversity actor shall no	es. Due to the entified on Figon pacts to humanthe unlikely evered, all constructions the Count	previously d pure 2, the d an remains a vent that duri ruction in the y Coroner in	disturbed iscovery of are less ing evicinity of mediately
VI. GEOLOGY AND SOILS				
Would the project:				
a) Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death involving:				
i) Rupture of a known earthquake fault,		П		

(Sources: Project Description, RCMMC, OGP EIR, CGP EIR)

as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? Refer to Division of Mines and Geology Special Publication 42.

	Less Than Significant		
Potentially Significant	with Mitigation	Less Than Significant	
Impact	Incorporated	Impact	No Impact

## Recycled Water Pipelines

There are no Alquist-Priolo Earthquake Fault Zones within the boundaries of JCSD. The closest known active fault zones are: the Chino Fault and the Elsinore-Whittier fault, both located southwest of JCSD, and the San Jacinto Fault, which is located northeast of JCSD. The pipelines, which will be located underground, will be designed and constructed pursuant to the current *Jurupa Community Services District's Standards Manual* and incorporate standard seismic design criteria including criteria outlined by the American Water Works Association. Therefore, due to the distance of active fault zones, lack of faults in the Project area, incorporation of standard design measures that reduce the risk of seismic-induced failure, and the absence of manned facilities, impacts to people and structures from rupture of a known earthquake fault will be less than significant.

# Recycled Water Reservoirs and Pump Station

The Survey Areas are not located with an Alquist-Priolo Earthquake Fault Zone, and there are no known faults within Ontario. The closest known active fault zone is the Chino Fault generally southwest of Ontario. The proposed reservoirs and pump station will be designed and constructed pursuant to the current *Jurupa Community Services District's Standards Manual* and incorporate standard seismic design criteria including criteria outlined by the American Water Works Association. Moreover, the proposed reservoirs and pump station will be unmanned facilities. Therefore, due to the distance of active fault zones, lack of faults in the Project area, incorporation of standard design measures that reduce the risk of seismic-induced failure, and the absence of manned facilities, impacts to people and structures from rupture of a known earthquake fault will be less than significant.

#### Facilities at WRCRWA Treatment Plant

The proposed facilities at the Treatment Plant are not located with an Alquist-Priolo Earthquake Fault Zone. The closest known active fault zone is the Chino Fault generally west of the Treatment Plant site. The proposed clear well and underground pipeline will be designed and constructed pursuant to the current *Jurupa Community Services District's Standards Manual* and incorporate standard seismic design criteria including criteria outlined by the American Water Works Association and will be an unmanned facility. Moreover, the booster station is an unmanned facility. Therefore, due to the distance of active fault zones, lack of faults in the Project area, incorporation of standard design measures that reduce the risk of seismic-induced failure, and the absence of manned facilities, impacts to people and structures from rupture of a known earthquake fault will be less than significant.

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact		
ii) Strong seismic ground shaking?			$\boxtimes$			
(Sources: Project Description, RCMMC, OGP	EIR, CGP EIR)					
Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant Refer to the discussion in response VI.a.i), above.						
iii) Seismic-related ground failure, including liquefaction?			$\boxtimes$			

(Sources: Project Description, RCMMC, OGP EIR, CGP EIR)

# Recycled Water Pipelines

The pipelines will be constructed in areas identified as having a low to very high susceptibility for liquefaction; however, as discussed in response VI.a.i), above, none of the pipeline alignments are located within an Alquist-Priolo Earthquake Fault Zone. Because the pipelines are unmanned underground facilities that will incorporate standard seismic design criteria, including criteria outlined by the American Water Works Association, potential impacts to people and structures from seismic-related ground failure, including liquefaction will be less than significant.

# Recycled Water Reservoirs and Pump Station

The Survey Areas are in an area susceptible to liquefaction; however, as discussed in response VI.a.i), above, the Survey Areas are not located within an Alquist-Priolo Earthquake Fault Zone. Because the proposed reservoirs and pump station will be an unmanned facility that will incorporate standard seismic design criteria, including criteria outlined by the American Water Works Association, potential impacts to people and structures from seismic-related ground failure, including liquefaction will be less than significant.

## Facilities at WRCRWA Treatment Plant

The proposed facilities at the Treatment Plant are in an area with moderate to high liquefaction susceptibility; however, as discussed in response VI.a.i), above, the proposed facilities is not located within an Alquist-Priolo Earthquake Fault Zone. Because the proposed facilities at the Treatment Plant will be unmanned and incorporate standard seismic design criteria, including criteria outlined by the American Water Works Association, potential impacts to people and structures from seismic-related ground failure, including liquefaction will be less than significant.

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
iv) Landslides?				

(Sources: Project Description; Google Earth)

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Due to the low-lying relief of the Project area where the recycled water pipelines are proposed and generally flat terrain in the immediate area, landslides due to seismic shaking are considered extremely unlikely. Moreover, the pipelines will be underground. Thus, construction and operation of the proposed Project Facilities will not expose people or structures to potential landslides. Therefore, no impact in this regard will occur.

b) Result in substantial soil erosion or the loss of topsoil?				
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(Sources: Project Description, SWP)

# Recycled Water Pipelines

Proposed pipelines will be primarily located within paved ROW, and even in areas of unpaved ROW or easements where pipelines are proposed, the original surface conditions will be restored after pipeline installation. Thus, operation of the pipelines will not result in substantial soil erosion or loss of topsoil.

Pipeline construction may result in soil erosion. Construction of the proposed distribution network will be accomplished in discrete phases over time. For any phase of pipeline construction that would entail an area of disturbance greater than a mile, JCSD would obtain coverage under the NPDES General Construction Permit from the State Water Resources Control Board via the Santa Ana Regional Water Quality Control Board (SARWQCB) and prepare a SWPPP. The SWPPP, which will be implemented by the contractor, is required to identify Best Management Practices (BMPs) for erosion control, sediment control, tracking control, and wind erosion control. As a result, potential impacts associated with soil erosion from construction-related activities will be reduced to less than significant with preparation and implementation of a SWPPP (or SWPPs). For pipeline facilities constructed in segments that are less than a mile in length (which would not require a SWPPP), adherence to mitigation measure **MM GEO**1 is required. This mitigation measure requires the preparation of an erosion and sedimentation control plan that identifies BMPs to be implemented during construction.

**MM GEO 1**: Prior to the construction of any Project facility that does not require preparation of a facility-specific Storm Water Pollution Prevention Plan,

	Less Than Significant		
Potentially	with	Less Than	
Significant Impact	Mitigation Incorporated	Significant Impact	No Impact

an erosion and sedimentation control plan shall be prepared that identifies erosion and sedimentation control best management practices. The erosion and sediment control plan may be prepared by the Construction Contractor or designee; however, it must be approved by the Jurupa Community Services District prior to the start of construction. The erosion control plan shall be retained at the construction site and available for inspection upon request.

With adherence to a pipeline facility-specific SWPPP, or a pipeline facility-specific erosion control plan for those pipeline segments not requiring a SWPPP, potential impacts relative to soil erosion from construction of the pipelines will be less than significant.

# Recycled Water Reservoirs and Pump Station

The Project proposes the acquisition of a site approximately 520 feet by 250 feet (approximately 3 acres) within either Survey Area 1 or Survey Area 2. Within this approximately 3 acre site, the recycled water reservoirs and pump station will be constructed within an area approximately 280 feet by 250 feet (approximately 1.6 acres). Because construction of the proposed reservoirs and pump station will entail disturbance of more than one acre preparation and implementation of a SWPPP, as discussed under *Recycled Water Pipelines* is required. As a result, the potential impacts associated with soil erosion from construction-related activities will be reduced to less than significant. Further, as the footprint of the station site is relatively minor in size, a substantial loss of topsoil will not result, nor will the proposed station's operation result in substantial erosion. Therefore, impacts will be less than significant.

#### Facilities at WRCRWA Treatment Plant

The clear well site encompasses approximately 0.9 acres, and the proposed underground pipeline to connect the booster station and clear well is less than one mile in length. As this area of disturbance is under an acre and less than a mile, respectively, a SWPPP is not required, which means mitigation measure **MM GEO 1** is applicable to construction of these facilities. The implementation of the erosion control plan required by mitigation measure **MM GEO 1** prevent substantial soil erosion during construction-related activities and reduce potential impacts to less than significant.

<sup>12</sup> The remainder of the 3 acre site that is not used for the reservoirs or pump station (approximately 1.4 acres) will be used for future treatment facilities. Because the nature of the treatment facilities has yet to be determined, the treatment facilities are not a part of this Project.

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	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
c) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse?				

(Sources: RCMMC, OGP EIR)

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Regarding faults, landslides, and liquefaction, see responses VI.a.i) through VI.a.iv), above.

Lateral spreading consists of lateral movement of level or near-level ground associated with liquefaction during an earthquake, and as discussed above, the proposed pipelines are within an area identified with low to very high susceptibility for liquefaction. In areas of high and very high susceptibility for liquefaction, there is a potential for lateral spreading to occur. However, because the pipelines are unmanned underground facilities that will incorporate standard seismic design criteria, including criteria outlined by the American Water Works Association, potential impacts from potential lateral spreading will be less than significant.

Ground subsidence is typically a gradual settling or sinking of the ground surface with little or no horizontal movement, although fissures (cracks and separations) are common. The Project area is susceptible to subsidence. However, because the pipelines are unmanned underground facilities that will incorporate standard engineering design and construction protocols, potential impacts from subsidence will be less than significant.

Collapse can occur with collapsible soils become saturated, causing rapid, substantial settlement under relatively light loads. Soils prone to collapse are generally deposited by flash floods or wind. Collapsible soils in the region predominantly occur at the bases of mountains as a result of alluvial sediments deposited during rapid runoff events, and as such, the potential for collapse where pipelines are proposed is low. Because the Project Facilities will incorporate standard engineering design and construction protocols, potential impacts from collapse will be less than significant.

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
d) Be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial risks to life or property?				

(Sources: NRAI, USDA)

# Recycled Water Pipelines

Expansive soils have a significant amount of clay particles or other minerals that have the ability to give up water (shrink) or take on water (swell). The occurrence of these soils is often associated with geologic units having marginal stability, and they can occur in hillside areas as well as low-lying alluvial basins. There are 40 soils within the Project area. Most of the soils underlie already impacted areas, such as streets and houses, or have been seriously altered by agriculture and dairy farming.

Soils in the Project area are primarily well drained as they are associated with alluvial fans and flood plains and have a surface layer of sand to sandy loam. These soils do not have shrink/swell tendencies due to the lack of clay materials. The pipelines are not expected to be located on expansive soil, and thus will not create substantial risks to life or property. Therefore, impacts will be less than significant.

# Recycled Water Reservoirs and Pump Station

Soils at Survey Area 1 consist of Delhi sands soil. Soils at Survey Area 2 consist of Hilmar loamy fine sands. Both of these soil types have a low shrink-swell potential and do not constitute expansive soil. Therefore, impacts will be less than significant.

#### Facilities at WRCRWA Treatment Plant

Soils at the Treatment Plant site are primarily well drained as they are associated with alluvial fans and flood plains and have a surface layer of sand to sandy loam. These soils do not have shrink/swell tendencies due to the lack of clay materials. The proposed facilities at the Treatment Plant are not expected to be located on expansive soil, and thus will not create substantial risks to life or property. Therefore, impacts will be less than significant.

e) Have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?			
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(Sources: Project Description)

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Implementation of the proposed Project will not generate the need for septic tanks or alternative wastewater disposal systems; thus, there will be no impacts in this regard.

VII. GREENHOUSE GAS EMISSION Would the project:	NS		
a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?			

(Sources: WEBB)

The Proposed Facilities are similar in nature to those previously analyzed for JCSD's Non-Potable Water Service Expansion in the Eastern Portion of the District (District Project No. 3657DP), which proposed the construction and operation of non-potable water pipelines, pump station, and re-use of a water storage tank. Thus, the air quality/greenhouse gas analysis from that project is used herein.

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Construction-generated greenhouse gas (GHG) emissions were modeled using CalEEMod, the result of which indicated that an estimated maximum of 144.94 metric tons of carbon dioxide per year (MTCO<sub>2</sub>/year) will occur from construction equipment, as shown on the following table.

Table 4 – Project Construction Equipment GHG Emissions

Activity		Metric Tons P	er Year (MT/yr)	
Activity	Total CO₂	Total CH₄	Total N₂O	Total CO₂E
Pipeline Construction	139.15	0.01	0.00	139.45
Pipeline Paving	5.47	0.00	0.00	5.49
Total	144.62	0.01	0.00	144.94

Notes:  $CO_2$  = Carbon dioxide;  $CH_4$  = Methane;  $N_2O$  = Nitrous oxide;  $CO_2E$  = Carbon dioxide equivalent

The construction of proposed Project Facilities does not fit into the categories provided in the draft thresholds from CARB and SCAQMD (industrial, commercial, and residential). The Project's emissions, then, have been compared to the threshold that is

	Less Than Significant		
Potenti	•	Less Than	
Signific Impac	. •	Significant Impact	No Impact

most conservative, which is 1,400 MTCO<sub>2</sub>E/yr for commercial projects.<sup>13</sup> Thus, the total GHG emissions from proposed pipeline construction is well below the lowest SCAQMD recommended screening level.

As previously discussed in response III, above, the only operational emissions associated with the Project are from maintenance vehicles and the pump station. The operational GHG emissions from these maintenance vehicles will be negligible. The proposed pump station will contain pumps, valves, and electrical equipment; these emissions will not generate a substantial amount of GHG emissions that would cause a significant impact. Therefore, construction and operation of the proposed Project Facilities does not generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment.

gases?	b) Conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emissions of greenhouse gases?				$\boxtimes$
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(Sources: WEBB)

There are no applicable plans, policies, or regulations adopted for the purpose of reducing GHG emissions (i.e., Climate Action Plan) for an infrastructure project such as this Project.

## Recycled Water Pipelines

Construction and operation of the proposed pipelines will not generate GHG emissions such that a significant impact on the environment will result. Refer to response VII.a), above. Further, the proposed pipelines will not obstruct implementation of any future plan, policy, or regulation adopted for the purpose of reducing GHG emissions. Therefore, no impact will occur.

## Recycled Water Reservoirs and Pump Station

Construction and operation of the proposed reservoirs and pump station will not generate GHG emissions such that a significant impact on the environment will result. Refer to response VII.a), above. Further, these facilities will not obstruct implementation of any future plan, policy, or regulation adopted for the purpose of reducing GHG emissions. Therefore, no impact will occur.

<sup>&</sup>lt;sup>13</sup> The other thresholds include 3,500 MTCO<sub>2</sub>E/yr for residential projects and 3,000 MTCO<sub>2</sub>E/yr for mixed-use projects.

	Less Than Significant		
Potentially Significant Impact	with Mitigation Incorporated	Less Than Significant Impact	No Impact

## Facilities at WRCRWA Treatment Plant

Construction and operation of the clear well, booster station, and underground pipeline connecting these facilities will not generate GHG emissions such that a significant impact on the environment will result. Refer to response VII.a), above. Further, the proposed clear well will not obstruct implementation of any future plan, policy, or regulation adopted for the purpose of reducing GHG emissions. Therefore, no impact will occur.

VIII. HAZARDS AND HAZARDOUS MATERIALS				
Would the project:				
a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?				
(Source: Project Description)  Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant  Operation and maintenance of the proposed Project Facilities will not require the routine transport, use, or disposal of hazardous materials. Thus there will be no impacts in this regard.				
b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?				

(Sources: Project Description, HSC, CCR)

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Construction of the Project Facilities will involve the transport of lubricants, and various other liquids for operation of construction equipment. These materials will be transported to the construction sites by equipment service trucks. In addition, workers will commute to the site via private vehicles and will operate construction vehicles and equipment on public streets. The United States Department of Transportation Office of Hazardous Materials Safety prescribes strict regulations for the safe transport of hazardous materials, as described in Code of Federal Regulations Title 49 and

	Less Than Significant		
Potentially	with	Less Than	
Significant Impact	Mitigation Incorporated	Significant Impact	No Impact

implemented by California Code of Regulations Title 13. Materials that are hazardous to humans and animals will be present during construction including diesel fuel, gasoline, equipment fuels, concrete, lubricant oils, and adhesives.

The potential exists for direct impacts to human health and the environment from accidental spills of small amounts of hazardous materials during construction. However, a variety of federal, state, and local laws govern the transport, generation, treatment, and disposal of hazardous materials and wastes. For instance, appropriate documentation for all hazardous waste that is transported in connection with this Project's activities will be provided as required for compliance with existing hazardous materials regulations codified in California Code of Regulations Titles 8, 22, and 26, and their enabling legislation set forth in California Health & Safety Code Chapter 6.95. Further, hazardous materials are required to be stored in designated areas to prevent accidental release to the environment and disposed of according to the rules and regulations of federal and state agencies.

Hazardous materials will not be present in any significant quantity and any spill is likely to be easily contained and would be carried out in a manner that complies with existing laws and regulations. The use of these materials during construction will be conducted in accordance with all applicable federal and state laws, which includes requirements for secondary containment of hazardous materials and appropriate spill response procedures. Therefore, impacts regarding the accidental release of hazardous materials into the environment will be less than significant.

materials, substances, or waste within one-quarter mile of an existing or proposed school?	one-quarter mile of an existing or				
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(Sources: Project Description; CNUSD; JUSD, OGP EIR, CGP EIR)

## Recycled Water Pipelines

The proposed pipelines located within Eastvale and Jurupa Valley are within the Corona-Norco Unified School District (CNUSD) and Jurupa Unified School District (JUSD). Because schools are potential users of recycled water for irrigation, all of the schools operated by CNUSD and JUSD within the Project area are within a quarter-mile of the proposed pipeline network as shown on **Figure 4**. The proximity of proposed pipelines to these schools are shown in the following table.

**Less Than Potentially Significant** 

Significant with Mitigation Incorporated

Less Than Significant Impact

No Impact

## Table 5 - School Sites

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Schools	School Address	Location of Nearest Facility
CNUSD Schools		
Barton Elementary School	7437 Corona Valley Ave City of Eastvale	Adjacent facility within Eastvale Pkwy
Eastvale Elementary School	13031 Orange St City of Eastvale	Adjacent facility within Scholar Way
Harada Elementary School	12884 Oakdale St City of Eastvale	Adjacent facility within Scholar Way
Parks Elementary School	13830 Whispering Hills Dr City of Eastvale	Adjacent facility within Harrison Ave
Ramirez Intermediate School	6905 Harrison Ave City of Eastvale	Adjacent facilities within Harrison Ave and Schleisman Rd
River Heights Intermediate School	7227 Cleveland Ave City of Eastvale	Adjacent facility within Scholar Way
Ronald Reagan Elementary School <sup>a</sup>	8300 Fieldmaster St City of Eastvale	Adjacent facility within Fieldmaster St
Roosevelt High School	7447 Scholar Way City of Eastvale	Adjacent facilities within Scholar Way and Citrus St
VanderMolen Elementary School	6744 Carnelian St City of Jurupa Valley	Facility within 68 <sup>th</sup> Street, approximately 0.17 mile (898 feet) west of the school
JUSD Schools		
Jurupa Valley High School	10551 Bellegrave Ave City of Jurupa Valley	Facility within Bellegrave Ave, approximately 0.05 mile (265 feet) southwest of the school
Sky Country Elementary School	5520 Lucretia Ave City of Jurupa Valley	Adjacent facility within Lucretia Ave
Troth Street Elementary School	5565 Troth St City of Jurupa Valley	Facility within Etiwanda Ave, approximately 0.25 mile (1,320 feet) west of the school
Proposed 10-acre K-8 school per Tract Map No. 31768	Northeast of intersection of Bellegrave Ave and Jurupa Rd City of Jurupa Valley	Facility within Bellegrave Ave, approximately 0.08 mile (425 feet) south of the proposed school

Currently under construction and anticipated to be completed in 2015.

The portion of the proposed pipelines within Chino and Ontario are in an area served by three school districts: Mountain View School District, Chino Valley Unified School District, and Chaffey Joint Union High School District. However, there are no school sites within a quarter-mile of the proposed pipelines in this area.

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

As shown in the above table and on **Figure 4**, pipelines are proposed within a quarter-mile of 11 existing schools, 1 school under construction, and 1 proposed school. Potentially hazardous materials will be used in accordance with all federal, state, and local laws regulating the management and use of hazardous materials. Additionally, substances such as vehicle and equipment grease, gasoline, lubricants, pipe/joint sealers, which are common at construction sites, are not considered hazardous or acutely hazardous in the amounts used at construction sites. The use of these materials, particularly during construction, will be conducted in accordance with all applicable federal and state laws, which includes requirements for secondary containment of hazardous materials and appropriate spill response procedures. Further, the proposed pipelines are sited within paved roadway ROW in the vicinity of these identified school sites, and thus, will not directly impact existing school properties. Once construction is complete, there are no hazardous or acutely hazardous materials, substances, or wastes that would be emitted or handled as part of the recycled pipelines. Therefore, impacts will be less than significant.

## Recycled Water Reservoirs and Pump Station

The Survey Areas are not within a quarter-mile of a school site. Therefore, no impact in this regard will occur.

## Facilities at WRCRWA Treatment Plant

The proposed facilities at the Treatment Plant are not within a quarter-mile of a school site. Therefore, no impact in this regard will occur.

d) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?		
the environment?		

(Sources: Project Description, Envirostor, GeoTracker, DTSC CL)

# Recycled Water Pipelines

According to the California Department of Toxic Substances Control's (DTSC) EnviroStor database, there are four sites near the proposed pipeline alignments. All four are cleanup sites, and 3 have been certified/completed to date. The active cleanup site is as follows:

Active school cleanup at Ramirez Intermediate School located at 6905
 Harrison Avenue in Eastvale. The potential contaminant of concern includes

	Less Than Significant		
Potentially Significant Impact	with Mitigation Incorporated	Less Than Significant Impact	No Impact
,	Mitigation Incorporated	Significant Impact	No Im

methane associated with the past use of the site for agriculture-livestock. Periodic methane monitoring activities in a 3.5-acre area of the site commenced in March 2010, and periodic monitoring reports have been submitted to DTSC since then. In November 2013, two passive ventilation wells were installed in the 3.5-acre area to provide a means to dissipate elevated levels of methane. The location of the vent wells are within the footprint of the former dairy waste pond and near the existing football goal posts. Moreover, the overall trend of methane soil gas concentrations has been decreasing since July 2013.

According to the SWRCB's GeoTracker database, there are 13 sites near the proposed pipeline alignments. However, all are cleanup sites and 12 have been closed/completed. The active cleanup site is as follows:

• Leaking underground storage tank cleanup site at the former Golden Coach Moving Facility located at 14325 Chandler Street in Eastvale. The potential contaminants of concern include gasoline that may have potentially affected an aquifer used for drinking water supply, other groundwater, and soil. The leaking underground storage tank was removed in 1989. No additional assessment or remediation was conducted until 2007. Monitoring wells were installed in April 2010 and three additional wells were installed in December 2010. The site was determined eligible for closure as of June 9, 2014.

There are currently 16 sites in Riverside County and 38 sites in San Bernardino County identified on DTSC's "Cortese" list. However, none of these sites are near the proposed pipeline alignments. The nearest such site in Riverside County is the Corona Naval Weapons Station, approximately 2 miles southeast of the southernmost pipeline; and in San Bernardino County there are three sites near Ontario International Airport, approximately 3.2 miles north of the northernmost pipeline alignment.

The nearest proposed pipeline to the school cleanup site is within Schleisman Road ROW, adjacent to the school's football field where the monitoring wells are installed. The nearest proposed pipeline to the leaking underground storage tank site is within Chandler Street ROW, adjacent to the former Golden Coach Moving Facility. However, as these adjacent pipeline facilities are located off the subject properties, the construction and operation of the proposed pipelines will not materially affect the cleanup or monitoring activities as these sites and will not otherwise create a

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

significant hazard to the public or the environment related to these subject properties. Therefore, impacts will be less than significant.

# Recycled Water Reservoirs and Pump Station

There are no known hazardous sites in proximity to the Survey Areas according to the DTSC's EnviroStor and SWRCB's GeoTracker databases, or according to the current Cortese list. Therefore, no impact in this regard will occur.

#### Facilities at WRCRWA Treatment Plant

There are no known hazardous sites in proximity to the proposed facilities at the Treatment Plant site according to the DTSC's EnviroStor and SWRCB's GeoTracker databases, or according to the current Cortese list. Therefore, no impact in this regard will occur.

e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?		

(Sources: RCMMC; RCALUC, OGP EIR)

#### Recycled Water Pipelines

Chino Airport is the only airport within a two-mile vicinity of the Project Facilities. Chino Airport is operated by San Bernardino County and is located within Chino. A portion of the proposed pipeline alignments are located within the Chino Airport Influence Area, specifically within that airport's Compatibility Zones B1, C, D, and E. Zone B1 is the inner approach/departure zone, Zone C is the extended approach/departure zone, Zone D is the primary traffic patterns and runway buffer area, and Zone E is other airport environs. Zones B1, C, and D include maximum densities and intensities and prohibited uses associated with the respective zone; however, because the proposed pipeline facilities consist of constructing and installing underground pipelines, people residing or working in the vicinity of the proposed pipeline alignments will not be subject to safety hazards from operations associated with the Chino Airport. Moreover, the construction and operation of underground pipelines do not constitute a hazard to flight operations or a prohibited use in any of the airport's Compatibility Zones. Ontario International Airport is approximately 3.2 miles north of the northernmost pipeline alignment; no portion of the proposed pipelines are within that airport's influence area Therefore, impacts will be less than significant.

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

## Recycled Water Reservoirs and Pump Station

The Survey Areas are within Compatibility Zone E (other airport environs) of the Chino Airport Influence Area. Zone E does not include maximum densities and intensities, but prohibits uses that are hazards to flight and a review of objects greater than 100 feet in height. The tallest features associated with the proposed station include the two water storage tanks, which will achieve approximately 40 feet in height, and thus, are not subject to airspace review. Moreover, uses that are hazardous to flight include physical (e.g., tall objects), visual, and electronic forms of interference with the safety of aircraft operations, and land use development that may cause the attraction of birds to increase is also prohibited. The proposed reservoirs and pump station will not include any component that is a prohibited use within Zone E. As the proposed reservoirs and pump station will be unmanned facilities allowed within Zone E, construction and operation of these facilities will not result in a safety hazard for people working or residing in the area. Therefore, impacts will be less than significant.

#### Facilities at WRCRWA Treatment Plant

The Treatment Plant is not located within an airport's influence area or within two miles of an airport. Thus, the proposed facilities at the Treatment Plant are not within an airport influence area. Therefore, no impact in this regard will occur.

f) For a project within the vicinity of a private airstrip, would the project result in a		
safety hazard for people residing or working in the project area?		

(Sources: Google Earth)

#### Recycled Water Pipelines

The proposed pipelines are not in the vicinity of a private airstrip that is utilized for manned aircraft. However, there is an approximately 800-foot-long airstrip located approximately 1.5 miles west of the Hall Road pipeline alignment at the northeast corner of Cucamonga Avenue and McCarty Road in Chino known as the Prado Airpark that is used for remote-controlled airplanes. Given the use of this private airstrip and its distance, Project implementation will not result in a safety hazard to people residing or working in the Project area. No impacts will occur.

#### Recycled Water Reservoirs and Pump Station

There are no private airstrips within a 2-mile proximity to the Survey Areas.

	Less Than Significant		
Potentially Significant Impact	with Mitigation Incorporated	Less Than Significant Impact	No Impact

## Facilities at WRCRWA Treatment Plant

The aforementioned Prado Airpark is located approximately 1.4 miles west of the clear well site, the nearest of the proposed facilities at the Treatment Plant. Please refer to the discussion under *Recycled Water Pipelines*.

g) Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?		

(Sources: Project Description)

# Recycled Water Pipelines

Implementation of the proposed pipelines will not reconfigure current roadways and will not result in inadequate emergency access. Construction of proposed pipeline facilities within existing roadways may require temporary closure of a travel lane or road segment, which includes arterial roadways that may be utilized in the event of an evacuation; however, a Traffic Control Plan will be prepared for the construction of the proposed pipelines that will require access and circulation be maintained throughout the construction activities as per mitigation measure **MM TRANS 1**, which is enumerated below under response XVI.a). Operation of the pipelines will not interfere with evacuation or emergency response plans. Therefore, impacts will be less than significant with mitigation.

# Recycled Water Reservoirs and Pump Station

The Survey Areas are located within an area that is currently agricultural and very low density. As such, the ROW immediately adjacent to the Survey Areas, Carpenter Avenue ROW west of Survey Area 1, which is currently unpaved, and Schaefer Avenue ROW south of Survey Area 2, which is a local access roadway, is not likely to be utilized for an emergency response plan or evacuation plan. During construction equipment will be sited on site and outside of the ROW, thereby avoiding any potential impacts to any such emergency use of the ROW. Moreover, the operation of the proposed station will not impair the implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan. Therefore, impacts will be less than significant.

#### Facilities at WRCRWA Treatment Plant

Construction equipment will be sited within the Treatment Plant area and outside of the nearby River Road ROW, thereby avoiding impacts to the emergency use of this roadway. Construction and operation of the proposed facilities will not impair the

**Less Than** 

	Potentially Significant Impact	Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
implementation of or physically interfere emergency evacuation plan. Therefore,			• •	e plan or
h) Expose people or structures to a significant risk of loss, injury or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?				

(Sources: Project Description, RCGP, OGP EIR)

#### Recycled Water Pipelines

Within the proposed pipeline area, the Santa Ana River, with its dense vegetation, is considered moderately susceptible to a wildlfire. However, due to its weather (including the Santa Ana winds), topography, and native vegetation, nearly all of the Southern California area is at risk from wildland fires. The proposed pipelines will be primarily constructed within existing ROW and are located in predominantly developed/disturbed areas not adjacent to wildlands. No portions of the proposed pipelines are within or immediately adjacent to the Santa Ana River. Moreover, the proposed pipelines will be located underground and will not provide any habitable structures that will expose persons to a wildland fire risk. Therefore, impacts will be less than significant.

## Recycled Water Reservoirs and Pump Station

Ontario is designated as an area with moderate wildland fire threats according to the California Fire Plan and Wildland Fire Threat Map of the National Fire Plan. However, the Survey Areas are not near or intermixed with wildlands. The proposed reservoirs and pump station will be unmanned facilities, and as such will not expose people to a significant risk of loss, injury, or death from wildland fires. JCSD employees will be on site infrequently and for short durations. Therefore, impacts will be less than significant.

## Facilities at WRCRWA Treatment Plant

The area adjacent to the proposed facilities at the Treatment Plant is not specifically identified for wildland fire risk. The surrounding area is primarily developed/disturbed except for the Santa Ana River and a portion of the Cucamonga Creek in Chino, west of the Treatment Plant. Implementation of these facilities will not expose people to a significant risk of loss, injury, or death from wildland fires. These facilities will be unmanned and JCSD employees will be on site infrequently and for short durations. These facilities will present no additional fire risk to existing structures, nor are the facilities likely to cause fires. Therefore, impacts will be less than significant.

Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
14			

IX. HYDROLOGY AND WATER QUALITY <sup>14</sup> Would the project:				
a) Violate any water quality standards or waste discharge requirements?				

(Sources: Project Description; SWRCB 303, SWP)

# Recycled Water Pipelines

In general, all storm water runoff in the Project area drains to Reach 3 of the Santa Ana River. Reach 3 is listed on the Clean Water Act's Section 303(d) list as an "impaired" waterbody for copper, lead, and pathogens. The source of the copper and lead is unknown and the pathogens result from the upstream dairies.

Construction of the proposed pipelines (distribution network) may result in the discharge of sediment and other construction byproducts. The proposed distribution network will likely be constructed in discrete phases over time. For any phase of pipeline construction that would entail an area of disturbance greater than one mile, JCSD would obtain coverage under the NPDES General Construction Permit issued by the SWRCB via the SARWQCB and prepare and implement a SWPPP. The SWPPP, which will be implemented by the construction contractor, will incorporate appropriate BMPs to reduce discharge of polluted runoff associated with construction activities. For pipeline facilities constructed in segments that are less than one mile in length (which would not require a SWPPP), adherence to mitigation measure **MM GEO 1** is required. This measure requires the preparation of an erosion and sediment control plan that identifies BMPs to be implemented during construction. Through either the implementation of the SWPPP or erosion and sediment control plan, construction of the proposed pipeline facilities will not violate the water quality standards of receiving waters.

While not anticipated, if dewatering activities become necessary during construction due to unexpected high groundwater conditions or pipe flushing, JCSD is required to obtain a dewatering permit from SARWQCB. The permit would identify waste discharge requirements and water quality objectives that must be achieved and that any water discharged during construction activities is treated to specific numerical standards. Operation of the proposed pipelines will not otherwise discharge any waste into surface or groundwater supplies. Further, operational discharges such as from pipe flushing

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<sup>&</sup>lt;sup>14</sup> Please note that additional discussion of the Project's impacts in regards to the federal Flood Plain Management, Coastal Zone Management Act, Wild and Scenic Rivers Act, Safe Drinking Water Act (Sole Source Aquifer Protection), as part of the CEQA-Plus analysis, is contained in Section D of this IS/MND.

	Less Than Significant		
Potentially	with	Less Than	
Significant Impact	Mitigation Incorporated	Significant Impact	No Impact

activities are currently covered by JCSD's existing De Minimus Permit with SARWQCB. Therefore, adherence to the requirements of the SWPPP (or SWPPPs), its BMPs, and the NPDES permit or the erosion and sediment control plan will reduce the potential for construction-related impacts to water quality standards or waste discharge requirements to less than significant.

# Recycled Water Reservoirs and Pump Station

Construction of the proposed reservoirs and pump station may result in the discharge of sediment and other construction byproducts. Because construction of the proposed reservoirs and pump station will entail disturbance of more than one acre preparation and implementation of a SWPPP, as discussed under *Recycled Water Pipelines* is required. The SWPPP will incorporate appropriate BMPs to reduce discharge of polluted runoff associated with construction activities. In the unlikely event that groundwater is encountered during construction, a dewatering permit from SARWQCB will be required, and this permit will identify waste discharge requirements and water quality objectives that must be achieved. Operation of the proposed reservoirs and pump station will not violate water quality standards or waste discharge requirements. Therefore, adherence to the requirements of the SWPPP, its BMPs, and the NPDES permit will reduce the potential for construction-related impacts to water quality standards or waste discharge requirements to less than significant.

## Facilities at WRCRWA Treatment Plant

The clear well site encompasses approximately 0.9 acres, and the proposed underground pipeline connecting the booster station and the clear well is less than one mile in length. As this area of disturbance is under one acre and less than one mile, respectively, a SWPPP is not required, which means mitigation measure **MM GEO 1** is applicable to construction of both the clear well and underground pipeline. The implementation of the erosion control plan required by mitigation measure **MM GEO 1** will reduce the potential discharge of polluted runoff associated with construction activities to less than significant levels. Operation of the proposed facilities at the Treatment Plant will not violate water quality standards or waste discharge requirements.

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
b) 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 (e.g., the production rate of preexisting nearby well would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?				

(Sources: Project Description)

# Recycled Water Pipelines

The proposed pipelines will convey recycled water to serve existing irrigation needs within the western portion of JCSD's service area. Because the water will be sourced from the WRCRWA Treatment Plant, the proposed Project will not deplete groundwater supplies. The Project will not interfere with any groundwater recharge activities because it will not result in a substantial amount of new impervious surfaces. The Project does not propose the extraction of groundwater, nor will groundwater extraction activities increase as a result of the Project. Therefore, no impact with regard to depleting groundwater supplies or interfering with groundwater recharge will occur.

## Recycled Water Reservoirs and Pump Station

The proposed reservoirs will store recycled water and the pump station will boost the recycled water into the proposed recycled distribution system (the pipelines) to serve existing irrigation needs within the western portion of JCSD's service area or for use by IEUA. Because the recycled water is being sourced from the WRCRWA Treatment plant, the proposed Project will not deplete groundwater supplies. The Project will not interfere with any groundwater recharge activities because it will not result in a substantial amount of new impervious surfaces. The Project does not propose the extraction of groundwater, nor will groundwater extraction activities increase as a result of the Project. Therefore, no impact with regard to depleting groundwater supplies or interfering with groundwater recharge will occur.

### Facilities at WRCRWA Treatment Plant

The proposed booster station will convey recycled water sourced from the Treatment Plant through the proposed underground pipeline connecting the booster station with the clear well, and the clear well will store the recycled water prior to conveyance in the distribution network (pipelines) to JCSD customers or the proposed recycled water reservoirs and pump station in Ontario. Because the recycled water is being sourced

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

from the Treatment Plant, the proposed Project will not deplete groundwater supplies. The Project will not interfere with any groundwater recharge activities because it will not result in a substantial amount of new impervious surfaces. The Project does not propose the extraction of groundwater, nor will groundwater extraction activities increase as a result of the Project. Therefore, no impact with regard to depleting groundwater supplies or interfering with groundwater recharge will occur.

c) Substantially alter the existing drainage pattern of the site or area, including	$\boxtimes$	
through the alteration of the course of a stream or river, in a manner which would result in substantial erosion or siltation onor off-site?		

(Sources: Project Description, Google Earth)

## Recycled Water Pipelines

Due to the underground nature of the proposed pipelines, existing surface drainage patterns will not be altered. The pipeline facilities are primarily located within existing ROW in a region that is relatively flat in topography and gradually slopes (i.e., drains) toward the Santa Ana River. Given that the ground surface will be returned to its original condition once each pipeline facility is completed, and that each facility will be subject to the requirements of a SWPPP, or erosion and sediment control plan per mitigation measure **MM GEO 1**, there is little potential for substantial erosion and siltation to occur on or off site. Therefore, impacts will be less than significant.

# Recycled Water Reservoirs and Pump Station

The Survey Areas are within an area of relatively flat topography that gradually sloes (i.e., drains) toward the Santa Ana River. The proposed reservoirs and pump station site will be 520 feet by 250 feet (approximately 3 acres). Within this approximately 3 acre site, the recycled water reservoirs and pump station will be constructed within an area approximately 280 feet by 250 feet (approximately 1.6 acres). Because construction of the reservoirs and pump station is not anticipated to require significant grading and the footprint of the proposed reservoir and pump station is relatively minor in size, any change to the existing drainage pattern that would result from these facilities is minimal. Further, the Project will comply with existing regulations including the California Drainage Law, municipal separate storm sewer system permits, and NPDES. Given the

<sup>&</sup>lt;sup>15</sup> The remainder of the 3 acre site that is not used for the reservoirs or pump station (approximately 1.4 acres) will be used for future treatment facilities. Because the nature of the treatment facilities has yet to be determined, the treatment facilities are not a part of this Project.

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

minimal alternation to the existing drainage pattern and that construction of these facilities will be subject to the requirements of a SWPPP, the potential for substantial erosion and siltation to occur will be less than significant.

## Facilities at WRCRWA Treatment Plant

The proposed facilities at the Treatment Plant are within an area of relatively flat topography that gradually slopes (i.e., drains) toward the Santa Ana River. The clear well will measure 200 feet by 200 feet in maximum dimension to accommodate a 40-foot-tall and 154-foot diameter storage tank. Because construction of the clear well is not anticipated to require significant grading and its footprint is relatively minor in size, any change to the existing drainage pattern that would result from the clear well is minimal. Additionally, the shell of the booster station is being constructed by WRCRWA and the Project equipping the booster station with the necessary equipment to operate the booster station will not result in a new impact in this regard. Moreover, the proposed pipeline connecting the booster station and the clear well will be located underground. Thus, given the minimal alternation to the existing drainage pattern and that construction of the clear well and underground pipeline will be required to implement the BMPs identified in the erosion and sediment control plan required by mitigation measure **MM GEO 1**, the potential for substantial erosion and siltation to occur will be reduced to less than significant.

d) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner which would result in flooding onor off-site?				
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(Sources: Project Description)

#### Recycled Water Pipelines

As discussed in response IX.c), above, the construction and operation of underground recycled pipelines will not substantially alter existing drainage patterns as the ground surface will be returned to its original condition once construction of the pipeline is completed. Therefore, impacts with regard to increasing the rate or amount of surface runoff in a manner that would result in flooding will be less than significant.

## Recycled Water Reservoirs and Pump Station

As discussed in response IX.c), above, the construction and operation of the proposed reservoirs and pump station will not substantially alter existing drainage patterns.

7/12/2022 Doard Meeting	/ <del>- 4</del>	А	macininent 2, 1	age 92 01 214
	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Therefore, impacts with regard to increa manner that would result in flooding will	_		f surface rui	noff in a
Facilities at WRCRWA Treatment Plate As discussed in response IX.c), above, if facilities at the Treatment Plant will not so Therefore, impacts with regard to increat manner that would result in flooding will	the constructions the construction that the construction the construction the construction that the construction the construction that the construction th	alter existing e or amount o	drainage pa	atterns.
e) Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?				
(Sources: Project Description)				
Recycled Water Pipelines, Recycled Facilities at WRCRWA Treatment Plant See responses IX.c) and IX.d), above. Or Project Facilities will not create or contristormwater drainage systems, nor result runoff. Therefore, impacts will be less the	<i>nt</i> Construction bute to runo t in substant	and operation off water that wate	n of the prop vould excee	posed d
f) Otherwise substantially degrade water quality?				
(Sources: Project Description, Analysis contained	ed in this docui	ment)		
Recycled Water Pipelines, Recycled Recilities at WRCRWA Treatment Plant Refer to response IX.a), above. Because will adhere to all identified BMPs in the General Permit, or the identified BMPs is required by mitigation measure MM GEO significant with mitigation.	<i>nt</i> e construction SWPPP as r in the erosion	on of the prop required by th n and sedime	osed Projec e NPDES C nt control pl	et Facilities construction an as
g) Place housing within a 100-year flood hazard area as mapped on a Federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?				

Less Than Significant		
entially with	Less Than	
•	•	No Impact
	Significant entially with nificant Mitigation	Significant entially with Less Than nificant Mitigation Significant

(Sources: Project Description)

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Implementation of the proposed Project does not include the development of housing or habitable structures. Therefore, no impact in this regard will occur.

h) Place within a 100-year flood hazard area structures which would impede or redirect flood flows?		

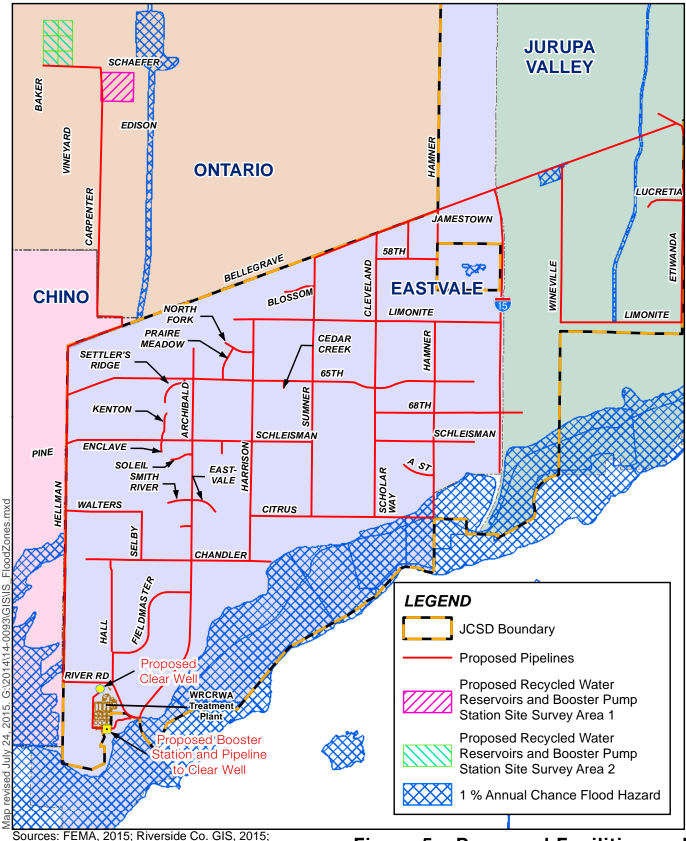
(Sources: Project Description, RCMMC, EGP, OGP EIR)

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Although the majority of the proposed pipelines are not within a 100-year flood hazard area; portions of the proposed pipelines near the Santa Ana River or flood control channels are within the 100-year flood zone as shown on **Figure 5 – Proposed Facilities and 100-Year FEMA Floodplain**. In Eastvale, portions of the alignment within Hellman Avenue ROW, River Road ROW, Citrus Street ROW, and Hamner Avenue ROW are within the 100-year flood hazard area. In Jurupa Valley, portions of the alignment within Bellegrave Avenue ROW and Wineville Avenue ROW, and the Day Creek Channel, which runs under the Bellegrave Avenue ROW and Limonite Avenue ROW, are within the 100-year flood hazard area. However, because these facilities will be underground pipelines, impacts with regard to impeding or redirecting flood flows will be less than significant.

The Survey Areas and proposed facilities at the Treatment Plant are not located within a 100-year flood hazard area.

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Sources: FEMA, 2015; Riverside Co. GIS, 2015; San Bernardino Co. GIS, 2015.



Figure 5 – Proposed Facilities and 100-Year FEMA Floodplain

JCSD Recycled Water Service Expansion



	Potentially Significant Impact	Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
i) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam?				

(Sources: Project Description, EGP, OGP EIR)

# Recycled Water Pipelines

The portions of the proposed pipelines within Ontario and Chino are within the San Antonio Creek Dam failure inundation zone. The San Antonio Creek Dam is located about four miles northeast of the City of Claremont in San Bernardino and Los Angeles counties. The pipelines within Eastvale and Jurupa Valley are not within an area that would be affected by inundation due to the failure of an upstream Santa Ana River dam. Construction and operation of the proposed pipelines will not result in an overall increased exposure of significant flooding hazards to people and/or structures. JCSD will obtain encroachment permits from the appropriate flood control district (SBCFCD or RCFCWCD) prior to the construction of any facility within either districts' ROW. Because JCSD will comply with the conditions placed on the encroachment permit by the applicable district, construction and operation of the pipelines will not result in adverse conditions that could weaken or damage flood-control structures. Therefore, impacts will be less than significant.

## Recycled Water Reservoirs and Pump Station

The Survey Areas are located within the San Antonio Creek Dam failure inundation zone. However, as the proposed reservoirs and booster station will be unmanned facilities that are relatively minor in size, construction and operation of these facilities will not result in an overall increased exposure of significant flooding hazards to people and/or structures. Therefore, impacts will be less than significant.

#### Facilities at WRCRWA Treatment Plant

The proposed facilities at the Treatment Plant are not within an area identified as at risk from inundation from levee or dam failure. As these proposed facilities will be unmanned and relatively minor in size, construction and operation of these proposed facilities at the Treatment Plant will not result in an overall increased exposure of significant flooding hazards to people and/or structures. Therefore, impacts will be less than significant.

j) Inundation by seiche, tsunami, or mudflow?		$\boxtimes$

(Sources: Project Description, Google Earth, OGP EIR)

Less Than
Significant
Potentially with Less Than
Significant Mitigation Significant
Impact Incorporated Impact No Impact

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

A seiche is a surface wave created when an inland body of water is shaken, usually by earthquake activity, which can cause damage to improvements along the shoreline, and a tsunami is a very large ocean waves that are caused by an underwater earthquake or volcanic eruption. The physical conditions associated with these phenomena are not present in the area of the proposed Project Facilities.

Mudflows are a type of landslide composed of saturated rock debris and soil with a consistency of wet cement. Mudflows could occur in drainage channels during a flash flood, but are not expected to pose a substantial hazard outside of a drainage channel due to the very gently sloping terrain of the area. Therefore, no impact in this regard will occur.

X. LAND USE AND PLANNING Would the project:				
a) Physically divide an established community?				$\boxtimes$

(Sources: Project Description; OGP)

## Recycled Water Pipelines

Due to the underground nature of the proposed pipelines primarily within existing ROW, no established communities will be divided. Therefore, no impact in this regard will occur.

## Recycled Water Reservoirs and Pump Station

The Survey Areas are located within an agricultural area of Ontario with underlying General Plan land use designations for residential, commercial, and open space. Construction and operation of the proposed reservoirs and pump station will not divide an established community because no community exists at present. Given the relatively minor footprint of the site for these facilities (approximately 1.64 acres), construction of the proposed reservoirs and pump station will not significantly interfere with or preclude development of the remaining Survey Area to its General Plan land use designation. Therefore, no impact in this regard will occur.

#### Facilities at WRCRWA Treatment Plant

The clear well, booster station, and underground pipeline connecting these facilities will be located in the property of the Treatment Plant. As such, the implementation of the clear well will not physically divide an established community. Therefore, no impact in this regard will occur.

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
b) Conflict with any applicable land use plan, policy, or regulation of an agency with jurisdiction over the project (including, but not limited to the general plan, specific plan, local coastal program, or zoning ordinance) adopted for the purpose of avoiding or mitigating an environmental effect?				

(Sources: Project Description, OGP, EGP)

## Recycled Water Pipelines

As the proposed pipeline facilities consist of utility infrastructure and will be located underground primarily within ROW, the facilities with not conflict with local land use plan, policies, or regulations. These facilities in and of themselves will not result in any changes to the existing land use patterns in the Project area, but instead will serve existing irrigation needs within the western portion of JCSD's service area with recycled water. Therefore, no impact in this regard will occur.

# Recycled Water Reservoirs and Pump Station

Survey Area 1 is within The Avenue Specific Plan, is zoned as Specific Plan, and designated by The Ontario Plan for low density residential and park uses. This Survey Area is traversed by an existing Southern California Edison easement and power line. Survey Area 2 is zoned for agricultural uses and designated by the General Plan for low density residential and neighborhood commercial land uses. This Survey Area is also traversed by an existing Southern California Edison easement and power line.

Construction and operation of the proposed reservoirs and pump station is not anticipated to impact land use zoning or designation in Ontario because the proposed facilities will not prohibit future development consistent with land use guidance and policy documents. Moreover, the applicable zoning and land use designations are not specifically designed for the purpose of avoiding or mitigating an environmental effect. For these reasons, impacts with regard to conflicts with land use plans, policies, or regulations will be less than significant.

#### Facilities at WRCRWA Treatment Plant

The proposed facilities at the Treatment Plant are consistent with the operations of the Treatment Plant, and by extension, the zoning and land use designations for this site, which is Heavy Agriculture and Public Facilities, respectively. Therefore, no impact in this regard will occur.

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
c) Conflict with any applicable habitat conservation plan or natural community conservation plan?				

(Sources: Analysis contained within this document)

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Please refer to response IV.f), above.

XI. MINERAL RESOUCES Would the project:		
a) Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?		

(Sources: Project Description; OGP EIR, RCGP)

The State Mining and Geology Board have established Mineral Resources Zones (MRZ) using the following classifications:

- MRZ-1: Areas where the available geologic information indicates no significant mineral deposits or a minimal likelihood of significant mineral deposits.
- MRZ-2a: Areas where the available geologic information indicates that there are significant mineral deposits.
- MRZ-2b: Areas where the available geologic information indicates that there is a likelihood of significant mineral deposits.
- MRZ-3: Areas where the available geologic information indicates that mineral deposits are likely to exist; however, the significance of the deposit is undetermined.
- MRZ-4: Areas where there is not enough information available to determine the presence or absence of mineral deposits.

The California Department of Conservation is primarily interested in preservation of access to significant resource areas included in MRZ-2a and 2b.

Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

The alignments of the proposed Project Facilities are located within MRZ-3. However, there are no known mineral deposits present within proximity of the Project Facilities. Additionally, given the relatively small footprint of the Project Facilities and the amount of existing development in the Project Area along their alignments, it is highly unlikely that any surface mining or mineral recovery operation could feasibly take place in the locations proposed for the Project Facilities. Therefore, impacts will be less than significant.

b) Result in the loss of availability of a		
locally-important mineral resource recovery site delineated on a local general		
plan, specific plan or other land use plan?		

(Sources: Project Description, OGP EIR, RCGP)

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

The Project Facilities are not proposed to be located within an area of locally important mineral resource recovery or within an area that has been classified or designated as a mineral resource area. Therefore, no impact in this regard will occur.

XII. NOISE		
Would the project result in:		
a) Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?		

(Sources: Project Description, RCGP; EMC; JVMC, CMC, OMC)

Noise within the Project area is generated by numerous sources that include mobile, stationary, and periodically construction-related. Land uses that are considered noise-sensitive receptors include, but are not limited to: schools, hospitals, rest homes, long-term care facilities, mental care facilities, residential uses, places of worship, libraries, and passive recreation areas (RCGP, p. N-5).

Noise within Eastvale is regulated by Chapter 8.52 of the Eastvale Municipal Code; noise within Jurupa Valley is regulated by Chapter 11.10 of the Jurupa Valley Municipal

	Less Than Significant		
Potentially	with	Less Than	
Significant Impact	Mitigation Incorporated	Significant Impact	No Impact

Code; noise within Chino is regulated by Chapter 9.40 of the Chino Municipal Code; and noise within Ontario is regulated by Chapter 29 of the Ontario Municipal Code.

These cities' noise standards also include exemptions that are applicable to the Project. Specifically, Eastvale and Jurupa Valley exempt noise from the following sources (among others) in Section 8.52.050 and Section 11.10.020, respectively:

- (1) Facilities owned or operated by or for a governmental agency;
- (2) Capital improvement projects of a governmental agency;
- (3) The maintenance or repair of public properties;

Chino exempts noise from the following sources (among others) in Section 9.40.060:

(D) Noise sources associated with or vibration created by construction, repair, remodeling or grading of any real property or during authorized seismic surveys, provided said activities do not take place outside the hours for construction as defined in Section 15.44.030 of this code, and provided the noise standard of sixty-five dBA plus the limits specified in Section 9.40.040(B) as measured on residential property and any vibration created does not endanger the public health, welfare and safety;

Ontario exempts noise from the following sources (among others) in Section 5-29.06:

- (d) Noise sources associated with construction, repair, remodeling, demolition or grading of any real property. Such activities shall instead be subject to the provisions of Section 5-29.09;
- (e) Noise sources associated with construction, repair, remodeling, demolition or grading of public rights-of-way or during authorized seismic surveys;

## Recycled Water Pipelines

Construction of the proposed pipelines will involve equipment that could exceed noise levels of 65 A-weighted decibels (dBA) in the short term. Construction-related noise of the proposed pipelines is exempt from the provisions of Eastvale and Jurupa Valley's noise standards as the Project is a capital improvement project and the proposed pipelines will be owned and operated by JCSD. Pipeline construction is exempt from the provisions of Ontario's noise standards as the pipelines are within public ROW; thus, there is no conflict with these cities' noise standards.

Construction of the portions of the pipelines within Chino is exempt from the provisions of the noise standards only if construction activity occurs between 7:00 a.m. and 8:00 p.m. Monday through Saturday and no construction takes place on Sunday or federal holidays (CMC Section 15.44.030). In order to comply with the provision of Chino's noise

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

ordinance, mitigation measure **MM NOISE 1**, which requires that construction-related activities within Chino adhere to the designated time period for construction activities set forth in the Chino Municipal Code, will be implemented. With implementation of **MM NOISE 1**, construction-related noise impacts will be less than significant.

**MM NOISE 1:** All construction activities within the City of Chino shall be limited to occur between the hours of 7:00 a.m. and 8:00 p.m. Monday through Saturday with no construction allowed on Sundays or federal holidays.

## Recycled Water Reservoirs and Pump Station

Construction of the proposed reservoirs and booster station is exempt from the Ontario Municipal Code as set forth in Section 5-29.06(d) as long as the construction activity adheres to the designated time period set forth in Section 5-29.09, which restricts hours of construction to only occur between 7:00 a.m. and 6:00 p.m. Monday through Friday, and between 9:00 a.m. and 6:00 p.m. on Saturday and Sunday. In order to comply with the Ontario Municipal Code, mitigation measure **MM NOISE 2**, which requires construction-related activities for the proposed reservoirs and pump station adhere to the designated time period for construction activities set forth in the Ontario Municipal Code, will be implemented. With implementation of **MM NOISE 2**, construction related noise impacts will be less than significant with mitigation.

**MM NOISE 2:** Construction activities associated with the proposed recycled water reservoirs and pump station within the City of Ontario shall be limited to occur between the hours of 7:00 a.m. and 6:00 p.m. Monday through Friday, and 9:00 a.m. and 6:00 p.m. on Saturday and Sunday.

## Facilities at WRCRWA Treatment Plant

Construction-related noise associated with the proposed facilities at the Treatment Plant is exempt from Eastvale Municipal Code's noise standards. Therefore, impacts will be less than significant.

b) Exposure of persons to or generation of excessive ground-borne vibration or ground-borne noise levels?			
		i	

(Sources: Project Description)

## Recycled Water Pipelines

Ground-borne vibration and noise is not a common environmental problem. It is unusual for vibration from sources such as buses and trucks to be perceptible, even in locations close to major roads. Some common sources of ground-borne vibration are trains,

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

buses on rough roads, and heavy construction activities such as blasting, pile driving, or extensive grading. Blasting, pile driving, and extensive grading will not be necessary for the construction of the proposed pipelines. Moreover, operation of the proposed pipelines will not result in ground-born vibration or noise. Therefore, impacts will be less than significant.

### Recycled Water Reservoirs and Pump Station

While some grading and site preparation for the proposed station is anticipated, no blasting, pile driving, or extensive grading is expected to be utilized during construction. Moreover, the proposed reservoirs and pump station will not produce ground-borne vibration or ground-borne noise during operation. Therefore, impacts will be less than significant.

### Facilities at WRCRWA Treatment Plant

While some grading and site preparation for the proposed clear well and underground pipeline connecting the booster station and clear well is anticipated, no blasting, pile driving, or extensive grading is expected to be utilized during construction. Moreover, the proposed facilities at the Treatment Plant will not produce ground-borne vibration or ground-borne noise during operation. Therefore, impacts will be less than significant.

(Sources: Project Description)

### Recycled Water Pipelines

Upon completion of the temporary construction, there will be no operational noise associated with the proposed pipelines, which will be located underground. Thus, the proposed pipelines will not result in a substantial permanent increase in ambient noise levels. Therefore, no impact in this regard will occur.

### Recycled Water Reservoirs and Pump Station

The proposed pump station may have some operational noise generated from the pump machinery; however, such noise will not constitute a substantial ambient noise level increase. The actual pump machinery will be enclosed within a structure, which will serve to attenuate noise, and the plans and specifications for the pump station structure will require applicable noise standards are achieved. Operational noise associated with the proposed station will also be sourced from vehicle trips for maintenance and any emergency repair activities; however, such occurrences will be infrequent. Therefore, impacts will be less than significant.

Less Than Significant		
with	Less Than	
Mitigation	Significant	
Incorporated	Impact	No Impact
	Significant with Mitigation	Significant with Less Than Mitigation Significant

### Facilities at WRCRWA Treatment Plant

Operational noise associated with the clear well and booster station will be sourced from vehicle trips for maintenance and any emergency repair activities; however, such occurrences will be infrequent. The proposed underground pipeline will not generate operational noise. The clear well itself will not result in substantial permanent ambient noise level increase given the nature of the structure as a storage tank, and the boosting equipment at the booster station will be enclosed, which will attenuate noise. Therefore, no impact in this regard will occur.

d) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?			
		1	

(Sources: Project Description)

### Recycled Water Pipelines

Construction of the proposed pipelines will require the use of equipment for cutting and removal of existing pavement, as applicable, excavation/trenching, installation of pipeline, backfill, compaction, and restoring original surface conditions. The equipment that is generally required includes asphalt or concrete-cutting saw, backhoe or excavator, trucks for moving materials, compactor, paving equipment, and steam roller. Construction activities will also involve the use of smaller power tools, generators, and other sources of construction noise, in addition to noise from construction vehicles. These activities have the potential to exceed noise levels of 65 dBA in the short term; however, it is important to note that active pipeline construction will only be adjacent to any given receptor for a few days, and will continue to move farther along the alignment from a particular location as construction occurs. To minimize construction noise impacts, mitigation measures **MM NOISE 3** and **MM NOISE 4** are required. Therefore, impacts will be less than significant with mitigation.

**MM NOISE 3:** To minimize noise impacts resulting from poorly tuned or improperly modified vehicles and construction equipment, all vehicles and construction equipment shall maintain equipment engines and mufflers in good condition and in proper tune per manufacturers' specifications to the satisfaction of the Jurupa Community Services District. Equipment maintenance records and equipment design specification data sheets shall be kept and maintained by the contractor and available for review by the Jurupa Community Services District upon request.

	Less Than Significant		
Potentially	with	Less Than	No Impact
Significant	Mitigation	Significant	
Impact li	ncorporated	Impact	

**MM NOISE 4:** To minimize noise from idling engines, all vehicles and construction equipment shall be prohibited from idling in excess of three (3) minutes when not in use.

### Recycled Water Reservoirs and Pump Station

Construction of the proposed reservoir and pump station will require the use of equipment for grading and excavation. Construction activities will also involve the use of smaller power tools, generators, and other sources of construction noise, in addition to noise from construction vehicles. These activities have the potential to exceed noise levels of 65 dBA in the short term. To minimize construction noise impacts mitigation measures **MM NOISE 3** and **MM NOISE 4** are also required for construction of the proposed reservoir and pump station. Therefore, impacts will be less than significant with mitigation.

### Facilities at WRCRWA Treatment Plant

Construction of the proposed clear well and underground pipeline connecting the booster station and the clear well will require the use of equipment for grading and excavation. Construction activities will also involve the use of smaller power tools, generators, and other sources of construction noise, in addition to noise from construction vehicles. These activities have the potential to exceed noise levels of 65 dBA in the short term. To minimize construction noise impacts mitigation measures MM NOISE 3 and MM NOISE 4 are also required for construction of the proposed clear well and pipeline. Therefore, impacts will be less than significant with mitigation.

e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?		

(Sources: RCMMC; RCALUC, OGP EIR)

### Recycled Water Pipelines

As discussed in response VIII.e), above, a portion of the proposed pipeline alignments are located within the Chino Airport Influence Area Compatibility Zones B1, C, D, and E. A portion of the proposed pipeline alignment within Hellman Avenue and Carpenter Avenue are within the airport's 55 Community Noise Equivalent Level contour. However, because the proposed pipelines will be underground, construction and

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

operation of these facilities will not expose people to excessive noise levels from this airport. Therefore, impacts will be less than significant.

### Recycled Water Reservoirs and Pump Station

As discussed in response VIII.e), above, the Survey Areas are within the Chino Airport Influence Area Compatibility Zone E. The Survey Areas are not located within an identified noise contour associated with the Chino Airport. Moreover, the proposed reservoir and pump station will be unmanned facilities. Thus, construction and operation of these facilities will not expose people to excessive noise levels from this airport. Therefore, impacts will be less than significant.

### Facilities at WRCRWA Treatment Plant

As discussed in response VIII.e), above, the proposed facilities at the Treatment Plant are not located within an airport's influence area or within two miles of an airport. Therefore, no impact in this regard will occur.

f) For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?		
area to excessive noise levels:		

(Sources: Google Earth)

### Recycled Water Pipelines

As discussed in response VIII.f), above, the proposed pipelines are not in the vicinity of a private airstrip that is utilized for manned aircraft. However, there is an approximately 800-foot-long airstrip located approximately 1.5 miles west of the Hall Road pipeline alignment at the northeast corner of Cucamonga Avenue and McCarty Road in Chino known as the Prado Airpark that is used for remote-controlled airplanes. Given the use of this airstrip and its distance, exposure of persons to excessive noise levels during the construction of the pipeline facilities will not result from the use of the airstrip. No impact in this regard will occur.

### Recycled Water Reservoirs and Pump Station

As discussed in response VIII.f), above, there are no private airstrips within a 2-mile proximity to the Survey Areas. No impact in this regard will occur.

#### Facilities at WRCRWA Treatment Plant

As discussed in response VIII.f), above, the aforementioned Prado Airpark is located approximately 1.4 miles west of the clear well site, the nearest of the proposed facilities at the Treatment Plant. However, given the use of this airstrip and its distance,

No Impact

Less Than

Significant

Impact

**Potentially** 

Significant Impact

Less Than Significant

with

Mitigation

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exposure of persons to excessive noise will not result from the use of the airstrip		•		
XIII. POPULATION AND HOUSING Wo	ould the proj	ect:		
a) Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?				
(Sources: Project Description)				
Recycled Water Pipelines, Recycled Facilities at WRCRWA Treatment Plant Implementation of the proposed Project western portion of JCSD's service area influence any land use changes and are or indirectly. Therefore, no impact in this	nt will serve ex with recycle not conside	xisting irrigation d water, and a ered growth-in	on needs wit as such, will	thin the
b) Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?				$\boxtimes$
(Sources: Project Description)  Recycled Water Pipelines, Recycled In Facilities at WRCRWA Treatment Plans Implementation of the proposed Project Therefore, no impact in this regard will of	<i>nt</i> pipelines wi		-	
c) Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?				$\boxtimes$

(Sources: Project Description)

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Implementation of the proposed Project will not displace any people. Therefore, no impact in this regard will occur.

Less Than Significant Potentially with Less Than Significant Mitigation Significant Impact Incorporated Impact No Impact

XIV. PUBLIC SERVICES Would the pro	ject:			
a) Result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:				
Fire protection?				
Police protection?				
Schools?				
Other public facilities?				

(Sources: Project Description)

### Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

The proposed Project will convey recycled water for existing irrigation needs in the western portion of JCSD's service area and will not influence any land use changes. As discussed in Response XIII.a), implementation of the proposed Project will not directly or indirectly generate new development or persons to the Project area. As such, the proposed Project does not necessitate the construction of new governmental facilities or increase the demand for fire protection, police protection, schools, or other public facilities. Therefore, no impact in this regard will occur.

XV. RECREATION Would the project:		
a) 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?		

(Sources: Project Description)

### Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

The proposed Project will not increase the use of existing parks or recreational facilities, and thus, will not affect demand for such services and will not contribute to any park or recreational facility deterioration. The Project will provide recycled water to irrigate parks within the western portion of JCSD, which is a beneficial impact.

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
b) Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?				

(Sources: Project Description)

### Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

The proposed Project does not include recreational facilities. Because the Project will not induce housing or population growth (see response XIII.a), above), construction and operation of the proposed Project will not result in the need for new or expanded recreational facilities. Therefore, no impact in this regard will occur.

XVI. TRANSPORTATION/TRAFFIC Would the project:		
a) Conflict with an applicable plan, ordinance, or policy establishing measures of effectiveness for the performance of the circulation system, taking into account all modes of transportation including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit?		

(Sources: Project Description)

### Recycled Water Pipelines

Implementation of the proposed Project will not conflict with any plan, ordinance, or policies relative to transit or circulation. The proposed pipelines will be located underground primarily within existing paved ROW, and will not alter the existing roadways' configurations or geometrics. Encroachment permits will be acquired from each of the cities within the Project area as well as from Caltrans for construction of pipeline facilities within the applicable jurisdictions' ROW. Through-traffic may experience minor, short-term delays, detours, or congestion during construction within affected roadways if lane or street segment closure(s) are necessary in order to complete the work, which has a potential to impact existing levels of service along the affected roadway. Thus, in order to allow vehicular circulation to continue in a safe

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

manner, a Traffic Control Plan will be prepared as required by mitigation measure **MM TRANS 1**. Therefore, impacts will be less than significant with mitigation.

MM TRANS 1: Prior to the initiation of construction activities where a public roadway will be affected by a lane or segment closure or modification of a travel lane, a Traffic Control Plan shall be prepared to the satisfaction of the agency with jurisdiction over the affected roadway. The Traffic Control Plan shall be prepared per the California Manual on Uniform Traffic Control Devices for Streets and Highways and designed to maintain safe traffic flow on local streets, permit adequate access by emergency vehicles and to private property fronting the affected alignment, traffic control procedures, alternate routes in the event road closure is required, adequate sign postings, detours, and permitted hours of construction. Where a Traffic Control Plan is being prepared along a roadway utilized for bus transit, as part of the Traffic Control Plan, Jurupa Community Services District shall coordinate with that transit agency to ensure that bus service will not be interrupted.

### Recycled Water Reservoirs and Pump Station

Construction of the proposed station will not directly impact roadway ROW, and construction equipment will be staged and used on site and outside of the ROW. Minor increases to traffic volume will result from construction personnel and equipment traveling to the site. Operation of the proposed station will also not impact the performance of the circulation system. Therefore, impacts will be less than significant.

### Facilities at WRCRWA Treatment Plant

Construction equipment will be sited within the Treatment Plant area and outside of the nearby River Road ROW. Minor increases to traffic volume will result from construction personnel and equipment traveling to the site. Operation of the proposed facilities will not impact the performance of the circulation system. Therefore, impacts will be less than significant.

b) Conflict with an applicable congestion management program, including, but not limited to level of service standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways?		
designated roads or highways?		

(Sources: Project Description, RCTC, SANBAG)

 $\boxtimes$ 

**Less Than** Significant **Potentially** with Less Than Significant Mitigation Significant Impact Incorporated **Impact** No Impact Recycled Water Pipelines The Riverside County Congestion Management Program (CMP) designates certain roadways where proposed pipelines will be located as part of the CMP system. These CMP roadways include Limonite Avenue and Etiwanda Avenue. No affected roadways in San Bernardino County are designated as part of that county's CMP. While operation of the proposed pipeline will not affect performance along Limonite Avenue or Etiwanda Avenue, construction may temporarily affect performance if lane or roadway segment closure(s) are necessary along either of these roadways. However, with implementation of mitigation measure **MM TRANS 1**, potential impacts will be reduced. Therefore, impacts will be less than significant with mitigation Recycled Water Reservoirs and Pump Station Construction of the proposed reservoirs and pump station will not direct impact roadway ROW. Moreover, Carpenter Avenue and Schaefer Avenue, which will provide direct access to Survey Area 1 and Survey Area 2, respectively, are not designated as part of San Bernardino County's CMP. Therefore, no impact in this regard will occur. Facilities at WRCRWA Treatment Plant Construction equipment will be sited within the Treatment Plant area and outside of the nearby River Road ROW, which provides direct access to the Treatment Plant. Moreover, River Road is not designated as part of Riverside County's CMP. Therefore, no impact in this regard will occur. c) Result in a change in air traffic patterns,  $\boxtimes$ including either an increase in traffic levels or a change in location that result in substantial safety risks? (Sources: Project Description) Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant Construction and operation of the proposed Project will not change air traffic patterns. Therefore, no impact in this regard will occur.

(Sources: Project Description)

uses (e.g., farm equipment)?

d) Substantially increase hazards due to a

design feature (e.g., sharp curves or dangerous intersections) or incompatible

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact	
Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant Implementation of the proposed Project does not include any component that will change current roadway configurations or geometrics, or alter the area in such a way as to introduce a hazardous design feature. Project implementation will not introduce incompatible uses. Therefore, no impact in this regard will occur.					
e) Result in inadequate emergency access?		$\boxtimes$			
(Sources: Project Description)  Recycled Water Pipelines  Construction of the proposed pipelines will not reconfigure current roadways; however construction of the pipelines may result in temporary lane or roadway segment closures, which may potentially impact emergency access. As required by mitigation measure MM TRANS 1, above, a Traffic Control Plan will be prepared and implemented, as necessary, so that access and circulation will be maintained during construction activities. Therefore, impacts will be less than significant with mitigation.  Recycled Water Reservoirs and Pump Station  Construction of the proposed reservoirs and pump station will not reconfigure current roadways or result in inadequate emergency access as these proposed facilities will be constructed outside of the ROW. Moreover, the relatively minor size of the proposed reservoirs and pump station will not otherwise prevent emergency access to the remainder of the Survey Area. Therefore, no impact in this regard will occur.  Facilities at WRCRWA Treatment Plant  Construction of the proposed facilities at the Treatment Plant will not reconfigure current roadways or result in inadequate emergency access as the proposed clear well will be					
constructed outside of the ROW and within the Treatment Plant property. Moreover, the proposed clear well will not prevent emergency access to and within the Treatment Plant. Therefore, no impact in this regard will occur.					
f) Conflict with adopted policies, plans, or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities?					

(Sources: Project Description)

Less Than Significant Potentially with Less Than Significant Mitigation Significant Impact Incorporated Impact No Impact

### Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

The proposed Project is an infrastructure project, and therefore, will not conflict with adopted policies, plans, or programs that support alternative transportation. Existing bus service routes along where a pipeline alignment is proposed may be temporarily impacted if construction requires a lane or roadway segment closure along the bus route. However, as part of the Traffic Control Plan required by mitigation measure **MM TRANS 1**, JCSD will coordinate with the affected transit agency to ensure that bus service will not be interrupted. Therefore, impacts will be less than significant with mitigation.

Would the project:				
a) Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board?				
(Sources: Project Description)				
Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant Because implementation of the proposed Project will not result in the generation of wastewater there will be no impacts with regard to exceeding wastewater treatment requirements. The Project will use recycled water from the Treatment Plant.				
b) 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?				

(Sources: Project Description)

XVII. UTILITIES AND SERVICE SYSTEMS

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Implementation of the proposed Project will not require or result in the construction or expansion of new water or wastewater treatment facilities. However, it should be noted that, while not a part of the Project, treatment facilities may be constructed at Survey Area 1 or Survey Area 2 in the future that would treat the recycled water before being conveyed to IEUA. Because the specific type of treatment is not known and the treatment facilities are not required in order for the Project to become operational, any

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
future treatment facilities are not a part or regard to the construction of new or exp significant.		•		•
c) Require or result in the construction of new stormwater drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?				
(Sources: Project Description)  Recycled Water Pipelines  Upon completion of construction for the conditions will be restored. Operation of stormwater drainage patterns or drainage or expanded drainage facilities. Therefore Recycled Water Reservoirs and Pump Given the relatively minor size of the proproposed facilities will not substantially instormwater drainage patterns or drainage expanded drainage facilities is not required.	the propose ge facilities, re, no impace p <b>Station</b> oposed rese ncrease the ge facilities.	ed pipelines wand require the ct in this regare rvoirs and pure amount of rule because the control of the contr	vill not affect e construction of will occur. on station, to noff or alter construction	existing on of new these existing of new or
Facilities at WRCRWA Treatment Plans Given the relatively minor size of the prosubstantially increase the amount of run patterns or drainage facilities. Moreover constructed by WRCRWA and JCSD wi booster station, and the pipeline connect be located underground. Because the confacilities is not required, there will be no	oposed clean off or alter of the shell of the install the oting the boo	existing storm f the booster sequipment ne ester station work of new or expand	water draina station is alrecessary to defit with the clear	eady being operate the well will

d) Have sufficient water supplies available			
to serve the project from existing			
entitlements and resources, or are new o expanded entitlements needed? In making			
this determination, the Lead Agency shall			
consider whether the project is subject to			
the water supply assessment requiremen	ts		
of Water Code Section 10910, et. seq. (S			
610), and the requirements of Government	nt		

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	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Code Section 664737 (SB 221).				
(Sources: Project Description)				
Implementation of the proposed Project water supplies. Rather, the Project will reproviding recycled water for existing irrig service area. Therefore, no impact in this	will not resulution of the will not resulute demands and the will not read to the will not result on the will not	and on potable in the wester	e water supp	olies by
e) Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the projects projected demand in addition to the provider's existing commitments?				
(Sources: Project Description)  Recycled Water Pipelines, Recycled In Facilities at WRCRWA Treatment Plant Please refer to response XVII.b), above wastewater generation, and thus, will not be a second of the seco	<i>nt</i> . The propos ot impact exi	sed Project wi	ll not result	in
Therefore, no impact in this regard will of the served by a landfill with sufficient	occur.			

(Sources: Project Description, PRC)

permitted capacity to accommodate the projects solid waste disposal needs?

### Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Construction of the proposed Project will result in the generation of small quantities of solid waste debris from the removal of roadway surfaces (which will be resurfaced after pipeline installation) and general construction waste. Moreover, at least 50 percent of the solid waste that will be generated is required by the Integrated Waste Management Act to be diverted from being landfilled, further reducing the marginal impact of solid waste generation. Operation of the proposed Project does not present the potential for the generation of solid waste. Therefore, impacts will be less than significant.

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
g) Comply with federal, state, and local statutes and regulations related to solid waste?				

(Sources: Project Description)

### Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

Please refer to response to item XVII.f), above. Solid waste generated during construction of the proposed Project Facilities will be diverted, recycled, or landfilled in accordance with federal, state, and local regulations. Therefore, no impact in this regard will occur.

XVIII. MANDATORY FINDINGS OF SIGNIFICANCE				
a) Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?				

(Sources: Analysis contained within this document)

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

As discussed in the preceding analysis, impacts resulting from the Project will not be significant in regards to any of the environmental issues evaluated. Thus, the Project will not degrade the quality of the environment. Additionally, with incorporation of mitigation measures **MM BIO 1** and **MM BIO 2**, the construction and operation of the Project will not substantially reduce the habitat of any wildlife or fish species or cause them to drop below self-sustaining levels. No plant or animal communities will be eliminated by the construction and operation of the facilities.

In the unlikely event that any materials of archaeological or paleontological significance are found during construction of any Project Facility, mitigation measures **MM CR 1** though **MM CR 3** have been included to reduce impacts to less than significant. Additionally, mitigation measure **MM CR 2** also includes archaeological monitoring of

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
initial ground-disturbing activities at either archaeologist contacts the tribes interest them an opportunity to provide a cultural Therefore, the Project Facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not major periods of California history or present the project facilities are not	ted in monit Illy-affiliated expected to ehistory.	oring such ac Native Americ eliminate imp	tivity so as t can monitor ortant exam	o afford nples of the
b) Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects)?				
(Sources: Analysis contained within this document)  Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant  The Project will not have any impacts that are individually limited but cumulatively considerable. Moreover, the Project will not result in any significant impacts.  The Project is consistent with local and regional plans, including the AQMP, and the Project's air quality emissions do not exceed the SCAQMD-established thresholds of significance. The Project adheres to all other land use plans and policies with jurisdiction in the Project area. The Project is not considered growth-inducing as defined by State CEQA Guidelines Section 15126.2(d). The Project will not induce, either directly or indirectly, population and housing growth, and will temporarily increase traffic volume at a marginal volume in the Project area during construction-related activities. Therefore, regarding cumulative impacts, the Project's impacts will be less than significant.				
c) Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?			$\boxtimes$	

(Sources: Analysis contained within this document)

	Less Than Significant		
Potentially	with	Less Than	
Significant	Mitigation	Significant	
Impact	Incorporated	Impact	No Impact

# Recycled Water Pipelines, Recycled Water Reservoirs and Pump Station, and Facilities at WRCRWA Treatment Plant

With adherence to existing codes, ordinance, regulations, standards and guidelines, combined with the mitigation measures identified in this IS/MND, construction and operation of the Project does not present the potential for a substantial direct or indirect adverse effect to human beings. Potential impacts in this regard are considered less than significant.

### D. CEQA PLUS ANALYSIS

# State Water Resources Control Board (State Water Board) Clean Water State Revolving Fund Program

### **Evaluation Form for Environmental Review and Federal Coordination**

### 1. Federal Endangered Species Act:

Does the project involve any direct effects from construction activities, or indirect effects such as growth inducement that may affect federally listed threatened or endangered species that are known, or have a potential, to occur on-site, in the surrounding area, or in the service area?

No. Discuss why the project will not impact any federally listed special status species.
☐ Yes. Include information on federally listed species that could potentially be affected by this project and any proposed avoidance and compensation measures so that the
State Water Board can initiate informal/formal consultation with the applicable federally
designated agency. Document any previous ESA consultations that may have occurred with the project.

Please refer to Appendix A for the Biological Assessment and Biological Constraints Analysis prepared for the Project. Delhi sands are located within the Project area along segments of the proposed pipeline alignments and the proposed recycled water reservoirs and pump station's Survey Area 1. Delhi sands are known to provide habitat for the Delhi sands flower-loving fly (*Rhaphiomidas terminatus abdominalis*), which is federally-listed as an endangered species. However, due to the developed and disturbed conditions of the Project area from urbanization and active agriculture use, no suitable habitat for the Delhi sands flower-loving fly occurs at the locations of the Delhi sands in proximity to the Project Facilities.

The Project area within Eastvale and Jurupa Valley is identified by the Western Riverside County Multiple Species Habitat Conservation Plan (MSHCP) for potential occurrence of Brandt's phacelia (*Phacelia stellaris*), which is candidate species for federal listing, and San Diego ambrosia (*Ambrosia pumila*), which is federally-listed as an endangered species. However, the Project Facilities will not impact undisturbed soils. The area has been under cultivation or in dairy farming from at least 1940, and remained in that use until the area was converted to urbanized land uses in recent

decades. As such, there is no suitable habitat for Brandt's phacelia or San Diego ambrosia present along or near the Project Facilities. Further, the Project will serve existing irrigation needs with recycled water and will not influence land use changes, and as such, is not growth-inducing. Therefore, no impacts to federally-listed species or their habitat will result from implementation of the Project.

#### 2. National Historic Preservation Act:

Identify the Area of Potential Effects (APE) with both cartographic and textual descriptions, including construction, staging areas, and depth of any excavation. (Note that the APE is three dimensional and includes all areas that may be affected by the project, including the surface area and extending below ground to the depth of any project excavations.)

Please refer to Appendix B for a complete cultural resources study, including maps of the APE and a summary of consultation with Native American representatives. The results of the cultural records and literature search and field surveys identified two linear sites that cross the Project's APE. The first is Site 33-016681/36-013627, which represents the Southern Sierras Power Transmission "O" Line, a single circuit 115kV transmission line built in 1929 between Seal Beach and San Bernardino. The "O" designation denoted an "open" line, intended as an emergency power connection between the Los Angeles Gas and Electric Company and the Southern Sierras Power Company. Its most urgent deployment came in 1933, after the Long Beach earthquake destroyed a portion of the Seal Beach Power Plant. When recorded in 2007, it was reported that portion of the transmission line in Orange County had been removed, while some segments remained in place in Riverside and San Bernardino counties. During the survey, several power transmission lines across the Project's proposed pipeline alignment were found to be possibly of historical origin, including one matching the alignment recorded for Site 33-016681/36-013627. This power line consists of wooden poles carrying overhead wires across various streets containing the APE. At these locations, the proposed undertaking entails only trenching for the installation of underground pipelines, which has no potential to affect the physical components, appearance, or function of Site 33-016681/36-013627 or any of the other power transmission lines across the APE. Therefore, these power lines are considered to be outside the vertical extent of the APE.

The second is Site 36-025440, which represents the Southern California Edison Company's Chino-Mira Loma No. 1 Transmission Line. Site 36-025440 was recorded in 2010 as a 12-mile-long 220kV power transmission line connecting the Southern

California Edison Company's Chino and Mira Loma substations, originally built in 1937 but with some of towers replaced in 1940. According to the site record, the line consists of 90-foot-tall, T-shaped steel lattice towers except in the easternmost 2-mile segment. where the towers were replaced in 1979. A short segment of the site lies across Survey Area 2 in an east-west direction. During the field survey, the transmission line with its Tshaped steel lattice towers were observed at that location, accompanied by a second line with taller towers of modern appearance. The transmission line was found to be extant and apparently functional during the survey. When recorded in 2010, the site was the subject of a historic significance evaluation under the provisions of both Section 106 and CEQA. The line was not identified as having a direct association with the historic elements or construction period at the Chino Substation (1912-1920s), nor was the transmission line found to relate to the City of Chino or the City of Ontario's outward expansion or growth patterns. Moreover, the line was not found to be technologically or materially innovative within the history of electrical transmission and voltage systems, and additional research of the line would not appear to provide additional information that would be considered important to the history of Chino, Ontario, San Bernardino County, the Southern California Inland Empire region, California, or the nation. Accordingly, the 2010 study concludes that Site 36-025440 does not appear eligible for listing in the National Register of Historic Places or the California Register of Historical Resources, and does not meet the definition of a "historic property" or a "historical resource" under Section 106 and CEQA provisions. This Project's cultural resources assessment encountered no new information to necessitate a reexamination of that 2010 conclusion. Nonetheless, the proposed recycled water reservoirs and pump station will not be constructed within the Southern California Edison corridor at Survey Area 2 (or within the Southern California Edison corridor at Survey Area 1).

Additional historical and archaeological resources have been mapped within a 1-mile radius of the proposed Project, and an expanded records search for prehistoric archaeological sites within a 5-mile radius of the Project area was also conducted. However, the Project will not directly or indirectly impact any of those resources given the nature of the Project and the location of the Project Facilities. Even so, mitigation measures **MM CR 1** through **MM CR 3** are required of the Project. These measures require avoidance if there is an inadvertent discovery until a significance determination can be made by a qualified archaeologist or paleontologist, as appropriate, and adherence to appropriate measures if the find is determined to be significant under CEQA. Additionally, mitigation measure **MM CR 2** also includes archaeological monitoring of initial ground-disturbing activities at either Survey Area 1 or Survey Area 2, and also requires the archaeologist contact interested tribes to afford them an

opportunity to provide a culturally-affiliated Native American monitor of the initial ground-disturbing activities.

### 3. Clean Air Act:

Air Basin Name: South Coast Air Basin

Local Air District for Project Area: South Coast Air Quality Management District

Is the project subject to a State Implementation Plan (SIP) conformity determination?

No. The project is in an attainment or unclassified area for all federal criteria pollutants.

☑ Yes. The project is in a nonattainment area or attainment area subject to maintenance plans for a federal criteria pollutant. Include information to indicate the nonattainment designation (e.g. moderate, serious, severe, or extreme), if applicable. If estimated emissions (below) are above the federal de minimis levels, but the project is sized to meet only the needs of current population projections that are used in the approved SIP for air quality, then quantitatively indicate how the proposed capacity increase was calculated using population projections.

Pollutant	Federal Status (Attainment, Nonattainment, Maintenance, or Unclassified)	Nonattainment Rates (i.e., moderate, serious, severe, or extreme)	Threshold of Significance for Project Air Basin (if applicable	Construction Emissions (Tons/Year)	Operation Emissions (Tons/Year)
Carbon Monoxide (CO)	Maintenance	N/A	100	0.9	0.0
Ozone (O <sub>3</sub> )	Nonattainment	Extreme	10	N/A	0.0
Oxides of Nitrogen (NO <sub>x</sub> )	Maintenance	N/A	100	1.48	0.0
Particulate Matter (PM <sub>2.5</sub> )	Nonattainment	N/A	100	0.08	0.0
Particulate Matter (PM <sub>10</sub> )	Maintenance	N/A	100	0.08	0.0
Reactive Organic Gases (ROG)	Unclassified	N/A	50	0.19	0.0
Sulfur Dioxide (SO <sub>2</sub> )	Attainment	N/A	100	0.00	0.0

Pollutant	Federal Status (Attainment, Nonattainment, Maintenance, or Unclassified)	Nonattainment Rates (i.e., moderate, serious, severe, or extreme)	Threshold of Significance for Project Air Basin (if applicable	Construction Emissions (Tons/Year)	Operation Emissions (Tons/Year)
Volatile Organic Compounds (VOC)	Unclassified	N/A	50	0.19	0.0
Lead (Pb)	Attainment	N/A	25	N/A	0.0

As shown above, construction-related emissions will be below the federal *de minimis* levels. Moreover, operational emissions for the Project Facilities are determined to be negligible due to the nature of the facilities. Refer to Appendix C for the air quality impact analysis utilized for this Project.

### 4. Coastal Zone Management Act:

No. The project is not within the coastal zone, explain.
☐ Yes. Describe the project location with respect to coastal areas, and the status of the coastal zone permit, and provide a copy of the coastal zone permit or coastal exemption.

The Project site is approximately 30 miles inland from the Pacific Ocean and is not within the coastal zone.

### **5. Farmland Protection Policy Act:**

Is any portion of the project site located on important farmland?

Is any portion of the project site located within the coastal zone?

☐ No. <sup>¹</sup>	The p	oroject	will not	impact	farmland.
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Yes. Include information on the acreage that would be converted from important farmland to other uses. Indicate if any portion of the project boundaries is under a Williamson Act Contract and specify the amount of affected acreage.

Up to 3 acres of Prime Farmland in the City of Ontario at either Survey Area 1 or Survey Area 2 will be converted to a non-agricultural use resulting from the construction and operation of the proposed recycled water reservoirs and pump station. This loss of

Prime Farmland will not impair the continued agricultural use at either Survey Area. The Project will not affect Williamson Act contracted lands.

### 6. Flood Plain Management:

Is any portion of the project site located within a 100-year floodplain as depicted on a floodplain map or otherwise designated by the Federal Emergency Management Agency?

No. Provide a description of the project location with respect to streams and potential floodplains.

Yes. Describe the floodplain, and include a floodplain map and a floodplains/wetlands assessment. Describe any measures and/or project design modifications that would minimize or avoid flood damage by the project.

The 100-year flood hazard areas within the Project area are generally limited to the Santa Ana River and flood control channels as shown on **Figure 5 – Proposed Facilities and 100-Year FEMA Floodplain**. Within Eastvale, portions of the alignment within Hellman Avenue ROW, River Road ROW, Citrus Street ROW, and Hamner Avenue ROW are within the 100-year flood hazard area. Within Jurupa Valley, portions of the alignment within Bellegrave Avenue ROW and Wineville Avenue ROW, and the Day Creek Channel, which runs under the Bellegrave Avenue ROW and Limonite Avenue ROW, are within the 100-year flood hazard area. Because these facilities will be underground pipelines, impacts with respect to impeding or redirecting flood flows will be less than significant. Moreover, existing surface conditions will be restored upon completion of pipeline installation, and thus, will not impact drainage performance of these roadways, including those within the 100-year floodplain.

### 7. Migratory Bird Treaty Act:

Will the project affect protected migratory birds that are known, or have a potential, to occur on-site, in the surrounding area, or in the service area?
☐ No. Provide an explanation below.
Yes. Discuss the impacts (such as noise and vibration impacts, modification of habitat) to migratory birds that may be directly or indirectly affected by the project and mitigation measures to reduce or eliminate these impacts. Include a list of all migrator birds that could occur where the project is located.

All of the birds observed during the Biological Assessment's field survey are migratory birds protected by MBTA with exception of the house sparrow (*Passer domesticus*). Namely, the migratory birds that were observed in the area include the following:

- Killdeer (Charadrius vociferous)
- Northern harrier (Circus cyaneus)
- Cooper's hawk (Accipiter cooperi)
- Red-tailed hawk (Buteo jamaicensis)
- American kestrel (Falco sparverius)
- Mourning dove (Zenaida macroura)
- Anna's hummingbird (*Calypte anna*)
- Black phoebe (Sayornis nigricans)
- Western kingbird (*Tyrannus verticaulis*)
- American crow (Corvus brachyrhynchos)
- Northern mockingbird (Mimus polyglottos)
- Red-winged blackbird (Agelaius phoeniceus)
- House finch (Carpodacus neomexicanus)

There are trees and shrubs in proximity to Project Facilities that may be used for nesting or roosting by migrating birds. Because construction of the proposed pipelines will take place in an area already experiencing high levels of human activity and noise, the additional construction noise is not expected to significantly impact nesting behavior. The proposed recycled water reservoirs and pump station's Survey Areas contain onsite and off-site vegetation that provides suitable habitat for nesting birds including those protected by the MBTA. Construction-related activities for these facilities may cause a short-term impact due to vegetation removal or construction noise; thus, implementation of mitigation measure **MM BIO 2** is required for construction of the recycled water reservoirs and pump station at either of the Survey Areas.

Mitigation measure **MM BIO 2** states that if construction activities involving heavy equipment or vegetation removal at either of the Survey Areas for the recycled water reservoirs and pump station are to occur between February 1 and August 31, a preconstruction field survey shall be conducted by a qualified biologist to determine if active nests of species protected by the MBTA or Fish and Game Code are present in the construction zone or within a buffer of 500 feet. Pre-construction nesting/breeding surveys shall be conducted within 10 days prior to the construction activity. If no active nests are found during the survey, construction activities may proceed. If nesting birds are observed on-site, an avoidance area shall be established to ensure that construction activities will not cause a nest to fail. A minimum buffer area surrounding

the nest shall be avoided by all construction activities until the nestlings have fledged the nest. The buffer zones distance shall be 300 feet for non-raptor nests, 500 feet for raptor nests, 100 feet for common songbird nests, or as determined by the biological monitor in consultation with the California Department of Fish and Wildlife. A biological monitor shall be required to monitor the progress of the nesting birds. Construction activities may encroach within the buffer area at the discretion of the biological monitor in consultation with the California Department of Fish and Wildlife. Once the nestlings have fledged the nest, construction activities may proceed within the buffer area with no further restrictions with regard to nesting birds.

Implementation of this mitigation measure will reduce potential impacts to less than significant.

#### 8. Protection of Wetlands:

Does any portion of the project area contain areas that should be evaluated for wetland delineation or require a permit from the U.S. Army Corps of Engineers?

No. Provide the basis for such a determination
Yes. Describe the affect to wetlands, potential wetland areas, and other surface
waters, and the avoidance, minimization, and mitigation measures to reduce such
impacts. Provide the status of the permit and information on permit requirements.

As discussed in the Project's Biological Assessment, there are no existing or potential wetlands at either of the Survey Areas for the proposed recycled water reservoirs and pump station, or proposed facilities at the Treatment Plant. The proposed pipeline alignments are primarily located within paved ROW or along compacted dirt roads. No water or evidence of ponding was observed during the survey for the Project's Biological Assessment, and no wetlands areas will be impacted by the proposed pipelines, directly or indirectly.

There are potential jurisdictional waters within the Cucamonga Creek Channel, which runs north-south through Eastvale and connects with the Santa Ana River, that may qualify as wetlands. Proposed pipelines will traverse the Cucamonga Creek Channel within existing paved roadway ROW at Schleisman Road and Hellman Avenue. The proposed pipeline alignments in the Walters Street ROW and west of the western terminus of 65<sup>th</sup> Street ROW approximately between the Cucamonga Creek Channel and Hellman Avenue via American Heroes Park will traverse the Cucamonga Creek Channel by way of a pipeline underneath the channel. Constructing the pipeline

underneath the Cucamonga Creek Channel at Walters Street and west of 65th Street will completely avoid disturbance of potentially jurisdictional waters within the Cucamonga Creek Channel. Therefore, impacts will be less than significant.

### 9. Wild and Scenic Rivers Act:

Identify the watershed where the project is located: Santa Ana River Watershed

Is any portion of the project located within a wild and scenic river?

No. The project will not impact a wild and scenic river. Explain.

Yes. Identify the wild and scenic river watershed and project location relative to the affected wild and scenic river.

The nearest river to the Project Facilities is the Santa Ana River, which is not designated as wild and scenic. 16

### 10. Safe Drinking Water Act, Sole Source Aquifer Protection:

Is the project located in an area designated by the U.S. Environmental Protection Agency, Region 9, as a Sole Source Aquifer?

oxtimes No. The project is not within the boundaries of a sole source aquifer.
☐ Yes. Identify the aquifer (e.g., Santa Margarita Aquifer, Scott's Valley, the Fresno County Aquifer, the Campo/Cottonwood Creek Aquifer or the Ocotillo-Coyote Wells
Aquifer) that will be affected.

The nearest EPA-designated sole source aquifer is Campo/Cottonwood Creek Aquifer near the international border of the United States and Mexico.<sup>17</sup>

#### 11. Coastal Barriers Resources Act:

Will the project impact or be located within or near the Coastal Barrier Resources System or its adjacent wetlands, marshes, estuaries, inlets, and near-shore waters? Note that since there is currently no Coastal Barrier Resources System in California, projects located in California are not expected to impact the Coastal Barrier Resources

<sup>&</sup>lt;sup>16</sup> Source: http://www.rivers.gov/california.php, accessed June 15, 2015.

<sup>&</sup>lt;sup>17</sup> Source: http://www.epa.gov/region9/water/groundwater/ssa.html, accessed June 15, 2015.

System in other states. If there is a special circumstance in which the project may impact a Coastal Barrier Resource System, indicate your reasoning below.
☑ No. The project will not affect or be located within or near the Coastal Barrier Resources System or its adjacent wetlands, marshes, estuaries, inlets, and near-shore waters, explain.
☐ Yes. Describe the project location with respect to the Coastal Barrier Resources System, and the status of any consultation with the appropriate Coastal Zone management agency and the U.S. Fish and Wildlife Service.
The Project is not located near a Coastal Barrier Resources System as there are none in the State of California or anywhere along the western coast of the United States, nor will the Project involve a special circumstance in which a Coastal Barrier Resource System would be affected. <sup>18</sup>
<b>12. Environmental Justice:</b> Does the project involve an activity that is likely to be of particular interest to or have particular impact upon minority, low-income, or indigenous populations, or tribes?
$\square$ No. Selecting "No" means that this action is not likely to be of any particular interest to or have an effect on these populations or tribes, explain.
Yes. If you answer yes, please check at least one of the boxes and provide a brief explanation below:
☐ The project is likely to affect the health of these populations.
☐ The project is likely to affect the environmental conditions of these populations.
☐ The project is likely to present an opportunity to address an existing disproportionate impact of these populations.
☐ The project is likely to result in the collection of information or data that could be used to assess potential impacts on the health or environmental conditions of these populations.

<sup>&</sup>lt;sup>18</sup> Source: <a href="http://www.fws.gov/ecological-services/habitat-conservation/Coastal.html">http://www.fws.gov/ecological-services/habitat-conservation/Coastal.html</a>, accessed June 15, 2015.

The project is likely to affect the availability of information to these
populations.
oxtimes Other reasons (please describe):

In response to consultation as part of the preparation of the Project's cultural resources report (available in Appendix B), a written request was submitted to the state's Native American Heritage Commission (NAHC). Following the NAHC's recommendations, a total of 31 tribal representatives in the region were contacted both in writing and by telephone between May 11 and 20, 2015, to solicit local Native American input regarding any potential cultural resources concerns over the proposed Project. In response, the following four Native American tribes requested monitoring of ground-disturbing activities:

- Gabrieleño Band of Mission Indians
- Gabrieliño/Tongva Band of San Gabriel Mission Indians
- Gabrielino Tongva Nation
- Pauma Band of Luiseño Indians

The following three Native American tribes requested to be kept abreast of the Project's progress, which are as follows:

- Gabrieleño Band of Mission Indians
- Pauma Band of Luiseño Indians
- San Manuel Band

To accommodate the particular interest of these tribes with the Project, archaeological monitoring of initial ground-disturbing activities associated with the construction of the recycled water reservoirs and pump station is required by mitigation measure **MM CR 2**, which also requires the archaeologist to contact the Gabrieleño Band of Mission Indians, Gabrielino/Tongva San Gabriel Band of Mission Indians, Gabrielino Tongva Nation, and Pauma Band of Luiseño Indians to invite them to provide a culturally-affiliated Native American monitor. The tribes requesting to be kept abreast of the Project are included on the distribution list for the CEQA notices and documentation. There are no other groups that would otherwise have a particular interest in the Project, or that the Project would affect.

### 13. Magnuson-Stevens Fishery Conservation and Management Act:

Does the project involve any direct effects from construction activities, or indirect effects such as growth inducement that may adversely affect essential fish habitat?

☑ No. Discuss why the project will not affect essential fish habitat.
Yes. Provide information on essential fish habitat that could potentially be affected by this project and any proposed avoidance and compensation measures. Explain any previous consultations/coordination conducted with the National Marine Fisheries
Service for the project:

The construction and operation of the Project Facilities will not impact essential fish habitat as no aquatic habitats will be affected by the Project. The Project will store and convey recycled water from the WRCRWA Treatment Plan and IEUA to serve existing irrigation needs in the western portion of the JCSD's service area. Potential instream impacts to the Santa Ana River that will result from the WRCRWA Treatment Plant's diversion of recycled water for recycled use that would otherwise be discharged into the river was determined in a previous, certified environmental impact report to be less than significant.

### E. REFERENCES

The following documents were referenced as general information sources during the preparation of this document. They are available for public review at the locations abbreviated after each listing, with detailed information listed at the end of this section. These documents may also be available at public libraries and at other public agency offices.

1993 SCAQMD	South Coast Air Quality Management District, SCAQMD CEQA Air Quality Handbook, November 1993. (Available at SCAQMD.)
1999–2013 SCAQMD	South Coast Air Quality Management District, <i>Air Quality Data, 1999–2013.</i> (Available at <a href="http://www.aqmd.gov/home/library/air-quality-data-studies/historical-data-by-year">http://www.aqmd.gov/home/library/air-quality-data-studies/historical-data-by-year</a> , accessed June 3, 2015.)
2012 SCAQMD	South Coast Air Quality Management District, 2012 Air Quality Management Plan, February 2013. (Available at <a href="http://www.aqmd.gov/aqmp/2012aqmp/Final-February2013/index.html">http://www.aqmd.gov/aqmp/2012aqmp/Final-February2013/index.html</a> , accessed May 5, 2014.)
2014 CARB	California Air Resources Board, <i>Area Designations Maps / State and National</i> . Available at <a href="http://www.arb.ca.gov/desig/adm/adm.htm">http://www.arb.ca.gov/desig/adm/adm.htm</a> , accessed June 15, 2015.)
AMEC	AMEC Foster Wheeler, <i>Biological Constraints Analysis for a 100-acre Project Site located in the City of Ontario, San Bernardino County, California</i> , June 8, 2015. (Appendix A)
Caltrans	California Department of Transportation, Scenic Highway Mapping System, updated September 2011. (Available at <a href="http://www.dot.ca.gov/hq/LandArch/scenic_highways/">http://www.dot.ca.gov/hq/LandArch/scenic_highways/</a> , accessed June 2, 2015.)
CCR	California Code of Regulations. (Available at <a href="http://www.oal.ca.gov/ccr.htm">http://www.oal.ca.gov/ccr.htm</a> , accessed June 5, 2015.)
CGP	City of Chino, <i>General Plan 2025</i> , adopted July 2010. (Available at <a href="http://www.cityofchino.org/government-services/community-development/general-plan">http://www.cityofchino.org/government-services/community-development/general-plan</a> , accessed May 5, 2014.)

CGP EIR City of Chino, General Plan EIR, certified July 2010. (Available at

http://www.cityofchino.org/government-services/community-

<u>development/general-plan</u>, accessed June 3, 2015.)

CMC City of Chino, *Municipal Code*, current through September 16, 2014.

(Available at http://www.cityofchino.org/government-

services/administration/city-clerk/municipal-code, accessed June 9,

2015.)

CNUSD Corona-Norco Unified School District, My School Locator, website.

(Available at <a href="http://locator.decisioninsite.com/?StudyID=176079">http://locator.decisioninsite.com/?StudyID=176079</a>,

accessed June 9, 2015.)

CRM TECH, Identification and Evaluation of Historic Properties,

Jurupa Community Services District, Non-Potable Water Services Expansion Project, Cities of Chino, Eastvale, Jurupa Valley, and Ontario, Riverside and San Bernardino Counties, California, June 30,

2015. (Appendix B)

CZM City of Chino, Zoning Map. (Available at

http://www.cityofchino.org/home/showdocument?id=8709, accessed

June 2, 2015.)

DOC WA California Department of Conservation, Division of Land Resource

Protection, Williamson Act maps for Riverside and San Bernardino counties. (Available at ftp://ftp.consrv.ca.gov/pub/dlrp/wa/, accessed

June 2, 2015.)

DTSC CL California Department of Toxic Substances Control, Hazardous

Waste and Substances Site List (Cortese). (Available at

http://www.envirostor.dtsc.ca.gov/public/mandated\_reports.asp,

accessed June 5, 2015.)

EGP City of Eastvale, *General Plan*, adopted June 13, 2012. (Available at

http://www.eastvaleca.gov/modules/showdocument.aspx?documentid

=2360, accessed May 5, 2014.)

EMC City of Eastvale, *Municipal Code*, current through March 12, 2014.

(Available at https://library.municode.com/index.aspx?clientId=15015,

accessed June 9, 2015.)

EnviroStor California Department of Toxic Substances Control, EnviroStor,

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EZM City of Eastvale, Zoning Map, September 2012. (Available at

http://www.eastvaleca.gov/modules/showdocument.aspx?documentid

<u>=827</u>, accessed May 5, 2014.)

FMMP California Department of Conservation, Farmland Mapping and

Monitoring Program, 2012 Farmland data, published February 2015.

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(Available at http://geotracker.waterboards.ca.gov/, accessed June 5,

2015.)

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http://www.google.com/earth/explore/products/desktop.html)

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JAP Riverside County, Transportation and Land Management Agency,

Planning Division, County of Riverside General Plan Jurupa Area

Plan, adopted October 2003, November 2014. (Available at

http://planning.rctlma.org/Portals/0/genplan/general\_plan\_2013/2%20 Area%20Plan%20Volume%201/Jurupa\_clean\_112414.pdf, accessed

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JUSD Jurupa Unified School District, District Map, website. (Available at

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2014.)

JVMC City of Jurupa Valley, Ordinance No. 2012-01. (Available at

http://jurupavalley.org/Portals/21/Documents/City%20Ordinance/Ord\_

2012\_01.pdf, accessed June 9, 2015.)

JVZM City of Jurupa Valley, Zoning Map. (Available at

http://jurupavalley.org/Portals/21/Documents/Departments/Planning/Area%20Maps/JurupaValleyZNjuly2011\_map.pdf, accessed June 2,

2015.)

MSHCP Riverside County, Western Riverside County Multiple Species Habitat

Conservation Plan, adopted June 17, 2003. (Available at

http://rctlma.org/Portals/0/mshcp/volume1/index.html, accessed June

9, 2015.)

NRAI Natural Resources Assessment, Inc., Biological Assessment, Jurupa

Community Services District, Non-Potable Water Service Expansion

Project, Eastvale, California, June 23, 2015. (Appendix A)

OGP City of Ontario, *The Ontario Plan*, adopted January 2010. (Available

at <a href="http://www.ontarioplan.org/">http://www.ontarioplan.org/</a>, accessed May 5, 2014.)

OGP EIR City of Ontario, The Ontario Plan Environmental Impact Report

(SCH# 2008101140), certified January 2010. (Available at

http://www.ontarioplan.org/index.cfm/32893, accessed June 3, 2015.)

OMC City of Ontario, *Municipal Code*, current through December 16, 2014.

(Available at http://www.amlegal.com/ontario\_ca/, accessed June 2,

2015.)

OZM City of Ontario, Zoning Map. (Available at

http://www.ci.ontario.ca.us/modules/showdocument.aspx?documenti

d=3724, accessed June 2, 2015.)

PRC California Public Resources Code. (Available at

http://www.leginfo.ca.gov/cgi-bin/calawguery?codesection=prc,

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RCALUC Riverside County Airport Land Use Commission, Riverside County

Airport Land Use Compatibility Plan, adopted October 2004.

(Available at http://www.rcaluc.org/plan\_new.asp, accessed June 9,

2015.)

RCGP Riverside County, Transportation and Land Management Agency,

Planning Division, Riverside County General Plan, adopted October

2003, amended December 9, 2014. (Available at

http://planning.rctlma.org/ZoningInformation/GeneralPlan.aspx,

accessed June 9, 2015.)

RCMMC Riverside County, Map My County, online GIS data. (Available at

http://mmc.rivcoit.org/MMC Public/Viewer.html?Viewer=MMC Public

, accessed June 3, 2015.)

RCTC Riverside County Transportation Commission, 2011 Riverside County

Congestion Management Program. (Available at

http://www.rctc.org/uploads/media\_items/congestionmanagementpro

gram.original.pdf, accessed June 9, 2015.)

SANBAG San Bernardino Associated Governments, Congestion Management

Program for San Bernardino County, 2007 Update, December 2007.

(Available at http://www.sanbag.ca.gov/planning2/cmp/cmp07-

full%20version.pdf, accessed June 9, 2015.)

SWP California Environmental Protection Agency, State Water Resources

Control Board, Water Issues, Storm Water Program. (Available at <a href="http://www.swrcb.ca.gov/water\_issues/programs/stormwater/construc">http://www.swrcb.ca.gov/water\_issues/programs/stormwater/construc</a>

tion.shtml, accessed June 4, 2015.)

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Quality Control Board, Water Issues, 2010 Santa Ana Region 303(d) List of Water Quality Limited Segments. October 11, 2011. (Available

at

http://www.waterboards.ca.gov/rwqcb8/water\_issues/programs/tmdl/d

ocs/303d/2010\_303d.pdf, accessed June 8, 2015.)

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Soil Survey, Western Riverside Area, California, November 1971.

(Available at USDA.)

WEBB Albert A. WEBB Associates, Air Quality/Greenhouse Gas Analysis for

the Jurupa Community Services District Reclaimed Waterline, April

20, 2012. (Appendix C.)

WRCRWA(a)	Western Riverside County Regional Wastewater Authority, <i>Final Program Environmental Impact Report, Recycled Water Program</i> (SCH# 2012031084), certified November 14, 2012. (Available at <a href="http://www.wmwd.com/documentcenter/view/1220">http://www.wmwd.com/documentcenter/view/1220</a> , accessed July 28, 2015.)
WRCRWA(b)	Western Riverside County Regional Wastewater Authority, <i>Final Environmental Impact Report, Treatment Plant Enhancement and Expansion Project</i> (SCH# 2009091040), certified August 24, 2010. (Available at <a href="http://www.wmwd.com/documentcenter/view/2170">http://www.wmwd.com/documentcenter/view/2170</a> , accessed July 28, 2015.)

Location	Address
JCSD	Jurupa Community Services District 11201 Harrel Street Jurupa Valley, CA 91752
SCAQMD	South Coast Air Quality Management District 21865 East Copley Drive Diamond Bar, CA 91765
USDA	United States Department of Agriculture Natural Resource Conservation Service 1299 Columbia Avenue, Suite E-5 Riverside, CA 92507

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Final Initial Study/Mitigated Negative Declaration Responses to Comments Regarding Initial Study/Mitigated Negative Declaration Mitigation Monitoring and Reporting Program Jurupa Community Services District Recycled Water Service Expansion District Project No. C133656

### Section 2

# Responses to Comments Regarding the Initial Study/Mitigated Negative Declaration

#### **RESPONSES TO COMMENTS**

## REGARDING THE INITIAL STUDY / MITIGATED NEGATIVE DECLARATION

#### **FOR**

## JURUPA COMMUNITY SERVICES DISTRICT RECYCLED WATER SERVICE EXPANSION DISTRICT PROJECT NO. C133656

#### Prepared for:

Jurupa Community Services District 11201 Harrel Street Jurupa Valley, CA 91752 Contact: Robert O. Tock, P.E. Director of Engineering & Operations (951) 685-7434

#### Prepared by:

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Response to Comments

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#### **SECTION 1 – Introduction**

In July 2015, an Initial Study/Mitigated Negative Declaration (IS/MND) was prepared to assess the potential for any significant environmental effects associated with the adoption of the Recycled Water Service Expansion by Jurupa Community Services District (JCSD) Board of Directors. The IS/MND was prepared pursuant to the California Environmental Quality Act (CEQA; California Public Resources Code Sections 21000 *et seq.*) and the State CEQA Guidelines (California Code of Regulations Sections 15000 *et seq.*)

Pursuant to Section 15073 of the State *CEQA Guidelines*, the IS/MND was circulated for a 30-day period between July 29, 2015, and August 27, 2015, to the State Clearinghouse, responsible agencies, and interested parties for review and comment. No new, unavoidable significant effects were identified during the public comment period, and, pursuant to Section 15073.5 of the State *CEQA Guidelines*, there is no requirement to re-circulate the environmental documents for the project.

Section 15074(b) of the State *CEQA Guidelines* requires the decision-making body to consider the proposed IS/MND together with any comments received during the public review process. There is no requirement for a formal response to each of the comments received during the public review period for an IS/MND (unlike the requirement for a Final Environmental Impact Report). However, in order to provide JCSD's Board of Directors with additional information upon which to base their decision, this Response to Comments document has been prepared. The materials contained in this document include copies of comment letters and JCSD's responses. Each comment letter is labeled alphabetically with each individual comment identified by a number. Copies of the comment letters are included in Section 3 of this document.

#### **Comments Received**

The following comment letters were received regarding the IS/MND:

Letter	Date of Letter / Comments	Commenter	Agency
Α	August 6, 2015	Mark Roberts	California Department of Transportation District 8
В	August 19, 2015	Steve R. Loriso, P.E.	City of Jurupa Valley
С	August 27, 2015	Derek E. Kawaii, P.E.	Western Riverside County Regional Wastewater Authority
D	August 27, 2015	Michael R. Markus, P.E.	Orange County Water District
Е	August 25, 2015	Sahil Pathak	State Water Resources Control Board
F	August 28, 2015	Scott Morgan	State Clearinghouse

#### **Organization of the Response to Comments Document**

This Response to Comments document is organized as follows:

- **Section 1 Introduction,** which provides the context for the review along with applicable citation pursuant to CEQA and the State *CEQA Guidelines*, and a table of summarizing the date of the comment letter, name of commenters, and commenting agencies.
- Section 2 Response to Comments, which reproduces each comment received and provides JCSD's responses.
- Section 3 Comment Letters, which includes copies of the comment letters received.

#### **SECTION 2 – Response to Comments**

#### Letter A – California Department of Transportation District 8

California Department of Transportation District 8 (Caltrans) provided comments regarding the proposed Project in their letter dated August 6, 2015 (received by JCSD on August 10, 2015). Responses to the comments contained in that letter are provided below. A copy of the comment letter is contained in Section 3 of this document.

#### Comment A-1

Thank you for providing the California Department of Transportation (Department) the opportunity to review and comment on the Initial Study for the Jurupa Community Services District Recycled Water Service Expansion (Project), located in the cities of Eastvale, Jurupa Valley, Chino, and Ontario, in Riverside and San Bernardino Counties. The project proposes the construction and operation of recycled water distribution and storage facilities.

As the owner and operator of the State Highway System (SHS), it is our responsibility to coordinate and consult with local jurisdictions when proposed development may impact our facilities. Under the California Environmental Quality Act (CEQA), we are required to make recommendations to offset associated impacts with the proposed project. Although the project is under the jurisdiction of the cities of Eastvale, Jurupa Valley, Chino, and Ontario, due to the project's potential impact to State facilities, it is also subject to the policies and regulations that govern the SHS.

The Department endeavors that any direct and cumulative impacts to the State highway system be eliminated or reduced to a level of insignificance pursuant to the CEQA and National Environmental Policy Act (NEPA) standards. Our areas of concern, pertaining to State facilities, include transportation/traffic and Right of Way (ROW) issues, which our initial review indicates as having potentially significant impacts. Due to these potentially significant impacts and because the portion of the project area directly adjacent to Interstate 15 (I-15), we offer the following comments regarding the analysis in the upcoming DEIR:

#### Response to Comment A-1

The commenter's description of the project is accurate. The project proposes four facilities that will cross or run adjacent to Interstate 15:

- 16" diameter recycled water line within Bellegrave Avenue overcrossing
- 12" diameter recycled water line within Limonite Avenue just before the overcrossing;
- 4" to 10" diameter recycled water line within 68<sup>th</sup> Street overcrossing;
- 6" to 12" diameter recycled water pipeline running north-south adjacent to the western side of the I-15 from Bellegrave Avenue to the north to approximately Kern River Drive and the Eastvale city limit to the south.

Response to Comments

The commenter's statement that the project is under the jurisdiction of the cities of Eastvale, Jurupa Valley, Chino, and Ontario is incorrect. The project is under the jurisdiction of JCSD.

Section A.4 of the IS/MND identifies "Other Public Agencies whose Approval may be Required" (Final IS/MND, pp. 12-13), and Caltrans is included in this list. As stated in the IS/MND, JCSD will obtain encroachment permits prior to construction of any facilities within roadway right-of-way, including those in the state highway system such as Interstate 15 (Final IS/MND, pp. 11, 98). No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

#### Comment A-2

A Traffic Control Plan is required to be reviewed by the Department prior to the initiation
of construction activities where a public roadway will be affected by a lane or segment
closure or modification of a travel lane.

#### **Response to Comment A-2**

As discussed in item XVI.a in the Final IS/MND, mitigation measure **MM TRANS 1** requires preparation of a Traffic Control Plan for construction related to the recycled water pipelines within roadway right-of-way if lane or street segment closure(s) are necessary in order to complete the work. No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

#### Comment A-3

 The Department would not support concurrent construction work within the Department's ROW for the proposed pipeline located adjacent to I-15 between Bellegrave Avenue and 68th Street due to potential for congestion and driver confusion.

#### **Response to Comment A-3**

While it is unlikely that the proposed recycled water pipeline adjacent to Interstate 15 generally between Bellegrave Avenue and 68<sup>th</sup> Street would be constructed concurrently, as discussed in Response to Comment A-2, mitigation measure MM TRANS 1 requires that a Traffic Control Plan be prepared to the satisfaction of the agency with jurisdiction over the affected roadway. As such, Caltrans will have the opportunity to review the recycled water pipeline segments within their right-of-way proposed for construction, and determine through that process if there is an unacceptable potential for congestion and driver confusion associated with the proposed pipeline segment, and provide conditions to lessen that potential as part of

District Project No. C133656

Response to Comments

their approval of the Traffic Control Plan. No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

7-4

#### Comment A-4

#### Permit Requirements

Issuance of a Caltrans Encroachment Permit will be required for any work or construction performed within, under, or over the State Right-of-Way. All comments above should be addressed prior to proceeding with the Encroachment Permit process. Review and approval of street, grading, and drainage construction plans will be necessary prior to permit issuance. Information regarding permit application and submittal requirements may be obtained at:

> Caltrans Office of Encroachment Permits 464 West 4th Street, Basement, MS 619 San Bernardino, CA 92401-1400 http://www.dot.ca.gov/hg/traffops/developserv/permits/

#### **Response to Comment A-4**

As discussed in Response to Comment A-1, encroachment permits will be obtained by JCSD prior to the construction of any facilities within Caltrans right-of-way. No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

#### Comment A-5

These recommendations are preliminary and summarize our review of materials provided for our evaluation. If this project is later modified in any way, please forward copies of revised plans as necessary so that we may evaluate all proposed changes for potential impacts to the SHS. If you have any questions regarding this letter, please contact Adrineh Melkonian (909) 806-3928 or myself at (909) 383-4557.

#### **Response to Comment A-5**

Comment noted.

Response to Comments

#### **Letter B – City of Jurupa Valley**

The City of Jurupa Valley provided comments regarding the proposed Project in their letter dated August 19, 2015. Responses to the comments contained in that letter are provided below. A copy of the comment letter is contained in Section 3 of this document.

#### **Comment B-1**

The City of Jurupa Valley is in receipt of the Initial Study for the Recycled Water Service Expansion (JCSD Project No. C133656), hereinafter the "Project" dated July 2015. It is the City's understanding that the intent of the project is to provide recycled water from the increased production at WRCRWA to IEUA. A by-product of this delivery to IEUA is the availability of recycled water to be utilized in the western region of JCSD's service area. In reviewing the Project, the City has developed a list of concerns that is requested to be included in the Project documents:

1. The project facilities (pipelines) "...will occur in phases over time as funding is available." Is there a goal timeline for completion of the various phases, in particular, the installation of pipelines within Jurupa Valley?

#### **Response to Comment B-1**

The commenter accurately summarizes the Project's overall intent to facilitate the conveyance of JCSD's allotmant of recycled water from the Western Riverside County Regional Wastewater Authority's Treatment Plant to the Inland Empire Utilities Agency's (IEUA) recycled water system in San Bernardino County and/or to provide recycled water for irrigation uses in the western portion of JCSD's service area. At this time, JCSD has not identified a timeline for completion of the entire proposed recycled water network. The facilities most likely to be constructed first are shown on **Figure 3** of the IS/MND; which do not include recycled water facilities in the City of Jurupa Valley. It is presently unknown when the recycled water pipelines identified within the City of Jurupa Valley will be constructed. No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

#### **Comment B-2**

- 2. Pipelines are clearly identified to serve the following three locations:
  - a. Vandermolen Elementary School
  - b. Sky Country Elementary School
  - c. An unnamed park north of Bellegrave and west of Etiwanda

Clarify that the network of new pipelines will be able to serve the following facilities:

- d. Limonite Meadows Park
- e. Laramore Park
- f. Wineville Park
- g. Vernola Park
- h. An unnamed park south of 68<sup>th</sup> Street (south of Vandermolen Elementary School)
- i. An unnamed park adjacent to Paradise Knolls Golf Course
- j. The proposed K-8 School north of Bellegrave

#### **Response to Comment B-2**

The commenter correctly notes that the proposed recycled water pipelines will be able to serve Sky Country Elementary School and an unnamed park north of Bellegrave Avenue and west of Etiwanda Avenue (as shown on **Figure 4** of the IS/MND); however, Vandermolen Elementary School is not an identified site that will be served by the proposed Project. The proposed pipeline in this area within the 68<sup>th</sup> Street right-of-way is proposed to terminate at the intersection of Pats Ranch Road, approximately 800 feet west of the school site.

Regarding the commenter's request for clarification that the Project will be able to provide recycled water service to the above-listed sites (letters "d" through "j"), the Project will be able to serve Vernola Park and the proposed K-8 school north of Bellegrave Avenue. The Project will not serve Limonite Meadows Park, Laramore Park, Wineville Park, the unnamed park south of 68<sup>th</sup> Street (south of Vandermolen Elementary School), or the unnamed park adjacent to Paradise Knolls Golf Course.

No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

#### **Comment B-3**

3. It is requested that all pipelines be placed outside of the paved surfaces of the streets within Jurupa Valley.

#### **Response to Comment B-3**

The exact pipeline alignment (i.e. within or outside of paved surfaces) will be determined during the final design period for proposed pipelines. No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

#### **Comment B-4**

Thank you for your efforts in implementing these requests into this exciting project.

If you should have any questions or comments, please feel free to contact me at sloriso@jurupavalley.org or at (951) 332-6464 x233.

#### **Response to Comment B-4**

Comment noted. No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

Response to Comments

#### **Letter C – Western Riverside County Regional Wastewater Authority**

The Western Riverside County Regional Wastewater Authority (WRCRWA) provided comments regarding the proposed Project in their letter dated August 27, 2015. Responses to the comments contained in that letter are provided below. A copy of the comment letter is contained in Section 3 of this document.

#### Comment C-1

Thank you for the opportunity to review the Initial Study and Mitigated Negative Declaration for Jurupa Community Services District's (JCSD) Recycled Water Service Expansion. Western Riverside County Regional Wastewater Authority (WRCRWA) fully supports this project. Our comments are as follows:

#### **Response to Comment C-1**

Comment and support of the Project by WRCRWA is noted. No environmental issues have been raised by this comment and no modification of the IS/MND is required

#### **Comment C-2**

- The parameters for the sale of recycled water by one member agency to another has not been finalized. Therefore, the total quantity of recycled water transported by this project should consider the range of only JCSD's apportionment of up to all other water that is available for sale (Page 4).
- All WRCWRA members' apportionment of recycled water are listed as available except the City of Corona. As noted above, the sale of recycled water by one WRCRWA member agency to another has not been finalized and for flexibility, unless otherwise stated to the contrary by the City of Corona, the City may want to have the flexibility to sell their supply to other members including JCSD (Page 4).
- The total amount of WRCRWA production, less process water losses is assumed to be available for use as recycled water. The State Water Board is considering WRCRWA's pending Change of Use Petition to divert water that is currently released to the river for use as recycled water.
  - The CEQA document should consider that some water might be required by the State Water Board to be released to the Santa Ana River (Page 4).

Response to Comments

#### **Response to Comment C-2**

The Final IS/MND for the Project has been revised to clarify that JCSD may take delivery of up to a maximum of eight million gallons per day, and that the actual quantity delivered to JCSD may be affected by the subsequent allocation agreements between other WRCRWA member agencies or if the State Water Resources Control Board requires a certain quantity be released into the Santa Ana River. These revisions to the Final IS/MND are as follows and shown in underline (Final IS/MND, p. 5):

The Treatment Plant currently discharges tertiary-treated water into the Santa Ana River. Part of the goals and objectives of the Treatment Plant's previously approved enhancement and expansion project is to decrease the amount of recycled water discharged to the Santa Ana River and increase the use of recycled water within economic distance of the Treatment Plant as well as to decrease the dependence on imported water supplies within the service areas of WRCRWA members. The Recycled Water Program Environmental Impact Report (EIR) analyzed connecting to IEUA's recycled water system (WRCRWA(a), pp. ES-5, 2-5). The Recycled Water Program EIR's analysis assumed 8 MGD of treated effluent was available and a demand of up to 1,153 acre-feet per year in the western portion of JCSD's service area (WRCRWA(a), pp. ES-5, 2-5, 2-10). It should be noted, however, that 8 MGD of treated effluent available to JCSD represents a very conservative assumption for analysis purposes, and the actual quantity delivered to JCSD may also be affected by the subsequent allocation agreements between other WRCRWA member agencies or if SWRCB were to require the Treatment Plant to maintain a certain quantity of treated effluent be released into the Santa Ana River.

The clarification that JCSD may take delivery of a lesser amount than the eight million gallons per day of effluent that is currently generated at the WRCRWA Treatment Plant does not constitute a substantial revision or modification to the IS/MND, Recirculation of the IS/MND is not required.

#### **Comment C-3**

The drawings use the future layout of the plant that is outdated (they
include multiple oxidation ditches rather than the Conventional Activated
Sludge process that will be used) (Figure 2).

Response to Comments

#### **Response to Comment C-3**

Figure 2 in the Final IS/MND has been revised to show the most current WRCRWA Treatment Plant layout. Clarification of the WRCRWA Treatment Plant's future layout does not constitute a substantial revision or modification to the IS/MND. Recirculation of the IS/MND is not required.

#### **Comment C-4**

 The routing of the pipeline to the proposed JCSD clear well is along the back side of the plant. This routing may or may not be changed during design review in consideration of future improvements within the WRCRWA plant site (Page 12).

#### Response to Comment C-4

In the event the final routing of the pipeline to the clear well, JCSD will determine if subsequent CEQA analysis is required and prepare the appropriate document. No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

#### **Comment C-5**

Should you have any question about these comments, please contact me at (951) 571-7230 or <a href="mailto:dkawaii@wmwd.com">dkawaii@wmwd.com</a>.

#### **Response to Comment C-5**

Comment noted.

Response to Comments

#### **Letter D – Orange County Water District**

The Orange County Water District (OCWD) provided comments regarding the proposed Project in their letter dated August 27, 2015. Responses to the comments contained in that letter are provided below. A copy of the e-mail is contained in Section 3 of this document.

#### Comment D-1

The Orange County Water District (OCWD, the District) is a special district formed in 1933 by an act of the California Legislature. The District manages the groundwater basin that underlies north and central Orange County. Water produced from the basin is the primary water supply for approximately 2.4 million residents living within the District's boundaries. Flow from the Santa Ana River is an important supply of water used to recharge the Orange County Groundwater Basin.

The District owns more than 2,000 acres of land in the Prado Basin and is keenly interested in projects that may affect the basin. The Prado Basin contains sensitive environmental habitat for threatened and endangered species; essentially all of the Prado Basin is designated as critical habitat for the federally endangered least Bell's vireo. In 1995, OCWD executed an agreement with the U.S. Fish and Wildlife Service and the U.S. Army Corps of Engineers to cooperatively manage biological resources in the Prado Basin. This agreement allows for temporary storage of stormwater in Prado Basin for subsequent release from the Prado Dam to enable OCWD to recharge the water into the groundwater basin. This longstanding water conservation program is contingent upon the continued health of biological resources in Prado Basin. Potential impacts to riparian habitat, the Least Bell's Vireo, and other biological resources in the Prado Basin can negatively impact OCWD's water conservation program.

In addition, OCWD owns and operates a 465-acre treatment wetlands system in the Prado Basin. Approximately half of the Santa Ana River baseflow is diverted though these wetlands. This includes the discharge from the Western Riverside County Regional Wastewater Authority's (WRCRWA) treatment plant.

Thank you for the opportunity to submit comments on the draft Mitigated Negative Declaration (MND) for the proposed Recycled Water Service Expansion, SCH # 2015071073.

#### Response to Comment D-1

Comment noted. No environmental issues are identified.

Response to Comments

#### **Comment D-2**

We understand that the proposed project involves the construction of facilities to convey treated effluent from the WRCRWA treatment plant for conveyance to Inland Empire Utilities Agency (IEUA) facilities for groundwater recharge or landscape irrigation within the western portion of Jurupa Community Services District's (JCSD) service area. We also understand that the Recycled Water Program EIR (SCH # 2012031084) prepared by WRCRWA did not analyze the distribution facilities needed by its member agencies to convey the treated effluent to end users.

#### **Responses to Comment D-2**

Comment noted. OCWD's understanding of the proposed Project is correct.

#### Comment D-3

The MND states that analysis of in-stream impact to the Santa Ana River was required as part of WRCRWA filing a wastewater change petition (WW-0067) with the SWRCB's Division of Water Rights and that this process will provide approval for WRCRWA for this project. In April 2013, OCWD filed a legal protest with the SWRCB regarding WRCRWA's wastewater change petition WW-0067, a copy of which is attached. OCWD's protest of change petition WW-0067 has not been resolved. The issues raised in OCWD's April 2013 protest have not been adequately addressed in either the Recycled Water Program EIR or the draft MND for the Recycled Water Service Expansion.

#### Response to Comment D-3

OCWD's filing of a legal protest with the State Water Resources Control Board (SWRCB) is noted. OCWD's protest does not change the analysis or conclusions in the IS/MND because if wastewater change petition WW-0067 is not approved by the SWRCB and treated effluent from the WRCRWA plant is not available, JCSD may elect to either only use recycled water from the IEUA water system (Final IS/MND, p. 4) or not construct Project facilities.

With regard to the issues raised in OCWD's April 2013 protest, refer to Response to Comment D-4 through Response to Comment D-9.

#### Comment D-4

The draft MND for the Recycled Water Service Expansion must address the issues raised in the attached protest of WRCRWA's wastewater change petition WW-0067, which include the following issues that are hereby submitted as comments on the draft MND:

• The outfall of the WRCRWA treatment plant is located adjacent to the conveyance channel to OCWD's Prado Wetlands where significant public recreation and wildlife management activities occur. Water discharged at the WRCRWA treatment plant outfall flows into the conveyance channel, and then into OCWD's Prado Wetlands. Water discharged from the WRCRWA's treatment plant that flows through the wetland then flows to Chino Creek, and shortly thereafter into the Santa Ana River. The areas that became OCWD's constructed Prado Wetlands were originally ponds developed and managed for waterfowl hunting. With increases in nitrate on the Santa Ana River due to upstream treatment plant discharges and agricultural runoff, OCWD converted the ponds to constructed wetlands to provide nitrate removal. Water diverted and passed through the wetland system can have more than 90

percent of the nitrate removed—thereby reducing the risk of downstream eutrophication associated with excessive nutrient loading. Spreading water and significantly increasing its retention time has created regionally significant habitat diversity and wildlife value immediately below the WRCRWA's point of discharge. The wetlands pictured in Exhibit 1A (in attached protest to WW-0067) are tantamount to oxbow wetlands that were an historic part of the river system but were largely lost when the floodplain was diminished. The wetlands accommodate species like white-faced ibis (Plegadis Chihi) that are found in few other places in Coastal Southern California. Exhibit 1B in the attached protest of WW-0067 is a photograph of a portion of OCWD's Prado Wetlands, illustrating the open water and riparian habitat. The Prado Wetlands and environs are regionally significant and widely known for their abundance and diversity of wildlife, particularly birds. Recreational visitors come from all over the nation and the world to tour the wetlands and experience the abundant wildlife supported, in part, by the WRCRWA's current discharge.

#### **Response to Comment D-4**

Comment noted. No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

#### **Comment D-5**

A small remnant population of endangered Least Bell's Vireos (Vireo Bellii Pusillus or "LBV") was discovered in the Prado Basin in the 1980s. The population was so impacted by parasitism by brown-headed cowbirds (Molothrus Ater) that it would not survive without management. However, neither the U.S. Army Corps of Engineers nor the U.S. Fish and Wildlife Service (Service) had the funding to provide the management needed to prevent the extirpation of this imperiled population. Then, in 1988 and 1989 OCWD stepped up by funding and staffing a management plan for the endangered LBV in the Prado Basin This was done proactively by the District in order to partner with the resource agencies to improve public trust resources within OCWD's jurisdiction. Since then, OCWD has continued its LBV management program and has recovered the LBV in the Prado Basin from just 21 territories in 1986 to over 400 territories in 2012. The LBV territories in 2012 are shown in Exhibit 2 of the attached protest. Because of the District's efforts, the Santa Ana River population of LBV was not only saved from extirpation, but is now headed toward significant recovery. The loss of the WRCRWA's discharge, as threatened in the WW-0067 Change Petition and by use of WRCRWA's water through the proposed Recycled Water Service Expansion project, has the potential to significantly frustrate OCWD's future LBV recovery efforts. This issue is not addressed in the draft MND for the Recycled Water Service Expansion project.

#### Response to Comment D-5

As allowed by State CEQA Guidelines Section 15150, the IS/MND incorporated *Final Program Environmental Impact Report, Recycled Water Program, Western Riverside County Regional Wastewater Authority* (hereinafter referred to as the Recycled Water Program FPEIR or FPEIR.) The Recycled Water Program FPEIR, which was certified by the Western Riverside County Regional Wastewater Authority on November 14, 2012, was prepared to evaluate the impacts associated with the diversion of recycled water currently discharged into the Santa Ana River (WRCRWA(a), p. ES-3). Impacts to biological resources and the Prado Basin were evaluated in Sections 6, 10, 19, and 21, in the Recycled Water Program FPEIR. Because the IS/MND incorporated the FPEIR by reference, these issues have been addressed and no additional analysis is needed.

#### Comment D-6

• The expansion of the LBV population on the Santa Ana River was achieved by dedicated field staff (from OCWD and its partner agencies) adaptively managing natural resources. The significance of this achievement is that it happened on a river system that has been greatly altered by human activity and has been dramatically narrowed and heavily urbanized. It demonstrates that consistent wildlife management works for some species, but such success requires a continuous and stable water supply for species such as the LBV. It also illustrates

Response to Comments

the expertise and ability focused through OCWD's programs to steward endangered species in concert with water conservation and wetland operations. Without the flows provided by the WRCRWA's discharge, it is not clear if OCWD's successful LBV program will continue successfully in the future. This issue is not addressed in the draft MND for the Recycled Water Service Expansion project.

#### **Response to Comment D-6**

As stated in Response to Comment D-3, if wastewater change petition WW-0067 is not approved by the SWRCB and treated effluent from the WRCRWA plant is not available, JCSD may elect to either only use recycled water from the IEUA water system (Final IS/MND, p. 4) or not construct Project facilities.

Potential LBV impacts and mitigation are discussed in the Recycled Water Program FPEIR, which is incorporated by reference to the IS/MND, on pages ES-1, 6-1, 6-3 (Figure 6-2), 6-4, 6-6, 6-7 (Figure 6-3), 6-18, 6-20, 6-21, 21-19, 21-27, 21-28, 21-40, 21-41, 21-53, 21-54, and Appendix E. The FPEIR concluded that impacts to LBV will be less than significant with mitigation. Because the IS/MND incorporated the FPEIR by reference, these issues have been addressed and no additional analysis is needed.

#### Comment D-7

 OCWD is concerned about potential impacts to the Southwestern Willow Flycatcher ("Flycatcher") that could result from the loss of flows proposed in the Change Petition. This song bird is infrequently observed in Prado Basin, although two were recently observed downstream from the WRCRWA's treatment plant outfall (Exhibit 2 of the attached protest of WW-0067). The Flycatcher prefers riparian edge habitat with moving water, and the loss of the discharge as proposed in the WRCRWA's Petition WW-0067 and by use of WRCRWA's water through the proposed Recycled Water Service Expansion project, may result in less moving water during certain seasons and loss of suitable Flycatcher habitat. This issue is not addressed in the draft MND for the Recycled Water Service Expansion project.

#### Response to Comment D-7

Potential Flycatcher impacts and mitigation are discussed in the Recycled Water Program FPEIR, which is incorporated by reference to the IS/MND, on pages 6-1, 6-3 (Figure 6-2), 6-4, 6-6, 6-7 (Figure 6-3), 6-18, 6-21, 21-18, 21-28, 21-41, and Appendix E. The FPEIR concluded that impacts to the Flycatcher will be less than significant with mitigation. Because the IS/MND incorporated the FPEIR by reference, these issues have been addressed and no additional analysis is needed.

#### **Comment D-8**

• The continued recovery of the species discussed herein, and the protection of other riparian flora and fauna depends on, at a minimum, maintaining the riparian habitat in Prado Basin. This riparian habitat requires adequate water, and OCWD believes, based on its many years of operation and observations in the Prado Basin, that the loss of existing flows to the Prado Basin may have significant adverse effect on the riparian areas and the abundance of wildlife they support. This issue is not addressed in the draft MND for the Recycled Water Service Expansion project.

#### Response to Comment D-8

Impacts to riparian habitat are discussed in Sections 6 and 21 of the Recycled Water Program FPEIR, which is incorporated by reference to the IS/MND. The FPEIR concluded that impacts to riparian habitat will be less than significant with mitigation. Because the IS/MND incorporated the FPEIR by reference, these issues have been addressed and no additional analysis is needed.

#### Comment D-9

Because the riparian habitat in Prado Basin depends on sufficient water, and certain portions of the Prado Basin only receive water from the WRCRWA treatment plant discharge during certain parts of the year, OCWD is understandably concerned about reduced flows due to the proposed Recycled Water Service Expansion project. The draft MND for the Recycled Water Service Expansion Project does not evaluate the potential environmental effects of reducing the discharge and does not provide any data or studies to show that the reduction of discharge will be consistent with the sustainment of beneficial uses (such as RARE, and WARM) and the protection of public trust resources, recreation and threatened and endangered species found in the Prado Basin. The draft MND does not consider, as it must, the cumulative impact of the proposed project in light of the other proposed diversions in the watershed. A list of proposed or planned diversions or recycled water projects which are anticipated to reduce flows into Prado Basin include projects being planned or implemented by the Inland Empire Utilities Agency, Chino Basin Watermaster, County of San Bernardino Flood Control District, Riverside County Flood Control District, the cities of Corona, Riverside, Colton, Rialto, and San Bernardino; San Bernardino Valley Municipal Water District, Eastern Municipal Water District, and Elsinore Valley Municipal Water District. The proposed

Comment continued on nest page

Response to Comments

Recycled Water Service Expansion must be evaluated in the context of the other proposed projects in the watershed that may reduce flows into the Prado Basin. Cumulative environmental impacts must be evaluated to assess adverse environmental change "as a whole greater than the sum of its parts."

[Environmental Protection Information Center v. Johnson [(1985) 170 Cal. App. 3d 604,625,216 Cal. Rptr. 502].] Evaluating the incremental impact of a proposed project, in connection with other projects causing related impacts, helps avoid the environmental harm that comes from considering projects "in a vacuum." [Whitman v. Board of Supervisors [(1979) 88 Cal. App. 3d 397, 408, 151 Cal. Rptr. 866 (Whitman)].]

#### **Response to Comment D-9**

Impacts resulting from reduced flows to the Santa Ana River and Prado Basin were evaluated in Sections 6, 10, 19, and 21 of the Recycled Water Program FPEIR, which is incorporated by reference to the IS/MND. The FPEIR concluded that all impacts resulting from the diversion of water from the Santa Ana River will be less than significant with mitigation. Because the IS/MND incorporated the FPEIR by reference, these issues have been addressed and no additional analysis is needed.

#### Comment D-10

The proposed project as described in the draft MND states that the source of recycled water includes treated effluent from the WRCRWA treatment plant and/or the IEUA recycled water system in San Bernardino County. Since this project includes the use of recycled water produced by IEUA, will IEUA be submitting a wastewater change petition for this project or does IEUA already have such approvals for use of IEUA's recycled water for this project? Please clarify and include a discussion of the status of approval of a wastewater change petition from the SWRCB's Division of Water Rights as it relates to the potential use of IEUA's recycled water. Regarding use of water from IEUA, please describe compliance with California Water Code Section 1211, which states:

(a) Prior to making any change in the point of discharge, place of use, or purpose of use of treated wastewater, the owner of any wastewater treatment plant shall obtain approval of the board for that change. The board shall review the changes pursuant to the provisions of Chapter 10 (commencing with Section 1700) of Part 2 of Division 2.

Thank you for the opportunity to submit these comments.

#### **Response to Comment D-10**

The comment correctly indicated that recycled water from the IEUA system may be used in the distribution system. It is outside of JCSD's purview to submit a wastewater change petition on IEUA's behalf. If recycled water from IEUA is not available, it will not be used. No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

#### Letter E – State Water Resources Control Board

The State Water Resources Control Board (SWRCB) provided comments regarding the proposed Project in their letter dated August 25, 2015 (received by JCSD on August 28, 2015). Responses to the comments contained in that letter are provided below. A copy of the comment letter is contained in Section 3 of this document.

#### Comment E-1

We understand that the District is pursuing Clean Water State Revolving Fund (CWSRF) financing for this Project. As a funding agency and a state agency with jurisdiction by law to preserve, enhance, and restore the quality of California's water resources, the State Water Resources Control Board (State Water Board) is providing the following information on the IS/MND to be prepared for the Project.

The State Water Board, Division of Financial Assistance, is responsible for administering the CWSRF Program. The primary purpose for the CWSRF Program is to implement the Clean Water Act and various state laws by providing financial assistance for wastewater treatment facilities necessary to prevent water pollution, recycle water, correct nonpoint source and storm drainage pollution problems, provide for estuary enhancement, and thereby protect and promote health, safety and welfare of the inhabitants of the state. The CWSRF Program provides low-interest funding equal to one-half of the most recent State General Obligation Bond Rates with a 30-year term. Applications are accepted and processed continuously. Please refer to the State Water Board's CWSRF website at:

#### www.waterboards.ca.gov/water issues/programs/grants loans/srf/index.shtml.

The CWSRF Program is partially funded by the United States Environmental Protection Agency and requires additional "CEQA-Plus" environmental documentation and review. Three enclosures are included that further explain the CWSRF Program environmental review process and the additional federal requirements. For the complete environmental application package please visit:

#### http://www.waterboards.ca.gov/water\_issues/programs/grants\_loans/srf/srf\_forms.shtml.

The State Water Board is required to consult directly with agencies responsible for implementing federal environmental laws and regulations. Any environmental issues raised by federal agencies or their representatives will need to be resolved prior to State Water Board approval of a CWSRF financing commitment for the proposed Project. For further information on the CWSRF Program, please contact Mr. Ahmad Kashkoli, at (916) 341-5855.

#### **Response to Comment E-1**

The commenter correctly states that the Project is pursuing Clear Water State Revolving Fund (CWSRF) financing; however, the applicant for the CWSRF financing is Inland Empire Utilities Agency. The comment generally summarizes the role of SWRCB with administering the CWSRF, the CWSRF program, and its requirements for environmental review. Consistent with these requirements, the Project's IS/MND includes a CEQA-Plus analysis located in Section D. No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

#### **Comment E-2**

It is important to note that prior to a CWSRF financing commitment, projects are subject to provisions of the Federal Endangered Species Act (ESA), and must obtain Section 7 clearance from the United States Department of the Interior, Fish and Wildlife Service (USFWS), and/or the United States Department of Commerce National Oceanic and Atmospheric Administration, National Marine Fisheries Service (NMFS) for any potential effects to special-status species.

Please be advised that the State Water Board will consult with the USFWS, and/or the NMFS regarding all federal special-status species that the Project has the potential to impact if the Project is to be financed by the CWSRF Program. The District will need to identify whether the Project will involve any direct effects from construction activities, or indirect effects such as growth inducement, that may affect federally listed threatened, endangered, or candidate species that are known, or have a potential to occur in the Project site, in the surrounding areas, or in the service area, and to identify applicable conservation measures to reduce such effects.

#### **Response to Comment E-2**

The comment provides additional CWSRF environmental review requirements. The Project's IS/MND includes a CEQA-Plus analysis located in Section D, which provides an analysis of the Project's impacts with regards to the federal Endangered Species Act. The analysis concluded that the Project will not impact any federally-listed special status species, and references the biological assessments undertaken for the Project in Appendix A of the IS/MND. No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

#### Comment E-3

In addition, CWSRF projects must comply with federal laws pertaining to cultural resources, specifically Section 106 of the National Historic Preservation Act (Section 106). The State Water Board has responsibility for ensuring compliance with Section 106, and must consult directly with the California State Historic Preservation Officer (SHPO). SHPO consultation is initiated when sufficient information is provided by the CWSRF applicant. If the District decides to pursue CWSRF financing, please retain a consultant that meets the Secretary of the Interior's Professional Qualifications Standards (<a href="http://www.nps.gov/history/local-law/arch">http://www.nps.gov/history/local-law/arch</a> stnds 9.htm) to prepare a Section 106 compliance report.

Note that the District will need to identify the Area of Potential Effects (APE), including construction and staging areas, and the depth of any excavation. The APE is three-dimensional and includes all areas that may be affected by the Project. The APE includes the surface area and extends below ground to the depth of any Project excavations. The records search request should extend to a ½-mile beyond Project APE. The appropriate area varies for different projects but should be drawn large enough to provide information on what types of sites may exist in the vicinity.

#### **Response to Comment E-3**

The comment provides additional CWSRF environmental review requirements. The Project's IS/MND includes a CEQA-Plus analysis located in Section D, which provides

Response to Comments

an analysis of the Project's impacts with regards to the National Historic Preservation Act. The analysis concluded that the Project will not impact any historic resources, and references the cultural resources study undertaken for the Project in Appendix B of the IS/MND. No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

#### Comment E-4

Other federal environmental requirements pertinent to the Project under the CWSRF Program include the following (for a complete list of all federal requirements please visit: <a href="http://www.waterboards.ca.gov/water">http://www.waterboards.ca.gov/water</a> issues/programs/grants loans/srf/docs/forms/application environmental package.pdf):

- A. Compliance with the Federal Clean Air Act: (a) Provide air quality studies that may have been done for the Project; and (b) if the Project is in a nonattainment area or attainment area subject to a maintenance plan; (i) provide a summary of the estimated emissions (in tons per year) that are expected from both the construction and operation of the Project for each federal criteria pollutant in a nonattainment or maintenance area, and indicate if the nonattainment designation is moderate, serious, or severe (if applicable); (ii) if emissions are above the federal de minimis levels, but the Project is sized to meet only the needs of current population projections that are used in the approved State Implementation Plan for air quality, quantitatively indicate how the proposed capacity increase was calculated using population projections.
- B. Compliance with the Coastal Zone Management Act: Identify whether the Project is within a coastal zone and the status of any coordination with the California Coastal Commission.
- C. Protection of Wetlands: Identify any portion of the proposed Project area that should be evaluated for wetlands or United States waters delineation by the United States Army Corps of Engineers (USACE), or requires a permit from the USACE, and identify the status of coordination with the USACE.
- D. Compliance with the Farmland Protection Policy Act: Identify whether the Project will result in the conversion of farmland. State the status of farmland (Prime, Unique, or Local and Statewide Importance) in the Project area and determine if this area is under a Williamson Act Contract.
- E. Compliance with the Migratory Bird Treaty Act: List any birds protected under this act that may be impacted by the Project and identify conservation measures to minimize impacts.
- F. Compliance with the Flood Plain Management Act: Identify whether or not the Project is in a Flood Management Zone and include a copy of the Federal Emergency Management Agency flood zone maps for the area.
- G. Compliance with the Wild and Scenic Rivers Act: Identify whether or not any Wild and Scenic Rivers would be potentially impacted by the Project and include conservation measures to minimize such impacts.

Response to Comments

#### **Response to Comment E-4**

The comment provides additional CWSRF environmental review requirements. The Project's IS/MND includes a CEQA-Plus analysis located in Section D, which provides analyses of the Project's impacts with regards to all of the above-referenced federal acts. No new environmental issues have been raised by this comment and no modification of the IS/MND is required.

#### Comment E-5

Following are specific comments on the District's draft IS/MND:

1. On page 29, under Agriculture and Forestry Service (II a.), it states that for worst case analysis... the project will convert approximately three (3) acres of designated prime farmland to non-agricultural use. If it comes to the worst case scenario and prime land is converted into non-agriculture use then an Environmental Impact Report is required instead of the Initial Study/Mitigated Negative Declaration; unless, there are mitigation measures that can be implemented to reduce Project's significant impact to less than significant.

#### **Response to Comment E-5**

JCSD disagrees with the comment that the loss of 3 acres of designated Farmland is a significant impact. The Project's IS/MND determined that impacts to designated Farmland will be less than significant due to total quantity that may be potentially lost and the focus of the City of Ontario to develop land within in the City in an economically productive way that would serve the growing population. No modification of the IS/MND is required.

#### **Comment E-6**

2. On page 44, under Biological Resources, please clarify what type of construction methods will be employed to construct the pipeline underneath the Cucamonga Creek Channel?

#### **Response to Comment E-6**

The Project Description in the Final IS/MND has been revised to clarify the construction method type for installing the proposed recycled water pipeline underneath the Cucamonga Creek Channel. These revisions to the Final IS/MND are as follows and shown in underline (Final IS/MND, p. 12):

Prior to construction, JCSD will obtain encroachment permits from the cities of Chino, Eastvale, Jurupa Valley, and Ontario; California Department of Transportation (Caltrans); as well as from the San

Response to Comments

Bernardino County Flood Control District (SBCFCD) as proposed pipelines will traverse the Cucamonga Creek Chanel in Eastvale, and Riverside County Flood Control and Water Conservation District (RCFCWCD) as proposed pipelines will traverse the Day Creek Channel in Jurupa Valley. While these pipelines will primarily traverse the channel within existing roadway overcrossings, the two proposed pipeline alignments that traverse the Cucamonga Creek Channel where there is no existing roadway overcrossing (west of 65<sup>th</sup> Street and bisecting Walters Street), construction of the pipelines will utilize jack and bore or horizontal directional drilling to install the pipeline underneath the channel as part of the plans and specifications for constructing those pipeline segments.

The clarification of the construction method that will be utilized to install the pipeline underneath the Cucamonga Creek Channel does not constitute a substantial revision or modification to the IS/MND. Therefore, recirculation of the IS/MND is not required.

#### Comment E-7

Please provide us with the following documents applicable to the proposed Project following the District's California Environmental Quality Act (CEQA) process: (1) one copy of the draft and final IS/MND, (2) the resolution adopting the IS/MND and making CEQA findings, (3) all comments received during the review period and the District's response to those comments, (4) the adopted Mitigation Monitoring and Reporting Program (MMRP), and (5) the Notice of Determination filed with the Riverside County Clerk and the Governor's Office of Planning and Research, State Clearinghouse. In addition, we would appreciate notices of any hearings or meetings held regarding environmental review of any projects to be funded by the State Water Board.

Thank you for the opportunity to review the District's draft IS/MND. If you have any questions or concerns, please feel free to contact me at (916) 319-0220, or by email at Sahil.Pathak@waterboards.ca.gov, or contact Ahmad Kashkoli at (916) 341-5855, or by email at Ahmad.Kashkoli@waterboards.ca.gov.

#### Response to Comment E-7

Upon completion of the CEQA process for this Project, which includes adoption of the MND by the JCSD Board of Directors, the requested documents will be provided to SWRCB.

#### **Letter F – State Clearinghouse and Planning Unit**

The State Clearinghouse and Planning Unit provided comments regarding the proposed Project in their letter dated August 28, 2015 (received by JCSD on August 31, 2015). Responses to the comments contained in that letter are provided below. A copy of the comment letter is contained in Section 3 of this document.

#### Comment F-1

The enclosed comment (s) on your Mitigated Negative Declaration was (were) received by the State Clearinghouse after the end of the state review period, which closed on August 27, 2015. We are forwarding these comments to you because they provide information or raise issues that should be addressed in your final environmental document.

The California Environmental Quality Act does not require Lead Agencies to respond to late comments. However, we encourage you to incorporate these additional comments into your final environmental document and to consider them prior to taking final action on the proposed project. Please contact the State Clearinghouse at (916) 445-0613 if you have any questions concerning the

environmental review process. If you have a question regarding the above-named project, please refer to the ten-digit State Clearinghouse number (2015071073) when contacting this office.

#### Response to Comment F-1

SWRCB's comment letter is responded to as "Letter E" in this Response to Comments document. Following suit with the commenter's encouraged action, JCSD Board of Directors will be provided with the responses to the SWRCB comment letter for their consideration, along with the responses to the other comment letters received for this Project. No further response is necessary.

#### **SECTION 3 –Comment Letters Received**

Copies of the comment letters received are included on the following pages.

Albert A. WEBB Associates RTC-26

DEPARTMENT OF TRANSPORTATION

DISTRICT 8 PLANNING (MS 725) 464 WEST 4th STREET, 6th FLOOR SAN BERNARDINO, CA 92401-1400 PHONE (909) 388-7017 FAX (909) 383-5936 TTY 711 www.dot.ca.gov/dist8

7/12/2022 Board Meeting





August 6, 2015

File: 08-RIV-15-PM 49.3/46.253 08-SBd-60-PM 7.085

Michele Lauffer Jurupa Community Services District 11201 Harrel Street Jurupa Valley, CA 91752

Jurupa Community Services District Recycled Water Service Expansion- Initial Study

7-4

Dear Ms. Lauffer:

Thank you for providing the California Department of Transportation (Department) the opportunity to review and comment on the Initial Study for the Jurupa Community Services District Recycled Water Service Expansion (Project), located in the cities of Eastvale, Jurupa Valley, Chino, and Ontario, in Riverside and San Bernardino Counties. The project proposes the construction and operation of recycled water distribution and storage facilities.

As the owner and operator of the State Highway System (SHS), it is our responsibility to coordinate and consult with local jurisdictions when proposed development may impact our facilities. Under the California Environmental Quality Act (CEQA), we are required to make recommendations to offset associated impacts with the proposed project. Although the project is under the jurisdiction of the cities of Eastvale, Jurupa Valley, Chino, and Ontario, due to the project's potential impact to State facilities, it is also subject to the policies and regulations that govern the SHS.

The Department endeavors that any direct and cumulative impacts to the State highway system be eliminated or reduced to a level of insignificance pursuant to the CEQA and National Environmental Policy Act (NEPA) standards. Our areas of concern, pertaining to State facilities, include transportation/traffic and Right of Way (ROW) issues, which our initial review indicates as having potentially significant impacts. Due to these potentially significant impacts and because the portion of the project area directly adjacent to Interstate 15 (I-15), we offer the following comments regarding the analysis in the upcoming DEIR:

A Traffic Control Plan is required to be reviewed by the Department prior to the initiation of construction activities where a public roadway will be affected by a lane or segment closure or modification of a travel lane.

Ms. Lauffer August 6, 2015 Page 2

• The Department would not support concurrent construction work within the Department's ROW for the proposed pipeline located adjacent to I-15 between Bellegrave Avenue and 68th Street due to potential for congestion and driver confusion.

#### Permit Requirements

Issuance of a Caltrans Encroachment Permit will be required for any work or construction performed within, under, or over the State Right-of-Way. All comments above should be addressed prior to proceeding with the Encroachment Permit process. Review and approval of street, grading, and drainage construction plans will be necessary prior to permit issuance. Information regarding permit application and submittal requirements may be obtained at:

Caltrans Office of Encroachment Permits
464 West 4<sup>th</sup> Street, Basement, MS 619
San Bernardino, CA 92401-1400
<a href="http://www.dot.ca.gov/hq/traffops/developserv/permits/">http://www.dot.ca.gov/hq/traffops/developserv/permits/</a>

These recommendations are preliminary and summarize our review of materials provided for our evaluation. If this project is later modified in any way, please forward copies of revised plans as necessary so that we may evaluate all proposed changes for potential impacts to the SHS. If you have any questions regarding this letter, please contact Adrineh Melkonian (909) 806-3928 or myself at (909) 383-4557.

Sincerely,

MARK ROBERTS

Mark Rheets

Office Chief

Intergovernmental Review, Community and Regional Planning

# City of Jurupa Valley

Brad Hancock, Mayor . Laura Roughton, Mayor Pro Tem . Brian Berkson, Council Member . Frank Johnston, Council Member . Verne Lauritzen, Council Member

August 19, 2015

Ms. Michele Lauffer Senior Administrative Assistant Jurupa Community Services District 11201 Harrel Street Jurupa Valley, CA 91752

Subject: INITIAL STUDY/MITIGATED NEGATIVE DECLARATION (CEQA AND CEQA-

PLUS) - RECYCLED WATER SERVICE EXPANSION DISTRICT PROJECT NO.

C133656

Dear Ms. Lauffer,

The City of Jurupa Valley is in receipt of the Initial Study for the Recycled Water Service Expansion (JCSD Project No. C133656), hereinafter the "Project" dated July 2015. It is the City's understanding that the intent of the project is to provide recycled water from the increased production at WRCRWA to IEUA. A by-product of this delivery to IEUA is the availability of recycled water to be utilized in the western region of JCSD's service area. In reviewing the Project, the City has developed a list of concerns that is requested to be included in the Project documents:

- 1. The project facilities (pipelines) "...will occur in phases over time as funding is available." Is there a goal timeline for completion of the various phases, in particular, the installation of pipelines within Jurupa Valley?
- 2. Pipelines are clearly identified to serve the following three locations:
  - a. Vandermolen Elementary School
  - b. Sky Country Elementary School
  - c. An unnamed park north of Bellegrave and west of Etiwanda

Clarify that the network of new pipelines will be able to serve the following facilities:

- d. Limonite Meadows Park
- e. Laramore Park
- f. Wineville Park
- g. Vernola Park
- h. An unnamed park south of 68<sup>th</sup> Street (south of Vandermolen Elementary School)
- i. An unnamed park adjacent to Paradise Knolls Golf Course
- j. The proposed K-8 School north of Bellegrave

## Western Riverside County 7-4 Regional Wastewater Authority

Administration 14205 Meridian Parkway Riverside, CA 92518-3045 (951) 571-7100 (951) 571-0590 (FAX)

Treatment Plant 14634 River Road Corona, CA 92880 (951) 739-6225 (951) 371-2517 (FAX) Attachment 2, Page 169 of 214 Member Agencies

City of Norco Home Gardens Sanitary District Western Municipal Water District Jurupa Community Services District City of Corona

August 27, 2015

Michele Lauffer Sr. Administrative Assistant Jurupa Community Services District 11201 Harrel Street Jurupa Valley, CA 91752

## INITIAL STUDY AND MITIGATED NEGATIVE DECLARATION FOR RECYCLED WATER EXPANSION

Dear Ms. Lauffer

Thank you for the opportunity to review the Initial Study and Mitigated Negative Declaration for Jurupa Community Services District's (JCSD) Recycled Water Service Expansion. Western Riverside County Regional Wastewater Authority (WRCRWA) fully supports this project. Our comments are as follows:

- The parameters for the sale of recycled water by one member agency to another has not been finalized. Therefore, the total quantity of recycled water transported by this project should consider the range of only JCSD's apportionment of up to all other water that is available for sale (Page 4).
- All WRCWRA members' apportionment of recycled water are listed as available except the City of Corona. As noted above, the sale of recycled water by one WRCRWA member agency to another has not been finalized and for flexibility, unless otherwise stated to the contrary by the City of Corona, the City may want to have the flexibility to sell their supply to other members including JCSD (Page 4).
- The total amount of WRCRWA production, less process water losses is assumed to be available for use as recycled water. The State Water Board is considering WRCRWA's pending Change of Use Petition to divert water that is currently released to the river for use as recycled water.

Page 2 of 2

The CEQA document should consider that some water might be required by the State Water Board to be released to the Santa Ana River (Page 4).

- The drawings use the future layout of the plant that is outdated (they include multiple oxidation ditches rather than the Conventional Activated Sludge process that will be used) (Figure 2).
- The routing of the pipeline to the proposed JCSD clear well is along the back side of the plant. This routing may or may not be changed during design review in consideration of future improvements within the WRCRWA plant site (Page 12).

Should you have any question about these comments, please contact me at (951) 571-7230 or <a href="mailto:dkawaii@wmwd.com">dkawaii@wmwd.com</a>.

DEREK E. KAWAII, P.E. Director of Engineering

DEK:sc

3. It is requested that all pipelines be placed outside of the paved surfaces of the streets within Jurupa Valley.

Thank you for your efforts in implementing these requests into this exciting project.

If you should have any questions or comments, please feel free to contact me at sloriso@jurupavalley.org or at (951) 332-6464 x233.

Sincerely,

Steve R. Loriso, P.E. Deputy City Engineer

Cc: Jim Smith, P.E., City Engineer

DIRECTORS

STEPHEN R. SHELDON HARRY S. SIDHU, P.E.

ROGER C. YOH, P.E.

PHILIP L. ANTHONY 022 Board Meeting DENIS R. BILODEAU, P.E. SHAWN DEWANE
JAN M. FLORY
CATHY GREEN
DINA NGUYEN
ROMAN A. REYNA



Attachment 2, Page President 214

First Vice President
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Second Vice President
PHILIP L. ANTHONY

General Manager MICHAEL R. MARKUS, P.E., D.WRE

### ORANGE COUNTY WATER DISTRICT

ORANGE COUNTY'S GROUNDWATER AUTHORITY

August 27, 2015

Michelle Lauffer Jurupa Community Services District 11201 Harrel Street Jurupa Valley, CA 91752

Dear Ms. Lauffer

RE: Mitigated Negative Declaration for the Recycled Water Service Expansion (District Project No. C133656) Jurupa Community Services District, SCH # 2015071073

The Orange County Water District (OCWD, the District) is a special district formed in 1933 by an act of the California Legislature. The District manages the groundwater basin that underlies north and central Orange County. Water produced from the basin is the primary water supply for approximately 2.4 million residents living within the District's boundaries. Flow from the Santa Ana River is an important supply of water used to recharge the Orange County Groundwater Basin.

The District owns more than 2,000 acres of land in the Prado Basin and is keenly interested in projects that may affect the basin. The Prado Basin contains sensitive environmental habitat for threatened and endangered species; essentially all of the Prado Basin is designated as critical habitat for the federally endangered least Bell's vireo. In 1995, OCWD executed an agreement with the U.S. Fish and Wildlife Service and the U.S. Army Corps of Engineers to cooperatively manage biological resources in the Prado Basin. This agreement allows for temporary storage of stormwater in Prado Basin for subsequent release from the Prado Dam to enable OCWD to recharge the water into the groundwater basin. This longstanding water conservation program is contingent upon the continued health of biological resources in Prado Basin. Potential impacts to riparian habitat, the Least Bell's Vireo, and other biological resources in the Prado Basin can negatively impact OCWD's water conservation program.

In addition, OCWD owns and operates a 465-acre treatment wetlands system in the Prado Basin. Approximately half of the Santa Ana River baseflow is diverted though these

Michelle Lauffer August 27, 2015 Page 2 of 5

wetlands. This includes the discharge from the Western Riverside County Regional Wastewater Authority's (WRCRWA) treatment plant.

Thank you for the opportunity to submit comments on the draft Mitigated Negative Declaration (MND) for the proposed Recycled Water Service Expansion, SCH # 2015071073.

We understand that the proposed project involves the construction of facilities to convey treated effluent from the WRCRWA treatment plant for conveyance to Inland Empire Utilities Agency (IEUA) facilities for groundwater recharge or landscape irrigation within the western portion of Jurupa Community Services District's (JCSD) service area. We also understand that the Recycled Water Program EIR (SCH # 2012031084) prepared by WRCRWA did not analyze the distribution facilities needed by its member agencies to convey the treated effluent to end users.

The MND states that analysis of in-stream impact to the Santa Ana River was required as part of WRCRWA filing a wastewater change petition (WW-0067) with the SWRCB's Division of Water Rights and that this process will provide approval for WRCRWA for this project. In April 2013, OCWD filed a legal protest with the SWRCB regarding WRCRWA's wastewater change petition WW-0067, a copy of which is attached. OCWD's protest of change petition WW-0067 has not been resolved. The issues raised in OCWD's April 2013 protest have not been adequately addressed in either the Recycled Water Program EIR or the draft MND for the Recycled Water Service Expansion.

The draft MND for the Recycled Water Service Expansion must address the issues raised in the attached protest of WRCRWA's wastewater change petition WW-0067, which include the following issues that are hereby submitted as comments on the draft MND:

• The outfall of the WRCRWA treatment plant is located adjacent to the conveyance channel to OCWD's Prado Wetlands where significant public recreation and wildlife management activities occur. Water discharged at the WRCRWA treatment plant outfall flows into the conveyance channel, and then into OCWD's Prado Wetlands. Water discharged from the WRCRWA's treatment plant that flows through the wetland then flows to Chino Creek, and shortly thereafter into the Santa Ana River. The areas that became OCWD's constructed Prado Wetlands were originally ponds developed and managed for waterfowl hunting. With increases in nitrate on the Santa Ana River due to upstream treatment plant discharges and agricultural runoff, OCWD converted the ponds to constructed wetlands to provide nitrate removal. Water diverted and passed through the wetland system can have more than 90

Michelle Lauffer August 27, 2015 Page 3 of 5

percent of the nitrate removed—thereby reducing the risk of downstream eutrophication associated with excessive nutrient loading. Spreading water and significantly increasing its retention time has created regionally significant habitat diversity and wildlife value immediately below the WRCRWA's point of discharge. The wetlands pictured in Exhibit 1A (in attached protest to WW-0067) are tantamount to oxbow wetlands that were an historic part of the river system but were largely lost when the floodplain was diminished. The wetlands accommodate species like white-faced ibis (Plegadis Chihi) that are found in few other places in Coastal Southern California. Exhibit 1B in the attached protest of WW-0067 is a photograph of a portion of OCWD's Prado Wetlands, illustrating the open water and riparian habitat. The Prado Wetlands and environs are regionally significant and widely known for their abundance and diversity of wildlife, particularly birds. Recreational visitors come from all over the nation and the world to tour the wetlands and experience the abundant wildlife supported, in part, by the WRCRWA's current discharge.

- A small remnant population of endangered Least Bell's Vireos (Vireo Bellii Pusillus or "LBV") was discovered in the Prado Basin in the 1980s. The population was so impacted by parasitism by brown-headed cowbirds (Molothrus Ater) that it would not survive without management. However, neither the U.S. Army Corps of Engineers nor the U.S. Fish and Wildlife Service (Service) had the funding to provide the management needed to prevent the extirpation of this imperiled population. Then, in 1988 and 1989 OCWD stepped up by funding and staffing a management plan for the endangered LBV in the Prado Basin This was done proactively by the District in order to partner with the resource agencies to improve public trust resources within OCWD's jurisdiction. Since then, OCWD has continued its LBV management program and has recovered the LBV in the Prado Basin from just 21 territories in 1986 to over 400 territories in 2012. The LBV territories in 2012 are shown in Exhibit 2 of the attached protest. Because of the District's efforts, the Santa Ana River population of LBV was not only saved from extirpation, but is now headed toward significant recovery. The loss of the WRCRWA's discharge, as threatened in the WW-0067 Change Petition and by use of WRCRWA's water through the proposed Recycled Water Service Expansion project, has the potential to significantly frustrate OCWD's future LBV recovery efforts. This issue is not addressed in the draft MND for the Recycled Water Service Expansion project.
- The expansion of the LBV population on the Santa Ana River was achieved by dedicated field staff (from OCWD and its partner agencies) adaptively managing natural resources. The significance of this achievement is that it happened on a river system that has been greatly altered by human activity and has been dramatically narrowed and heavily urbanized. It demonstrates that consistent wildlife management works for some species, but such success requires a continuous and stable water supply for species such as the LBV. It also illustrates

Michelle Lauffer August 27, 2015 Page 4 of 5

the expertise and ability focused through OCWD's programs to steward endangered species in concert with water conservation and wetland operations. Without the flows provided by the WRCRWA's discharge, it is not clear if OCWD's successful LBV program will continue successfully in the future. This issue is not addressed in the draft MND for the Recycled Water Service Expansion project.

- OCWD is concerned about potential impacts to the Southwestern Willow Flycatcher ("Flycatcher") that could result from the loss of flows proposed in the Change Petition. This song bird is infrequently observed in Prado Basin, although two were recently observed downstream from the WRCRWA's treatment plant outfall (Exhibit 2 of the attached protest of WW-0067). The Flycatcher prefers riparian edge habitat with moving water, and the loss of the discharge as proposed in the WRCRWA's Petition WW-0067 and by use of WRCRWA's water through the proposed Recycled Water Service Expansion project, may result in less moving water during certain seasons and loss of suitable Flycatcher habitat. This issue is not addressed in the draft MND for the Recycled Water Service Expansion project.
- The continued recovery of the species discussed herein, and the protection of other riparian flora and fauna depends on, at a minimum, maintaining the riparian habitat in Prado Basin. This riparian habitat requires adequate water, and OCWD believes, based on its many years of operation and observations in the Prado Basin, that the loss of existing flows to the Prado Basin may have significant adverse effect on the riparian areas and the abundance of wildlife they support. This issue is not addressed in the draft MND for the Recycled Water Service Expansion project.
- Because the riparian habitat in Prado Basin depends on sufficient water, and certain portions of the Prado Basin only receive water from the WRCRWA treatment plant discharge during certain parts of the year, OCWD is understandably concerned about reduced flows due to the proposed Recycled Water Service Expansion project. The draft MND for the Recycled Water Service Expansion Project does not evaluate the potential environmental effects of reducing the discharge and does not provide any data or studies to show that the reduction of discharge will be consistent with the sustainment of beneficial uses (such as RARE, and WARM) and the protection of public trust resources, recreation and threatened and endangered species found in the Prado Basin. The draft MND does not consider, as it must, the cumulative impact of the proposed project in light of the other proposed diversions in the watershed. A list of proposed or planned diversions or recycled water projects which are anticipated to reduce flows into Prado Basin include projects being planned or implemented by the Inland Empire Utilities Agency, Chino Basin Watermaster, County of San Bernardino Flood Control District, Riverside County Flood Control District, the cities of Corona, Riverside, Colton, Rialto, and San Bernardino; San Bernardino Valley Municipal Water District, Eastern Municipal Water District; and Elsinore Valley Municipal Water District. The proposed

Michelle Lauffer August 27, 2015 Page 5 of 5

Recycled Water Service Expansion must be evaluated in the context of the other proposed projects in the watershed that may reduce flows into the Prado Basin. Cumulative environmental impacts must be evaluated to assess adverse environmental change "as a whole greater than the sum of its parts." [Environmental Protection Information Center v. Johnson [(1985) 170 Cal. App. 3d 604,625,216 Cal. Rptr. 502].] Evaluating the incremental impact of a proposed project, in connection with other projects causing related impacts, helps avoid the environmental harm that comes from considering projects "in a vacuum." [Whitman v. Board of Supervisors [(1979) 88 Cal. App. 3d 397, 408, 151 Cal. Rptr. 866 (Whitman)].]

The proposed project as described in the draft MND states that the source of recycled water includes treated effluent from the WRCRWA treatment plant and/or the IEUA recycled water system in San Bernardino County. Since this project includes the use of recycled water produced by IEUA, will IEUA be submitting a wastewater change petition for this project or does IEUA already have such approvals for use of IEUA's recycled water for this project? Please clarify and include a discussion of the status of approval of a wastewater change petition from the SWRCB's Division of Water Rights as it relates to the potential use of IEUA's recycled water. Regarding use of water from IEUA, please describe compliance with California Water Code Section 1211, which states:

(a) Prior to making any change in the point of discharge, place of use, or purpose of use of treated wastewater, the owner of any wastewater treatment plant shall obtain approval of the board for that change. The board shall review the changes pursuant to the provisions of Chapter 10 (commencing with Section 1700) of Part 2 of Division 2.

Thank you for the opportunity to submit these comments.

Sincerely,

Michael R. Markus, P.E., D.WRE

General Manager

Attachment: OCWD Protest - Petition to WW-0067, April 11, 2013

State of California State Water Resources Control Board

#### DIVISION OF WATER RIGHTS P.O. Box 2000, Sacramento, CA 95812-2000

Info: (916) 341-5300, FAX: (916) 341-5400, Web: http://www.waterboards.ca.gov/waterrights

#### PROTEST - PETITION

This form may also be used for objections

## PETITION FOR TIME EXTENSION, CHANGE, TEMPORARY URGENT CHANGE

#### OR TRANSFER ON

**APPLICATION:** Wastewater Change Petition WW-0067 to Change of Place of Use, and Purpose of Use for Recycled Water Currently Discharged to Prado Basin of the Santa Ana River

Santa Ana River	ter Currently Discharged to Prado Basin of the
PERMIT: LICENSE:	

**OF** Western Riverside County Regional Wastewater Authority ("Authority")

I (We) have carefully read the notice (state name):

Joel Kuperberg General Counsel, Orange County Water District

Address, email address and phone number of protestant or authorized agent:

Orange County Water District 18700 Ward Street Fountain Valley, CA 92708 <a href="mailto:jkuperberg@rutan.com">jkuperberg@rutan.com</a> (714) 662 4608

Attach supplemental sheets as needed. To simplify this form, all references herein are to protests and protestants although the form may be used to file comments on temporary urgent changes and transfers.

# Protest based on ENVIRONMENTAL OR PUBLIC INTEREST CONSIDERATIONS (Prior right protests should be completed in the section below):

•	the proposed action will not be within the State Water Resources Control Board's jurisdiction	
•	not best serve the public interest	
•	be contrary to law	
•	have an adverse environmental impact	$\checkmark$

#### State facts which support the foregoing allegations:

#### **Relief Requested:**

Per Water Code Sections 1211 and 1700 et seq., the Orange County Water District ("OCWD", or "District"), timely submits this Protest to the State Water Resources Control Board ("SWRCB", "State Board" or "Board"). The Protest, for the reasons indicated above, and pursuant to the factual statement provided below, asks the Board to refrain from approving the Authority's requested changes memorialized in the Authority's Change Petition captioned Petition WW 0067 (hereinafter "Change Petition" or "Petition") until such time as the Authority provides enforceable assurances that environmental and public trust resources will be protected in the event that the Petition is granted.

#### Factual Background and Legal Framework:

OCWD owns about 2,150 acres of land in the Prado Basin adjacent to the Santa Ana River. This acreage includes approximately 465 acres of constructed wetlands. The constructed wetlands provide treatment for Santa Ana River water—to include significant nutrient removal—while also providing habitat for a rich variety of wildlife, including threatened and endangered species. OCWD, while generally supportive of efforts of the Authority and other utilities in Southern California to increase recycled water use within their respective service areas, cannot support the Authority's current initiative to withdraw the quantity of water from the Prado Basin as reflected in the Change Petition. Indeed, OCWD must protest WW 0067 because of the potentially significant adverse environmental effects that are reasonably likely to occur from the Authority's proposal to completely remove 6,000 or more acre feet per year ("AFY)" of highly treated tertiary effluent currently discharged in immediate proximity of sensitive wetlands and associated habitat in the Prado Basin of the Santa Ana River Watershed.

As reflected in Change Petition, flow to the OCWD Prado Wetlands occurs through a conveyance channel that extends from the Santa Ana River near River Road to the upgradient portion of the wetlands. Cutting off the entire flow of recycled water. as the Authority proposes to do, could have significant environmental effects on a host of environmental and public trust values that currently exist in the Prado Basin particularly during drier portions of the year when other sources of flow to the wetlands and Prado Basin are unavailable or occur at reduced flow rates. The Change Petition, without action by the Board to protect environmental resources, could result—as illustrated by the protests of the California Department of Fish and Wildlife ("DFW") and the U.S. Fish and Wildlife Service ("USFWS") to the Change Petition—in the Board approving an action that is inconsistent with Water Code Sections 1243.5 and 1258 (protection of existing instream flows and beneficial uses designated in water quality control plans); and Water Code Sections 1243 and 1257.5 (protection of recreation uses and fish/wildlife resources). See also Water Code Section 13350 (a)(4) (recycled water rediversion appropriate where it "will not degrade water quality, and is determined not to be injurious to plant life, fish, and wildlife.") As the SWRCB noted in WR 2008-0024, In the Matter of Wastewater Change Petition WW-0045, City of Riverside, "the Board has an obligation to consider the effect of [recycled water change petitions] on public trust resources and to protect those resources where feasible."

OCWD, based on the information provided below, and also upon the information alleged in the protests of USFWS, DFW and that of the Santa Ana Watershed Association (SAWA), respectfully requests the Board fulfill the obligations referenced in WR 2008-0024, and in WR 95-9. In the Matter of Treated Waste Water Change Petition WW-20 of the El Dorado Irrigation District (hereinafter "El Dorado"), by withholding approval of the Change Petition until such time as the Authority has revised its proposal to ensure continued protection of public trust resources and beneficial uses in the Prado Basin. The relief requested herein is akin to that requested by the protesters in El Dorado, a case very similar to the case at bar (each involves the proposed removal of long term discharges of recycled water from sensitive riparian areas). In El Dorado, the Board specifically required that the water needs of the riparian area be addressed first before the Board would consider the amount of water available for appropriation and beneficial use at a separate location. El Dorado at p. 35 (requiring petitioner to "leave enough water" in the receiving water body to "protect the existing fish and wildlife habitat that is dependent on the discharge of treated waste water and to provide for the use of any amounts over and above the reasonable needs of the existing habitat for the proposed new beneficial uses") (emphasis added).

The Authority appears to answer the requirements of *El Dorado* in its Petition by averring that all of its current discharge is imported "foreign water" and therefore not subject to *El Dorado* and its progeny. Though OCWD is skeptical that <u>all</u> of the water currently discharged by the Authority at the Prado Basin is "foreign" since member agencies of the Authority do appear to pump and use local groundwater, the source of the wastewater is irrelevant where the injury alleged is to environmental or public trust resources. Were OCWD alleging injury to prior rights, which they are not herein, then the foreign water issue could perhaps be a relevant consideration.

The Petition also appears to suffer from procedural defects that render it difficult to discern the likely environmental impacts of the Authority's proposed action. 23 Cal Code Regs Section 794 requires a wastewater change petition to include certain elements—which, where provided, allow the Board and interested parties to understand the effect of the action on environmental resources in the project area. It is not clear from the Petition and its supporting materials where the withdrawn water would be used once it is removed, or whether any return flow would ultimately return to the Prado Basin. This is part of the larger concern that the Petition and its supporting materials really do not adequately evaluate the impacts of the modified flow regime on downstream environmental values. The Board should require the Authority to provide all required information prior to approving the Petition. Similarly, 23 Cal Code Regs. Section 794 (c) requires the Board to refrain from acting on a change petition until such time as the petitioner provides comments received from the pertinent Regional Water Quality Control Board in response to the petitioner's request for consultation. OCWD asks that the State Board evaluate and appropriately consider any comments provided by the Santa Ana Regional Water Quality Control Board in the event that it chooses to provide comments on the Authority's Petition.

#### Specific Environmental Impact and Public Trust Resource Concerns:

The outfall of the Authority treatment plant is located adjacent to the conveyance channel to OCWD's Prado Wetlands where significant public recreation and wildlife management activities occur. Water discharged at the Authority treatment plant outfall

flows into the conveyance channel, and then into OCWD's Prado Wetlands (Exhibit 1A). Water discharged from the Authority's treatment plant that flows through the wetland then flows to Chino Creek, and shortly thereafter into the Santa Ana River.

The areas that became OCWD's constructed Prado Wetlands were originally ponds developed and managed for waterfowl hunting. With increases in nitrate on the Santa Ana River due to upstream treatment plant discharges and agricultural runoff. OCWD converted the ponds to constructed wetlands to provide nitrate removal. Water diverted and passed through the wetland system can have more than 90 percent of the nitrate removed—thereby reducing the risk of downstream eutrophication associated with excessive nutrient loading. Spreading water and significantly increasing its retention time has created regionally significant habitat diversity and wildlife value immediately below the Authority's point of discharge. The wetlands pictured in Exhibit 1A are tantamount to oxbow wetlands that were an historic part of the river system but were largely lost when the floodplain was diminished. The wetlands accommodate species like white-faced ibis (Plegadis Chihi) that are found in few other places in Coastal Southern California. Exhibit 1B is a photograph of a portion of OCWD's Prado Wetlands, illustrating the open water and riparian habitat. The Prado Wetlands and environs are regionally significant and widely known for their abundance and diversity of wildlife, particularly birds. Recreational visitors come from all over the nation and the world to tour the wetlands and experience the abundant wildlife supported, in part, by the Authority's current discharge.

A small remnant population of endangered Least Bell's Vireos (Vireo Bellii Pusillus or "LBV") was discovered in the Prado Basin in the 1980s. The population was so impacted by parasitism by brown-headed cowbirds (Molothrus Ater) that it would not survive without management. However, neither the U.S. Army Corps of Engineers nor the U.S. Fish and Wildlife Service (Service) had the funding to provide the management needed to prevent the extirpation of this imperiled population. Then, in 1988 and 1989 OCWD stepped up by funding and staffing a management plan for the endangered LBV in the Prado Basin This was done proactively by the District in order to partner with the resource agencies to improve public trust resources within OCWD's jurisdiction. Since then, OCWD has continued its LBV management program and has recovered the LBV in the Prado Basin from just 21 territories in 1986 to over 400 territories in 2012. The LBV territories in 2012 are shown in Exhibit 2. Because of the District's efforts, the Santa Ana River population of LBV was not only saved from extirpation, but is now headed toward significant recovery. The loss of the Authority's discharge, as threatened in the Change Petition, has the potential to significantly frustrate OCWD's future LBV recovery efforts.

At one time considered common, the LBV was widely distributed throughout the Central Valley and other low elevation riverine systems through southern California and Baja California, Mexico. However, by the mid-1900s habitat loss due to agricultural, urban, and commercial developments, flood control and river channelization projects, livestock grazing, and other activities had severely reduced the available habitat and the LBV was extirpated from much of its former range. Nest parasitism by brown-headed cowbirds greatly limited the LBVs' reproductive output and in concert with habitat loss, LBV numbers plummeted. When the LBV was finally listed as endangered in 1980, there were only 300 pairs known to exist throughout the historic range.

The expansion of the LBV population on the Santa Ana River was achieved by dedicated field staff (from OCWD and its partner agencies) adaptively managing natural resources. The significance of this achievement is that it happened on a river system that has been greatly altered by human activity and has been dramatically narrowed and heavily urbanized. It demonstrates that consistent wildlife management works for some species, but such success requires a continuous and stable water supply for species such as the LBV. It also illustrates the expertise and ability focused through OCWD's programs to steward endangered species in concert with water conservation and wetland operations. Without the flows provided by the Authority's discharge, it is not clear if OCWD's successful LBV program will continue successfully in the future.

Some of the other highlights in the OCWD Natural Resources Program that illustrate the District's investments in natural resource management and depend, at least in part, on the continuation of sufficient flow into the Prado Basin, include the following. In March 1991, the endangered bird management program for the Prado Basin was endowed with long term funding by OCWD (\$450,000) to offset the effects of stormwater capture in the Basin. OCWD also contributed another \$450,000 to a habitat restoration fund (which was later reimbursed by the County of Orange) and donated 124 acres of District land for habitat restoration. By 1995, these restored acres held the highest nesting density of LBVs in the Basin. The restoration and management was achieved by the Nature Conservancy (TNC) through an agreement between the U.S. Army Corps of Engineers, U.S. Fish and Wildlife Service (Service), TNC, and OCWD.

In 1993, as part of an interim agreement to continue stormwater capture in the Basin, OCWD contributed another \$100,000 to the restoration and management funds. Then, in 1995 a landmark agreement was signed by the USFWS, U.S. Army Corps of Engineers, and OCWD (Exhibit 3) which included:

- 1) A \$1 million contribution to the conservation fund that was to be used to sustain restoration efforts throughout the watershed, beginning in the upper watershed, and focusing upon Arundo control.
- 2) OCWD hired a full time permanent and an additional limited-term environmental specialist to assist with LBV management activities.
- USFWS, U.S. Army Corps of Engineers, and OCWD agreed to partner in the environmental management of the District's land and the Federal land in the Prado Basin.

In 1997, the OCWD established the Santa Ana River Conservation Trust Fund in partnership with the USFWS and many other entities. The Trust Fund was to be a repository for money to manage watershed resources through the Santa Ana River Watershed Program over a long enough period of time to ensure resource recovery with the eventual control of Arundo Donax. Arundo requires many years of monitoring and follow-up treatment to achieve control because of the massive root systems supporting new growth. OCWD administered the fund at no cost to the program and the three Resource Conservation Districts (RCD) on the river do most of the work on the ground. Approximately 4,500 acres of Arundo have been removed and endangered bird management is underway in most of the river's riparian forests. Funding to date has

been approximately 50% grants and 50% mitigation money, mostly from large federal projects on the river. OCWD's Santa Ana River Watershed Program, as described above, is an attempt to counter-balance human-induced changes on the river through control of invasive species, habitat restoration, wildlife management emphasizing endangered species, and public education and involvement. Many of these initiatives are advanced by, to some degree, flows to the Prado Basin from the Authority's current discharge. SAWA, also a protester to the Authority's Petition (a protest in which OCWD concurs and the contents of which OCWD incorporates herein by reference). implements the program in partnership with OCWD and other Federal, state, county, and city agencies, non-governmental organizations (NGOs) and private interests. SAWA became a 501(c)(3), nonprofit organization in March 2003. SAWA's governing Board is comprised of one voting member from each of five agencies, OCWD, Inland Empire Resource Conservation District ("RCD"), Riverside-Corona RCD, San Jacinto Basin RCD, and the Elsinore-Murrieta-Anza RCD. The USFWS, Santa Ana Regional Water Quality Control Board, DFW, and many other agencies participate in SAWA's monthly meetings, review work plans, and participate in plan formulation and report preparation.

One additional full-time biologist and two seasonal biologists are funded jointly by SAWA and OCWD, and OCWD funds a Habitat Restoration Manager and Natural Resources Director. Our partnerships involve dozens of other biologists from various agencies and firms who help survey the watershed during the endangered bird nesting season.

On a related OCWD initiative in the area of endangered species protection and recovery, OCWD was a founding member and has continued to participate and provide leadership to the Santa Ana Sucker Conservation Team. Since 1998, OCWD has participated in the efforts to conserve the Santa Ana Sucker. OCWD has contributed in excess of \$20,000 annually to fund studies and restoration activities. OCWD Staff and their partners are also currently removing exotic predators and working to restore habitat for the Santa Ana Sucker. The information provided in this paragraph, and those preceding it, is submitted in order to illustrate to the SWRCB that there is an entire process and program that OCWD and its partners have developed to protect the LBV and other riparian species in the Prado Basin over many years. Any proposed action, such as the Change Petition submitted by the Authority, that has the potential to significantly change the now existing hydrologic regime in the Prado Basin, creates real risk to the continuation of successful species recovery efforts. Thus, a thorough study by the Authority, preceded by extensive coordination with OCWD and other agencies with interest in managing Prado Basin's ecosystem, is a necessary prerequisite to preventing injury to public trust resources and other adverse environmental impacts in the Prado Basin.

Finally, OCWD is concerned about potential impacts to the Southwestern Willow Flycatcher ("Flycatcher") that could result from the loss of flows proposed in the Change Petition. This song bird is infrequently observed in Prado Basin, although two were recently observed downstream from the Authority's treatment plant outfall (Exhibit 2). The Flycatcher prefers riparian edge habitat with moving water, and the loss of the discharge as proposed in the Authority's Petition may result in less moving water during certain seasons, and potentially the loss of suitable Flycatcher habitat.

Exhibit 4, attached hereto, is a generalized schematic diagram of surface water flow in Prado Basin. As illustrated in Exhibit 4, Chino Creek, Cucamonga/Mill Creek, and Temescal Creek flow into Prado Basin, but they do not provide flow to OCWD's Prado Wetlands. Santa Ana River flow diverted by OCWD, and the Authority's discharge, are the only surface water flows that provide water to OCWD's Prado Wetlands.

The continued recovery of the species discussed herein, and the protection of other riparian flora and fauna depends on, at a minimum, maintaining the riparian habitat in Prado Basin. This riparian habitat requires adequate water, and OCWD believes, based on its many years of operation and observations in the Prado Basin, that the loss of 6,000 AFY or more of flows to the Prado Basin may have significant adverse effect on the riparian areas and the abundance of wildlife they support.

#### <u>Change Petition Needs to Be Consistent With Integrated Regional Water</u> <u>Management in Santa Ana Region</u>

The Chino Basin Watermaster and Inland Empire Utilities Agency ("IEUA") are implementing an integrated water management program in the Chino Basin referred to as the Optimum Basin Management Plan ("OBMP"). The Peace II Agreement (Peace II) program is considered a modification of the Optimum Basin Management Program (Peace I) adopted by the Chino Basin Watermaster and stakeholders in the Chino Basin in the year 2000. IEAU served as the CEQA Lead Agency for the OBMP Program EIR (PEIR, SCH#2000041047), which was certified in July 2000. In October 2010, IEUA certified the Subsequent Environmental Impact Report for the Peace II Project. This Subsequent EIR includes the following mitigation measure, relevant to the SWRCB's consideration of the Change Petition, identified as Mitigation Measure 4.4-3. Specifically, it states:

"The Chino Basin Stakeholders are committed to ensuring that the Peace II Agreement actions will not significantly adversely impact the Prado Basin riparian habitat. This includes the riparian portions of Chino and Mill Creek's between the terminus of hard lined channels and Prado Basin proper. The available modeling data in the SEIR indicates that Peace II Agreement implementation will not cause significant adverse effects on the Prado Basin riparian habitat. However, the following contingency measure will be implemented to ensure that the Prado Basin riparian habitat will not incur unforeseeable significant adverse effects, due to implementation of Peace II. IEUA. Watermaster, OCWD and individual stakeholders, that choose to participate, will jointly fund and develop an adaptive management program that will include, but not be limited to: monitoring riparian habitat quality and extent; investigating and identifying essential factors to long-term sustainability of Prado Basin riparian habitat; identification of specific parameters that can be monitored to measure potential effects of Peace II Agreement implementation effects on Prado Basin; and identification of water management options to minimize the Peace II Agreement effects on Prado Basin. This adaptive management program will be prepared as a contingency to define available management actions by Prado Basin stakeholders to address unforeseeable significant adverse impacts, as well as to contribute to the long-term sustainability of the Prado Basin riparian habitat. The above effort will be implemented under the supervision of a newly-formed Prado Basin Habitat Sustainability Committee. This Committee will include representatives from all interested parties and will be convened by the

Watermaster and IEUA. Annual reports will be prepared and will include recommendations for ongoing monitoring and any adaptive management actions required to mitigate any measured loss or prospective loss of riparian habitat that may be attributable to the Peace II Agreement. As determined by Watermaster and IEUA, significant adverse impacts to riparian habitat that are attributable to the Peace II Agreement will be mitigated."

This mitigation requirement, not addressed in the Authority's Change Petition and the EIR which supports it, was adopted by the Inland Empire Utilities Agency and illustrates the careful attention that must be given to address potential environmental impacts in an integrated fashion when water management activities are undertaken in or adjacent to an important riparian habitat area like Prado Basin. The work identified in this mitigation measure is underway and the Prado Basin Habitat Sustainability Committee has conducted its first meeting. The SWRCB should mandate the Authority to participate in the Sustainability Committee and commit to coordinate with OCWD in integrated regional water planning of the Prado Basin as a condition of any future approval of a revised Change Petition.

#### **Summary of Environmental Concerns:**

Because the riparian habitat in Prado Basin depends on sufficient water, and certain portions of the Prado Basin only receive water from the discharge during certain parts of the year, OCWD is understandably concerned that the Authority has filed a petition to reduce their current discharge to zero. The Environmental Impact Report prepared by the Authority (State ClearingHouse # 2012031084) does not evaluate the potential environmental effects of reducing the discharge to zero--providing no objective data or studies to show that the complete loss of the discharge will be consistent with the sustainment of beneficial uses (such as RARE, and WARM) and the protection of public trust resources, recreation and threatened and endangered species found in the Prado Basin. Nor does the Change Petition consider, as it must, the cumulative impact of the proposed project in light of the other proposed diversions in the watershed. A list of proposed or planned diversions or recycled water projects which are anticipated to reduce flows into Prado Basin include projects being planned or implemented by the Inland Empire Utilities Agency, Chino Basin Watermaster, County of San Bernardino Flood Control District, Riverside County Flood Control District, the cities of Corona, Riverside, Colton, Rialto, and San Bernardino; San Bernardino Valley Municipal Water District; Eastern Municipal Water District; and Elsinore Valley Municipal Water District.

Riparian habitat, and OCWD's programs to protect it, are dependent on the availability of water, and the proximity of the discharge point to the OCWD Constructed Wetlands makes the likelihood of adverse effect more acute than would the removal of an upstream river discharge. The cumulative impact of the Authority's proposed Wastewater Change Petition and the loss of flow associated with the diversions or recycled water projects referenced above could significantly reduce the amount of water flowing in the Santa Ana River during certain portions of the year and, combined with the loss of flow associated with the Change Petition, have potential to negatively impact riparian habitat in the Prado Basin.

In Attachment 1 to the Petition the Authority appears to seek avoidance of the need to objectively evaluate the environmental implications of its proposed action by asserting that the loss of flow associated is only 2.5% of the total historic flow of the Santa Ana River. The Authority's statistic is unsupported in the Petition. However, even assuming it was accurate, the proximity of the 6,000 AFY or more of discharge to the Prado Wetlands means that the loss of those flows, particularly during drier parts of the year, could result in the loss of some or all of the water currently available to the wetlands. Of course, OCWD has no way of knowing what the impact of the loss of these flows will be to the Prado Wetlands and Prado Basin because the Authority has made no effort to evaluate the impacts of such losses.

As indicated above, and in the protests of USFWS, DFW, and SAWA, the Authority's proposed action has the potential to cause significant adverse environmental effects, and be contrary to the public interest. Damage to the Prado Wetlands, and to riparian habitat in the Prado Basin, and all of the multitude of wildlife, water quality and recreational beneficial uses they support, is not consistent with advancing the public interest through the State Board's management of water appropriations.

#### List of Exhibits:

- 1A—Prado Basin Location Map
- 1B—Photograph of Prado Basin Wetlands in Close Proximity of Current Authority Discharge
- 2—Map of Least Bells Vireo and Southwestern Willow Flycatcher Territories
- 3—Cooperative Agreement Between OCWD, US Army Corps of Engineers, US Fish and Wildlife Service to Cooperatively Manage OCWD Lands in Prado Basin
- 4—Generalized Schematic Diagram of Surface Water Flow in the Prado Basin

Under what conditions may this protest be disregarded and dismissed? (Conditions should be of a nature that the petitioner can address and may include mitigation measures.)

OCWD would be willing to consider dismissing this Protest if the Authority commits to the following three measures in relation to Wastewater Change Petition WW0067:

- Developing a minimum discharge rate, determined after a scientifically rigorous and peer reviewed study, that is protective of environmental resources in Prado Basin and its wetland resources, and
- Participating in the Prado Basin Habitat Sustainability Committee identified in Mitigation Measure 4.4-3 of the Inland Empire Utilities Agency's Subsequent EIR for the Peace II Project, and assisting OCWD and the Sustainability Committee to implement the goals and objectives of the Committee,
- Implementing, at the Authority's cost, a mitigation program similar to that identified in Mitigation Measure 4.4-3 of the Inland Empire Utilities Agency's Subsequent EIR for the Peace II Project.

#### **Protest based on INJURY TO PRIOR RIGHTS:**

OCWD alleges no injury to its prior rights.

	To the best of my (our) information and belief the proposed change or transfer will result in injury as follows:					
peti of ri	stant claims a right to the use of water from the source from which oner is diverting, or proposes to divert, which right is based on (identify type ht protestant claims, such as permit, license, pre-1914 appropriative or an right):					
	ermit or license or statement of diversion and use numbers, which cover use of water (if adjudicated right, list decree).					
Whe	e is your diversion point located?					
	¼ of¼ of Section, T, R, B&M					
	point of diversion is being requested, is your point of diversion stream from petitioner's proposed point of diversion?					
	xtent of present and past use of water by protestant or his predecessors in est is as follows:					
a.	Source					
b.	Approximate date first use made					
C.	Amount used (list units)					
d.	Diversion season					

e.

Purpose(s) of use

All protests must be signed by the protestant or authorized representative:

Signed:

Date: April 11, 2013

**All protests must be served on the petitioner.** Provide the date served and method of service used:

A duplicate copy of this Protest, per 23 Cal. Code Regs, Section 745, and pursuant to directions contained in the electronic correspondence of April 9, 2013 from Matthew McCarthy of SWRCB staff, was served on the Authority via e-mail on April 11, prior to the close of the protest period. OCWD has also served a copy of this Protest on the Authority via U.S. Mail—postmarked prior to the close of the protest period.

2629/022499-0003 5380155.1 a04/11/13

#### **EXHIBIT 1A**

#### PRADO BASIN LOCATION MAP

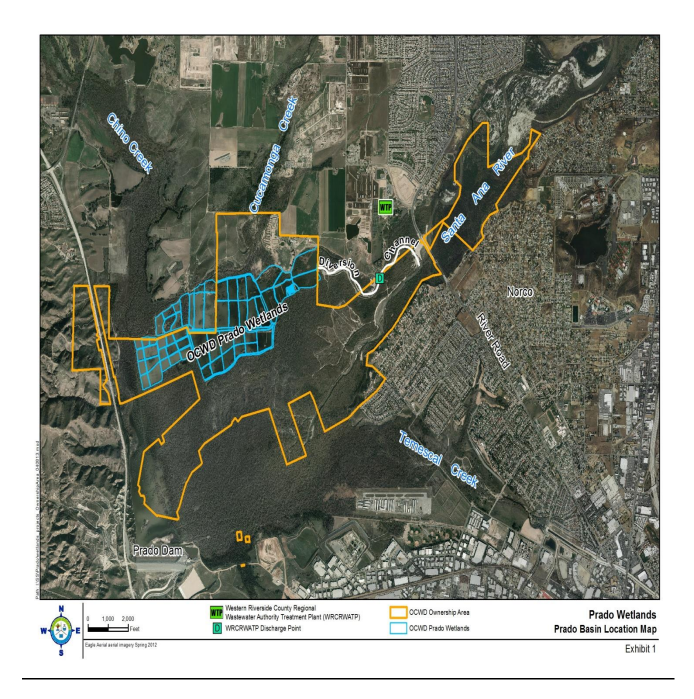
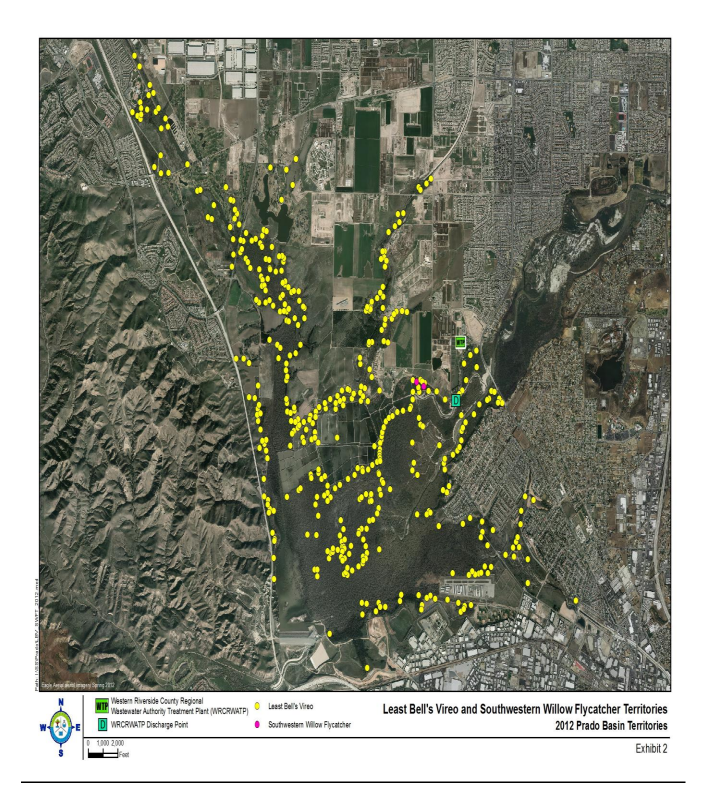


EXHIBIT 1B
PHOTOGRAPH OF PRADO BASIN WETLANDS



#### **EXHIBIT 2**

# MAP OF LEAST BELLS VIREO AND SOUTHWESTERN WILLOW FLYCATCHER TERRITORIES



#### **EXHIBIT 3**

# COOPERATIVE AGREEMENT BETWEEN OCWD, US ARMY CORPS OF ENGINEERS, US FISH AND WILDLIFE SERVICE TO COOPERATIVELY MANAGE OCWD LANDS IN PRADO BASIN

Cooperative Agreement
between the
Orange County Water District,
United States Army Corps of Engineers
and the
United States Fish and Wildlife Service
to Cooperatively Manage
Orange County Water District's Lands
in Prado Basin, Riverside County

Over the past decade, the Orange County Water District (OCWD), the United States Army Corps of Engineers (COE) and the United States Fish and Wildlife Service (USFWS) have worked together to enhance the water conservation and environmental values of Prado Basin, Riverside County, which has been identified as the most significant riparian and palustrine habitat in Southern California and is home to the least Bell's vireo, an endangered species. Numerous documents have been completed by OCWD, COE and the USFWS (the agencies) to develop a staged plan to increase water conservation potential beginning March 1 of each year as mitigation for the least Bell's vireo is planted and matures. Instituted in 1991, one-hundred acres of new vireo habitat has now matured and has allowed the water conservation pool to increase from elevation 494' to 498' in 1995. In an allied effort, OCWD began mitigating for the vireo in 1988 by funding a vireo management program which is administered by The Nature Conservancy. OCWD has committed approximately \$600,000 to this program to date. The combination of these two programs has resulted in a highly successful vireo recovery program. In 1986, when the vireo was listed as endangered, 19 pairs existed in Prado Basin. In 1994, 149 pairs existed in Prado Basin, a seven-fold increase that demonstrates a continuing commitment among the agencies.

Today, the agencies have identified Arundo donax, an invasive exotic plant species, as a major threat to the ecosystem of not only Prado Basin but the entire Santa Ana River watershed. Arundo donax is also a heavy consumer of water, far more that native species. Recently, the agencies have recognized the values to work cooperatively together in pursuing a more holistic approach in managing the various resources in Prado Basin and have recognized that the mitigation approach is very costly and time consuming, and that a dedicated Arundo donax removal program will ultimately be more effective in enhancing the environment of Prado Basin and the entire Santa Ana River watershed. Therefore, the agencies agree that the following management concepts are in the best interests of conserving more native Santa Ana River flows and enhancing the environmental values of Prado Basin and the Santa Ana River watershed.

 The agencies agree to cooperatively manage the environmental values of OCWD lands that have been identified as critical habitat for the least Bell's vireo.

WD DOC. 895-4-46

STAR NO. 2424

- specifically OCWD lands in Prado Basin below elevation 543', fully recognizing the water conservation, water quality and various environmental values of these lands.
- The agencies agree to meet on a quarterly basis to discuss water conservation, water quality and wildlife enhancement objectives.
- 3. Least Bell's vireo mitigation completed thus far by OCWD, per the Prado October 1992 EIS, has resulted in significant recovery of the species in Prado Basin. While the Prado October 1992 EIS and other agreements have been beneficial, a more productive use of the efforts of the agencies towards expanding an ecosystem-wide program as quickly as possible, in keeping with the spirit of the Prado October 1992 EIS, will benefit both wildlife and water conservation programs.
- OCWD and USFWS agree to meet annually to specifically review Arundo donax removal efforts and re-prioritize the program if necessary. In this regard, a goal of treating all of the Arundo donax within a three-year time frame will be established.
- OCWD shall contribute \$1,000,000 to establish a conservation fund that will be used to remove Arundo donax in the Santa Ana River watershed. With respect to the \$1 million contribution, OCWD will contribute the money in four equal payments (\$250,000 each) beginning June 1, 1995 and semi-annually thereafter on January 1, 1996, June 1, 1996 and January 1, 1997. The use of this conservation fund shall be at the direction of the Service subsequent to input from, and discussions with, OCWD and the Corps. The Arundo donax removal program will be reviewed annually in January of each year by OCWD and the USFWS to determine its effectiveness and to redirect the program if necessary.
- 6. This Cooperative Agreement is consistent with the implementation of an annual mitigation plan pursuant to the Memorandum of Agreement (MOA), dated January 1994, between the U.S. Army Corps of Engineers and the Orange County Water District for the operation of Prado Dam for seasonal additional water conservation. The Cooperative Agreement fully satisfies the annual mitigation plan to achieve a permanent water conservation pool to elevation 505', per the MOA. Additional mitigation must be implemented by OCWD at a future time to achieve a permanent water conservation pool above 505'.
- As part of this Cooperative Agreement, OCWD will employ a full-time temporary employee to assist in the vireo management program. This full-time position will be filled in the March through September time frame each year and will then serve as a part-time temporary employee in the October through December time frame each year to assist in completing the vireo management report for The Nature Conservancy. This position will be fully funded by OCWD and will be hired by OCWD, with input from USFWS. After a period of five years (year 2000), the agencies will determine if this position is still necessary and/or explore other options to assist in the vireo management program.

- If, in the event that the water conservation pool to elevation 505' impacts existing
  occupied nests of least Bell's vireos, OCWD, in cooperation with USFWS, will
  dedicate personnel to physically relocate nests to minimize impacts from the higher
  water conservation pool.
- 9. From March 1 to August 30 of each year, OCWD agrees to take a flow of 500 cfs or a flow that equals the District's maximum recharge capacity, whichever is greater, up to a pool elevation of 505'. If it is in the agencies best interests to reduce the outflow from Prado Dam below 500 cfs, OCWD and the USFWS must both approve the new outflow program. If weather and hydrologic forecasts and reservoir conditions indicate that the pool elevation may exceed 505' because of a projected disparity between inflow and outflow, the water control manager at the Reservoir Operation Center shall take any and all steps necessary (including the immediate release of water at the maximum possible rate) to (1) prevent the pool elevation from exceeding 505' or (2) to reduce, to the extent possible, the amount of time the pool is above 505' if, in fact, the early release of water at the maximum possible rate does not succeed in keeping the pool elevation below 505'. These requirements shall be followed unless the agencies find that it is in the best interests of the agencies to deviate from this arrangement.

floru/ President

For Orange County Water District

For U.S. Department of Interior / U.S. Fish and Wildlife Service

APPROVED AS TO FORM

By Cas & See 4-11-95

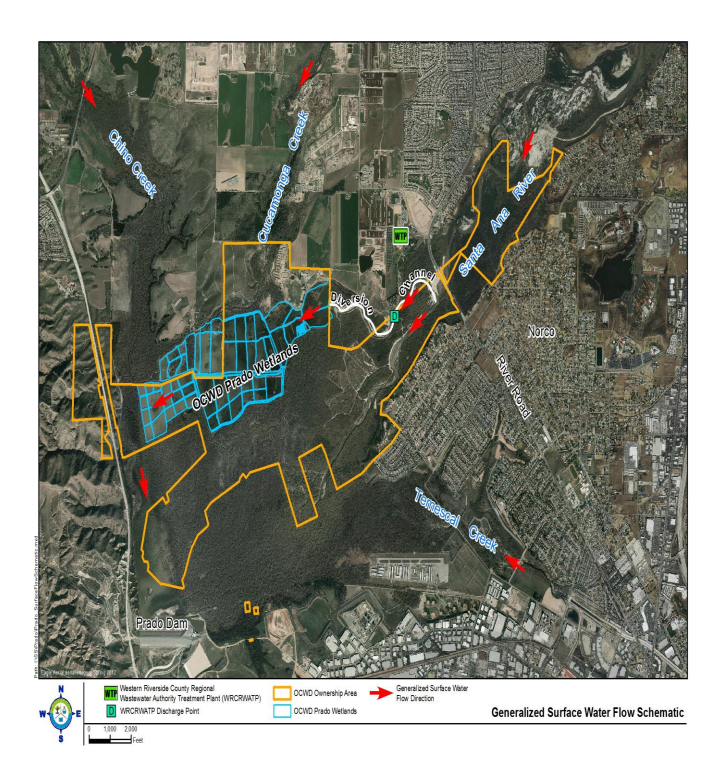
Orange County Weser Daniel

This Cooperative Agreement fully satisfies the requirements contained in the Memorandum of Agreement for a permanent water conservation program for elevation 505' at Prado Dam beginning March 1 and ending on August 30 each year.

For U.S. Army Corps of Engineers

#### **EXHIBIT 4**

# GENERALIZED SCHEMATIC DIAGRAM OF SURFACE WATER FLOW IN THE PRADO BASIN







#### State Water Resources Control Board

AUG 2 5 2015

Robert O. Tock Jurupa Community Services District 11201 Harrel Street Jurupa Valley, CA 91752

Dear Mr. Tock:



INITIAL STUDY/MITIGATED NEGATIVE DECLARATION (IS/MND) FOR JURUPA COMMUNITY SERVICES DISTRICT (DISTRICT); RECYCLED WATER SERVICE EXPANSION PROJECT (PROJECT); RIVERSIDE COUNTY; STATE CLEARINGHOUSE NO. 2015071073

We understand that the District is pursuing Clean Water State Revolving Fund (CWSRF) financing for this Project. As a funding agency and a state agency with jurisdiction by law to preserve, enhance, and restore the quality of California's water resources, the State Water Resources Control Board (State Water Board) is providing the following information on the IS/MND to be prepared for the Project.

The State Water Board, Division of Financial Assistance, is responsible for administering the CWSRF Program. The primary purpose for the CWSRF Program is to implement the Clean Water Act and various state laws by providing financial assistance for wastewater treatment facilities necessary to prevent water pollution, recycle water, correct nonpoint source and storm drainage pollution problems, provide for estuary enhancement, and thereby protect and promote health, safety and welfare of the inhabitants of the state. The CWSRF Program provides low-interest funding equal to one-half of the most recent State General Obligation Bond Rates with a 30-year term. Applications are accepted and processed continuously. Please refer to the State Water Board's CWSRF website at:

www.waterboards.ca.gov/water issues/programs/grants loans/srf/index.shtml.

The CWSRF Program is partially funded by the United States Environmental Protection Agency and requires additional "CEQA-Plus" environmental documentation and review. Three enclosures are included that further explain the CWSRF Program environmental review process and the additional federal requirements. For the complete environmental application package please visit:

http://www.waterboards.ca.gov/water issues/programs/grants loans/srf/srf forms.shtml.

The State Water Board is required to consult directly with agencies responsible for implementing federal environmental laws and regulations. Any environmental issues raised by federal agencies or their representatives will need to be resolved prior to State Water Board approval of a CWSRF financing commitment for the proposed Project. For further information on the CWSRF Program, please contact Mr. Ahmad Kashkoli, at (916) 341-5855.

It is important to note that prior to a CWSRF financing commitment, projects are subject to provisions of the Federal Endangered Species Act (ESA), and must obtain Section 7 clearance from the United States Department of the Interior, Fish and Wildlife Service (USFWS), and/or the United States Department of Commerce National Oceanic and Atmospheric Administration, National Marine Fisheries Service (NMFS) for any potential effects to special-status species.

Please be advised that the State Water Board will consult with the USFWS, and/or the NMFS regarding all federal special-status species that the Project has the potential to impact if the Project is to be financed by the CWSRF Program. The District will need to identify whether the Project will involve any direct effects from construction activities, or indirect effects such as growth inducement, that may affect federally listed threatened, endangered, or candidate species that are known, or have a potential to occur in the Project site, in the surrounding areas, or in the service area, and to identify applicable conservation measures to reduce such effects.

In addition, CWSRF projects must comply with federal laws pertaining to cultural resources, specifically Section 106 of the National Historic Preservation Act (Section 106). The State Water Board has responsibility for ensuring compliance with Section 106, and must consult directly with the California State Historic Preservation Officer (SHPO). SHPO consultation is initiated when sufficient information is provided by the CWSRF applicant. If the District decides to pursue CWSRF financing, please retain a consultant that meets the Secretary of the Interior's Professional Qualifications Standards (<a href="http://www.nps.gov/history/local-law/arch\_stnds\_9.htm">http://www.nps.gov/history/local-law/arch\_stnds\_9.htm</a>) to prepare a Section 106 compliance report.

Note that the District will need to identify the Area of Potential Effects (APE), including construction and staging areas, and the depth of any excavation. The APE is three-dimensional and includes all areas that may be affected by the Project. The APE includes the surface area and extends below ground to the depth of any Project excavations. The records search request should extend to a ½-mile beyond Project APE. The appropriate area varies for different projects but should be drawn large enough to provide information on what types of sites may exist in the vicinity.

Other federal environmental requirements pertinent to the Project under the CWSRF Program include the following (for a complete list of all federal requirements please visit: <a href="http://www.waterboards.ca.gov/water">http://www.waterboards.ca.gov/water</a> issues/programs/grants loans/srf/docs/forms/application environmental package.pdf):

- A. Compliance with the Federal Clean Air Act: (a) Provide air quality studies that may have been done for the Project; and (b) if the Project is in a nonattainment area or attainment area subject to a maintenance plan; (i) provide a summary of the estimated emissions (in tons per year) that are expected from both the construction and operation of the Project for each federal criteria pollutant in a nonattainment or maintenance area, and indicate if the nonattainment designation is moderate, serious, or severe (if applicable); (ii) if emissions are above the federal de minimis levels, but the Project is sized to meet only the needs of current population projections that are used in the approved State Implementation Plan for air quality, quantitatively indicate how the proposed capacity increase was calculated using population projections.
- B. Compliance with the Coastal Zone Management Act: Identify whether the Project is within a coastal zone and the status of any coordination with the California Coastal Commission.

- C. Protection of Wetlands: Identify any portion of the proposed Project area that should be evaluated for wetlands or United States waters delineation by the United States Army Corps of Engineers (USACE), or requires a permit from the USACE, and identify the status of coordination with the USACE.
- D. Compliance with the Farmland Protection Policy Act: Identify whether the Project will result in the conversion of farmland. State the status of farmland (Prime, Unique, or Local and Statewide Importance) in the Project area and determine if this area is under a Williamson Act Contract.
- E. Compliance with the Migratory Bird Treaty Act: List any birds protected under this act that may be impacted by the Project and identify conservation measures to minimize impacts.
- F. Compliance with the Flood Plain Management Act: Identify whether or not the Project is in a Flood Management Zone and include a copy of the Federal Emergency Management Agency flood zone maps for the area.
- G. Compliance with the Wild and Scenic Rivers Act: Identify whether or not any Wild and Scenic Rivers would be potentially impacted by the Project and include conservation measures to minimize such impacts.

Following are specific comments on the District's draft IS/MND:

- 1. On page 29, under Agriculture and Forestry Service (II a.), it states that for worst case analysis... the project will convert approximately three (3) acres of designated prime farmland to non-agricultural use. If it comes to the worst case scenario and prime land is converted into non-agriculture use then an Environmental Impact Report is required instead of the Initial Study/Mitigated Negative Declaration; unless, there are mitigation measures that can be implemented to reduce Project's significant impact to less than significant.
- 2. On page 44, under Biological Resources, please clarify what type of construction methods will be employed to construct the pipeline underneath the Cucamonga Creek Channel?

Please provide us with the following documents applicable to the proposed Project following the District's California Environmental Quality Act (CEQA) process: (1) one copy of the draft and final IS/MND, (2) the resolution adopting the IS/MND and making CEQA findings, (3) all comments received during the review period and the District's response to those comments, (4) the adopted Mitigation Monitoring and Reporting Program (MMRP), and (5) the Notice of Determination filed with the Riverside County Clerk and the Governor's Office of Planning and Research, State Clearinghouse. In addition, we would appreciate notices of any hearings or meetings held regarding environmental review of any projects to be funded by the State Water Board.

Thank you for the opportunity to review the District's draft IS/MND. If you have any questions or concerns, please feel free to contact me at (916) 319-0220, or by email at Sahil.Pathak@waterboards.ca.gov, or contact Ahmad Kashkoli at (916) 341-5855, or by email at Ahmad.Kashkoli@waterboards.ca.gov.

Sincerely,

Sahil Pathak **Environmental Scientist** 

#### Enclosures (3)

- 1. Clean Water State Revolving Fund Environmental Review Requirements
- 2. Quick Reference Guide to CEQA Requirements for State Revolving Fund Loans
- 3. Basic Criteria for Cultural Resources Reports

CC: State Clearinghouse

(Re: SCH# 2015071073)

P.O. Box 3044

Sacramento, CA 95812-3044

CLEAN WATER STATE REVOLVING FUND

# California Environmental Quality Act Requirements

State Water Resources Control Board
Division of Financial Assistance

The State Water Resources Control Board (State Water Board), Division of Financial Assistance, administers the Clean Water State Revolving Fund (CWSRF) Program. The CWSRF Program is partially funded by grants from the United States Environmental Protection Agency. All applicants seeking CWSRF financing must comply with the California Environmental Quality Act (CEQA), and provide sufficient information so that the State Water Board can document compliance with federal environmental laws. The "Environmental Package" provides the forms and instructions needed to complete the environmental review requirements for CWSRF Program financing. It is available at: http://www.waterboards.ca.gov/ water\_issues/programs/grants\_ loans/srf/srf\_forms.shtml



We've got the **green...**to keep California's **water clean**.

Contact Information: For more information related to the CWSRF Program environmental review process and requirements, please contact your State Water Board Project Manager or Mr. Ahmad Kashkoli at 916–341–5855 or Ahmad Kashkoli@waterboards.ca.gov

# **LEAD AGENCY**

The applicant is usually the "Lead Agency" and must prepare and circulate an environmental document before approving a project. Only a public agency, such as a local, regional or state government, may be the "Lead Agency" under CEQA. If a project will be completed by a non-governmental organization, "Lead Agency" responsibility goes to the first public agency providing discretionary approval for the project.

# **RESPONSIBLE AGENCY**

The State Water Board is generally a "Responsible Agency" under CEQA. As a "Responsible Agency," the State Water Board must make findings based on information provided by the "Lead Agency" before financing a project.

## **ENVIRONMENTAL REVIEW**

The State Water Board's environmental review of the project's compliance with both CEQA and federal cross-cutting regulations must be completed before a project can be financed by the CWSRF Program.

# **DOCUMENT REVIEW**

Applicants are encouraged to consult with State Water Board staff early during preparation of CEQA document if considering CWSRF financing. Applicants shall also send their environmental documents to the State Water Board, Environmental Review Unit during the CEQA public review period. This way, any environmental concerns can be addressed early in the process.

# REQUIRED DOCUMENTS

The Environmental Review Unit requires the documents listed below to make findings and complete its environmental review. Once the State Water Board receives all the required documents and makes its own findings, the environmental review for the project will be complete.

- Draft and Final Environmental Documents:
   Environmental Impact Report, Negative
   Declaration, and Mitigated Negative Declaration as appropriate to the project
- Resolution adopting/certifying the environmental document, making CEQA findings, and approving the project
- All comments received during the public review period and the "Lead Agency's" responses to those comments
- Adopted Mitigation Monitoring and Reporting Plan, if applicable
- Date-stamped copy of the Notice of Determination or Notice of Exemption filed with the County Clerk(s) and the Governor's Office of Planning and Research
- CWSRF Evaluation Form for Environmental Review and Federal Coordination with supporting documents



REVISED: FEB. 2014

CLEAN WATER STATE REVOLVING FUND

# Basic Criteria for Cultural Resources Report Preparation

State Water Resources Control Board
Division of Financial Assistance

For Section 106 Consultation with the State Historic Preservation Officer (SHPO) under the National Historic Preservation Act

### **CULTURAL RESOURCES REPORT**

The Cultural Resources Report must be prepared by a qualified researcher that meets the Secretary of the Interior's Professional Qualifications Standards. Please see the Professional Qualifications Standards at the following website at: <a href="http://www.cr.nps.gov/local-law/arch\_stnds\_9.htm">http://www.cr.nps.gov/local-law/arch\_stnds\_9.htm</a>

The Cultural Resources Report should include one of the four "findings" listed in Section 106. These include:

# "No historic properties affected"

(no properties are within the area of potential effect (APE; including below the ground).

## "No effect to historic properties"

(properties may be near the APE, but the project will not have any adverse effects).

### "No adverse effect to historic properties"

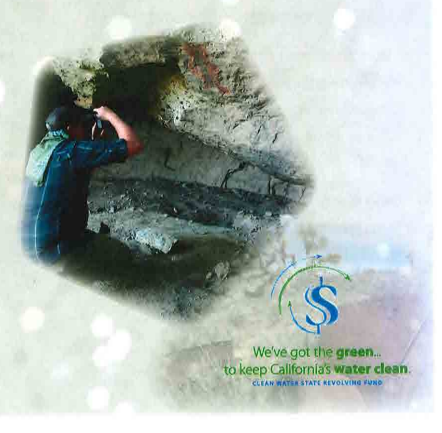
(the project may affect "historic properties", but the effects will not be adverse).

# "Adverse effect to historic properties"

Note: Consultation with the SHPO will be required if a "no adverse effect to historic properties" or an "adverse effect to historic properties" determination is made, to develop and evaluate alternatives or modifications to the proposed project that could avoid, minimize or mitigate adverse effects on "historic properties."

### RECORDS SEARCH

- A records search (less than one year old) extending to a half-mile beyond the project APE from a geographically appropriate
  Information Center is required. The records search should
  include maps that show all recorded sites and surveys in
  relation to the APE for the proposed project, and copies of the
  confidential site records included as an appendix to the Cultural
  Resources Report.
- The APE is three-dimensional (depth, length and width) and all areas (e.g., new construction, easements, staging areas, and access roads) directly affected by the proposed project.





# NATIVE AMERICAN and INTERESTED PARTY CONSULTATION

- Native American and interested party consultation should be initiated at the planning phase of the proposed project to gather information to assist with the preparation of an adequate Cultural Resources Report.
- The Native American Heritage Commission (NAHC) must be contacted to obtain documentation of a search of the Sacred Lands Files for or near the project APE.
- All local Native American tribal organizations or individuals identified by the NAHC must be contacted by certified mail, and the letter should include a map and a description of the proposed project.
- Follow-up contact should be made by telephone and a phone log maintained to document the contacts and responses.
- Letters of inquiry seeking historical information on the project area and local vicinity should be sent to local historical societies, preservation organizations, or individual members of the public with a demonstrated interest in the proposed project.

Copies of all documents mentioned above (project description, map, phone log and letters sent to the NAHC and Native American tribal organizations or individuals and interested parties) must be included in the Cultural Resources Report.

Contact Information: For more information related to the CWSRF Program Cultural Resources and Requirments, please contact Mr. Ahmad Kashkoli at 916–341–5855 or Ahmad.Kashkoli@waterboards.ca.gov

### **PRECAUTIONS**

A finding of "no known resources" without supporting evidence is unacceptable. The Cultural Resources Report must identify resources within the APE or demonstrate with sufficient evidence that none are present.

"The area is sensitive for buried archaeological resources," followed by a statement that "monitoring is recommended." Monitoring is not an acceptable option without good-faith effort to demonstrate that no known resource is present.

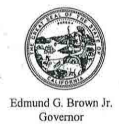
If "the area is already disturbed by previous construction" documentation is still required to demonstrate that the proposed project will not affect "historic properties."

An existing road can be protecting a buried archaeological deposit or may itself be a "historic property." Additionally, previous construction may have impacted an archaeological site that has not been previously documented.

# SHPO CONSULTATION LETTER

Submit a draft consultation letter prepared by the qualified researcher with the Cultural Resources Report to the State Water Resources Control Board. A draft consultation letter template is available for download on the State Water Board webpage at: <a href="http://www.waterboards.ca.gov/water\_issues/programs/grants\_loans/cwsrf\_requirements.shtml">http://www.waterboards.ca.gov/water\_issues/programs/grants\_loans/cwsrf\_requirements.shtml</a>





#### STATE OF CALIFORNIA

# Governor's Office of Planning and Research State Clearinghouse and Planning Unit



August 28, 2015

Michele Lauffer Jurupa Community Services District 11201 Harrel Street Jurupa Valley, CA 91752

Subject: Recycled Water Service Expansion (District Project No. C133656)

SCH#: 2015071073

Dear Michele Lauffer:

The enclosed comment (s) on your Mitigated Negative Declaration was (were) received by the State Clearinghouse after the end of the state review period, which closed on August 27, 2015. We are forwarding these comments to you because they provide information or raise issues that should be addressed in your final environmental document.

The California Environmental Quality Act does not require Lead Agencies to respond to late comments. However, we encourage you to incorporate these additional comments into your final environmental document and to consider them prior to taking final action on the proposed project.

Please contact the State Clearinghouse at (916) 445-0613 if you have any questions concerning the environmental review process. If you have a question regarding the above-named project, please refer to the ten-digit State Clearinghouse number (2015071073) when contacting this office.

Sincerely

Scott Morgan

Director, State Clearinghouse

Enclosures

cc: Resources Agency

Final Initial Study/Mitigated Negative Declaration Responses to Comments Regarding Initial Study/Mitigated Negative Declaration Mitigation Monitoring and Reporting Program Jurupa Community Services District Recycled Water Service Expansion District Project No. C133656

# Section 3

# **Mitigation Monitoring and Reporting Program**

# MITIGATION AND MONITORING AND REPORTING PROGRAM

# JURUPA COMMUNITY SERVICES DISTRICT RECYCLED WATER SERVICE EXPANSION DISTRICT PROJECT NO. C133656

#### Prepared for:

Jurupa Community Services District 11201 Harrel Street Jurupa Valley, CA 91752 Contact: Robert O. Tock, P.E. Director of Engineering & Operations (951) 685-7434

#### Prepared by:

Albert A. Webb Associates 3788 McCray Street Riverside, CA 92506 Contact: Cheryl DeGano Principal Environmental Analyst (951) 686-1070

Pursuant to State *CEQA Guidelines* Section 15097, a written Mitigation Monitoring and Reporting Program (MMRP) has been compiled to verify implementation of adopted mitigation measures. "Monitoring" refers to the ongoing or periodic process of project oversight. "Reporting" refers to written compliance review that will be presented to the responsible parties included in the table below. A report can be required at various stages throughout project implementation or upon completion of the mitigation measure. The following table provides the required information which includes identification of the potential impact, the various mitigation measures, applicable implementation timing, identification of the agencies responsible in implementation, and the monitoring/reporting method for each mitigation measure identified. This MMRP is set up as a Compliance Report, with space for confirming the mitigation measures have been implemented.

The following clarifies the meaning of each column in the following table:

Impact Category/ Mitigation Measure	Impact category identifies potentially affected resource/environmental condition. Those measures that will be implemented to minimize possible significant environmental impacts.
Implementation Timing	The phase of the project during which the mitigation measure shall be implemented and monitored.
Responsible Monitoring Party	Identifies the entity responsible for monitoring implementation of the mitigation measure.
Monitoring/Reporting Method	Identifies mechanism by which implementation will be verified.
Compliance Verification	Signature/initials and date at time of completion

### **Mitigation Monitoring and Reporting Program**

Impact Category and Mitigation Measures	Implementation Timing	Responsible Monitoring Party	Monitoring/ Reporting Method	Compliance Verification
<ul> <li>BIOLOGICAL RESOURCES</li> <li>MM BIO 1: To avoid potential impacts to burrowing owl, a preconstruction survey (or surveys) shall be conducted no less than 14 days prior to initiating ground disturbance activities in the following locations: <ul> <li>Along the Southern California Edison easement west of Archibald Avenue up to the boundary of the American Heroes Park;</li> <li>Along the access road in Crossroads Riverview Park southeast of the Treatment Plant;</li> <li>Agricultural fields along Hellman Avenue, Scholar Way, and Schleisman Road;</li> <li>The route from Hellman Avenue up to Carpenter Avenue, connecting with Schaefer Avenue;</li> <li>Along Schaefer Avenue (if the recycled water reservoirs and pump station are constructed at Survey Area 2);</li> <li>The proposed clear well site and pipeline connecting the booster station and clear well; and</li> <li>The portion of Survey Area 1 or Survey Area 2 chosen for the proposed recycled water reservoir and pump station.</li> <li>If burrowing owls, or signs of burrowing owls, are observed, protocol level surveys and/or mitigation measures shall be implemented as prescribed in the California Department of Fish and Wildlife's Staff Report on Burrowing Owl Mitigation (March 2012). These mitigation measures may include, but are not limited to, avoidance of the nesting season and passive or active relocation. Passive relocation involves excluding the burrowing owl from burrows by means of a one-way trap door. Active relocation</li> </ul></li></ul>	14 days prior to construction in any of the identified locations	JCSD  Qualified Biologist  Construction Contractor	Completed pre- construction survey with negative results.	

Impact Category and Mitigation Measures involves the capture and physical relocation of the owl.	Implementation Timing	Responsible Monitoring Party	Monitoring/ Reporting Method	Compliance Verification
MM BIO 2: If construction activities at either Survey Area 1 or Survey Area 2 involving heavy equipment or vegetation removal are to occur between February 1 and August 31, a preconstruction field survey shall be conducted by a qualified biologist to determine if active nests of species protected by the Migratory Bird Treaty Act or Fish and Game Code are present in the construction zone or within a buffer of 500 feet. Pre-construction nesting/breeding surveys shall be conducted within 10 days prior to the construction activity. If no active nests are found during the survey, construction activities may proceed. If nesting birds are observed on-site, an avoidance area shall be established to ensure that construction activities will not cause a nest to fail. A minimum buffer area surrounding the nest shall be avoided by all construction activities until the nestlings have fledged the nest. The buffer zones distance shall be 300 feet for non-raptor nests, 500 feet for raptor nests, 100 feet for common songbird nests, or as determined by the biological monitor in consultation with the California Department of Fish and Wildlife. A biological monitor shall be required to monitor the progress of the nesting birds. Construction activities may encroach within the buffer area at the discretion of the biological monitor in consultation with the California Department of Fish and Wildlife. Once the nestlings have fledged the nest, construction activities may proceed within the buffer area with no further restrictions with regard to nesting birds.	Pre- construction: within 10 days of the start of the activities involving heavy equipment or vegetation removal	JCSD  Qualified Biologist  Construction Contractor	Construction schedule to determine if preconstruction survey is required.  Completed preconstruction survey with negative results.	
CULTURAL RESOURCES  MM CR 1: Should any archaeological resource(s) be accidentally discovered during construction, construction activities shall be moved to other parts of the construction site and a qualified	During construction	Construction contractor	Archaeological report indicating disposition of resource, if	

Impact Category and Mitigation Measures	Implementation Timing	Responsible Monitoring Party	Monitoring/ Reporting Method	Compliance Verification
archaeologist shall be contacted to determine the significance of the resource(s). If the find is determined to be a unique archaeological resource, as defined in Section 15064.5 of the State CEQA Guidelines, avoidance or other appropriate measure shall be implemented.		JCSD Inspector	applicable	
MM CR 2: A qualified professional archaeologist shall be retained to monitor initial ground-disturbing activities related to construction of the recycled water reservoirs and pump station at either Survey Area 1 or Survey Area 2. The archaeologist shall contact the Gabrieleño Band of Mission Indians, Gabrielino/Tongva San Gabriel Band of Mission Indians, Gabrielino Tongva Nation, and Pauma Band of Luiseño Indians and invite them to provide a culturally-affiliated Native American monitor to be present during initial ground-disturbing activities. If any archaeological deposits are encountered, all ground-disturbing work shall be halted at the location of the discovery until a qualified archaeologist determines the significance of the resource(s). If the archaeologist determines a find to be a unique archaeological resource, as defined in Section 15064.5 of the State CEQA Guidelines, avoidance or other appropriate measures shall be implemented.	During initial ground-disturbing activities for recycled water reservoirs and pump station	JCSD  Qualified Archaeologist  Designated Native American monitor(s) from tribes, if applicable	Archaeological report indicating disposition of resource, if applicable	
MM CR 3: Should any paleontological resource(s) be accidentally discovered during construction, construction activities shall be moved to other parts of the construction site and a qualified paleontologist shall be contacted to determine the significance of the resource(s). If the find is determined to be a unique paleontological resource, as defined in Section 15064.5 of the State CEQA Guidelines, then a mitigation program shall be developed in accordance with the provisions of CEQA as well as the guidelines of the Society of Vertebrate Paleontology (1995), and shall include, but not be limited to, the following:	During construction	Construction contractor  JCSD Inspector  Qualified Paleontologist	Paleontological report indicating disposition of resource	

Impact Category and Mitigation Measures	Implementation Timing	Responsible Monitoring Party	Monitoring/ Reporting Method	Compliance Verification
<ul> <li>The excavation of areas identified as likely to contain paleontological resources shall be monitored by a qualified paleontological monitor. Monitoring should be restricted to undisturbed subsurface areas of older alluvium, which may be present below the surface. The monitor shall be prepared to quickly salvage fossils as they are unearthed to avoid construction delays, but must have the power to temporarily halt or divert grading equipment to allow for removal of abundant or large specimens. The monitor shall also remove samples of sediments that are likely to contain the remains of small fossil invertebrates and vertebrates.</li> <li>Collected samples of sediments shall be washed to recover small invertebrate and vertebrate fossils. Recovered specimens shall be prepared so that they can be identified and permanently preserved.</li> <li>Specimens shall be identified and curated at a repository</li> </ul>				
<ul> <li>with permanent retrievable storage to allow further research in the future.</li> <li>A report of findings, including an itemized inventory of recovered specimens, shall be prepared upon completion of the procedures outlined above. The report shall include a discussion of the significance of all recovered specimens. The report and inventory, when submitted to the appropriate lead agency, shall signify completion of the program to mitigate impacts to paleontological resources.</li> </ul>				
GEOLOGY AND SOILS				
MM GEO 1: Prior to the construction of any Project facility that does not require preparation of a facility-specific Storm Water Pollution Prevention Plan, an erosion and sedimentation control plan shall be prepared that identifies erosion and sedimentation	Prior to the construction of any facility that does not require	JCSD  Design Engineer	Approved erosion control plan	

Impact Category and Mitigation Measures	Implementation Timing	Responsible Monitoring Party	Monitoring/ Reporting Method	Compliance Verification
control best management practices. The erosion and sediment control plan may be prepared by the Construction Contractor or designee; however, it must be approved by the Jurupa Community Services District prior to the start of construction. The erosion control plan shall be retained at the construction site and available for inspection upon request.	preparation of a facility-specific Storm Water Pollution Prevention Plan			
HAZARDS AND HAZARDOUS MATERIALS				
MM TRANS 1: Prior to the initiation of construction activities where a public roadway will be affected by a lane or segment closure or modification of a travel lane, a Traffic Control Plan shall be prepared to the satisfaction of the agency with jurisdiction over the affected roadway. The Traffic Control Plan shall be prepared per the California Manual on Uniform Traffic Control Devices for Streets and Highways and designed to maintain safe traffic flow on local streets, permit adequate access by emergency vehicles and to private property fronting the affected alignment, traffic control procedures, alternate routes in the event road closure is required, adequate sign postings, detours, and permitted hours of construction. Where a Traffic Control Plan is being prepared along a roadway utilized for bus transit, as part of the Traffic Control Plan, Jurupa Community Services District shall coordinate with that transit agency to ensure that bus service will not be interrupted.	Design	JCSD  Design engineer	Preparation and approval of Traffic Control Plan	
HYDROLOGY AND WATER QUALITY				
MM GEO 1: Prior to the construction of any Project facility that does not require preparation of a facility-specific Storm Water Pollution Prevention Plan, an erosion and sedimentation control plan shall be prepared that identifies erosion and sedimentation control best management practices. The erosion and sediment	Prior to the construction of any facility that does not require preparation of a	JCSD  Design Engineer	Approved erosion control plan	

Impact Category and Mitigation Measures	Implementation Timing	Responsible Monitoring Party	Monitoring/ Reporting Method	Compliance Verification
control plan may be prepared by the Construction Contractor or designee; however, it must be approved by the Jurupa Community Services District prior to the start of construction. The erosion control plan shall be retained at the construction site and available for inspection upon request.	facility-specific Storm Water Pollution Prevention Plan			
NOISE				
MM NOISE 1: All construction activities within the City of Chino shall be limited to occur between the hours of 7:00 a.m. and 8:00 p.m. Monday through Saturday with no construction allowed on Sundays or federal holiday.	During construction	JCSD JCSD Inspector Construction Contractor	Time limitations will be included in construction specification and contract documents.	
			Inspection Reports	
MM NOISE 2: Construction activities associated with the proposed recycled water reservoirs and pump station within the City of Ontario shall be limited to occur between the hours of 7:00 a.m. and 6:00 p.m. Monday through Friday, and 9:00 a.m. and 6:00 p.m. on Saturday and Sunday.	During construction	JCSD JCSD Inspector Construction Contractor	Time limitations will be included in construction specification and contract documents.  Inspection Reports	
MM NOISE 3: To minimize noise impacts resulting from poorly tuned or improperly modified vehicles and construction equipment, all vehicles and construction equipment shall maintain equipment engines and mufflers in good condition and in proper tune per manufacturers' specifications to the satisfaction of the Jurupa Community Services District. Equipment maintenance records and equipment design specification data sheets shall kept and maintained by the contractor and available for review by the	During construction	JCSD JCSD Inspector Construction Contractor	Inspection Reports	

Impact Category and Mitigation Measures  Jurupa Community Services District upon request.	Implementation Timing	Responsible Monitoring Party	Monitoring/ Reporting Method	Compliance Verification
MM NOISE 4: To minimize noise from idling engines, all vehicles	During	JCSD	la ann a tion	
and construction equipment shall be prohibited from idling in	construction	1C2D	Inspection Reports	
excess of three (3) minutes when not in use.		JCSD Inspector	Roporto	
		Construction Contractor		
TRANSPORTATION/TRAFFIC				
MM TRANS 1: Prior to the initiation of construction activities where a public roadway will be affected by a lane or segment closure or modification of a travel lane, a Traffic Control Plan shall be prepared to the satisfaction of the agency with jurisdiction over the affected roadway. The Traffic Control Plan shall be prepared per the California Manual on Uniform Traffic Control Devices for Streets and Highways and designed to maintain safe traffic flow on local streets, permit adequate access by emergency vehicles and to private property fronting the affected alignment, traffic control procedures, alternate routes in the event road closure is required, adequate sign postings, detours, and permitted hours of construction. Where a Traffic Control Plan is being prepared along a roadway utilized for bus transit, as part of the Traffic Control Plan, Jurupa Community Services District shall coordinate with that transit agency to ensure that bus service will not be interrupted.	Design	JCSD  Design engineer	Preparation and approval of Traffic Control Plan	



**Corporate Headquarters** 3788 McCray Street Riverside, CA 92506 951.686.1070

#### **Palm Desert Office**

41-990 Cook St., Bldg. I - #801B Palm Desert, CA 92211 951.686.1070

#### **Murrieta Office**

41391 Kalmia Street #320 Murrieta, CA 92562 951.686.1070

## ADDENDUM NO. 1 to the MITIGATED NEGATIVE DECLARATION for JURUPA COMMUNITY SERVICES DISTRICT RECYCLED WATER EXPANSION (DISTRICT PROJECT NO. C133656)

#### INTRODUCTION

This document has been prepared pursuant to the California Environmental Quality Act (CEQA, California Public Resources Code Sections 21000 *et seq.*), the State *CEQA Guidelines* (California Code of Regulations Sections 15000 *et seq.*), the Jurupa Community Services District's (JCSD) *Local Guidelines for Implementing the California Environmental Quality Act* (2015 Revision), and is consistent with the CEQA-Plus requirements of the State Water Resources Control Board (SWRCB) State Revolving Fund (SRF) Program for Environmental Review and Federal Coordination. JCSD will serve as the lead agency for CEQA purposes. Western Municipal Water District (WMWD) and the Inland Empire Utilities Agency (IEUA) are responsible agencies.

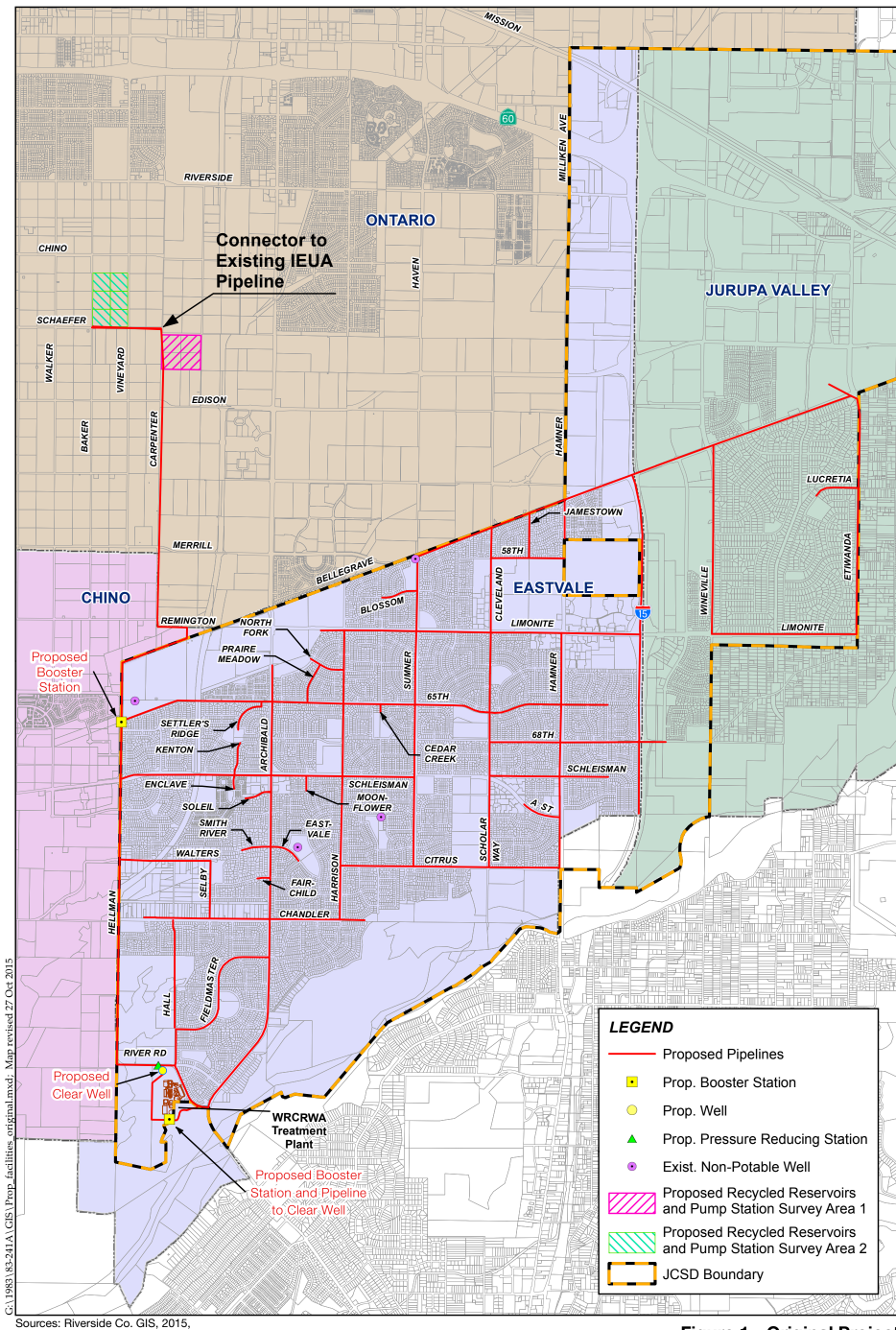
Section 15164(b) of the State CEQA Guidelines states:

An addendum to an adopted negative declaration may be prepared if only minor technical changes or additions are necessary or none of the conditions described in Section 15162 calling for the preparation of a subsequent EIR or negative declaration have occurred.

The purpose of Addendum No. 1 is to demonstrate that only minor changes have been made to the Project and that any potentially significant impacts can be mitigated through implementation of mitigation measures identified in the original MND, with minor clarifications.

#### PROJECT INFORMATION

The Initial Study/Mitigated Negative Declaration (CEQA and CEQA-Plus) for the Jurupa Community Services District Recycled Water Service Expansion (SCH No. 2015071073) was circulated for a 30-day public review period from July 29, 2015 to August 27, 2015, pursuant to State *CEQA Guidelines* Section 15073 (hereinafter the "2015 MND"). The 2015 MND and a Mitigation Monitoring and Reporting Program (MMRP) were approved by the JCSD Board of Directors on September 28, 2015. The Project evaluated in the 2015 MND was the construction and operation of potential distribution and storage facilities to convey recycled water that has been treated to Title 22 standards to IEUA's facilities and serve landscape irrigation needs within the western portion of JCSD's service area. (Refer to **Figure 1 – Original Project**).



San Bernardino Co. GIS, 2015.

2,000 4,000 6,000 8,000 Feet

Figure 1 - Original Project



The recycled water will be sourced from JCSD's, WMWD's, the City of Norco's, and/or Home Gardens Sanitary District's allocation of treated effluent from the WRCRWA Treatment Plant (operated by WMWD) in Eastvale and/or the IEUA recycled water system in San Bernardino County.

#### Description and Setting of the Revised Project

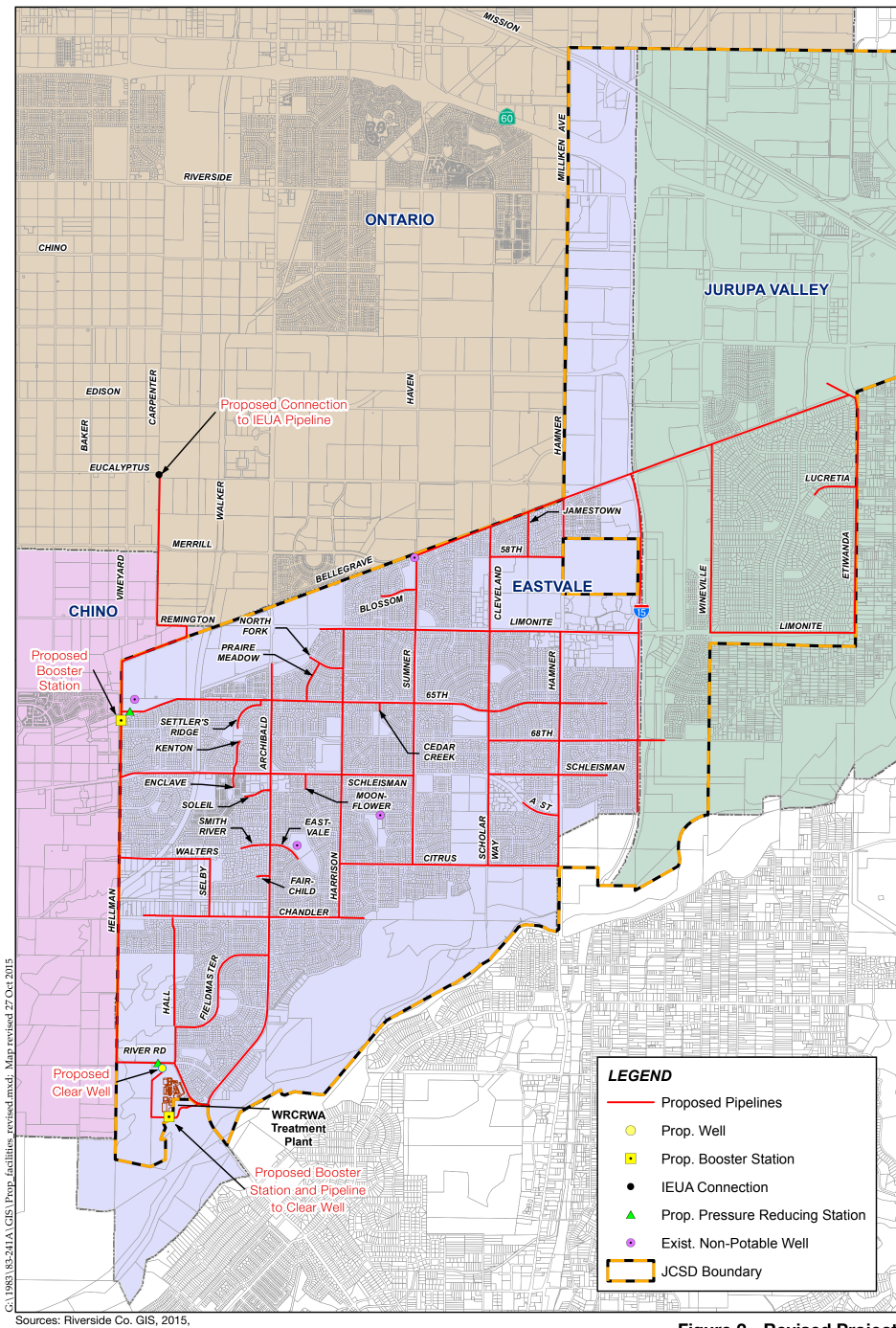
In the 2015 MND the Original Project included a proposed recycled water pump station and water reservoir which were to be located at either one of two sites in the City of Ontario (referred to as Survey Area 1 and Survey Area 2). At either of these sites, up to three acres of Prime Farmland were to be converted to non-agricultural use. The Revised Project proposes a new location for the pump station, which would not require construction of a reservoir or construction of the water pipeline along Carpenter Street. from Eucalyptus Avenue to Schaefer Avenue. The Revised Project proposes construction of the pump station in an established park, the American Heroes Park, located in the City of Eastvale as shown in Figure 2 - Revised Project. No other revisions to the Project as evaluated in the 2015 MND are proposed. Surrounding land uses include residential and agriculture. Further, the mitigation measures identified in the 2015 MND with minor clarifications are adequate to mitigate for any potentially significant impacts associated with the Revised Project. The minor revisions that are needed for the mitigation measures to be applicable to the Revised Project are shown in strikethrough (strikethrough) and underline (underline) text. None of the revisions to the mitigation measures change the intent or outcome, they mere clarify changes in location of the facilities.

A summary of project specific, potentially significant impacts, in addition to impacts that may become potentially significant as a result of the Revised Project, are as discussed in the following paragraphs.

#### **Biological Resources**

The Revised Project would not result in any effects to biological resources more severe than those described in the previously adopted MND. The proposed revised pump site is within an already developed and landscaped active use park and the mitigation measures contained in the biological section of the MMRP, with minor clarifications, would be adequate to mitigate any potentially significant biological impacts associated with this Project.

The new pump location will have the same requirements for the protection of biological resources and the mitigation measures shall apply to this new site. The mitigation measures identified below were listed in the MMRP for the Project and apply to the new proposed site in American Heroes Park.



San Bernardino Co. GIS, 2015.

6,000

8,000 Feet

2,000

JC

WEBB

Figure 2 - Revised Project

**MM BIO 1:** To avoid potential impacts to burrowing owl, a preconstruction survey (or surveys) shall be conducted no less than 14 days prior to initiating ground disturbance activities in the following locations:

- Along the Southern California Edison easement west of Archibald Avenue up to the boundary of the American Heroes Park;
- Along the access road in Crossroads Riverview Park southeast of the Treatment Plant;
- Agricultural fields along Hellman Avenue, Scholar Way, and Schleisman Road;
- The route from Hellman Avenue, continuing northeast along Bellegrave Avenue, north through private property to Remington Street, continuing west in Remington Street up to Carpenter Avenue, north in Carpenter Street connecting with Schaefer to Eucalyptus Avenue;
- The proposed clear well site and pipeline connecting the booster station and clear well; and
- The portion of Survey Area 1 or Survey Area 2 chosen for the proposed recycled water reservoir and pump station.

If burrowing owls, or signs of burrowing owls, are observed, protocol level surveys and/or mitigation measures shall be implemented as prescribed in the California Department of Fish and Wildlife's Staff Report on Burrowing Owl Mitigation (March 2012). These mitigation measures may include, but are not limited to, avoidance of the nesting season and passive or active relocation. Passive relocation involves excluding the burrowing owl from burrows by means of a one-way trap door. Active relocation involves the capture and physical relocation of the owl.

MM BIO 2: If construction activities at either Survey Area 1 or Survey Area 2 the pump station location in American Heroes Park involving heavy equipment or vegetation removal are to occur between February 1 and August 31, a preconstruction field survey shall be conducted by a qualified biologist to determine if active nests of species protected by the Migratory Bird Treaty Act or Fish and Game Code are present in the construction zone or within a buffer of 500 feet. Pre-construction nesting/breeding surveys shall be conducted within 10 days prior to the construction activity. If no active nests are found during the survey, construction activities may proceed. If nesting birds are observed on-site, an avoidance area shall be established to ensure that construction activities will not cause a nest to fail. A minimum buffer area surrounding the nest shall be avoided by all construction activities until the nestlings have fledged the nest. The buffer zones distance shall be 300 feet for non-raptor nests, 500 feet for raptor nests, 100 feet for common songbird nests, or as determined by the biological monitor in consultation with the California Department of Fish and Wildlife. A biological monitor shall be required to monitor the progress of the nesting birds. Construction

activities may encroach within the buffer area at the discretion of the biological monitor in consultation with the California Department of Fish and Wildlife. Once the nestlings have fledged the nest, construction activities may proceed within the buffer area with no further restrictions with regard to nesting birds.

#### **Cultural Resources**

The Revised Project would not result in any effects to cultural resources more severe than those described in the adopted MND. The revised pump station site is within an already developed park area surrounded by agricultural and residential land uses. The mitigation measures described below from the approved MMRP are sufficient to prevent significant impacts to cultural resources.

**MM CR 1:** Should any archaeological resource(s) be accidentally discovered during construction, construction activities shall be moved to other parts of the construction site and a qualified archaeologist shall be contacted to determine the significance of the resource(s). If the find is determined to be a unique archaeological resource, as defined in Section 15064.5 of the State *CEQA Guidelines*, avoidance or other appropriate measure shall be implemented.

MM CR 2: A qualified professional archaeologist shall be retained to monitor initial ground-disturbing activities related to construction of the recycled water reservoirs and pump station—at either Survey Area 1 or Survey Area 2. The archaeologist shall contact the Gabrieleño Band of Mission Indians, Gabrieliño/Tongva San Gabriel Band of Mission Indians, Gabrieliño Tongva Nation, and Pauma Band of Luiseño Indians and invite them to provide a culturally-affiliated Native American monitor to be present during initial ground-disturbing activities. If any archaeological deposits are encountered, all ground-disturbing work shall be halted at the location of the discovery until a qualified archaeologist determines the significance of the resource(s). If the archaeologist determines a find to be a unique archaeological resource, as defined in Section 15064.5 of the State CEQA Guidelines, avoidance or other appropriate measures shall be implemented.

**MM CR 3:** Should any paleontological resource(s) be accidentally discovered during construction, construction activities shall be moved to other parts of the construction site and a qualified paleontologist shall be contacted to determine the significance of the resource(s). If the find is determined to be a unique paleontological resource, as defined in Section 15064.5 of the State *CEQA Guidelines*, then a mitigation program shall be developed in accordance with the provisions of CEQA as well as the guidelines of the Society of Vertebrate Paleontology (1995), and shall include, but not be limited to, the following:

- The excavation of areas identified as likely to contain paleontological resources shall be monitored by a qualified paleontological monitor. Monitoring should be restricted to undisturbed subsurface areas of older alluvium, which may be present below the surface. The monitor shall be prepared to quickly salvage fossils as they are unearthed to avoid construction delays, but must have the power to temporarily halt or divert grading equipment to allow for removal of abundant or large specimens. The monitor shall also remove samples of sediments that are likely to contain the remains of small fossil invertebrates and vertebrates.
- Collected samples of sediments shall be washed to recover small invertebrate and vertebrate fossils. Recovered specimens shall be prepared so that they can be identified and permanently preserved.
- Specimens shall be identified and curated at a repository with permanent retrievable storage to allow further research in the future.
- A report of findings, including an itemized inventory of recovered specimens, shall be prepared upon completion of the procedures outlined above. The report shall include a discussion of the significance of all recovered specimens. The report and inventory, when submitted to the appropriate lead agency, shall signify completion of the program to mitigate impacts to paleontological resources.

### **Geology and Soils**

The Revised Project would not result in any effects to geology and soils more severe than those described in the adopted MND. The new proposed site is within an already developed park area surrounded by residential and agricultural land uses. The mitigation measures described below and in the original MMRP shall also apply to the new Project site and have already been determined to reduce any potential impacts to a non-significant level.

**MM GEO 1:** Prior to the construction of any Project facility that does not require preparation of a facility-specific Storm Water Pollution Prevention Plan, an erosion and sedimentation control plan shall be prepared that identifies erosion and sedimentation control best management practices. The erosion and sediment control plan may be prepared by the Construction Contractor or designee; however, it must be approved by the Jurupa Community Services District prior to the start of construction. The erosion control plan shall be retained at the construction site and available for inspection upon request.

#### **Hazards and Hazardous Materials**

The new proposed pump site is located within a park, and would not result in any traffic hazards not already described in the original MND. The mitigation measures described

in the MMRP, and listed below, for this Project are sufficient to prevent any significant effects.

MM TRANS 1: Prior to the initiation of construction activities where a public roadway will be affected by a lane or segment closure or modification of a travel lane, a Traffic Control Plan shall be prepared to the satisfaction of the agency with jurisdiction over the affected roadway. The Traffic Control Plan shall be prepared per the California Manual on Uniform Traffic Control Devices for Streets and Highways and designed to maintain safe traffic flow on local streets, permit adequate access by emergency vehicles and to private property fronting the affected alignment, traffic control procedures, alternate routes in the event road closure is required, adequate sign postings, detours, and permitted hours of construction. Where a Traffic Control Plan is being prepared along a roadway utilized for bus transit, as part of the Traffic Control Plan, Jurupa Community Services District shall coordinate with that transit agency to ensure that bus service will not be interrupted.

#### **Hydrology and Water Quality**

The Revised Project would not result in any effects to hydrology and water quality not already described in the adopted MND. The new proposed pump site is within an existing park. The mitigation measures listed in the adopted MMRP and described below should be sufficient to avoid any significant impacts.

**MM GEO 1:** Prior to the construction of any Project facility that does not require preparation of a facility-specific Storm Water Pollution Prevention Plan, an erosion and sedimentation control plan shall be prepared that identifies erosion and sedimentation control best management practices. The erosion and sediment control plan may be prepared by the Construction Contractor or designee; however, it must be approved by the Jurupa Community Services District prior to the start of construction. The erosion control plan shall be retained at the construction site and available for inspection upon request.

#### **Noise**

The proposed pump site is located within a public park and so mitigation measures described in the approved MND should be sufficient to reduce any potentially significant impacts to non-significant levels.

**MM NOISE 1:** All construction activities within the City of Chino shall be limited to occur between the hours of 7:00 a.m. and 8:00 p.m. Monday through Saturday with no construction allowed on Sundays or federal holiday.

MM NOISE 2: Construction activities associated with the proposed recycled water reservoirs and pump station within the City of Ontario shall be limited to occur between the hours of 7:00 a.m. and 6:00 p.m. Monday through Friday, and 9:00 a.m. and 6:00 p.m. on Saturday and Sunday.

**MM NOISE 3:** To minimize noise impacts resulting from poorly tuned or improperly modified vehicles and construction equipment, all vehicles and construction equipment shall maintain equipment engines and mufflers in good condition and in proper tune per manufacturers' specifications to the satisfaction of the Jurupa Community Services District. Equipment maintenance records and equipment design specification data sheets shall kept and maintained by the contractor and available for review by the Jurupa Community Services District upon request.

**MM NOISE 4:** To minimize noise from idling engines, all vehicles and construction equipment shall be prohibited from idling in excess of three (3) minutes when not in use.

#### Recreation

The 2015 MND found that implementation of the Original Project would not contribute to the deterioration of any park or recreational facility. The Revised Project proposes construction of a booster station in the American Heroes Park in Eastvale. Because the booster station will have a small footprint, be located along the park edges away from the active use park areas, and will not require frequent maintenance; impacts will still be less than significant.

#### Transportation/Traffic

The revised proposed pump site is within a park. No new potentially significant impacts to traffic have been identified, and the mitigation listed below and in the MMRP should be sufficient to prevent any significant impacts on traffic.

MM TRANS 1: Prior to the initiation of construction activities where a public roadway will be affected by a lane or segment closure or modification of a travel lane, a Traffic Control Plan shall be prepared to the satisfaction of the agency with jurisdiction over the affected roadway. The Traffic Control Plan shall be prepared per the California Manual on Uniform Traffic Control Devices for Streets and Highways and designed to maintain safe traffic flow on local streets, permit adequate access by emergency vehicles and to private property fronting the affected alignment, traffic control procedures, alternate routes in the event road closure is required, adequate sign postings, detours, and permitted hours of construction. Where a Traffic Control Plan is being prepared along a roadway utilized for bus transit, as part of the Traffic Control Plan, Jurupa Community Services District shall coordinate with that transit agency to ensure that bus service will not be interrupted.

#### CONCLUSION

The proposed revision to the Original Project will not create any new significant impacts and does not necessitate the preparation of a new MND. The new proposed pump station is in a better location than the original approved location because it is located within an already developed public park and will not result in a loss of Prime Farmland. Therefore, all mitigation measures identified in the 2015 MND as clarified in this Addendum are sufficient to reduce any potentially significant impacts to less than significant levels.

#### **FINDINGS**

State CEQA Guidelines Section 15164(b) states:

An addendum to an adopted negative declaration may be prepared if only minor technical changes or additions are necessary or none of the conditions described in Section 15162 calling for the preparation of a subsequent EIR or negative declaration have occurred.

The following table presents a summary of each condition in Section 15162 and how the Revised Project is consistent with such condition.

#### **Section 15162 Conditions and Findings**

# (1) Substantial changes are proposed in the project which will require major revisions of the previous EIR or negative declaration due to the involvement of new, significant environmental effects or a substantial increase in the severity of previously identified significant effects

**Section 15162 Condition** 

### **Revised Project Modification Consistency**

The Original Project included a proposed recycled water pump station and water reservoir which were to be located at either one of two sites in the City of Ontario (referred to as Survey Area 1 and Survey Area 2 on **Figure 1**). The Revised Project proposes a new location for the pump station at American Heroes Park (see **Figure 2**), which would not require construction of a reservoir or construction of the water pipeline along Carpenter Street, from Eucalyptus Avenue to Schaefer Avenue.

These are minor revisions that, as shown by the preceding analysis, do not involve new significant environmental effects or any increase in the severity of previous environmental effects.

Section 15162 Condition	Revised Project Modification Consistency
(2) Substantial changes occur with respect to the circumstances under which the project is undertaken which will require major revisions of the previous EIR or Negative Declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; or	There are no changes in the circumstances under which the Revised Project will be undertaken. As shown in the preceding analysis, implementation of the Revised Project will not result in new significant environmental effects or any increase in the severity of previously environmental effects.
(3) New information of substantial importance, which was not known and could not have been known with the exercise of reasonable diligence at the time the previous EIR was certified as complete or the Negative Declaration was adopted, shows any of the following:	There is no new information of substantial importance.
(A) The project will have one or more significant effects not discussed in the previous EIR or negative declaration;	As shown in the preceding analysis, no new impacts will occur as a result of the Revised Project.
(B) Significant effects previously examined will be substantially more severe than shown in the previous EIR	There were no significant environmental effects identified in the 2015 MND. Further, as shown in the preceding analysis, no new impacts will occur as a result of implementation of the Revised Project.
(C) Mitigation measures or alternatives previously found not to be feasible would in fact be feasible, and would substantially reduce one or more significant effects of the project, but the project proponents decline to adopt the mitigation measure or alternative; or	All potentially significant impacts identified in the 2015 MND were determined to be less than significant with incorporation of mitigation measures. The Revised Project incorporates feasible mitigation to reduce potential impacts to less than significant. The Revised Project will not result in any new impacts that were not evaluated in the 2015 MND and will avoid impacts to Prime Farmland.
(D) Mitigation measures or alternatives that are considerably different from	All potentially significant impacts identified in the 2015 MND were determined to be less than

Section 15162 Condition	Revised Project Modification Consistency
those analyzed in the previous EIR would substantially reduce one or more significant effects on the environment, but the project proponents decline to adopt the mitigation measure or alternative.	significant with incorporation of mitigation measures. Minor revisions to some of the mitigation measures adopted in the 2015 MND are proposed for clarity. No new mitigation measures are needed for the Revised Project.

JCSD has reviewed the Project Modification in light of the requirements defined under the State *CEQA Guidelines* and determined that none of the above conditions requiring preparation of a subsequent or supplemental MND apply.

## ADDENDUM NO. 2 to the MITIGATED NEGATIVE DECLARATION for JURUPA COMMUNITY SERVICES DISTRICT RECYCLED WATER EXPANSION (DISTRICT PROJECT NO. C133656)

#### INTRODUCTION

This document has been prepared pursuant to the California Environmental Quality Act (CEQA, California Public Resources Code Sections 21000 *et seq.*), the State *CEQA Guidelines* (California Code of Regulations Sections 15000 *et seq.*), the Jurupa Community Services District's (JCSD) *Local Guidelines for Implementing the California Environmental Quality Act* (2015 Revision), and is consistent with the CEQA-Plus requirements of the State Water Resources Control Board (SWRCB) State Revolving Fund (SRF) Program for Environmental Review and Federal Coordination. JCSD will serve as the lead agency for CEQA purposes. Western Municipal Water District (WMWD) and the Inland Empire Utilities Agency (IEUA) are responsible agencies.

Section 15164(b) of the State CEQA Guidelines states:

An addendum to an adopted negative declaration may be prepared if only minor technical changes or additions are necessary or none of the conditions described in Section 15162 calling for the preparation of a subsequent EIR or negative declaration have occurred.

The purpose of Addendum No. 2 is to demonstrate that only minor changes have been made to the Project and that any potentially significant impacts can be mitigated through implementation of mitigation measures identified in the original MND, with minor clarifications.

#### PROJECT INFORMATION

The Initial Study/Mitigated Negative Declaration (CEQA and CEQA-Plus) for the Jurupa Community Services District Recycled Water Service Expansion (SCH No. 2015071073) was circulated for a 30-day public review period from July 29, 2015 to August 27, 2015, pursuant to State *CEQA Guidelines* Section 15073 (hereinafter the "2015 MND" or "2015 IS/MND"). The 2015 MND and a Mitigation Monitoring and Reporting Program (MMRP) were approved by the JCSD Board of Directors on September 28, 2015. The Project evaluated in the 2015 MND was the construction and operation of potential distribution and storage facilities to convey recycled water that has been treated to Title 22 standards to IEUA's facilities and serve landscape irrigation needs within the western portion of JCSD's service area. (Refer to **Figure 1 – Original Project**).

The recycled water will be sourced from JCSD's, WMWD's, the City of Norco's, and/or Home Gardens Sanitary District's allocation of treated effluent from the WRCRWA Treatment Plant (operated by WMWD) in Eastvale and/or the IEUA recycled water system in San Bernardino County.

#### Addendum No. 1

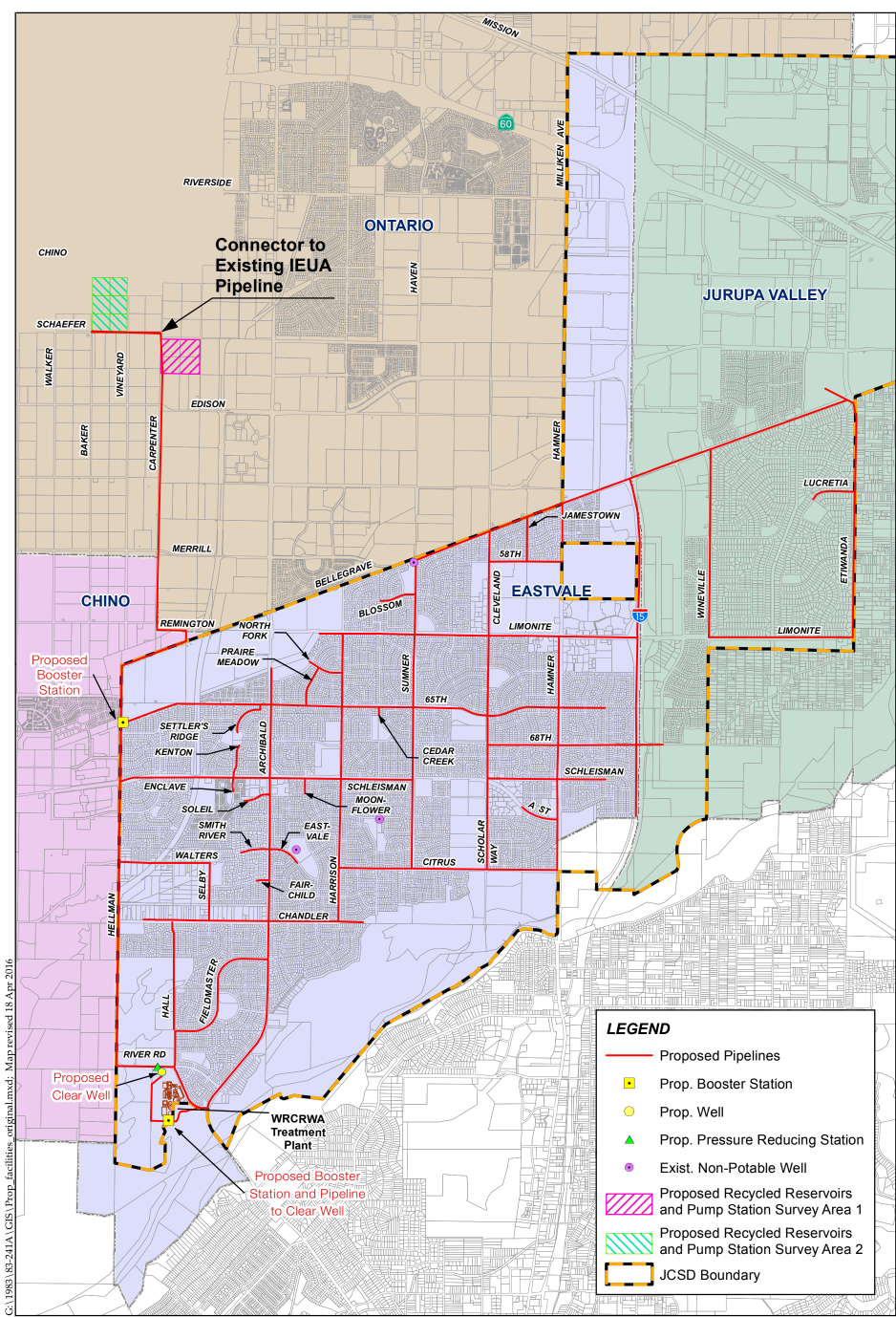
Subsequent to the adoption of the 2015 MND, minor changes to the Original Project were proposed. These changes consisted of eliminating the recycled water pump station and water reservoir in the City of Ontario<sup>1</sup> and the recycled water pipelines in Carpenter Street between Edison Avenue and Schaefer Avenue and in Schaefer Avenue between Carpenter Street and Baker Avenue (refer to Figure 1). Instead of the recycled water pump station and reservoir proposed in the City of Ontario, a pump station was proposed in the American Heroes Park (see Figure 2 - Revised Project -**Addendum No. 1**). This new location would eliminate the loss of Prime Farmland<sup>2</sup> and would not require construction of a reservoir or construction of the water pipelines along Carpenter Street, from Eucalyptus Avenue to Schaefer Avenue or in Schaefer Avenue between Carpenter Street and Baker Avenue. Addendum No. 1 to the 2015 MND was adopted by JCSD on September 28, 2015 and the Notice of Determination (NOD) was filed with the Riverside County Clerk on October 1, 2015 and the State Clearinghouse on November 11, 2015. Because a financial assistance application was submitted to the State Water Resources Control Board, Addendum No. 1 was transmitted to the State Clearinghouse for a fifteen day review period from November 13, 2013–November 30, 2015.

Description and Setting of the Revised Project for Addendum No. 2

The Project for analysis in Addendum No. 2 (herein after "Revised Project") includes the extension of the recycled water proposed in Schleisman Road approximately 2,477 feet west in Pine Avenue past Hellman Avenue into the City of Ontario as shown in **Figure 3** – **Revised Project** – **Addendum No. 2**. Schleisman Road turns into Pine Avenue at the City boundary. The pipeline extension is proposed to provide a second connection to existing IEUA infrastructure. No other revisions to the Original Project are proposed.

<sup>&</sup>lt;sup>1</sup> Two potential sites for the recycled water pump station and water reservoir were proposed by the Original Project. These sites are referred to as Survey Area 1 and Survey Area 2 in the 2015 IS/MND and on **Figure 1 – Original Project**.

<sup>&</sup>lt;sup>2</sup> Survey Area 1 and Survey Area 2 have Prime Farmland as shown on maps prepared by the Farmland Mapping and Monitoring Program.



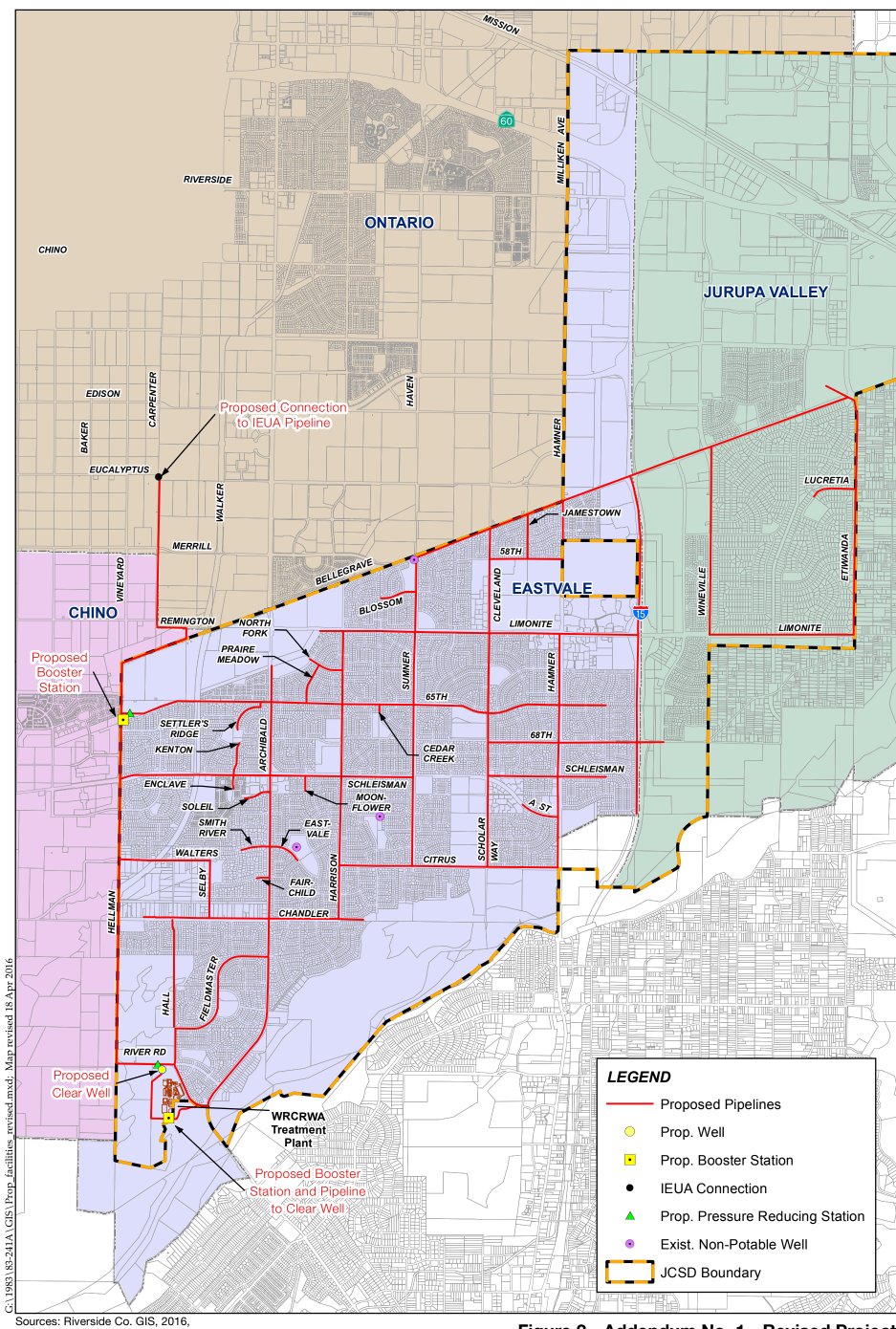
Sources: Riverside Co. GIS, 2016, San Bernardino Co. GIS, 2016.

Figure 1 - Original Project

JCSD Recycled Water Service Expansion



0 2,000 4,000 6,000 8,000 Feet



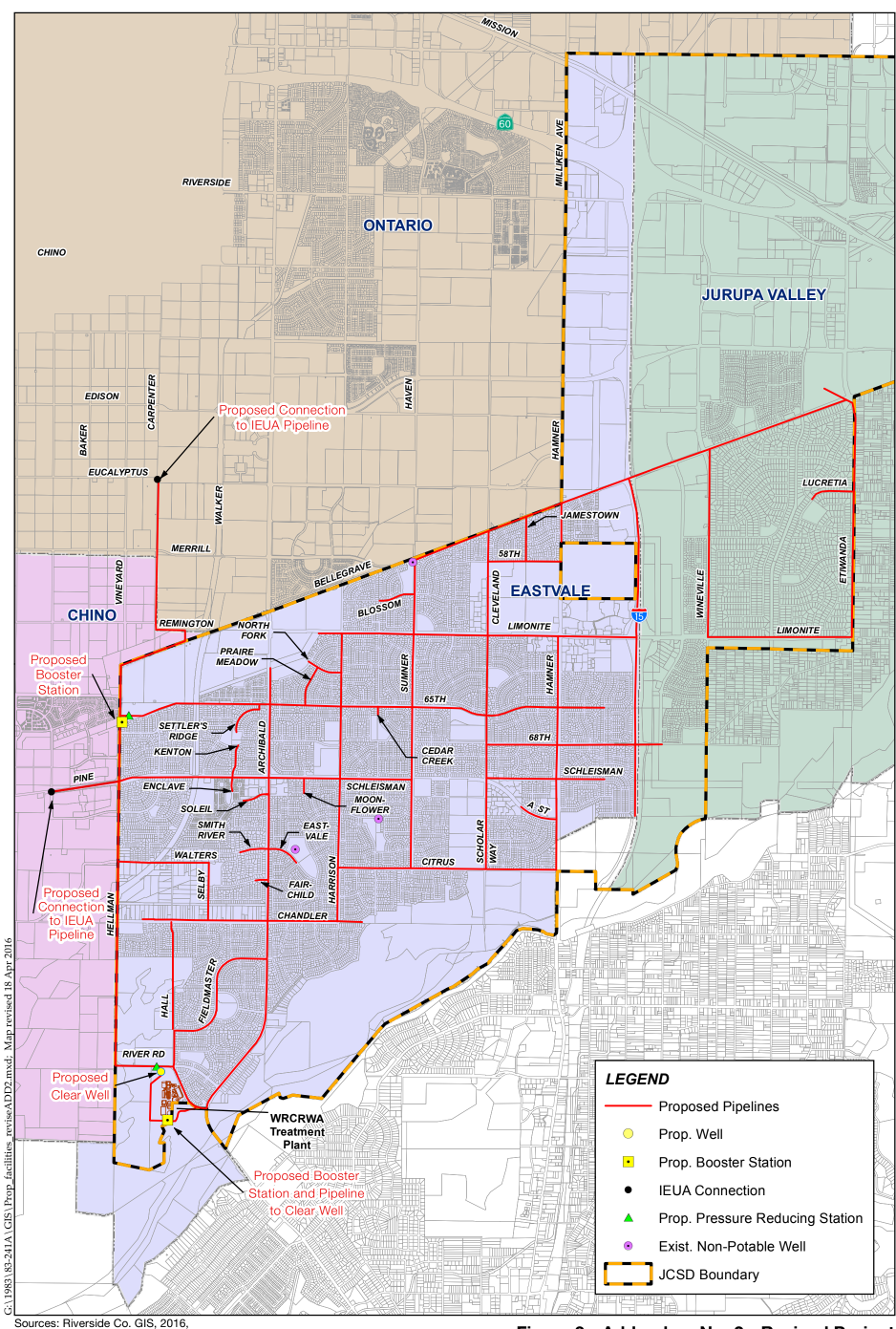
San Bernardino Co. GIS, 2016.

Figure 2 - Addendum No. 1 - Revised Project

JCSD Recycled Water Service Expansion



0 2,000 4,000 6,000 8,000 Feet



San Bernardino Co. GIS, 2016.

Figure 3 - Addendum No. 2 - Revised Project

JCSD Recycled Water Service Expansion



0 2,000 4,000 6,000 8,000 Feet

The portion of Pine Avenue along which the Revised Project is proposed to be constructed will be constructed is a four lane divided road. The northern shoulder is unpaved and heavily compacted without vegetation. This portion of Chino is within The Preserve Specific Plan. The Preserve encompasses approximately 5,435 acres within the City of Chino. The property north of the Revised Project alignment is currently being graded for construction of single family residential units and an operating dairy to the north. The property south of the Revised Project alignment consists of residential development to the south.

Based on the analysis in this Addendum, it has been determined that, the mitigation measures identified in the 2015 MND will mitigate any potentially significant impacts associated with the Revised Project to a less than significant level and no revisions are required. Minor revisions made to the original mitigation measures as a result of Addendum No. 1 are shown in strikethrough (strikethrough) and underline (underline) text. None of the revisions to the mitigation measures from Addendum No. 1 changed the intent or outcome; they merely clarified changes in location of the facilities.

A summary of Project specific, potentially significant impacts, in addition to impacts that may become potentially significant as a result of the Revised Project, are as discussed in the following paragraphs.

#### **Aesthetics**

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

The construction and operation of a recycled water pipeline in Pine Avenue would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND, and therefore would not change the 2015 IS/MND conclusion that short-term construction related impacts are less than significant, because once construction is complete, the facility will be below ground and the surface returned to its original condition. As an underground pipeline, the Revised Project will not affect the views of any scenic vista, damage scenic resources, alter the visual character of the area, or create a new source of light or glare.

#### **Agriculture and Forestry Resources**

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

According to the City of Chino General Plan Draft EIR, there is no Prime Farmland, Farmland of Statewide Importance, Unique Farmland, or Farmland of Local Importance (Farmland for CEQA purposes) adjacent to the alignment of the Revised Project. Zoning

in proximity of the Revised Project site is residential and there are no active Williamson Act contracted lands in the vicinity. The area surrounding the Revised Project site is in the process of development per The Preserve Specific Plan. For these reasons implementation of the Revised Project will not result in any direct or indirect impacts to agriculture or forestry resources.

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#### Air Quality

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

The Revised Project would not result in any air quality impacts more severe than those described in the 2015 MND. Construction activities will be required to comply with all applicable County and South Coast Air Quality Management District (SCAQMD) regulations. Long-term emissions due to operation of this pipeline are negligible, and would be limited to periodic maintenance of the Pine Avenue pipeline segment. The Revised Project area is in the process of development in accordance with The Preserve Specific Plan and development of the Revised Project will not result in any changes to the existing land use patterns. Construction and operation of the Pine Avenue pipeline will not result in new direct or indirect impacts to air quality.

#### **Biological Resources**

2015 IS/MND Conclusion: Less than Significant Impact with Mitigation Incorporated.

Revised Project: No New Impact

Implementation of the Revised Project would not result in any effects to biological resources more severe than those described in the 2015 IS/MND and therefore would not change the 2015 IS/MND conclusion that impacts would be less than significant with mitigation incorporated. The proposed pipeline extension is located within the existing Pine Avenue or its graded and compacted road shoulder which has already been cleared when Pine Avenue was constructed. Mitigation measures identified in the 2015 MND as modified by Addendum No. 1 will mitigate any potentially significant impacts associated with the Revised Project to a less than significant level.

**MM BIO 1:** To avoid potential impacts to burrowing owl, a pre-construction survey (or surveys) shall be conducted no less than 14 days prior to initiating ground disturbance activities in the following locations:

- Along the Southern California Edison easement west of Archibald Avenue up to the boundary of the American Heroes Park;
- Along the access road in Crossroads Riverview Park southeast of the Treatment Plant;

- Agricultural fields along Hellman Avenue, Scholar Way, and Schleisman Road;
- The route from Hellman Avenue, <u>continuing northeast along Bellegrave Avenue</u>, <u>north through private property to Remington Street</u>, <u>continuing west in Remington Street</u>, <u>up</u> to Carpenter Avenue, <u>north in Carpenter Street</u>, <u>connecting with Schaefer</u> <u>to Eucalyptus</u> Avenue;
- Along Schaefer Avenue (if the recycled water reservoirs and pump station are constructed at Survey Area 2);
- The proposed clear well site and pipeline connecting the booster station and clear well; and
- The portion of Survey Area 1 or Survey Area 2 chosen for the proposed recycled water reservoir and pump station.

If burrowing owls, or signs of burrowing owls, are observed, protocol level surveys and/or mitigation measures shall be implemented as prescribed in the California Department of Fish and Wildlife's *Staff Report on Burrowing Owl Mitigation* (March 2012). These mitigation measures may include, but are not limited to, avoidance of the nesting season and passive or active relocation. Passive relocation involves excluding the burrowing owl from burrows by means of a one-way trap door. Active relocation involves capture and physical relocation of the owl.

MM BIO 2: If construction activities at either Survey Area 1 or Survey Area 2 the pump station location in American Heroes Park involving heavy equipment or vegetation removal are to occur between February 1 and August 31, a preconstruction field survey shall be conducted by a qualified biologist to determine if active nests of species protected by the Migratory Bird Treaty Act or Fish and Game Code are present in the construction zone or within a buffer of 500 feet. Pre-construction nesting/breeding surveys shall be conducted within 10 days prior to the construction activity. If no active nests are found during the survey, construction activities may proceed. If nesting birds are observed on-site, an avoidance area shall be established to ensure that construction activities will not cause a nest to fail. A minimum buffer area surrounding the nest shall be avoided by all construction activities until the nestlings have fledged the nest. The buffer zones distance shall be 300 feet for non-raptor nests, 500 feet for raptor nests, 100 feet for common songbird nests, or as determined by the biological monitor in consultation with the California Department of Fish and Wildlife. A biological monitor shall be required to monitor the progress of the nesting birds. Construction activities may encroach within the buffer area at the discretion of the biological monitor in consultation with the California Department of Fish and Wildlife. Once the nestlings have fledged the nest, construction activities may proceed within the buffer area with no further restrictions with regard to nesting birds.

#### **Cultural Resources**

2015 IS/MND Conclusion: Less than Significant Impact with Mitigation Incorporated.

Revised Project: No New Impact

The Revised Project would not result in any effects to cultural resources more severe than those described in the adopted MND. CRM Tech conducted a cultural resources assessment in June 2015 during the preparation of the MND. No prehistoric or historic resources were recorded within or directly adjacent to the proposed Pine Avenue pipeline alignment; however, six historic resources and one prehistoric resource were documented in the Revised Project vicinity. **Table 1** provides descriptions of the recorded historic and prehistoric resources in the vicinity of the Revised Project.

Table 1 - Cultural Records Search Results

Site Number	Resource Description
Historic Resources	
36-020641	This is a one-story single-family residence that was likely built soon after 1927.
36-020642	This is a one-story residence of mid-20 <sup>th</sup> century origin; historic maps indicate that this house was one of five structures making up a dairy operation on the property by the late 1930s.
36-020643	This small building may have been originally a residence, but has long been abandoned. Historic maps indicate that this house was present as one of five structures making up a dairy operation on the property by the late 1930s.
36-020644	This one-story home could have been among five structures on the property by the late 1930s, but may have been constructed as late as the 1950s.
36-020645	This dairy barn was most likely built in the 1950s.
33-013375	The main residence at this site was constructed in 1915. The property also contains two additional historic structures used for dairy production.

Site Number	Resource Description	
Prehistoric Resources		
36-005274	Mortars, pestles, and projectile points were discovered at this site during well excavation.	

The majority of the resources identified were historic single-family residences and other structures associated with historic dairy farms and operations. Sites 36-020641 through 36-020645 are located to the west of the Revised Project pipeline alignment and would not be impacted by construction or operation of this pipeline segment. Site 33-013375 is located southeast of the Pine Avenue pipeline segment and would also not be impacted by construction or operation of the Pine Avenue pipeline segment. None of these historic resources were eligible for listing in the National Register of Historic Places, the California Register of Historical Resources, or for local designation. One prehistoric resource was documented in the Revised Project vicinity, and consisted of mortars, pestles, and projectile points.

The historic dairy farm buildings and residences are located approximately 0.10 miles west of the western-most terminus of the Pine Avenue pipeline segment and the prehistoric mortar is located across Hellman Avenue at the eastern terminus of the Pine Avenue pipeline segment. Construction activities will be limited to the roadway directly adjacent to Pine Avenue and will not impact these resources. There will be no long-term impacts to these resources due to the underground nature of the pipeline being installed.

The pipeline extension is within the existing Pine Avenue, surrounded by vacant land and a dairy to the north and a residential development to the south. However, Revised Project-related impacts will be limited to the roadway or its shoulder. Due to the disturbed nature of the Revised Project area and lack of documented cultural resources within the proposed pipeline alignment, no known resources will be disturbed and it is unlikely that new resources will be discovered. The mitigation measures described below from the approved MMRP, with minor modifications from Addendum No. 1, will reduce potential impacts to cultural resources to less than significant.

**MM CR 1:** Should any archaeological resource(s) be accidentally discovered during construction, construction activities shall be moved to other parts of the construction site and a qualified archaeologist shall be contacted to determine the significance of the resource(s). If the find is determined to be a unique archaeological resource, as defined

in Section 15064.5 of the State *CEQA Guidelines*, avoidance or other appropriate measure shall be implemented.

MM CR 2: A qualified professional archaeologist shall be retained to monitor initial ground-disturbing activities related to construction of the recycled water reservoirs and pump station—at either Survey Area 1 or Survey Area 2. The archaeologist shall contact the Gabrieleño Band of Mission Indians, Gabrieliño/Tongva San Gabriel Band of Mission Indians, Gabrieliño Tongva Nation, and Pauma Band of Luiseño Indians and invite them to provide a culturally-affiliated Native American monitor to be present during initial ground-disturbing activities. If any archaeological deposits are encountered, all ground-disturbing work shall be halted at the location of the discovery until a qualified archaeologist determines the significance of the resource(s). If the archaeologist determines a find to be a unique archaeological resource, as defined in Section 15064.5 of the State CEQA Guidelines, avoidance or other appropriate measures shall be implemented.

**MM CR 3:** Should any paleontological resource(s) be accidentally discovered during construction, construction activities shall be moved to other parts of the construction site and a qualified paleontologist shall be contacted to determine the significance of the resource(s). If the find is determined to be a unique paleontological resource, as defined in Section 15064.5 of the State *CEQA Guidelines*, then a mitigation program shall be developed in accordance with the provisions of CEQA as well as the guidelines of the Society of Vertebrate Paleontology (1995), and shall include, but not be limited to, the following:

- The excavation of areas identified as likely to contain paleontological resources shall be monitored by a qualified paleontological monitor. Monitoring should be restricted to undisturbed subsurface areas of older alluvium, which may be present below the surface. The monitor shall be prepared to quickly salvage fossils as they are unearthed to avoid construction delays, but must have the power to temporarily halt or divert grading equipment to allow for removal of abundant or large specimens. The monitor shall also remove samples of sediments that are likely to contain the remains of small fossil invertebrates and vertebrates.
- Collected samples of sediments shall be washed to recover small invertebrate and vertebrate fossils. Recovered specimens shall be prepared so that they can be identified and permanently preserved.
- Specimens shall be identified and curated at a repository with permanent retrievable storage to allow further research in the future.
- A report of findings, including an itemized inventory of recovered specimens,
   shall be prepared upon completion of the procedures outlined above. The report

shall include a discussion of the significance of all recovered specimens. The report and inventory, when submitted to the appropriate lead agency, shall signify completion of the program to mitigate impacts to paleontological resources.

#### **Geology and Soils**

2015 IS/MND Conclusion: Less than Significant Impact with Mitigation Incorporated.

Revised Project: No New Impact

The Revised Project would not result in any effects to geology and soils more severe than those described in the adopted MND. The new proposed pipeline extends along Pine Avenue and is surrounded by existing residential development (to the south), vacant land under construction (to the north), and a dairy (to the north). The mitigation measures described below and in the original MMRP shall also apply to the Revised Project and have already been determined to reduce potential impacts to a less than significant level.

**MM GEO 1:** Prior to the construction of any Project facility that does not require preparation of a facility-specific Storm Water Pollution Prevention Plan, an erosion and sedimentation control plan shall be prepared that identifies erosion and sedimentation control best management practices. The erosion and sediment control plan may be prepared by the Construction Contractor or designee; however, it must be approved by the Jurupa Community Services District prior to the start of construction. The erosion control plan shall be retained at the construction site and available for inspection upon request.

#### **Greenhouse Gas Emissions**

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

The Revised Project would not result in any greenhouse gas emissions more severe than those described in the adopted MND. Greenhouse gas analysis conducted for the 2015 IS/MND found that short-term construction emissions and long-term operational emissions will both be under SCAQMD established thresholds.

Therefore, construction-related emissions will be less than significant due to the limited scope of the Pine Avenue segment and compliance with all applicable SCAQMD and County regulations. Long term emissions associated with operation of the Pine Avenue pipeline segment will be limited to periodic maintenance activities and will be negligible.

#### **Hazards and Hazardous Materials**

2015 IS/MND Conclusion: Less than Significant Impact with Mitigation Incorporated.

7-4

Revised Project: No New Impact

The new proposed pipeline alignment is located within the existing Pine Avenue or its compacted shoulder, and would not result in any traffic hazards not already described in the original MND. The mitigation measures described in the MMRP, and listed below, for this Project are will reduce potential impacts to a less than significant level.

MM TRANS 1: Prior to the initiation of construction activities where a public roadway will be affected by a lane or segment closure or modification of a travel lane, a Traffic Control Plan shall be prepared to the satisfaction of the agency with jurisdiction over the affected roadway. The Traffic Control Plan shall be prepared per the California Manual on Uniform Traffic Control Devices for Streets and Highways and designed to maintain safe traffic flow on local streets, permit adequate access by emergency vehicles and to private property fronting the affected alignment, traffic control procedures, alternate routes in the event road closure is required, adequate sign postings, detours, and permitted hours of construction. Where a Traffic Control Plan is being prepared along a roadway utilized for bus transit, as part of the Traffic Control Plan, Jurupa Community Services District shall coordinate with that transit agency to ensure that bus service will not be interrupted.

#### **Hydrology and Water Quality**

2015 IS/MND Conclusion: Less than Significant Impact with Mitigation Incorporated.

Revised Project: No New Impact

The Revised Project would not result in any effects to hydrology and water quality not already described in the adopted MND. Because the proposed Pine Avenue pipeline is less than one mile long, the Revised Project will not require coverage under the National Pollutant Discharge Elimination System (NPDES); however, it will likely be constructed as part of the pipeline proposed in Schliesman Avenue coverage would be obtained. Further, if a Storm Water Pollution Prevention Plan is not required, implementation of mitigation measure **MM GEO 1** listed in the adopted MMRP and described below will reduce potential impacts to a less than significant level.

**MM GEO 1:** Prior to the construction of any Project facility that does not require preparation of a facility-specific Storm Water Pollution Prevention Plan, an erosion and sedimentation control plan shall be prepared that identifies erosion and sedimentation control best management practices. The erosion and sediment control plan may be prepared by the Construction Contractor or designee; however, it must be approved by the Jurupa Community Services District prior to the start of construction. The erosion

control plan shall be retained at the construction site and available for inspection upon request.

#### **Land Use and Planning**

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

The construction and operation of a recycled water pipeline in Pine Avenue would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND, and therefore would not change the 2015 IS/MND conclusion that land use and planning impacts would be less than significant. The recycled water facilities identified in the Original and Revised Projects are being constructed to serve existing irrigation needs in the JCSD service area and will not result in any land use changes. The area surrounding the Pine Avenue pipeline segment is being developed according to The Preserve Specific Plan.

#### **Mineral Resources**

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

The construction and operation of a recycled water pipeline in Pine Avenue would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND, and therefore would not change the 2015 IS/MND conclusion that impacts to mineral resources would be to less than significant. The proposed pipeline in Pine Avenue is located within Mineral Resource Zone 3 (MRZ-3), as designated by the State Mining and Geology Board. This means that mineral deposits are likely to exist in this area; however, the significance of any potential deposits is undetermined. Given the proposed pipeline's alignment in the existing Pine Avenue and residential uses in close proximity, surface mining or mineral recovery operations could not likely take place at this location.

#### Noise

2015 IS/MND Conclusion: Less than Significant with Mitigation Incorporated.

Revised Project: No New Impact

The only noise resulting from the Revised Project will be construction noise. As with the Original Project, construction of the pipeline in Pine Avenue will involve equipment that could exceed noise levels of 65 A-weighted decibels in the short term and the existing residents south of Pine Avenue are considered sensitive receptors.

Construction of the Revised Pipeline is exempt from the provisions of the noise standards in Chino's Municipal Code if construction activity occurs between 7:00 a.m.

and 8:00 p.m. Monday through Saturday and no construction takes place on Sunday or federal holidays (CMC Section 15.44.030). In order to ensure compliance with Chino's Municipal Code, the 2015 IS/MND included mitigation measure **MM NOISE 1**, which limits construction hours within the City of Chino. Once construction is complete, the underground pipeline will not be a noise producer. Because the Revised Project will implement the mitigation measures described in the 2015 IS/MND, as modified in Addendum No. 1, potential noise impacts will be reduced to a less than significant level.

**MM NOISE 1:** All construction activities within the City of Chino shall be limited to occur between the hours of 7:00 a.m. and 8:00 p.m. Monday through Saturday with no construction allowed on Sundays or federal holiday.

MM NOISE 2: Construction activities associated with the proposed recycled water reservoirs and pump station within the City of Ontario shall be limited to occur between the hours of 7:00 a.m. and 6:00 p.m. Monday through Friday, and 9:00 a.m. and 6:00 p.m. on Saturday and Sunday.

**MM NOISE 3:** To minimize noise impacts resulting from poorly tuned or improperly modified vehicles and construction equipment, all vehicles and construction equipment shall maintain equipment engines and mufflers in good condition and in proper tune per manufacturers' specifications to the satisfaction of the Jurupa Community Services District. Equipment maintenance records and equipment design specification data sheets shall kept and maintained by the contractor and available for review by the Jurupa Community Services District upon request.

**MM NOISE 4:** To minimize noise from idling engines, all vehicles and construction equipment shall be prohibited from idling in excess of three (3) minutes when not in use.

#### Population/Housing

2015 IS/MND Conclusion: No Impact.

Revised Project: No New Impact

Implementation of the Revised Project would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND, and therefore would not change the 2015 IS/MND conclusion that there would be no impacts to population/housing. The construction and operation of a recycled water pipeline in Pine Avenue will provide a second connection between JCSD's proposed recycled water facilities (the Original Project) and IEUA's existing network. Because the Original Project will serve existing irrigation needed, it will not influence any land use changes and is not considered growth inducing either directly or indirectly.

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#### **Public Services**

2015 IS/MND Conclusion: No Impact.

Revised Project: No New Impact

Implementation of the Revised Project would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND, and therefore would not change the 2015 IS/MND conclusion that there would be no impacts to public services. As discussed under Population/Housing, providing a second connection between JCSD's proposed recycled water facilities and IEUA's existing network will not directly or indirectly generate new development or persons to the Project area, and will not necessitate the construction of new governmental facilities or increase the demand for fire protection, police protection, schools, or other public facilities.

#### Recreation

2015 IS/MND Conclusion: No Impact.

Revised Project: No New Impact

The Revised Project will serve existing irrigation needs within JCSD's service area and will not influence any land use changes. The area surrounding the Pine Avenue segment is being developed according to The Preserve Specific Plan; however, the 2015 MND found that construction of the pipeline alone is not considered growth inducing and no new impacts have been identified.

#### **Transportation/Traffic**

2015 IS/MND Conclusion: Less than Significant with Mitigation Incorporated.

Revised Project: No New Impact

The construction and operation of a recycled water pipeline in Pine Avenue would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND, and therefore would not change the 2015 IS/MND conclusion that transportation/traffic impacts would be reduced to less than significant with mitigation. The proposed pipeline will be constructed within Pine Avenue or its compacted shoulder, thus construction may require temporary closure of a travel lane. No other impacts to transportation or traffic will occur, and the mitigation listed below and in the MMRP will reduce potential impacts to traffic to a less than significant level.

**MM TRANS 1:** Prior to the initiation of construction activities where a public roadway will be affected by a lane or segment closure or modification of a travel lane, a Traffic Control Plan shall be prepared to the satisfaction of the agency with jurisdiction over the affected roadway. The Traffic Control Plan shall be prepared per the California Manual on Uniform Traffic Control Devices for Streets and Highways and designed to maintain

safe traffic flow on local streets, permit adequate access by emergency vehicles and to private property fronting the affected alignment, traffic control procedures, alternate routes in the event road closure is required, adequate sign postings, detours, and permitted hours of construction. Where a Traffic Control Plan is being prepared along a roadway utilized for bus transit, as part of the Traffic Control Plan, Jurupa Community Services District shall coordinate with that transit agency to ensure that bus service will not be interrupted.

#### **Utilities and Service Systems**

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

Implementation of the Revised Project would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND. The Revised Project is a recycled water pipeline, which will not generate wastewater or require the construction of new water or wastewater treatment facilities, storm drain facilities, or result in the need for new potable water supplies. By providing a second connection between JCSD's recycled water expansion project and existing IEUA facilities, the Revised Project would reduce the demand for potable water within the JCSD and/or IEUA service areas by providing a means to convey recycled water from the WRCRWA Treatment Plant to the IEUA network, where it may serve existing customers. As with the Original Project, construction of the Revised Project will generate small quantities of solid waste debris from the removal of roadway surfaces. Construction of the Revised Project will not result in more construction waste than the Original Project due to the elimination of certain pipelines as evaluated in Addendum No. 1.

#### **Mandatory Findings of Significance**

2015 IS/MND Conclusion: Less than Significant with Mitigation Incorporated.

Revised Project: No New Impact

As discussed in the preceding analysis, impacts resulting from the Revised Project will not be with regard to any of the environmental issues evaluated. Thus, the Project will not degrade the quality of the environment. Additionally, with incorporation of mitigation measures **MM BIO 1** and **MM BIO 2**, the Revised Project will not substantially reduce the habitat of any wildlife or fish species or cause them to drop below self-sustaining levels. No plant or animal communities will be eliminated by the construction and operation of the recycled water pipeline in Pine Avenue.

In the unlikely event that any materials of archaeological or paleontological significance are found during construction the Revised Project, implementation of mitigation measures **MM CR 1** though **MM CR 3** will reduce impacts to less than significant.

Therefore, the Project Facilities are not expected to eliminate important examples of major periods of California history or prehistory.

With regard to cumulative impacts, the Revised Project is consistent with local and regional plans, including the AQMP, and the Revised Project's air quality emissions do not exceed the SCAQMD-established thresholds of significance. The Revised Project is consistent with and adheres to all other land use plans and policies. The Revised Project is not considered as growth-inducing as defined by State *CEQA Guidelines* Section 15126.2(d).

With adherence to existing codes, ordinance, regulations, standards and guidelines, combined with the mitigation measures identified in the 2015 MND as clarified by Addendum No. 1, the Revised Project does not present the potential for a substantial direct or indirect adverse effect to human beings.

#### CONCLUSION

With implementation of the mitigation measures identified in the 2015 MND as clarifies in Addendum No. 1, the proposed Revised Project will not result in any new significant environmental effects or a substantial increase in the severity of previously identified significant impacts; therefore a subsequent, or supplemental MND is not required.

#### **FINDINGS**

State CEQA Guidelines Section 15164(b) states:

An addendum to an adopted negative declaration may be prepared if only minor technical changes or additions are necessary or none of the conditions described in Section 15162 calling for the preparation of a subsequent EIR or negative declaration have occurred.

The following table presents a summary of each condition in Section 15162 and how the Revised Project is consistent with such condition.

#### **Section 15162 Conditions and Findings**

Section 15162 Condition	Revised Project Modification Consistency
(1) Substantial changes are proposed in the project which will require major revisions of the previous EIR or negative declaration due to the involvement of new, significant environmental effects or a substantial increase in the severity of	The Revised Project proposes extension of a pipeline segment into the City of Chino for 2,477 feet to provide a second connection of the proposed recycled water service to existing IEUA facilities (see <b>Figure 3</b> ). Although the Original Project did not consider construction of this

prev	Section 15162 Condition viously identified significant effects	Revised Project Modification Consistency segment, the preceding analysis shows that this constitutes a minor revision that does not involve new significant environmental effects or any increase in the severity of previous environmental effects.
to the project	estantial changes occur with respect the circumstances under which the fect is undertaken which will require for revisions of the previous EIR or fative Declaration due to the followement of new significant formental effects or a substantial fease in the severity of previously fatified significant effects; or	There are no changes in the circumstances under which the Revised Project will be undertaken. As shown in the preceding analysis, implementation of the Revised Project will not result in new significant environmental effects or any increase in the severity of previously environmental effects.
(3) New information of substantial importance, which was not known and could not have been known with the exercise of reasonable diligence at the time the previous EIR was certified as complete or the Negative Declaration was adopted, shows any of the following:		There is no new information of substantial importance.
(A)	The project will have one or more significant effects not discussed in the previous EIR or negative declaration;	As shown in the preceding analysis, no new impacts will occur as a result of the Revised Project.
(B)	Significant effects previously examined will be substantially more severe than shown in the previous EIR	There were no significant environmental effects identified in the 2015 MND. Further, as shown in the preceding analysis, no new impacts will occur as a result of implementation of the Revised Project.

#### **Section 15162 Condition Revised Project Modification Consistency** All potentially significant impacts identified in the Mitigation measures or alternatives 2015 MND were determined to be less than previously found not to be feasible significant with incorporation of mitigation would in fact be feasible, and would measures. The Revised Project incorporates substantially reduce one or more feasible mitigation to reduce potential impacts to significant effects of the project, but less than significant. The Revised Project will not the project proponents decline to result in any new impacts that were not evaluated adopt the mitigation measure or alternative; or in the 2015 MND. All potentially significant impacts identified in the (D) Mitigation measures or alternatives 2015 MND were determined to be less than that are considerably different from significant with incorporation of mitigation those analyzed in the previous EIR measures. Minor revisions to some of the would substantially reduce one or mitigation measures adopted in the 2015 MND more significant effects on the and Addendum No. 1 are proposed for clarity. No environment, but the project proponents decline to adopt the new mitigation measures are needed for the Revised Project. mitigation measure or alternative.

JCSD has reviewed the Project Modification in light of the requirements defined under the State *CEQA Guidelines* and determined that none of the above conditions requiring preparation of a subsequent or supplemental MND apply.

# ADDENDUM NO. 3 TO THE MITIGATED NEGATIVE DECLARATION FOR JURUPA COMMUNITY SERVICES DISTRICT RECYCLED WATER EXPANSION (SCH NO. 2015071073) (DISTRICT PROJECT NO. C133656)

#### INTRODUCTION

This document has been prepared pursuant to the California Environmental Quality Act (CEQA, California Public Resources Code Sections 21000 *et seq.*), the State *CEQA Guidelines* (California Code of Regulations Sections 15000 *et seq.*), the Jurupa Community Services District's (JCSD) *Local Guidelines for Implementing the California Environmental Quality Act* (2016 Revision), and is consistent with the CEQA-Plus requirements of the State Water Resources Control Board (SWRCB) State Revolving Fund (SRF) Program for Environmental Review and Federal Coordination. JCSD will serve as the lead agency for CEQA purposes.

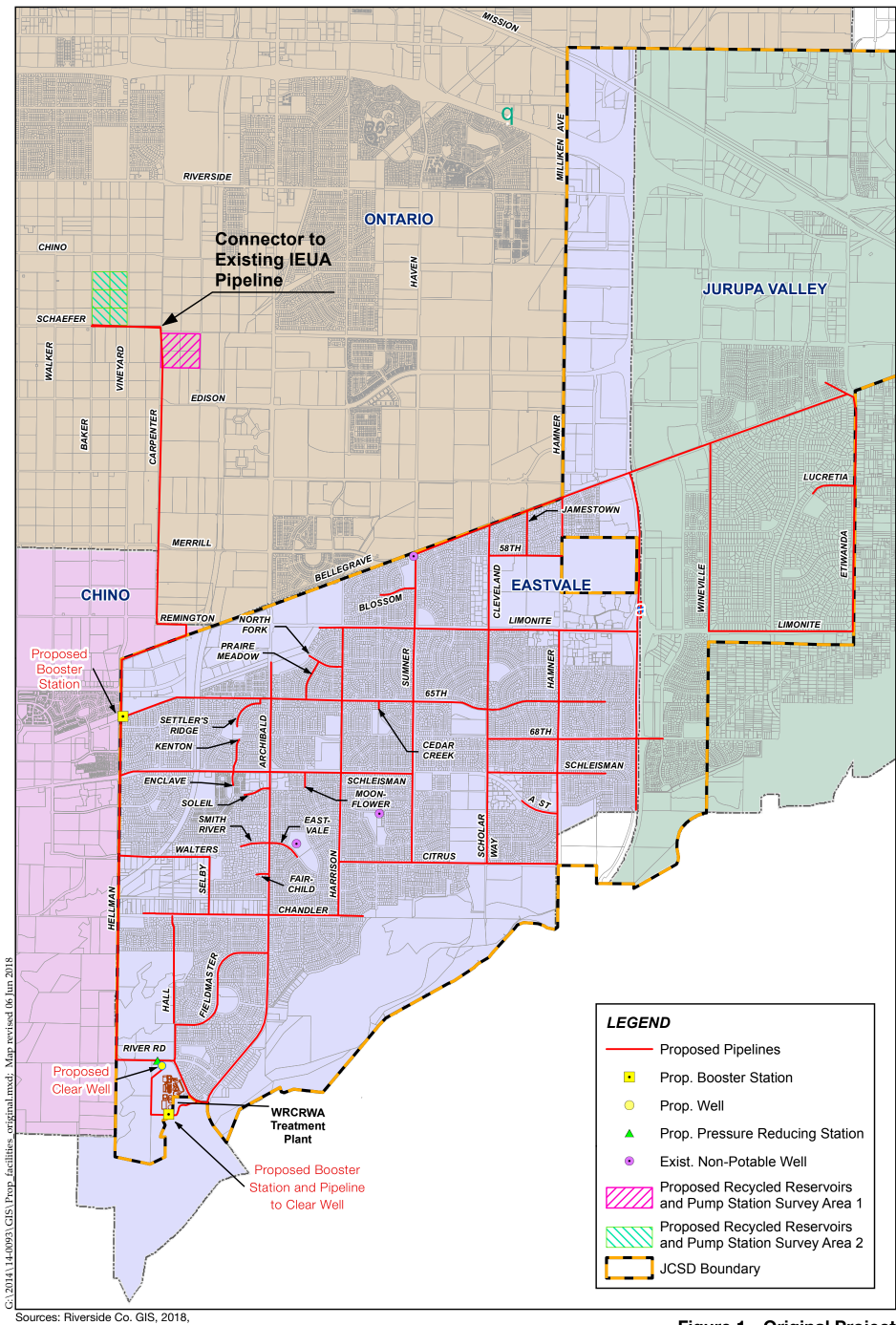
Section 15164(b) of the State CEQA Guidelines states:

An addendum to an adopted negative declaration may be prepared if only minor technical changes or additions are necessary or none of the conditions described in Section 15162 calling for the preparation of a subsequent EIR or negative declaration have occurred.

The purpose of Addendum No. 3 is to demonstrate that only minor changes have been made to the Project and that any potentially significant impacts can be mitigated through implementation of mitigation measures identified in the 2015 MND, with minor clarifications.

#### PROJECT INFORMATION

The Initial Study/Mitigated Negative Declaration (CEQA and CEQA-Plus) for the Jurupa Community Services District Recycled Water Service Expansion (SCH No. 2015071073) was circulated for a 30-day public review period from July 29, 2015 to August 27, 2015, pursuant to State *CEQA Guidelines* Section 15073 (hereinafter the "2015 MND" or "2015 IS/MND"). The 2015 MND and a Mitigation Monitoring and Reporting Program (MMRP) were approved by the JCSD Board of Directors on September 28, 2015 and are included as Appendix A to this addendum. The Project evaluated in the 2015 MND was the construction and operation of potential distribution and storage facilities to convey recycled water that has been treated to Title 22 standards to IEUA's facilities and serve landscape irrigation needs within the western portion of JCSD's service area. (Refer to **Figure 1 – Original Project.**)



San Bernardino Co. GIS, 2018.

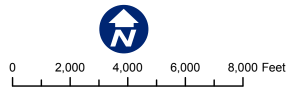


Figure 1 - Original Project

JCSD Recycled Water Service Expansion



The recycled water will be sourced from JCSD's, WMWD's, the City of Norco's, and/or Home Gardens Sanitary District's allocation of treated effluent from the WRCRWA Treatment Plant (operated by WMWD) in Eastvale and/or the IEUA recycled water system in San Bernardino County.

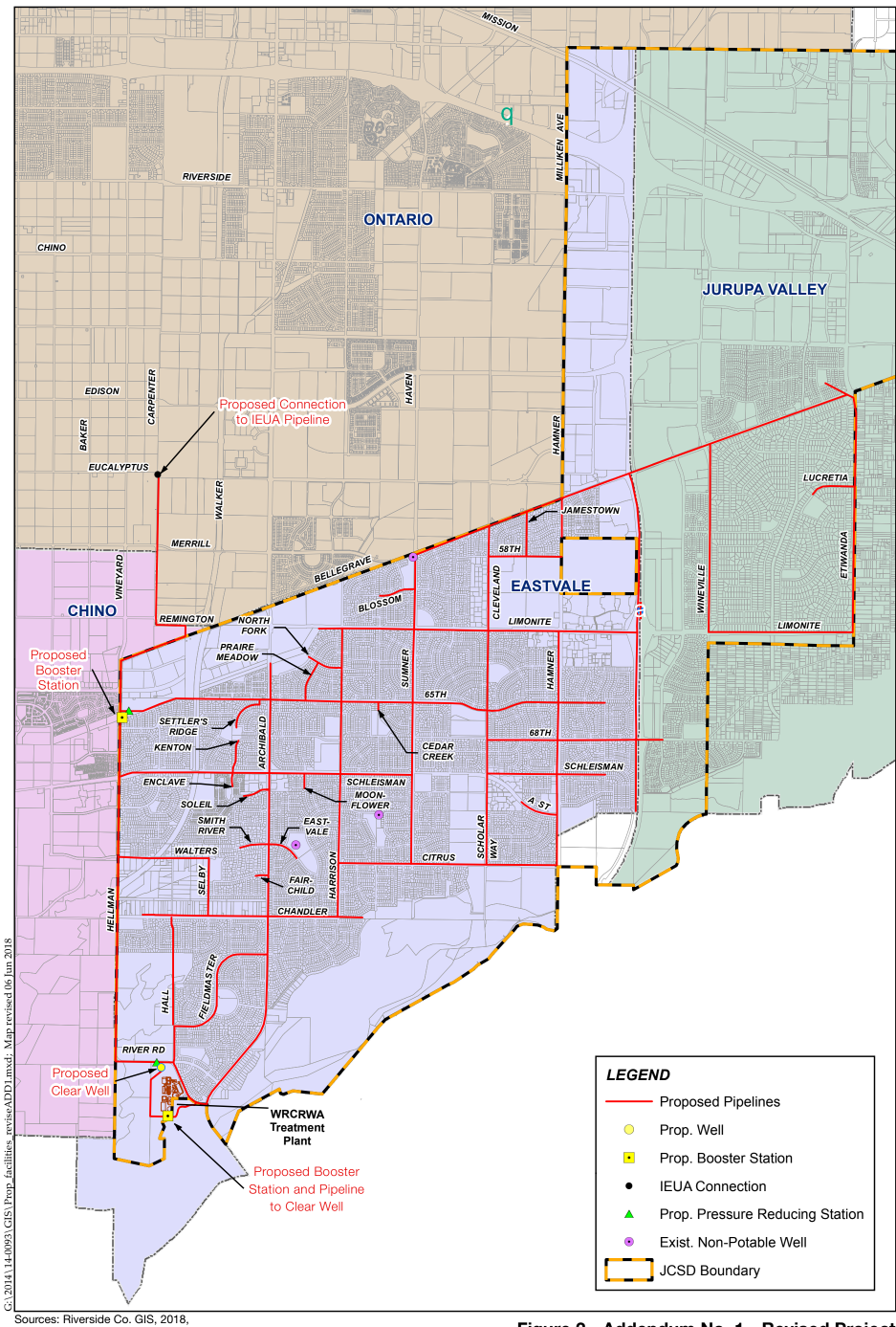
#### Addendum No. 1

Subsequent to the adoption of the 2015 MND, minor changes to the Original Project were proposed. These changes consisted of eliminating the recycled water pump station and water reservoir in the City of Ontario¹ and the recycled water pipelines in Carpenter Street between Edison Avenue and Schaefer Avenue and in Schaefer Avenue between Carpenter Street and Baker Avenue (refer to **Figure 1**). Instead of the recycled water pump station and reservoir proposed in the City of Ontario, a pump station was proposed in the American Heroes Park (see **Figure 2 – Revised Project – Addendum No. 1**). This new location would eliminate the loss of Prime Farmland² and would not require construction of a reservoir or construction of the water pipelines along Carpenter Street, from Eucalyptus Avenue to Schaefer Avenue or in Schaefer Avenue between Carpenter Street and Baker Avenue.

Addendum No. 1 to the 2015 MND was adopted by the JCSD Board of Directors on September 28, 2015 and the Notice of Determination (NOD) was filed with the Riverside County Clerk on October 1, 2015 and the State Clearinghouse on November 11, 2015. Because a financial assistance application was submitted to the SWRCB, Addendum No. 1 was transmitted to the State Clearinghouse for a fifteen day review period from November 13, 2015 to November 30, 2015. (Addendum No. 1 is included as Appendix B.)

<sup>&</sup>lt;sup>1</sup> Two potential sites for the recycled water pump station and water reservoir were proposed by the Original Project. These sites are referred to as Survey Area 1 and Survey Area 2 in the 2015 IS/MND and on **Figure 1 – Original Project**.

<sup>&</sup>lt;sup>2</sup> Survey Area 1 and Survey Area 2 have Prime Farmland as shown on maps prepared by the Farmland Mapping and Monitoring Program.



San Bernardino Co. GIS, 2018.

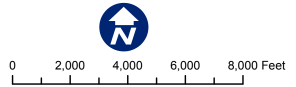


Figure 2 - Addendum No. 1 - Revised Project

JCSD Recycled Water Service Expansion



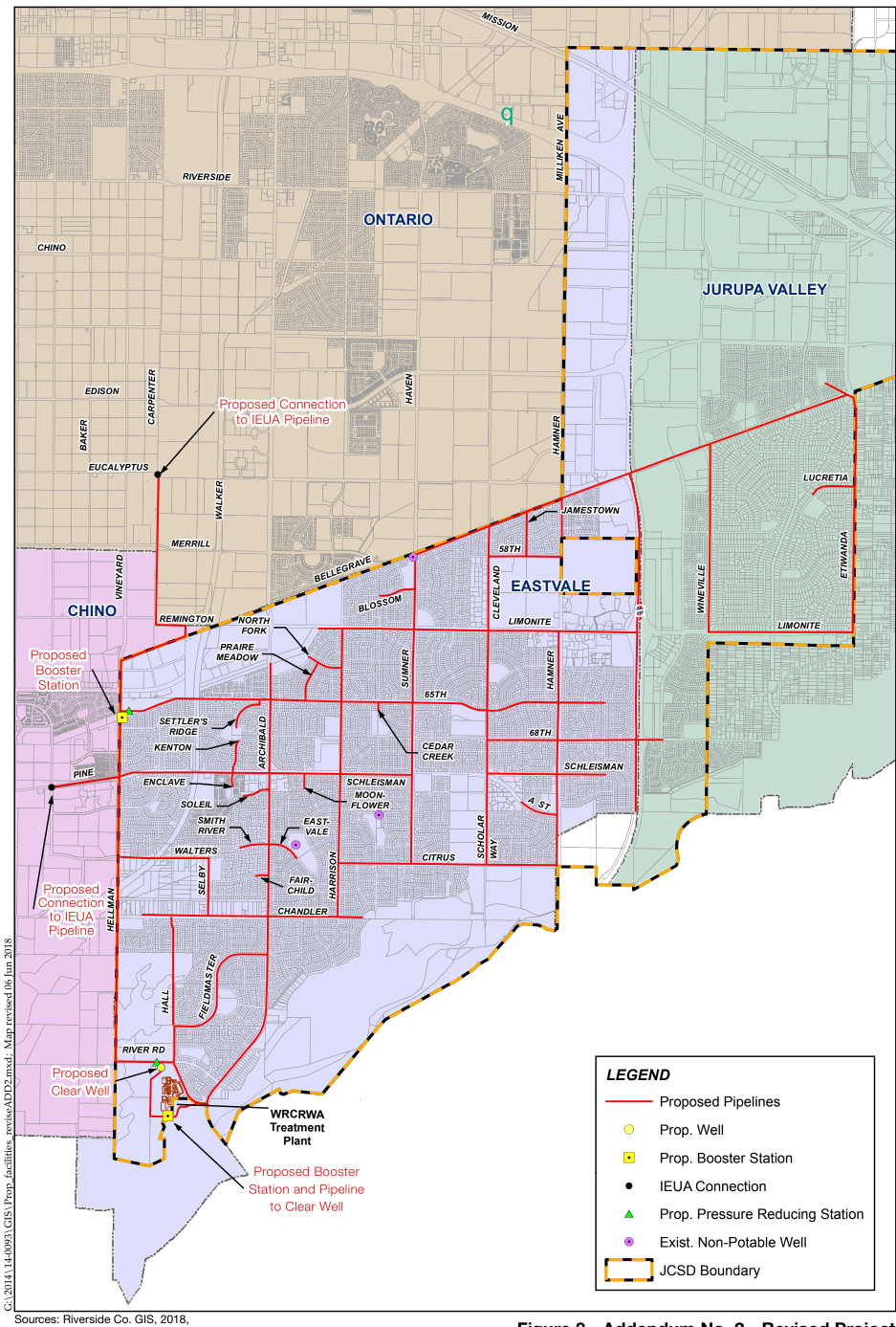
#### Addendum No. 2

Subsequent to the adoption of Addendum No. 1 to the 2015 MND, additional minor changes to the Original Project were proposed in Addendum No. 2. These changes extended the recycled water pipeline in Schleisman Road approximately 2,477 feet west in Pine Avenue past Hellman Avenue into the City of Ontario, as shown in **Figure 3 – Revised Project – Addendum No. 2.** (Schleisman Road turns into Pine Avenue at the City boundary.) The pipeline extension described in Addendum No. 2 provides a second connection to existing IEUA infrastructure. No other revisions to the Original Project were proposed in Addendum No. 2.

Addendum No. 2 to the 2015 MND was adopted by the JCSD Board of Directors on May 9, 2016 (Resolution No. 2644) and the NOD was filed with both the Riverside and San Bernardino County Clerks on May 10, 2016. The NOD was also filed with the State Clearinghouse on May 10, 2016 for a 15-day review period, as required for projects that apply for SRF assistance through the SWRCB.( Appendix No. 2 is included as Appendix C.)

#### Description and Setting of the Revised Project for Addendum No. 3

The Project for analysis in Addendum No. 3 (hereinafter "Revised Project") consists of extending the recycled water pipeline within Hamner Avenue (aka Milliken Avenue) from Bellegrave Avenue to a point of connection located approximately 1,800 feet to the north. The proposed pipeline will connect to the City of Ontario's recycled water system. See **Figure 4 – Revised Project – Addendum No. 3**. Notably, the centerline of Hamner Avenue marks the dividing line between the City of Eastvale/Riverside County to the east and the City of Ontario/San Bernardino County to the west. The maximum extent of ground disturbance for the Revised Project will consist of trenching operations required for pipeline installation within the existing paved roadway. The estimated pipeline right-of-way is expected to measure no more than four feet wide and eight feet deep. After pipeline installation is complete, no above-ground structures are anticipated. The purpose of this pipeline extension is to provide a second point of connection to the City of Ontario's recycled water infrastructure for system reliability and redundancy. No other revisions to the Original Project are proposed.



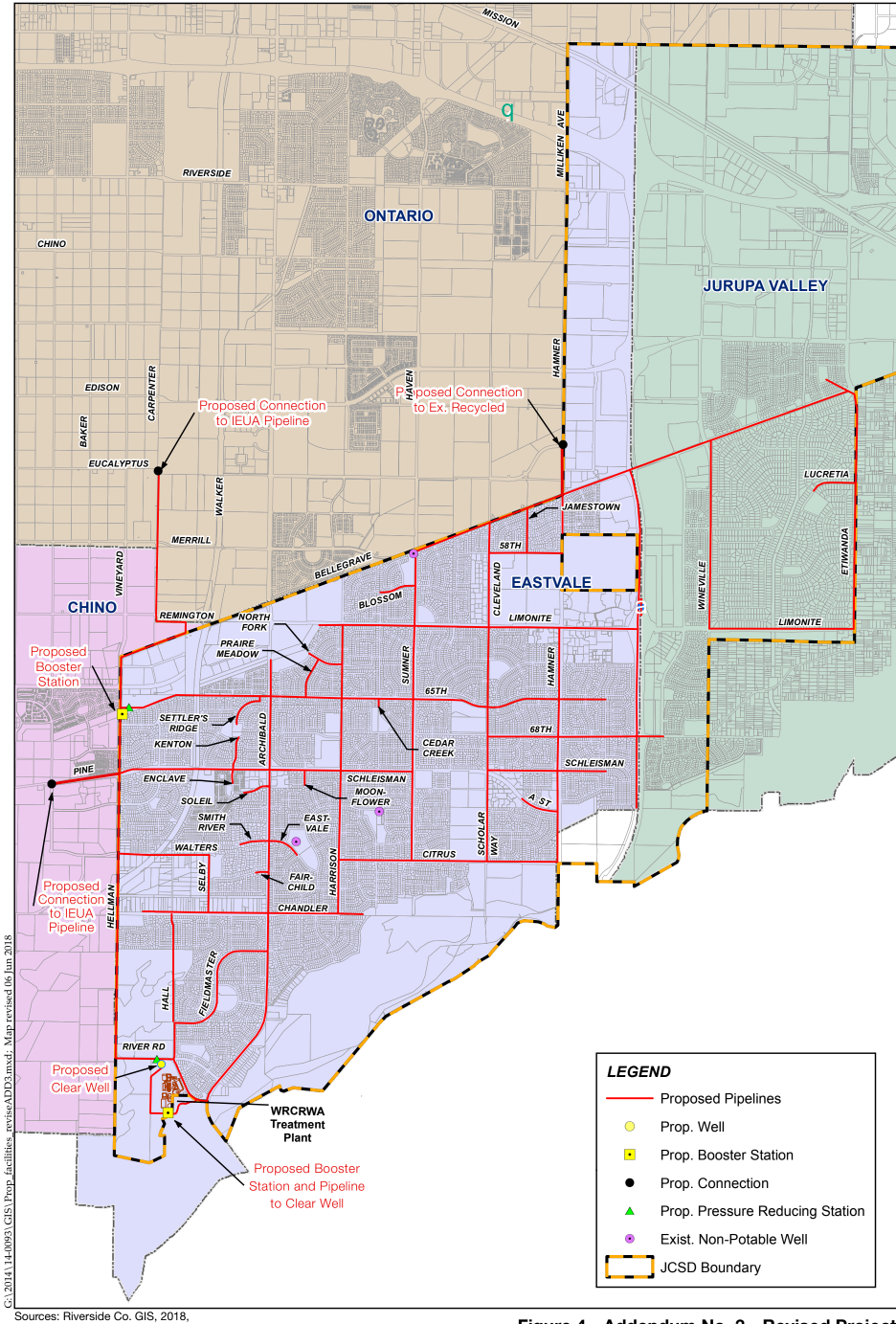
San Bernardino Co. GIS, 2018.

2,000 4,000 6,000 8,000 Feet

Figure 3 - Addendum No. 2 - Revised Project

JCSD Recycled Water Service Expansion





San Bernardino Co. GIS, 2018.

2,000 4,000 6,000 8,000 Feet

Figure 4 - Addendum No. 3 - Revised Project

JCSD Recycled Water Service Expansion



The portion of Hamner Avenue along which the Revised Project is proposed to be constructed is planned to be a six-lane divided road. The easterly half of the roadway (north-bound lanes) has been built to ultimate design, with landscaped median, three lanes of roadway, curb, gutter, sidewalk and landscaping. The properties adjacent to the north-bound lanes (i.e. on the eastern side of Hamner Avenue) are currently in differing stages of development for commercial uses as part of the *Goodman Commerce Center* Specific Plan as shown in the photograph captioned "Existing Conditions - East of Hamner Avenue (Goodman Commerce Center SP)" on Figure 5 – Revised Project – **Site Pictures**. The westerly half of Hamner Avenue (south-bound lanes) is currently in an interim condition of two-lanes with dirt shoulders (i.e. no curb/gutter). The property adjacent to the south-bound lanes (i.e. the western side of Hamner Avenue) is currently under construction for future residential uses as planned in the Esperanza Specific Plan as shown in the photograph captioned "Existing Conditions - West of Hamner Avenue on (Esperanza SP)" on Figure 5. When construction of the Esperanza Specific Plan is complete, the westerly half of Hamner Avenue will be built to ultimate design with curb, gutter, sidewalk, and landscaping. Therefore, when construction of the Revised Project is underway, Hamner Avenue will be built out to ultimate design and installation of the Revised Project will occur within a paved roadway.

Based on the analysis in this Addendum, it has been determined that, the mitigation measures identified in the 2015 MND will mitigate any potentially significant impacts associated with the Revised Project to a less than significant level and no revisions are required. Minor revisions made to the original mitigation measures as a result of Addendum No. 1 are shown in strikethrough (strikethrough) and underline (underline) text. None of the revisions to the mitigation measures from Addendum No. 1 changed the intent or outcome; they merely clarified changes in location of the facilities.

A summary of Project specific, potentially significant impacts, in addition to impacts that may become potentially significant as a result of the Revised Project, are as discussed in the following paragraphs.

7-4

#### **Existing Conditions - West of Hamner Avenue (Esperanza SP)**



**Existing Conditions - East of Hamner Avenue (Goodman Commerce Center SP)** 





Figure 5 - Revised Project - Site Pictures

JCSD Recycled Water Service Expansion



#### **Aesthetics**

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

The construction and operation of a recycled water pipeline in Hamner Avenue would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND, and therefore would not change the 2015 IS/MND conclusion that short-term construction related impacts are less than significant, because once construction is complete, the facility will be below ground and the surface returned to its original condition. As an underground pipeline, the Revised Project will not affect the views of any scenic vista, damage scenic resources, alter the visual character of the area, or create a new source of light or glare.

#### **Agriculture and Forestry Resources**

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

The area surrounding the Revised Project has Prime Farmland and Farmland of Local Importance, according to the California Department of Conservation 2016 Map. Zoning in proximity of the Revised Project site is the *Esperanza Specific Plan* and the *Goodman Commerce Center Specific Plan* and there are no active Williamson Act contracted lands in the vicinity. The area surrounding the Revised Project site is in the process of development as part of the *Esperanza Specific Plan* and the *Goodman Commerce Center Specific Plan*, and at buildout will include residential, commercial retail, and business park uses. For these reasons implementation of the Revised Project will not result in any direct or indirect impacts to agriculture or forestry resources.

#### **Air Quality**

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

The Revised Project would not result in any air quality impacts more severe than those described in the 2015 MND. Construction activities will be required to comply with all applicable County and South Coast Air Quality Management District (SCAQMD) regulations. Long-term emissions due to operation of this pipeline are negligible, and would be limited to periodic maintenance of the Hamner Avenue pipeline segment. The Revised Project area is in the process of development in accordance with the *Esperanza Specific Plan* and the *Goodman Commerce Center Specific Plan*, and development of the Revised Project will not result in any changes to the existing land use patterns. Construction and operation of the Hamner Avenue pipeline will not result in new direct or indirect impacts to air quality.

#### **Biological Resources**

2015 IS/MND Conclusion: Less than Significant Impact with Mitigation Incorporated.

Revised Project: No New Impact

Implementation of the Revised Project would not result in any effects to biological resources more severe than those described in the 2015 IS/MND and therefore would not change the 2015 IS/MND conclusion that impacts would be less than significant with mitigation incorporated. The proposed pipeline extension is located within the existing Hamner Avenue which will be built to ultimate design as a six-lane divided road with landscaped median, curb, gutter, sidewalks and landscaping that abuts developed properties.

The area east of the Hamner Avenue centerline is within the boundary of the Western Riverside County Multiple Species Habitat Conservation Plan (MSHCP), and within MSHCP-Survey Areas for burrowing owl, Brand's phacelia, San Diego ambrosia, and San Miguel savory. The area west of the Hamner Avenue centerline is not within a habitat conservation plan. No suitable habitat is present for owl and plants within or adjacent to the proposed pipeline alignment because of the road and parcel developments: therefore, focused surveys are not required.

The Revised Project within Hamner Avenue will not cause or contribute to adverse impacts to biological resources since the road and adjacent properties will be fully developed. Mitigation measures identified in the 2015 MND as modified by Addendum No. 1, shown below, will mitigate any potentially significant impacts associated with the Revised Project to a less than significant level.

**MM BIO 1:** To avoid potential impacts to burrowing owl, a pre-construction survey (or surveys) shall be conducted no less than 14 days prior to initiating ground disturbance activities in the following locations:

- Along the Southern California Edison easement west of Archibald Avenue up to the boundary of the American Heroes Park;
- Along the access road in Crossroads Riverview Park southeast of the Treatment Plant;
- Agricultural fields along Hellman Avenue, Scholar Way, and Schleisman Road;
- The route from Hellman Avenue, <u>continuing northeast along Bellegrave Avenue</u>, <u>north through private property to Remington Street</u>, <u>continuing west in Remington Street</u>, <u>up</u> to Carpenter Avenue, <u>north in Carpenter Street</u>, <u>connecting with Schaefer</u> to Eucalyptus Avenue;
- Along Schaefer Avenue (if the recycled water reservoirs and pump station are constructed at Survey Area 2);

- The proposed clear well site and pipeline connecting the booster station and clear well.: and
- The portion of Survey Area 1 or Survey Area 2 chosen for the proposed recycled water reservoir and pump station.

If burrowing owls, or signs of burrowing owls, are observed, protocol level surveys and/or mitigation measures shall be implemented as prescribed in the California Department of Fish and Wildlife's *Staff Report on Burrowing Owl Mitigation* (March 2012). These mitigation measures may include, but are not limited to, avoidance of the nesting season and passive or active relocation. Passive relocation involves excluding the burrowing owl from burrows by means of a one-way trap door. Active relocation involves capture and physical relocation of the owl.

MM BIO 2: If construction activities at either Survey Area 1 or Survey Area 2 the pump station location in American Heroes Park involving heavy equipment or vegetation removal are to occur between February 1 and August 31, a preconstruction field survey shall be conducted by a qualified biologist to determine if active nests of species protected by the Migratory Bird Treaty Act or Fish and Game Code are present in the construction zone or within a buffer of 500 feet. Pre-construction nesting/breeding surveys shall be conducted within 10 days prior to the construction activity. If no active nests are found during the survey, construction activities may proceed. If nesting birds are observed on-site, an avoidance area shall be established to ensure that construction activities will not cause a nest to fail. A minimum buffer area surrounding the nest shall be avoided by all construction activities until the nestlings have fledged the nest. The buffer zones distance shall be 300 feet for non-raptor nests, 500 feet for raptor nests, 100 feet for common songbird nests, or as determined by the biological monitor in consultation with the California Department of Fish and Wildlife. A biological monitor shall be required to monitor the progress of the nesting birds. Construction activities may encroach within the buffer area at the discretion of the biological monitor in consultation with the California Department of Fish and Wildlife. Once the nestlings have fledged the nest, construction activities may proceed within the buffer area with no further restrictions with regard to nesting birds.

#### **Cultural Resources**

2015 IS/MND Conclusion: Less than Significant Impact with Mitigation Incorporated.

Revised Project: No New Impact

The Revised Project would not result in any effects to cultural resources more severe than those described in the 2015 MND. CRM Tech prepared a "draft" cultural resources assessment of the Original Project dated May 21, 2015 that included an evaluation of potential cultural resources within Hamner Avenue from Bellegrave Avenue to Mission

Boulevard (see **Appendix D**). That section of roadway was subsequently removed from the Original project and as such was not included in the June 2015 cultural resources assessment that was adopted as part of the 2015 MND. Nonetheless, the research data in the May 2015 report, are still valid and described herein.

The Area of Potential Effect (APE) within Hamner Avenue was assumed in the draft cultural resources assessment to be four feet in maximum width and eight feet in maximum depth. One linear site was identified that may have crossed the Revised Project APE: Site 36-015980 (CA-SBR-27), which represents the approximate route of Juan Bautista de Anza's 1774-1775 overland expedition. Although designated California Point of Historic Interest No. SBR-027, it is purely symbolic in nature and exists only on paper at this location. No physical relics from the historic period were ever recorded in association with the site, nor were any observed during the cultural resources assessment. The only physical embodiment of the site is found at de Anza Park in the City of Ontario, well outside the APE. No other known or potential prehistoric or historic resources were recorded within or directly adjacent to the proposed Hamner Avenue pipeline alignment.

The proposed recycled water pipeline is within the existing Hamner Avenue, bounded by commercial and residential developments. Revised Project-related construction impacts will be limited to the roadway or adjacent sidewalk and landscaped frontages. No post-construction impacts to the surrounding environment will occur. After installation of the pipeline, no above-ground structures are anticipated. Due to the built and urban nature of the Revised Project area and lack of documented cultural resources within the proposed pipeline alignment, no known resources will be disturbed and it is unlikely that new resources will be discovered. The mitigation measures described below from the approved MMRP, with minor modifications from Addendum No. 1, will reduce potential impacts to cultural resources to less than significant.

**MM CR 1:** Should any archaeological resource(s) be accidentally discovered during construction, construction activities shall be moved to other parts of the construction site and a qualified archaeologist shall be contacted to determine the significance of the resource(s). If the find is determined to be a unique archaeological resource, as defined in Section 15064.5 of the State *CEQA Guidelines*, avoidance or other appropriate measure shall be implemented.

**MM CR 2:** A qualified professional archaeologist shall be retained to monitor initial ground-disturbing activities related to construction of the recycled water reservoirs and pump station at either Survey Area 1 or Survey Area 2. The archaeologist shall contact the Gabrieleño Band of Mission Indians, Gabrieliño/Tongva San Gabriel Band of Mission Indians, Gabrieliño Tongva Nation, and Pauma Band of Luiseño Indians and invite them to provide a culturally-affiliated Native American monitor to be present

during initial ground-disturbing activities. If any archaeological deposits are encountered, all ground-disturbing work shall be halted at the location of the discovery until a qualified archaeologist determines the significance of the resource(s). If the archaeologist determines a find to be a unique archaeological resource, as defined in Section 15064.5 of the State CEQA Guidelines, avoidance or other appropriate measures shall be implemented.

**MM CR 3:** Should any paleontological resource(s) be accidentally discovered during construction, construction activities shall be moved to other parts of the construction site and a qualified paleontologist shall be contacted to determine the significance of the resource(s). If the find is determined to be a unique paleontological resource, as defined in Section 15064.5 of the State *CEQA Guidelines*, then a mitigation program shall be developed in accordance with the provisions of CEQA as well as the guidelines of the Society of Vertebrate Paleontology (1995), and shall include, but not be limited to, the following:

- The excavation of areas identified as likely to contain paleontological resources shall be monitored by a qualified paleontological monitor. Monitoring should be restricted to undisturbed subsurface areas of older alluvium, which may be present below the surface. The monitor shall be prepared to quickly salvage fossils as they are unearthed to avoid construction delays, but must have the power to temporarily halt or divert grading equipment to allow for removal of abundant or large specimens. The monitor shall also remove samples of sediments that are likely to contain the remains of small fossil invertebrates and vertebrates.
- Collected samples of sediments shall be washed to recover small invertebrate and vertebrate fossils. Recovered specimens shall be prepared so that they can be identified and permanently preserved.
- Specimens shall be identified and curated at a repository with permanent retrievable storage to allow further research in the future.
- A report of findings, including an itemized inventory of recovered specimens, shall be prepared upon completion of the procedures outlined above. The report shall include a discussion of the significance of all recovered specimens. The report and inventory, when submitted to the appropriate lead agency, shall signify completion of the program to mitigate impacts to paleontological resources.

#### **Geology and Soils**

2015 IS/MND Conclusion: Less than Significant Impact with Mitigation Incorporated.

Revised Project: No New Impact

The Revised Project would not result in any effects to geology and soils more severe

than those described in the 2015 MND. The new proposed pipeline extends along Hamner Avenue and is surrounded by existing retail commercial and office space development (to the east), vacant land under construction (to the west), residential development (to the south), and a dairy (to the north). The mitigation measures described below and in the 2015 MMRP shall also apply to the Revised Project and have already been determined to reduce potential impacts to a less than significant level.

**MM GEO 1:** Prior to the construction of any Project facility that does not require preparation of a facility-specific Storm Water Pollution Prevention Plan, an erosion and sedimentation control plan shall be prepared that identifies erosion and sedimentation control best management practices. The erosion and sediment control plan may be prepared by the Construction Contractor or designee; however, it must be approved by the Jurupa Community Services District prior to the start of construction. The erosion control plan shall be retained at the construction site and available for inspection upon request.

#### **Greenhouse Gas Emissions**

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

The Revised Project would not result in any greenhouse gas emissions more severe than those described in the adopted MND. Greenhouse gas analysis conducted for the 2015 IS/MND found that short-term construction emissions and long-term operational emissions will both be under SCAQMD established thresholds.

Therefore, construction-related emissions will be less than significant due to the limited scope of the Hamner Avenue segment and compliance with all applicable SCAQMD and County regulations. Long term emissions associated with operation of the Hamner pipeline segment will be limited to periodic maintenance activities and will be negligible.

#### **Hazards and Hazardous Materials**

2015 IS/MND Conclusion: Less than Significant Impact with Mitigation Incorporated.

Revised Project: No New Impact

The new proposed pipeline alignment is located within the existing Hamner Avenue, and would not result in any traffic hazards not already described in the 2015 MND. The mitigation measures described in the MMRP, and listed below, for this Project are will reduce potential impacts to a less than significant level.

**MM TRANS 1:** Prior to the initiation of construction activities where a public roadway will be affected by a lane or segment closure or modification of a travel lane, a Traffic

Control Plan shall be prepared to the satisfaction of the agency with jurisdiction over the affected roadway. The Traffic Control Plan shall be prepared per the California Manual on Uniform Traffic Control Devices for Streets and Highways and designed to maintain safe traffic flow on local streets, permit adequate access by emergency vehicles and to private property fronting the affected alignment, traffic control procedures, alternate routes in the event road closure is required, adequate sign postings, detours, and permitted hours of construction. Where a Traffic Control Plan is being prepared along a roadway utilized for bus transit, as part of the Traffic Control Plan, Jurupa Community Services District shall coordinate with that transit agency to ensure that bus service will not be interrupted.

#### **Hydrology and Water Quality**

2015 IS/MND Conclusion: Less than Significant Impact with Mitigation Incorporated.

Revised Project: No New Impact

The Revised Project would not result in any effects to hydrology and water quality not already described in the 2015 MND. Because the proposed Hamner Avenue pipeline is in and of itself less than one mile long, the Revised Project would not require coverage under the National Pollutant Discharge Elimination System (NPDES) for construction (i.e., Storm Water Pollution Prevention Plan); however, in the event it is constructed as part of a larger plan of development coverage would be obtained. Further, if a Storm Water Pollution Prevention Plan is not required, implementation of mitigation measure **MM GEO 1** listed in the adopted MMRP and described below will reduce potential impacts to a less than significant level.

**MM GEO 1:** Prior to the construction of any Project facility that does not require preparation of a facility-specific Storm Water Pollution Prevention Plan, an erosion and sedimentation control plan shall be prepared that identifies erosion and sedimentation control best management practices. The erosion and sediment control plan may be prepared by the Construction Contractor or designee; however, it must be approved by the Jurupa Community Services District prior to the start of construction. The erosion control plan shall be retained at the construction site and available for inspection upon request.

#### Land Use and Planning

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

The construction and operation of a recycled water pipeline in Hamner Avenue would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND, and therefore would not change the 2015 IS/MND conclusion that land use

and planning impacts would be less than significant. The recycled water facilities identified in the Original and Revised Projects are being constructed to serve existing irrigation needs in the JCSD service area and will not result in any land use changes. The area surrounding the Hamner Avenue pipeline segment is being developed according to *Esperanza Specific Plan* and the *Goodman Commerce Specific Plan*.

#### **Mineral Resources**

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

The construction and operation of a recycled water pipeline in Hamner Avenue would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND, and therefore would not change the 2015 IS/MND conclusion that impacts to mineral resources would be to less than significant. The proposed pipeline in Hamner Avenue is located within Mineral Resource Zone 3 (MRZ-3), as designated by the State Mining and Geology Board. This means that mineral deposits are likely to exist in this area; however, the significance of any potential deposits is undetermined. Given the proposed pipeline's alignment in the existing Hamner Avenue and the existing and proposed urban development, surface mining or mineral recovery operations could not likely take place at this location.

#### **Noise**

2015 IS/MND Conclusion: Less than Significant with Mitigation Incorporated.

Revised Project: No New Impact

The only noise resulting from the Revised Project will be construction noise. As with the Original Project, construction of the pipeline in Hamner Avenue will involve equipment that could exceed noise levels of 65 A-weighted decibels in the short term and the existing residents south of Hamner Avenue are considered sensitive receptors.

Construction of the Revised Pipeline is exempt from the provisions of the noise standards in Eastavale's Municipal Code if Facilities owned or operated by or for a governmental agency (Sec. 5.52.020. Exemptions), and in Ontario's Municipal Code if the improvement of a public facility is by public agency (Sec 5-29.09 Construction Activity Noise Regulations). The Revised Project will be in compliance with construction noise provisions for both cities. Once construction is complete, the underground pipeline will not be a noise producer. Because the Revised Project will implement mitigation measures MM NOISE 1, MM NOISE 3, and MM NOISE 4 described in the 2015 IS/MND, potential noise impacts will be reduced to a less than significant level.

**MM NOISE 1:** All construction activities within the City of Chino shall be limited to occur between the hours of 7:00 a.m. and 8:00 p.m. Monday through Saturday with no construction allowed on Sundays or federal holiday.

MM NOISE 2: Construction activities associated with the proposed recycled water reservoirs and pump station within the City of Ontario shall be limited to occur between the hours of 7:00 a.m. and 6:00 p.m. Monday through Friday, and 9:00 a.m. and 6:00 p.m. on Saturday and Sunday.

**MM NOISE 3:** To minimize noise impacts resulting from poorly tuned or improperly modified vehicles and construction equipment, all vehicles and construction equipment shall maintain equipment engines and mufflers in good condition and in proper tune per manufacturers' specifications to the satisfaction of the Jurupa Community Services District. Equipment maintenance records and equipment design specification data sheets shall kept and maintained by the contractor and available for review by the Jurupa Community Services District upon request.

**MM NOISE 4:** To minimize noise from idling engines, all vehicles and construction equipment shall be prohibited from idling in excess of three (3) minutes when not in use.

#### Population/Housing

2015 IS/MND Conclusion: No Impact.

Revised Project: No New Impact

Implementation of the Revised Project would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND, and therefore would not change the 2015 IS/MND conclusion that there would be no impacts to population/housing. The construction and operation of a recycled water pipeline in Hamner Avenue will provide a second connection to JCSD's proposed recycled water facilities (the Original Project) and City of Ontario's recycled water infrastructure. Because the Original Project will serve existing irrigation needs, it will not influence any land use changes and is not considered growth inducing either directly or indirectly.

#### **Public Services**

2015 IS/MND Conclusion: No Impact.

Revised Project: No New Impact

Implementation of the Revised Project would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND, and therefore would not change the 2015 IS/MND conclusion that there would be no impacts to public services. As discussed under Population/Housing, providing a second connection between JCSD's proposed recycled water facilities and Ontario's existing network will not directly or

indirectly generate new development or persons to the Project area, and will not necessitate the construction of new governmental facilities or increase the demand for fire protection, police protection, schools, or other public facilities.

#### Recreation

2015 IS/MND Conclusion: No Impact.

Revised Project: No New Impact

The Revised Project will serve existing irrigation needs within JCSD's service area and will not influence any land use changes. The area surrounding the Hamner Avenue segment is being developed according to *Esperanza Specific Plan* and the *Goodman Commerce Center Specific Plan*; however, the 2015 MND found that construction of the pipeline alone is not considered growth inducing and no new impacts have been identified.

#### **Transportation/Traffic**

2015 IS/MND Conclusion: Less than Significant with Mitigation Incorporated.

Revised Project: No New Impact

The construction and operation of a recycled water pipeline in Hamner Avenue would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND, and therefore would not change the 2015 IS/MND conclusion that transportation/traffic impacts would be reduced to less than significant with mitigation. The proposed pipeline will be constructed within Hamner Avenue, thus construction may require temporary closure of a travel lane. No other impacts to transportation or traffic will occur, and the mitigation listed below will reduce potential transportation and traffic impacts to a less than significant level.

MM TRANS 1: Prior to the initiation of construction activities where a public roadway will be affected by a lane or segment closure or modification of a travel lane, a Traffic Control Plan shall be prepared to the satisfaction of the agency with jurisdiction over the affected roadway. The Traffic Control Plan shall be prepared per the California Manual on Uniform Traffic Control Devices for Streets and Highways and designed to maintain safe traffic flow on local streets, permit adequate access by emergency vehicles and to private property fronting the affected alignment, traffic control procedures, alternate routes in the event road closure is required, adequate sign postings, detours, and permitted hours of construction. Where a Traffic Control Plan is being prepared along a roadway utilized for bus transit, as part of the Traffic Control Plan, Jurupa Community Services District shall coordinate with that transit agency to ensure that bus service will not be interrupted.

#### **Utilities and Service Systems**

2015 IS/MND Conclusion: Less than Significant Impact.

Revised Project: No New Impact

Implementation of the Revised Project would not result in new impacts or increase the severity of impacts identified in the 2015 IS/MND. The Revised Project is a recycled water pipeline, which will not generate wastewater or require the construction of new water or wastewater treatment facilities, storm drain facilities, or result in the need for new potable water supplies. The second connection between JCSD's recycled water expansion project and existing Ontario facilities provides system reliability and redundancy. As with the Original Project, construction of the Revised Project will generate small quantities of solid waste debris from the removal of roadway surfaces. Construction of the Revised Project will not result in more construction waste than the Original Project due to the elimination of certain pipelines as evaluated in Addendum No. 1.

#### **Mandatory Findings of Significance**

2015 IS/MND Conclusion: Less than Significant with Mitigation Incorporated.

Revised Project: No New Impact

As discussed in the preceding analysis, impacts resulting from the Revised Project will not be with regard to any of the environmental issues evaluated. Thus, the Project will not degrade the quality of the environment. Additionally, with incorporation of mitigation measures **MM BIO 1** and **MM BIO 2**, the Revised Project will not substantially reduce the habitat of any wildlife or fish species or cause them to drop below self-sustaining levels. No plant or animal communities will be eliminated by the construction and operation of the recycled water pipeline in Pine Avenue.

In the unlikely event that any materials of archaeological or paleontological significance are found during construction the Revised Project, implementation of mitigation measures **MM CR 1** though **MM CR 3** will reduce impacts to less than significant. Therefore, the Revised Project is not expected to eliminate important examples of major periods of California history or prehistory.

With regard to cumulative impacts, the Revised Project is consistent with local and regional plans, including the AQMP, and the Revised Project's air quality emissions do not exceed the SCAQMD-established thresholds of significance. The Revised Project is consistent with and adheres to all other land use plans and policies. The Revised Project is not considered as growth-inducing as defined by State *CEQA Guidelines* Section 15126.2(d).

With adherence to existing codes, ordinance, regulations, standards and guidelines, combined with the mitigation measures identified in the 2015 MND as clarified by Addendum No. 1, the Revised Project does not present the potential for a substantial direct or indirect adverse effect to human beings.

#### CONCLUSION

With implementation of the mitigation measures identified in the 2015 MND as clarified in Addendum No. 1, the proposed Revised Project will not result in any new significant environmental effects or a substantial increase in the severity of previously identified significant impacts; therefore a subsequent, or supplemental MND is not required.

#### **FINDINGS**

State CEQA Guidelines Section 15164(b) states:

An addendum to an adopted negative declaration may be prepared if only minor technical changes or additions are necessary or none of the conditions described in Section 15162 calling for the preparation of a subsequent EIR or negative declaration have occurred.

The following table presents a summary of each condition in Section 15162 and how the Revised Project is consistent with such condition.

#### **Section 15162 Conditions and Findings**

Section 15162 Condition	Revised Project Modification Consistency
(1) Substantial changes are proposed in the project which will require major revisions of the previous EIR or negative declaration due to the involvement of new, significant environmental effects or a substantial increase in the severity of previously identified significant effects	The Revised Project proposes extending the recycled water pipeline within Hamner Avenue from Bellegrave Avenue to a point of connection located approximately 1,800 feet to the north. The proposed pipeline will connect to the City of Ontario's recycled water system (see <b>Figure 4</b> ). Although the Original Project did not consider construction of this segment, the preceding analysis shows that this constitutes a minor revision that does not involve new significant environmental effects or any increase in the severity of previous environmental effects.
(2) Substantial changes occur with respect to the circumstances under which the project is undertaken which will require	There are no changes in the circumstances under which the Revised Project will be undertaken. As shown in the preceding analysis,

	Section 15162 Condition	Revised Project Modification Consistency
Neg invo env incr	ior revisions of the previous EIR or gative Declaration due to the plyement of new significant vironmental effects or a substantial rease in the severity of previously ntified significant effects; or	implementation of the Revised Project will not result in new significant environmental effects or any increase in the severity of previously environmental effects.
imp cou exe time con was	w information of substantial portance, which was not known and ald not have been known with the precise of reasonable diligence at the enthe previous EIR was certified as an applete or the Negative Declaration is adopted, shows any of the powing:	There is no new information of substantial importance.
(A)	The project will have one or more significant effects not discussed in the previous EIR or negative declaration;	As shown in the preceding analysis, no new impacts will occur as a result of the Revised Project.
(B)	Significant effects previously examined will be substantially more severe than shown in the previous EIR	There were no significant environmental effects identified in the 2015 MND. Further, as shown in the preceding analysis, no new impacts will occur as a result of implementation of the Revised Project.
(C)	Mitigation measures or alternatives previously found not to be feasible would in fact be feasible, and would substantially reduce one or more significant effects of the project, but the project proponents decline to adopt the mitigation measure or alternative; or	All potentially significant impacts identified in the 2015 MND were determined to be less than significant with incorporation of mitigation measures. The Revised Project incorporates feasible mitigation to reduce potential impacts to less than significant. The Revised Project will not result in any new impacts that were not evaluated in the 2015 MND.

Sect	tion 15162 Condition	Revised Project Modification Consistency
that thos wou more envi prop	gation measures or alternatives are considerably different from the analyzed in the previous EIR and substantially reduce one or the significant effects on the fronment, but the project conents decline to adopt the gation measure or alternative.	All potentially significant impacts identified in the 2015 MND were determined to be less than significant with incorporation of mitigation measures. Minor revisions to some of the mitigation measures adopted in the 2015 MND and Addendum No. 1 are proposed for clarity. No new mitigation measures are needed for the Revised Project.

JCSD has reviewed the Project Modification in light of the requirements defined under the State *CEQA Guidelines* and determined that none of the above conditions requiring preparation of a subsequent or supplemental MND apply.

### ADDENDUM No. 4 TO THE MITIGATED NEGATIVE DECLARATION FOR THE JURUPA COMMUNITY SERVICES DISTRICT RECYCLED WATER SERVICE EXPANSION (DISTRICT PROJECT NO. C133656)

### Prepared by JURUPA COMMUNITY SERVICES DISTRICT

11201 Harrel Street Jurupa Valley, CA 91752

#### 1. Introduction:

The Jurupa Community Services District Recycled Water Service Expansion Project entails the planning, design, and construction of an 800 HP booster station at the Western Riverside County Regional Wastewater Authority's Treatment Plant. The Project will construct 16,900 LF of 24" diameter transmission pipeline from the booster station through River Road to Helman Ave going up north along Helman Ave to the American Heroes Park. In addition, a total of 37,985 LF of distribution pipeline system with diameters ranging from 8" to 18" will be constructed covering the northern part of the City of Eastvale within Jurupa Community Services District's (JCSD's) service area generally along 65th Street and Scholar Way as illustrated in the attached Appendix A Baseline Alternative Facility Map . The Project will deliver an estimated 661 acre-feet per year (AFY) of recycled water to provide direct use irrigation sources for multiple public lands including, but not limited to, parks, schools, and streetscapes that currently use potable water for irrigation. Further, the project will provide: 1) additional non-potable water for private agricultural enterprises, 2) the best alignment to support future lateral expansion within the City of Eastvale and 3) the greatest opportunity for future interagency connectivity.

The Initial Study/Mitigated Negative Declaration (CEQA and CEQA-Plus) for the Jurupa Community Services District Recycled Water Service Expansion (SCH No. 2015071073) was circulated for a 30-day public review period from July 29, 2015 to August 27, 2015, pursuant to State CEQA Guidelines Section 15073 (hereinafter the "2015 MND"). The 2015 MND and a Mitigation Monitoring and Reporting Program (MMRP) were approved by the JCSD Board of Directors on September 28, 2015 and are included as Appendix B to this addendum.

Subsequent to adoption of the 2015 MND, minor changes to the Original Project were proposed. These changes consisted of eliminating the recycled water pump station and water reservoir in the City of Ontario and the recycled water pipelines in Carpenter Street between Edison Avenue and Schaefer Avenue and in Schaefer Avenue between Carpenter Street and Baker Avenue. Instead of the recycled water pump station and reservoir proposed in the City of Ontario, a pump station was proposed in the American Heroes Park. This new location would eliminate the loss of Prime Farmland and would not require construction of a reservoir or construction of the water pipelines along Carpenter Street, from Eucalyptus Avenue to Schaefer Avenue or in Schaefer Avenue between Carpenter Street and Baker Avenue.

Addendum No. 1 to the 2015 MND was adopted by the JCSD Board of Directors on September 28, 2015 and the Notice of Determination (NOD) was filed with the Riverside County Clerk on October 1, 2015 and the State Clearinghouse on November 11, 2015. Because a financial assistance application was submitted to the State Water Resources Control Board, Addendum No. 1 was transmitted to the State Clearinghouse for a fifteen day review period from November 13, 2015 to November 30, 2015. (Addendum No. 1 is included as Appendix C.)

Subsequent to the adoption of Addendum No. 1 to the 2015 MND, additional minor changes to the Original Project were proposed and documented in Addendum No. 2. These changes extended the recycled water pipeline in Schleisman Road approximately 2,477 feet west in Pine Avenue past Hellman Avenue into the City of Ontario. (Schleisman Road turns into Pine Avenue at the City boundary.) This pipeline extension provides a second connection to existing Inland Empire Utilities Agency infrastructure. No other revisions to the Original Project were proposed in Addendum No. 2.

Addendum No. 2 to the 2015 MND was adopted by the JCSD Board of Directors on May 9, 2016 (Resolution No. 2644) and the NOD was filed with both the Riverside and San Bernardino County Clerks on May 10, 2016. The NOD was also filed with the State Clearinghouse on May 10, 2016 for a 15-day review period, as required for projects that apply for SRF assistance through the SWRCB.( Addendum No. 2 is included as Appendix D.)

Subsequent to the adoption of Addendum No. 1 and No. 2 to the 2015 MND, additional minor changes to the Original Project were proposed and documented in Addendum No. 3. The changes extended the recycled water pipeline within Hamner Avenue (aka Milliken Avenue) from Bellegrave Avenue to a point of connection located approximately 1,800 feet to the north. The pipeline connects to the City of Ontario's recycled water system. Notably, the centerline of Hamner Avenue marks the dividing line between the City of Eastvale/Riverside County to the east and the City of Ontario/San Bernardino County to the west. The purpose of this pipeline extension is to provide a second point of connection to the City of Ontario's recycled water infrastructure for system reliability and redundancy. No other revisions to the Original Project are proposed.

Addendum No. 3 to the 2015 MND was adopted by the JCSD Board of Directors on August 13, 2018 (Resolution No. 2895) and the NOD was filed with both the Riverside and San Bernardino County Clerks on August 17, 2018. The NOD was also filed with the State Clearinghouse on August 16, 2021 for a 15-day review period, as required for projects that apply for SRF assistance through the SWRCB.(Addendum No. 3 is included as Appendix E.)

#### 2. Project Modification Description:

Since the approval of the original project and the three minor modifications (as described in Section 1 of this addendum), a fourth minor project modification has occurred that needs to be addressed within the context of CEQA and the State CEQA Guidelines. The Jurupa Community Services District is proposing to obtain financial assistance for the approved project through the Local Resources Program (LRP) that is administered by The Metropolitan Water District of Southern California (Metropolitan). The LRP provides financial incentives to public and private water agencies to encourage local development of water recycling, groundwater recovery and seawater desalination.

Metropolitan offers three different LRP incentive payment structure alternatives to choose from:

**Alternative 1:** Sliding scale incentives, recalculated annually based on eligible project costs incurred each year and Metropolitan's applicable water rates, up to \$340/AF over 25 years;

Alternative 2: Sliding scale incentives up to \$475/AF over 15 years; and

**Alternative 3:** Fixed incentive up to \$305/AF over 25 years.

The Jurupa Community Services District has chosen the Alternative 1. As the Lead Agency, Jurupa Community Services District has prepared this addendum to the previously adopted Mitigated Negative Declaration in support of its discretionary action to comply with CEQA and the State CEQA Guidelines. For this proposed project modification, Metropolitan will act as a Responsible Agency.

#### 3. Minor Technical Additions

This addendum has been prepared since partnering in the original project would require a discretionary action by the Lead Agency's decision making body.

On July 21, 2021, the Jurupa Community Services District submitted the proposal on the Jurupa Community Services District Recycled Water Service Expansion Project to Metropolitan. As the Responsible Agency, Metropolitan's Board of Directors will review and consider the proposal and environmental documentation prepared by Jurupa Community Services District in determining whether or not to approve financial assistance for the project within the LRP administrative process.

The proposed project modification (i.e., a partnership with Metropolitan in the LRP for the Jurupa Community Services District Recycled Water Service Expansion Project would be consistent with Metropolitan's commitment to develop LRP activities that would increase water supply reliability and avoid or defer Metropolitan capital expenditures.

Therefore, this minor technical change and further clarification to the original project has no impact on water supplies or water quality within the Lead Agency's service area. Instead, the proposed project modification is an administrative and fiscal action.

#### 4. Basis for Preparation of Addendum:

Section 15164(b) of the State CEQA Guidelines states, "An addendum to an adopted negative declaration may be prepared if only minor technical changes or additions are necessary or none of the conditions described in Section 15162 calling for the preparation of a subsequent EIR or negative declaration have occurred."

The proposed modification to the original project would not result in a tangible change in the physical environment. As the Lead Agency for the proposed project modification, Jurupa Community Services District is issuing this addendum in accordance with the State CEQA Guidelines (Section 15164). The minor textual additions provided herein are not considered to 1) constitute a substantial change in the project as originally proposed and subsequently modified through Addendum Nos. 1 through 3 to the MND by the Jurupa Community Services District, 2) lead to substantial changes in the circumstances under which the project is undertaken, or 3) constitute new information of substantial importance. Accordingly, an addendum was prepared as opposed to a negative declaration or a subsequent environmental impact report.

## **Appendix A**Baseline Alternative Facility Map

#### Appendix A: Base Alternative

