

## MITIGATED NEGATIVE ECLARATION

Project No. 255100 SCH No. 2011091045

SUBJECT: Citywide Pipeline Projects: COUNCIL APPROVAL to allow for the replacement. rehabilitation, relocation, point repair, new trenching, trenchless construction, and abandonment of water and/or sewer pipeline alignments and associated improvements such as curb ramps, sewer lateral connections, water service connections, manholes, new payement/slurry, the removal and/or replacement of street trees and the removal and/or replacement of street lights. This environmental document covers the analysis for five four (5) (4) near-term pipeline projects (Harbor Drive Pipeline, Water Group 949, Sewer Group 787. Water Group 914, and Sewer/Water Group 732), as well as any subsequent future pipeline projects. The construction footprint for a typical pipeline project, including staging areas and other areas (such as access) would be located within the City of San Diego Public Right-of-Way (PROW) and/or within public easements and may include planned pipeline construction within private easements from the PROW to the service connection. A signed agreement between the City and the property owner would be required for work conducted on private property. Project types that would be included in the analysis contained herein would consist of sewer and water group jobs, trunk sewers, large diameter water pipeline projects, new and/or replacement manholes, new/or replacement fire hydrants, and other necessary appurtenances. All associated equipment would be staged within the existing PROW adjacent to the work areas. The near-term and future projects covered in the document would not impact Sensitive Biological Resources or Environmentally Sensitive Lands (ESL) as defined in the Land Development Code and would not encroach into the City's Multi-Habitat Planning Area (MHPA). Applicant: The City of San Diego Engineering and Capital Projects Department AND Public Utilities Department.

## Update 10/20/2011

Revisions to this document have been made when compared to the Draft Mitigated Negative Declaration (DMND) dated September 9, 2011. In response to the Comment Letter received from The California Department of Fish and Game, further description and graphics of Water Group 949 as it relates to the MHPA has been added to the Final MND. Please note that Sewer Group 787, which is adjacent to the MHPA, has been removed from the project description and is no longer covered in this MND.

The modifications to the FMND are denoted by strikeout and underline format. In accordance with the California Environmental Quality Act, Section 15073.5 (c)(4), the addition of new information that clarifies, amplifies, or makes insignificant modification does not require recirculation as there are no new impacts and no new mitigation identified. An environmental document need only be recirculated when there is identification of new significant environmental impact or the addition of a new mitigation measure required to avoid a significant environmental impact. The addition

of corrected mitigation language within the environmental document does not affect the environmental analysis or conclusions of the MND.

Construction for the near-term and any future projects is anticipated to occur during the daytime hours Monday through Friday, but may occur during the weekend, if necessary. The contractor would comply with all applicable requirements described in the latest edition of the Standard Specifications for Public Works Construction ("GREENBOOK") and the latest edition of the City of San Diego Standard Specifications for Public Works Construction ("WHITEBOOK"). The City's supplement addresses unique circumstances to the City of San Diego that are not addressed in the GREENBOOK and would therefore take precedence in the event of a conflict. The contractor would also comply with the California Department of Transportation Manual of Traffic Controls for Construction and Maintenance Work Zones. If the Average Daily Traffic (ADT) within a given project(s) vicinity is 10,000 ADT or greater, a traffic control plan would be prepared and implemented in accordance with the City of San Diego Standard Drawings Manual of Traffic Control for Construction and Maintenance Work Zones. For proposals subject to 10,000 ADT or less, traffic control may be managed through shop drawings during construction. Construction methods to be employed would consist of, but not be limited to:

Open Trenching: The open trench method of construction would be used for complete replacement and new alignment portions of the project. Trenches are typically four feet wide and are dug with excavations and similar large construction equipment.

**Rehabilitation:** Rehabilitation of alignment involves installing a new lining in old pipelines. The insertion is done through existing manhole access points and does not require removal of pavement or excavation of soils.

Abandonment: Pipeline abandonment activities would be similar to rehabilitation methods in that no surface/subsurface disturbance would occur. This process may involve slurry or grout material injected into the abandoned lines via manhole access. The top portion of the manhole is then typically removed and the remaining space backfilled and paved over.

**Potholing:** Potholing would be used to verify reconnection of laterals to main where lines would be raised or realigned (higher than existing depth, but still below ground) or to verify utility crossings. These "potholes" are made by using vacuum type equipment to open up small holes into the street of pavement.

Point Repairs: Point repairs include replacing a portion of a pipe segment by open trench excavation methods in which localized structural defects have been identified. Generally, point repairs are confined to an eight-foot section of pipe.

The following near term project(s) have been reviewed by the City of San Diego, Development Services Department (DSD) for compliance with the Land Development Code and have been determined to be exempt from a Site Development Permit (SDP) and/or a Coastal Development Permit (CDP). These projects would involve excavation in areas having a high resource sensitivity and potential for encountering archaeological and paleontological resources during construction related activities. Therefore, mitigation would be required to reduce potential significant impacts to archaeological and paleontological resources to below a level of significance. With respect to Storm Water, all projects would be reviewed for compliance with the City's Storm Water Standards

Manual. All projects that are not-exempt from the Standard Urban Storm Water Mitigation Plan (SUSMP) would incorporate appropriate Permanent Best Management Practices (BMPs) and construction BMPs into the project design(s) and during construction, as required. As such, all projects would comply with the requirement of the Municipal Storm Water Permit.

## HARBOR DRIVE PIPELINE (PROJECT No. 206100)

The Harbor Drive Pipeline includes the replacement of 4.4 miles of 16-inch cast iron (CI) and asbestos cement (AC) pipe that comprises the Harbor Drive 1<sup>st</sup> and 2<sup>nd</sup> Pipelines (HD-1 and HD-2) at a depth no greater than five (5) feet. Facility age and cast iron main replacement are the primary drivers for these projects, but due to the history of AC breaks in the area, approximately 1.0 mile of AC replacement is also included. The project is anticipated to be awarded in Fiscal Year 2013.

HD-1 and HD-2 were built primarily in the 1940's and 1950's and were made out of cast iron or asbestos cement and serve the western most part of the University Heights 390 Zone and the northern section of the Point Loma East 260 Zone. The pipelines also serve as redundancy to each other. Several segments were replaced by various City of San Diego Public Utilities Department projects throughout the years and those segments are not a part of the current scope. Previously replaced segments were 16 inch PVC, except for the bridge crossing which used 24-inch CMLC. The pipeline is located entirely within the PROW, will not require any easements, and is not adjacent to the MHPA or located within any designated historical districts. The following streets would be affected by this project: West Laurel, Pacific Highway, North Harbor Drivc (within the roadway, under the bridge and within landscape areas), Nimitz Boulevard, Rosecrans Street, Evergreen Street, Hugo Street, Locust Street, Canon Street, Avenida De Portugal, and Point Loma Avenue.

## Mitigation for the Harbor Drive Pipeline: Historical Resources (Archaeological Monitoring)

## WATER GROUP 949 (PROJECT No. 232719)

Water Group 949 would consist of the replacement and installation of 5.27 miles of water mains within the Skyline- Paradise Hills, University, Clairemont Mesa, Southeastern San Diego (Greater Golden Hills) community planning areas. 16,931 Linear Feet (LF) of 16-inch cast iron water mains would be replace-in-place with new 16-inch polyvinyl chloride (PVC) pipe within the existing trench. The remaining 10,913 LF of new 16-inch PVC would be installed in new trenches. All work within Regents Road, Site 2 (Figure 8), adjacent to the MHPA would only occur within the developed footprint such as the paved right of way, and concrete sidewalk or slab areas. In addition, all work within 100 feet of the MHPA would observe mitigation such as but not limited to, bird breeding season measures, avoidance of discharge into the MHPA, and avoidance of direct lighting towards the MHPA areas. As such, no impacts to MHPA and/or sensitive resources would occur. The project would also include replacement and reinstallation of valves, water services, fire hydrants, and other appurtenances and would also included the construction of curb ramps, and street resurfacing. Traffic control measures and Best Management Practices (BMPs) would be implemented during construction. Any street tree removal, relocation, and/or trimming would be done under the supervision of the City Arborist. All staging of construction equipment will be located outside of any potentially sensitive areas. The following streets and nearby alleyways would be affected by this project: Tuther Way. Cielo Drive, Woodman Street, Skyline Drive, Regents Road, Hidalgo Avenue, Clairemont Mesa Boulevard, Luna Avenue, B Street, F Street, Ash Street, 25th Street, and 27th Street.

Mitigation Required for Water Group 949: This project would require the implementation of MHPA Land Use Adjacency Guidelines in the University and Clairemont Mesa Community Planning areas that are adjacent (within 100 feet) to the MHPA and Historical Resources (Built Environment) mitigation for the area of the project located within the Greater Golden Hill Historic District.

## Sewer Group 787 (Project No. 231928)

Sewer Group 787 would consist of the replacement of 26,436 lineal feet (LF) of existing 16 inch cast iron sewer pipe with new 16 inch polyvinyl chloride (PVC) pipe within the existing trench. A total of 1,267 LF of new 16 inch PVC sewer alignment would be installed in new trenches. In addition, the project would abandon 1,606 LF of existing 16 inch cast iron pipe. The proposed project would be installed by conventional excavation (open trench) in trenches from 3-5 feet deep. The project would affect the following streets and nearby alleyways: 42<sup>nd</sup> Street, Monroe Avenue, Edgeware Road, Polk Avenue, Orange Avenue, Menlo Avenue, 47<sup>TH</sup> Street, Dwight Street, Myrtle Avenue, Manzanita Place, Heather Street, Dahlia Street, Poplar Street, Columbine Street, Pepper Drive, Juniper Street, Marigold Street, Sumac Drive, 44<sup>TH</sup> Street, Laurie Lane, and Roseview Place all within the City Heights and Kensington-Talmadge Community Planning Areas.

Mitigation Required for Water Group 787: This project would require the implementation of MHPA Land Use Adjacency Guidelines in the City Heights and Kensington Talmadge Community Planning areas that are adjacent (within 100 feet) to the MHPA, Historical Resources (Archaeological and Paleontological Monitoring).

#### WATER GROUP 914 (PROJECT No. 233447)

Water Group 914 would consist of the replacement and installation of approximately 21,729 lineal feet (LF) of existing 6-inch, 8-inch and 12-inch cast iron pipes and 6-inch asphalt concrete pipes with new 8-inch, 12-inch and 16-inch polyvinyl chloride (PVC) pipe. Also included would be the construction of two underground pressure regulator stations that measure 54 square-feet and 6.5 feet deep each. 17,472 LF would be located in existing trenches and 4,257 LF would be located in new trench lines. The proposed project would be installed by conventional excavation (open trench) in trenches from 3-5 feet deep. However two 300 LF parallel line sections (600 LF total) of the water alignment would be installed by trenchless methodology utilizing two (2) 40 square foot launch and receiver pits. The trenchless installation would occur at the intersection of Coronado Avenue and Ebers Street and is designed to avoid a recorded archaeological resource at this intersection. The trenchless methodology would employ directional underground boring that would install the pipe at a depth deeper than the recorded resource. In addition, a 4-inch AC water segment of approximately 520 LF located along Point Loma Avenue between Guizot Street and Santa Barbara Street will be abandoned in place. The project would affect the following streets and nearby alleyways: Point Loma Avenue, Santa Barbara Street, Bermuda Avenue, Pescadero Avenue, Cable Street, Orchard Avenue, Froude Street, Sunset Cliffs Boulevard, Savoy Circle, and Del Monte Avenue all within the Ocean Beach and Peninsula Community Planning Areas.

Mitigation for Water Group 914: Historical Resources (Archaeological Monitoring) and (Built Environment)

## SEWER AND WATER GROUP 732 (PROJECT No. 206610)

Sewer and Water Group Job 732 would consist of the installation of approximately 5,500 total linear feet (LF) of 8 inch Polyvinyl Chloride (PVC) sewer pipe, and approximately 3,000 total linear feet (LF) of 12 inch PVC water pipe. Approximately, 1,035 LF of water pipe would be rehabilitated using trenchless technology in the same trench, with the remainder of the installation accomplished through open trenching. Related work would include construction of new manholes, replacement and re-plumbing of sewer laterals, installation of curb ramps, pavement restoration, traffic control, and storm water best management practices. Construction of the project would affect portions of the following streets and adjacent alleys in the Peninsula Community Plan area: Xenephon Street, Yonge Street, Zola Street, Alcott Street, Browning Street, Plum Street, Willow Street, Evergreen Street, Locust Street, and Rosecrans Street.

Mitigation Required for Sewer and Water Group 732: Historical Resources (Archaeological and Paleontological Monitoring).

## SUBSEQUENT PIPELINE PROJECT REVIEW (LONG TERM)

Applications for the replacement, rehabilitation, relocation, point repair, open trenching and abandonment of water and/or sewer pipeline alignments within the City of San Diego PROW as indicated in the Subject block above and in the Project Description discussion of the Initial Study would be analyzed for potential environmental impacts to Historical Resources (Archaeology. Paleontology and the Built Environment) and Land Use (MSCP/MHPA), and reviewed for consistency with this Mitigated Negative Declaration (MND). Where it can be determined that the project is "consistent" with this MND and no additional potential significant impacts would occur pursuant to State CEQA Guideline § 15162 (i.e. the involvement of new significant environmental effects of a substantial increase in the severity of previously identified effects) or if the project would result in minor technical changes or additions, then an Addendum to this MND would be prepared pursuant to §15164. Where future projects are found not to be consistent with this MND, then a new Initial Study and project specific MND shall be prepared.

- I. PROJECT DESCRIPTION: See attached Initial Study.
- II. ENVIRONMENTAL SETTING: See attached Initial Study.

#### III. DETERMINATION:

The City of San Diego conducted an Initial Study which determined that the near term projects and any future subsequent projects could have a significant environmental effect in the following areas(s): Land Use (MSCP/MHPA Land Use Adjacency), Historical Resources (Built Environment), Historical Resources (Archaeology) and Paleontology. When subsequent projects are submitted to DSD, the Environmental Analysis Section (EAS) will determine which of the project specific mitigation measures listed in Section V. would apply. Subsequent revisions in the project proposal create the specific mitigation identified in Section V of this Mitigated Negative Declaration. Projects as revised now avoid or mitigate the potentially significant environmental effects previously identified, and the preparation of an Environmental Impact Report will not be required.

#### IV. DOCUMENTATION:

The attached Initial Study documents the reasons to support the above Determination.

V. MITIGATION, MONITORING AND REPORTING PROGRAM (MMRP):

## A. GENERAL REQUIREMENTS - PART I

Plan Check Phase (prior to permit issuance)

- 1. Prior to Bid Opening/Bid Award or beginning any construction related activity on-site, the Development Services Department (DSD) Director's Environmental Designee (ED) shall review and approve all Construction Documents (CD) (plans, specification, details, etc.) to ensure the MMRP requirements have been incorporated.
- 2. In addition, the ED shall verify that the MMRP Conditions/Notes that apply ONLY to the construction phases of this project are included VERBATIM, under the heading, "ENVIRONMENTAL/MITIGATION REQUIREMENTS."
- 3. These notes must be shown within the first three (3) sheets of the construction documents in the format specified for engineering construction document templates as shown on the City website:

http://www.sandiego.gov/development-services/industry/standtemp.shtml

4. The TITLE INDEX SHEET must also show on which pages the "Environmental/Mitigation Requirements" notes are provided.

## B. GENERAL REQUIREMENTS - PART II

Post Plan Check (After permit issuance/Prior to start of construction)

1. PRE CONSTRUCTION MEETING IS REQUIRED TEN (10) WORKING DAYS PRIOR TO BEGINNING ANY WORK ON THIS PROJECT. The PERMIT HOLDER/OWNER is responsible to arrange and perform this meeting by contacting the CITY RESIDENT ENGINEER (RE) of the Field Engineering Division and City staff from MITIGATION MONITORING COORDINATION (MMC). Attendees must also include the Permit holder's Representative(s), Job Site Superintendent and the following consultants as necessary:

Biologist, Archaeologist, Native American Monitor, Historian and Paleontologist

Note: Failure of all responsible Permit Holder's representatives and consultants to attend shall require an additional meeting with all parties present.

#### **CONTACT INFORMATION:**

- a) The PRIMARY POINT OF CONTACT is the RE at the Field Engineering Division 858-627-3200
- b) For Clarification of ENVIRONMENTAL REQUIREMENTS, it is also required to call RE and MMC at 858-627-3360

2. MMRP COMPLIANCE: This Project, Project Tracking System (PTS) No. 255100, or for subsequent future projects the associated PTS No, shall conform to the mitigation requirements contained in the associated Environmental Document and implemented to the satisfaction of the DSD's ED, MMC and the City Engineer (RE). The requirements may not be reduced or changed but may be annotated (i.e. to explain when and how compliance is being met and location of verifying proof, etc.). Additional clarifying information may also be added to other relevant plan sheets and/or specifications as appropriate (i.e., specific locations, times of monitoring, methodology, etc

#### Note:

Permit Holder's Representatives must alert RE and MMC if there are any discrepancies in the plans or notes, or any changes due to field conditions. All conflicts must be approved by RE and MMC BEFORE the work is performed.

- 3. OTHER AGENCY REQUIREMENTS: Evidence that any other agency requirements or permits have been obtained or are in process shall be submitted to the RE and MMC for review and acceptance prior to the beginning of work or within one week of the Permit Holder obtaining documentation of those permits or requirements. Evidence shall include copies of permits, letters of resolution or other documentation issued by the responsible agency as applicable.
- 4. MONITORING EXHIBITS: All consultants are required to submit, to RE and MMC, a monitoring exhibit on a 11x17 reduction of the appropriate construction plan, such as site plan, grading, landscape, etc., marked to clearly show the specific areas including the LIMIT OF WORK, scope of that discipline's work, and notes indicating when in the construction schedule that work will be performed. When necessary for clarification, a detailed methodology of how the work will be performed shall be included.
- 5. OTHER SUBMITTALS AND INSPECTIONS: The Permit Holder/Owner's representative shall submit all required documentation, verification letters, and requests for all associated inspections to the RE and MMC for approval per the following schedule:

## **Document Submittal/Inspection Checklist**

Issue Area	Document submittal	Associated Inspection/Approvals/Note			
General	Consultant Qualification Letters	Prior to Pre-construction Mtg.			
General	Consultant Const. Monitoring	Prior to or at Pre-Construction Mtg.			
Biology	Biology Reports	Limit of Work Verification			
Historical	Historical Reports	Historical observation (built envirnmt)			
Archaeology	Archaeology Reports	Archaeology observation			
Paleontology	Paleontology Reports	Paleontology observation			
Final MMRP		Final MMRP Inspection			

## SPECIFIC MMRP ISSUE AREA CONDITIONS/REQUIREMENTS:

## A. LAND USE [MULTIPLE SPECIES CONSERVATION PROGRAM (MSCP) For PROJECTS WITHIN 100 FEET OF THE MHPA]

#### I. Prior to Permit Issuance

- A. Prior to issuance of any construction permit, the DSD Environmental Designee (ED) shall verify the Applicant has accurately represented the project's design in the Construction Documents (CDs) that are in conformance with the associated discretionary permit conditions and Exhibit "A", and also the City's Multi-Species Conservation Program (MSCP) Land Use Adjacency Guidelines for the Multiple Habitat Planning Area (MHPA), including identifying adjacency as the potential for direct/indirect impacts where applicable. In addition, all CDs where applicable shall show the following:
  - 1. Land Development / Grading / Boundaries MHPA boundaries on-site and adjacent properties shall be delineated on the CDs. The ED shall ensure that all grading is included within the development footprint, specifically manufactured slopes, disturbance, and development within or adjacent to the MHPA...
  - 2. Drainage / Toxins -All new and proposed parking lots and developed area in and adjacent to the MHPA shall be designed so they do not drain directly into the MHPA, All developed and paved areas must prevent the release of toxins, chemicals, petroleum products, exotic plant materials prior to release by incorporating the use of filtration devices, planted swales and/or planted detention/desiltation basins, or other approved permanent methods that are designed to minimize negative impacts, such as excessive water and toxins into the ecosystems of the MHPA.
  - 3. Staging/storage, equipment maintenance, and trash—All areas for staging, storage of equipment and materials, trash, equipment maintenance, and other construction related activities are within the development footprint. Provide a note on the plans that states: "All construction related activity that may have potential for leakage or intrusion shall be monitored by the Qualified Biologist/Owners Representative to ensure there is no impact to the MHPA."
  - 4. Barriers -All new development within or adjacent to the MHPA shall provide fencing or other City approved barriers along the MHPA boundaries to direct public access to appropriate locations, to reduce domestic animal predation, and to direct wildlife to appropriate corridor crossing. Permanent barriers may include, but are not limited to, fencing (6-foot black vinyl coated chain link or equivalent), walls, rocks/boulders, vegetated buffers, and signage for access, litter, and educational purposes.
  - 5. Lighting All building, site, and landscape lighting adjacent to the MHPA shall be directed away from the preserve using proper placement and adequate shielding to protect sensitive habitat. Where necessary, light from traffic or other incompatible uses, shall be shielded from the MHPA through the utilization of including, but not limited to, earth berms, fences, and/or plant material.
  - 6. Invasive Plants Plant species within 100 feet of the MHPA shall comply with the Landscape Regulations (LDC142.0400 and per table 142-04F, Revegetation and Irrigation Requirements) and be non invasive. Landscape plans shall include a note that states: "The ongoing maintenance requirements of the property owner shall

- prohibit the use of any planting that are invasive, per City Regulations, Standards, guidelines, etc., within 100 feet of the MHPA."
- 7. Brush Management —All new development adjacent to the MHPA is set back from the MHPA to provide the required Brush Management Zone (BMZ) 1 area (LDC Sec. 142.0412) within the development area and outside of the MHPA. BMZ 2 may be located within the MHPA and the BMZ 2 management shall be the responsibility of a HOA or other private entity.
- 8. Noise- Due to the site's location adjacent to or within the MHPA, construction noise that exceeds the maximum levels allowed shall be avoided, during the breeding seasons for protected avian species such as: California Gnatcatcher (3/1-8/15); Least Bell's vireo (3/15-9/15); and Southwestern Willow Flycatcher (5/1-8/30). If construction is proposed during the breeding season for the species, U.S. Fish and Wildlife Service protocol surveys shall be required in order to determine species presence/absence. When applicable, adequate noise reduction measures shall be incorporated. Upon project submittal EAS shall determine which of the following project specific avian protocol surveys shall be required.

#### COASTAL CALIFORNIA GNATCATCHER

NO CLEARING, GRUBBING, GRADING, OR OTHER CONSTRUCTION ACTIVITIES SHALL OCCUR BETWEEN MARCH 1 AND AUGUST 15, THE BREEDING SEASON OF THE COASTAL CALIFORNIA GNATCATCHER, UNTIL THE FOLLOWING REQUIREMENTS HAVE BEEN MET TO THE SATISFACTION OF THE CITY MANAGER:

a. A QUALIFIED BIOLOGIST (POSSESSING A VALID ENDANGERED SPECIES ACT SECTION 10(a)(1)(A) RECOVERY PERMIT) SHALL SURVEY THOSE HABITAT AREAS WITHIN ADJACENT TO THE MHPA THAT WOULD BE SUBJECT TO CONSTRUCTION NOISE LEVELS EXCEEDING 60 DECIBELS [dB(A)] HOURLY AVERAGE FOR THE PRESENCE OF THE COASTAL CALIFORNIA GNATCATCHER. SURVEYS FOR THE COASTAL CALIFORNIA GNATCATCHER SHALL BE CONDUCTED PURSUANT TO THE PROTOCOL SURVEY GUIDELINES ESTABLISHED BY THE U.S. FISH AND WILDLIFE SERVICE WITHIN THE BREEDING SEASON PRIOR TO THE COMMENCEMENT OF ANY CONSTRUCTION. IF GNATCATCHERS ARE PRESENT, THEN THE FOLLOWING CONDITIONS MUST BE MET:

BETWEEN MARCH 1 AND AUGUST 15, NO CLEARING, GRUBBING, OR GRADING OF OCCUPIED GNATCATCHER HABITAT SHALL BE PERMITTED. AREAS RESTRICTED FROM SUCH ACTIVITIES SHALL BE STAKED OR FENCED UNDER THE SUPERVISION OF A QUALIFIED BIOLOGIST; AND

1. BETWEEN MARCH 1 AND AUGUST 15, NO CONSTRUCTION ACTIVITIES SHALL OCCUR WITHIN ANY PORTION OF THE SITE WHERE CONSTRUCTION ACTIVITIES WOULD RESULT IN NOISE LEVELS EXCEEDING 60 dB(A) HOURLY AVERAGE AT THE EDGE OF OCCUPIED GNATCATCHER HABITAT. AN ANALYSIS SHOWING THAT NOISE GENERATED BY CONSTRUCTION

ACTIVITIES WOULD NOT EXCEED 60 dB(A) HOURLY AVERAGE AT THE EDGE OF OCCUPIED HABITAT MUST BE COMPLETED BY A QUALIFIED ACOUSTICIAN (POSSESSING CURRENT NOISE ENGINEER LICENSE OR REGISTRATION WITH MONITORING NOISE LEVEL EXPERIENCE WITH LISTED ANIMAL SPECIES) AND APPROVED BY THE CITY MANAGER AT LEAST TWO WEEKS PRIOR TO THE COMMENCEMENT OF CONSTRUCTION ACTIVITIES. PRIOR TO THE COMMENCEMENT OF CONSTRUCTION ACTIVITIES DURING THE BREEDING SEASON, AREAS RESTRICTED FROM SUCH ACTIVITIES SHALL BE STAKED OR FENCED UNDER THE SUPERVISION OF A QUALIFIED BIOLOGIST; OR

- 2. AT LEAST TWO WEEKS PRIOR TO THE COMMENCEMENT OF CONSTRUCTION ACTIVITIES, UNDER THE DIRECTION OF A QUALIFIED ACOUSTICIAN, NOISE ATTENUATION MEASURES (e.g., BERMS, WALLS) SHALL BE IMPLEMENTED TO ENSURE THAT NOISE LEVELS RESULTING FROM CONSTRUCTION ACTIVITIES WILL NOT EXCEED 60 dB(A) HOURLY AVERAGE AT THE EDGE OF HABITAT OCCUPIED BY THE COASTAL CALIFORNIA GNATCATCHER, CONCURRENT WITH THE COMMENCEMENT OF CONSTRUCTION ACTIVITIES AND THE CONSTRUCTION OF NECESSARY NOISE ATTENUATION FACILITIES, NOISE MONITORING\* SHALL BE CONDUCTED AT THE EDGE OF THE OCCUPIED HABITAT AREA TO ENSURE THAT NOISE LEVELS DO NOT EXCEED 60 dB(A) HOURLY AVERAGE. IF THE NOISE ATTENUATION TECHNIQUES IMPLEMENTED ARE DETERMINED TO BE INADEQUATE BY THE QUALIFIED ACOUSTICIAN OR BIOLOGIST, THEN THE ASSOCIATED CONSTRUCTION ACTIVITIES SHALL CEASE UNTIL SUCH TIME THAT ADEQUATE NOISE ATTENUATION IS ACHIEVED OR UNTIL THE END OF THE BREEDING SEASON (AUGUST 16).
- \* Construction noise monitoring shall continue to be monitored at least twice weekly on varying days, or more frequently depending on the construction activity, to verify that noise levels at the edge of occupied habitat are maintained below 60 dB(A) hourly average or to the ambient noise level if it already exceeds 60 dB(A) hourly average. If not, other measures shall be implemented in consultation with the biologist and the City Manager, as necessary, to reduce noise levels to below 60 dB(A) hourly average or to the ambient noise level if it already exceeds 60 dB(A) hourly average. Such measures may include, but are not limited to, limitations on the placement of construction equipment and the simultaneous use of equipment.
- b. IF COASTAL CALIFORNIA GNATCATCHERS ARE NOT DETECTED DURING THE PROTOCOL SURVEY, THE QUALIFIED BIOLOGIST SHALL SUBMIT SUBSTANTIAL EVIDENCE TO THE CITY MANAGER AND APPLICABLE RESOURCE AGENCIES WHICH DEMONSTRATES WHETHER OR NOT MITIGATION MEASURES SUCH AS NOISE WALLS ARE NECESSARY BETWEEN MARCH 1 AND AUGUST 15 AS FOLLOWS:

- 1. IF THIS EVIDENCE INDICATES THE POTENTIAL IS HIGH FOR COASTAL CALIFORNIA GNATCATCHER TO BE PRESENT BASED ON HISTORICAL RECORDS OR SITE CONDITIONS, THEN CONDITION A.III SHALL BE ADHERED TO AS SPECIFIED ABOVE.
- 2. IF THIS EVIDENCE CONCLUDES THAT NO IMPACTS TO THIS SPECIES ARE ANTICIPATED, NO MITIGATION MEASURES WOULD BE NECESSARY.

## LEAST BELL'S VIREO (State Endangered/Federally Endangered)

NO CLEARING, GRUBBING, GRADING, OR OTHER CONSTRUCTION ACTIVITIES SHALL OCCUR BETWEEN MARCH 15 AND SEPTEMBER 15, THE BREEDING SEASON OF THE LEAST BELL'S VIREO, UNTIL THE FOLLOWING REQUIREMENTS HAVE BEEN MET TO THE SATISFACTION OF THE CITY MANAGER:

A. A QUALIFIED BIOLOGIST (POSSESSING A VALID ENDANGERED SPECIES ACT SECTION 10(a)(1)(A) RECOVERY PERMIT) SHALL SURVEY THOSE WETLAND AREAS THAT WOULD BE SUBJECT TO CONSTRUCTION NOISE LEVELS EXCEEDING 60 DECIBELS [dB(A)] HOURLY AVERAGE FOR THE PRESENCE OF THE LEAST BELL'S VIREO. SURVEYS FOR THE THIS SPECIES SHALL BE CONDUCTED PURSUANT TO THE PROTOCOL SURVEY GUIDELINES ESTABLISHED BY THE U.S. FISH AND WILDLIFE SERVICE WITHIN THE BREEDING SEASON PRIOR TO THE COMMENCEMENT OF CONSTRUCTION. IF THE LEAST BELL'S VIREO IS PRESENT, THEN THE FOLLOWING CONDITIONS MUST BE MET:

BETWEEN MARCH 15 AND SEPTEMBER 15, NO CLEARING, GRUBBING, OR GRADING OF OCCUPIED LEAST BELL'S VIREO HABITAT SHALL BE PERMITTED. AREAS RESTRICTED FROM SUCH ACTIVITIES SHALL BE STAKED OR FENCED UNDER THE SUPERVISION OF A QUALIFIED BIOLOGIST; AND

BETWEEN MARCH 15 AND SEPTEMBER 15, NO CONSTRUCTION ACTIVITIES SHALL OCCUR WITHIN ANY PORTION OF THE SITE WHERE CONSTRUCTION ACTIVITIES WOULD RESULT IN NOISE LEVELS EXCEEDING 60 dB(A) HOURLY AVERAGE AT THE EDGE OF OCCUPIED LEAST BELL'S VIREO OR HABITAT. AN ANALYSIS SHOWING THAT NOISE GENERATED BY CONSTRUCTION ACTIVITIES WOULD NOT EXCEED 60 dB(A) HOURLY AVERAGE AT THE EDGE OF OCCUPIED HABITAT MUST BE COMPLETED BY A QUALIFIED ACOUSTICIAN (POSSESSING CURRENT NOISE ENGINEER LICENSE OR REGISTRATION WITH MONITORING NOISE LEVEL EXPERIENCE WITH LISTED ANIMAL SPECIES) AND APPROVED BY THE CITY MANAGER AT LEAST TWO WEEKS PRIOR TO THE COMMENCEMENT OF CONSTRUCTION ACTIVITIES. PRIOR TO THE COMMENCEMENT OF ANY OF CONSTRUCTION ACTIVITIES DURING THE BREEDING SEASON, AREAS RESTRICTED FROM SUCH ACTIVITIES SHALL BE STAKED OR FENCED

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## UNDER THE SUPERVISION OF A QUALIFIED BIOLOGIST; OR

AT LEAST TWO WEEKS PRIOR TO THE COMMENCEMENT OF CONSTRUCTION ACTIVITIES, UNDER THE DIRECTION OF A QUALIFIED ACOUSTICIAN, NOISE ATTENUATION MEASURES (e.g., BERMS, WALLS) SHALL BE IMPLEMENTED TO ENSURE THAT NOISE LEVELS RESULTING FROM CONSTRUCTION ACTIVITIES WILL NOT EXCEED 60 dB(A) HOURLY AVERAGE AT THE EDGE OF HABITAT OCCUPIED BY THE LEAST BELL'S VIREO. CONCURRENT WITH THE COMMENCEMENT OF CONSTRUCTION ACTIVITIES AND THE CONSTRUCTION OF NECESSARY NOISE ATTENUATION FACILITIES, NOISE MONITORING\* SHALL BE CONDUCTED AT THE EDGE OF THE OCCUPIED HABITAT AREA TO ENSURE THAT NOISE LEVELS DO NOT EXCEED 60 dB(A) HOURLY AVERAGE. IF THE NOISE ATTENUATION TECHNIQUES IMPLEMENTED ARE DETERMINED

TO BE INADEQUATE BY THE QUALIFIED ACOUSTICIAN OR BIOLOGIST, THEN THE ASSOCIATED CONSTRUCTION ACTIVITIES SHALL CEASE UNTIL SUCH TIME THAT ADEQUATE NOISE ATTENUATION IS ACHIEVED OR UNTIL THE END OF THE BREEDING SEASON (SEPTEMBER 16).

- \* Construction noise monitoring shall continue to be monitored at least twice weekly on varying days, or more frequently depending on the construction activity, to verify that noise levels at the edge of occupied habitat are maintained below 60 dB(A) hourly average or to the ambient noise level if it already exceeds 60 dB(A) hourly average. If not, other measures shall be implemented in consultation with the biologist and the City Manager, as necessary, to reduce noise levels to below 60 dB(A) hourly average or to the ambient noise level if it already exceeds 60 dB(A) hourly average. Such measures may include, but are not limited to, limitations on the placement of construction equipment and the simultaneous use of equipment.
- B. IF LEAST BELL'S VIREO ARE NOT DETECTED DURING THE PROTOCOL SURVEY, THE QUALIFIED BIOLOGIST SHALL SUBMIT SUBSTANTIAL EVIDENCE TO THE CITY MANAGER AND APPLICABLE RESOURCE AGENCIES WHICH DEMONSTRATES WHETHER OR NOT MITIGATION MEASURES SUCH AS NOISE WALLS ARE NECESSARY BETWEEN MARCH 15 AND SEPTEMBER 15 AS FOLLOWS:
  - I. IF THIS EVIDENCE INDICATES THE POTENTIAL IS HIGH FOR LEAST BELL'S VIREO TO BE PRESENT BASED ON HISTORICAL RECORDS OR SITE CONDITIONS, THEN CONDITION A.III SHALL BE ADHERED TO AS SPECIFIED ABOVE.
  - II. IF THIS EVIDENCE CONCLUDES THAT NO IMPACTS TO THIS SPECIES ARE ANTICIPATED, NO MITIGATION MEASURES WOULD BE NECESSARY.

## SOUTHWESTERN WILLOW FLYCATCHER (Federally Endangered)

1. Prior to the first reconstruction meeting, the City Manager (or appointed designee) shall verify that the following project requirements regarding the southwestern willow flycatcher are shown on the construction plans:

NO CLEARING, GRUBBING, GRADING, OR OTHER CONSTRUCTION ACTIVITIES SHALL OCCUR BETWEEN MAY 1 AND SEPTEMBER 1, THE BREEDING SEASON OF THE SOUTHWESTERN WILLOW FLYCATCHER, UNTIL

THE FOLLOWING REQUIREMENTS HAVE BEEN MET TO THE SATISFACTION OF THE CITY MANAGER:

A. A QUALIFIED BIOLOGIST (POSSESSING A VALID ENDANGERED SPECIES ACT SECTION 10(a)(1)(A) RECOVERY PERMIT) SHALL SURVEY THOSE WETLAND AREAS THAT WOULD BE SUBJECT TO CONSTRUCTION NOISE LEVELS EXCEEDING 60 DECIBELS [dB(A)] HOURLY AVERAGE FOR THE PRESENCE OF THE SOUTHWESTERN WILLOW FLYCATCHER. SURVEYS FOR THIS SPECIES SHALL BE CONDUCTED PURSUANT TO THE PROTOCOL SURVEY GUIDELINES ESTABLISHED BY THE U.S. FISH AND WILDLIFE SERVICE WITHIN THE BREEDING SEASON PRIOR TO THE COMMENCEMENT OF ANY CONSTRUCTION. IF THE SOUTHWESTERN WILLOW FLYCATCHER IS PRESENT, THEN THE FOLLOWING CONDITIONS MUST BE MET:

BETWEEN MAY 1 AND SEPTEMBER 1, NO CLEARING, GRUBBING, OR GRADING OF OCCUPIED SOUTHWESTERN WILLOW FLYCATCHER HABITAT SHALL BE PERMITTED. AREAS RESTRICTED FROM SUCH ACTIVITIES SHALL BE STAKED OR FENCED UNDER THE SUPERVISION OF A QUALIFIED BIOLOGIST; AND

BETWEEN MAY 1 AND SEPTEMBER 1, NO CONSTRUCTION ACTIVITIES SHALL OCCUR WITHIN ANY PORTION OF THE SITE WHERE CONSTRUCTION ACTIVITIES WOULD RESULT IN NOISE LEVELS EXCEEDING 60 dB(A) HOURLY AVERAGE AT THE EDGE OF OCCUPIED SOUTHWESTERN WILLOW FLYCATCHER HABITAT. AN ANALYSIS SHOWING THAT NOISE GENERATED BY CONSTRUCTION ACTIVITIES WOULD NOT EXCEED 60 dB(A) HOURLY AVERAGE AT THE EDGE OF OCCUPIED HABITAT MUST BE COMPLETED BY A QUALIFIED ACOUSTICIAN (POSSESSING CURRENT NOISE ENGINEER LICENSE OR REGISTRATION WITH MONITORING NOISE LEVEL EXPERIENCE WITH LISTED ANIMAL SPECIES) AND APPROVED BY THE CITY MANAGER AT LEAST TWO WEEKS PRIOR TO THE COMMENCEMENT OF CONSTRUCTION ACTIVITIES. PRIOR TO THE COMMENCEMENT OF CONSTRUCTION ACTIVITIES DURING THE BREEDING SEASON, AREAS RESTRICTED FROM SUCH ACTIVITIES SHALL BE STAKED OR FENCED UNDER THE SUPERVISION OF A QUALIFIED BIOLOGIST; OR AT LEAST TWO WEEKS PRIOR TO THE COMMENCEMENT OF CONSTRUCTION ACTIVITIES, UNDER THE DIRECTION OF A QUALIFIED ACOUSTICIAN.

NOISE ATTENUATION MEASURES (e.g., BERMS, WALLS) SHALL BE IMPLEMENTED TO ENSURE THAT NOISE LEVELS RESULTING FROM CONSTRUCTION ACTIVITIES WILL NOT EXCEED 60 dB(A) HOURLY AVERAGE AT THE EDGE OF HABITAT OCCUPIED BY THE SOUTHWESTERN WILLOW FLYCATCHER. CONCURRENT WITH THE COMMENCEMENT OF CONSTRUCTION ACTIVITIES AND THE CONSTRUCTION OF NECESSARY NOISE ATTENUATION FACILITIES, NOISE MONITORING\* SHALL BE CONDUCTED AT THE EDGE OF THE OCCUPIED HABITAT AREA TO ENSURE THAT NOISE LEVELS DO NOT EXCEED 60 dB(A) HOURLY AVERAGE. IF THE NOISE ATTENUATION TECHNIQUES IMPLEMENTED ARE DETERMINED TO BE INADEQUATE BY THE QUALIFIED ACOUSTICIAN OR BIOLOGIST, THEN THE ASSOCIATED CONSTRUCTION ACTIVITIES SHALL CEASE UNTIL SUCH TIME THAT ADEQUATE NOISE ATTENUATION IS ACHIEVED OR UNTIL THE END OF THE BREEDING SEASON (SEPTEMBER 1).

- \* Construction noise monitoring shall continue to be monitored at least twice weekly on varying days, or more frequently depending on the construction activity, to verify that noise levels at the edge of occupied habitat are maintained below 60 dB(A) hourly average or to the ambient noise level if it already exceeds 60 dB(A) hourly average. If not, other measures shall be implemented in consultation with the biologist and the City Manager, as necessary, to reduce noise levels to below 60 dB(A) hourly average or to the ambient noise level if it already exceeds 60 dB(A) hourly average. Such measures may include, but are not limited to, limitations on the placement of construction equipment and the simultaneous use of equipment.
- B. IF SOUTHWESTERN WILLOW FLYCATCHER ARE NOT DETECTED DURING THE PROTOCOL SURVEY, THE QUALIFIED BIOLOGIST SHALL SUBMIT SUBSTANTIAL EVIDENCE TO THE CITY MANAGER AND APPLICABLE RESOURCE AGENCIES WHICH DEMONSTRATES WHETHER OR NOT MITIGATION MEASURES SUCH AS NOISE WALLS ARE NECESSARY BETWEEN MAY 1 AND SEPTEMBER 1 AS FOLLOWS:
  - I. IF THIS EVIDENCE INDICATES THE POTENTIAL IS HIGH FOR SOUTHWESTERN WILLOW FLYCATCHER TO BE PRESENT BASED ON HISTORICAL RECORDS OR SITE CONDITIONS, THEN CONDITION A.III SHALL BE ADHERED TO AS SPECIFIED ABOVE.
  - II. IF THIS EVIDENCE CONCLUDES THAT NO IMPACTS TO THIS SPECIES ARE ANTICIPATED, NO MITIGATION MEASURES WOULD BE NECESSARY.

#### II. Prior to Start of Construction

#### A. Preconstruction Meeting

The Qualified Biologist/Owners Representative shall incorporate all MHPA construction related requirements, into the project's Biological Monitoring Exhibit (BME).

The Qualified Biologist/Owners Representative is responsible to arrange and perform a focused pre-con with all contractors, subcontractors, and all workers involved in grading or other construction activities that discusses the sensitive nature of the adjacent sensitive biological resources.

## III. During Construction

- A. The Qualified Biologist/Owners Representative, shall verify that all construction related activities taking place within or adjacent to the MHPA are consistent with the CDs, the MSCP/MHPA Land Use Adjacency Guidelines. The Qualified Biologist/Owners Representative shall monitor and ensure that:
  - 1. Land Development /Grading Boundaries The MHPA boundary and the limits of grading shall be clearly delineated by a survey crew prior to brushing, clearing, or grading. Limits shall be defined with orange construction fence and a siltation fence (can be combined) under the supervision of the Qualified Biologist/Owners Representative who shall provide a letter of verification to RE/MMC that all limits were marked as required. Within or aAdjacent to the MHPA, all manufactured slopes associated with site development shall be included within the development footprint.
  - 2. Drainage/Toxics No Direct drainage into the MHPA shall occur during or after construction and that filtration devices, swales and/or detention/desiltation basins that drain into the MHPA are functioning properly during construction, and that permanent maintenance after construction is addressed. These systems should be maintained approximately once a year, or as often a needed, to ensure proper functioning. Maintenance should include dredging out sediments if needed, removing exotic plant materials, and adding chemical-neutralizing compounds (e.g. clay compounds) when necessary and appropriate.
  - 3. Staging/storage, equipment maintenance, and trash Identify all areas for staging, storage of equipment and materials, trash, equipment maintenance, and other construction related activities on the monitoring exhibits and verify that they are within the development footprint. Comply with the applicable notes on the plans
  - 4 Barriers New development adjacent to the MHPA provides city approved barriers along the MHPA boundaries
  - Lighting Periodic night inspections are performed to verify that all lighting adjacent to the MHPA is directed away from preserve areas and appropriate placement and shielding is used.
  - 6. Invasives No invasive plant species are used in or adjacent (within 100 feet) to the MHPA and that within the MHPA, all plant species must be native.
  - 7. Brush Management BMZ1 is within the development footprint and outside of the MHPA, and that maintenance responsibility for the BMZ 2 located within the MHPA is identified as the responsibility of an HOA or other private entity.
  - 8. Noise For any area of the site that is adjacent to or within the MHPA, construction noise that exceeds the maximum levels allowed, shall be avoided, during the breeding seasons, for protected avian species such as: California Gnatcatcher (3/1-8/15); Least Bell's vireo (3/15-9/15); and Southwestern Willow Flycatcher (5/1-8/30). If construction is proposed during the breeding season for the species, U.S. Fish and Wildlife Service protocol surveys will be required in order to determine species presence/absence. When applicable, adequate noise reduction measures shall

be incorporated.

#### IV. Post Construction

## A. Preparation and Submittal of Monitoring Report

The Qualified Biologist/Owners Representative shall submit a final biological monitoring report to the RE/MMC within 30 days of the completion of construction that requires monitoring. The report shall incorporate the results of the MMRP/MSCP requirements per the construction documents and the BME to the satisfaction of RE/MMC.

## B. HISTORICAL RESOURCES (ARCHAEOLOGY)

## Prior to Permit Issuance or Bid Opening/Bid Award

- A. Entitlements Plan Check
  - 1. Prior to permit issuance or Bid Opening/Bid Award, whichever is applicable, the Assistant Deputy Director (ADD) Environmental designee shall verify that the requirements for Archaeological Monitoring and Native American monitoring have been noted on the applicable construction documents through the plan check process.
- B. Letters of Qualification have been submitted to ADD
  - 1. Prior to Bid Award, the applicant shall submit a letter of verification to Mitigation Monitoring Coordination (MMC) identifying the Principal Investigator (PI) for the project and the names of all persons involved in the archaeological monitoring program, as defined in the City of San Diego Historical Resources Guidelines (HRG). If applicable, individuals involved in the archaeological monitoring program must have completed the 40-hour HAZWOPER training with certification documentation.
  - 2. MMC will provide a letter to the applicant confirming the qualifications of the PI and all persons involved in the archaeological monitoring of the project meet the qualifications established in the HRG.
  - 3. Prior to the start of work, the applicant must obtain written approval from MMC for any personnel changes associated with the monitoring program.

#### II. Prior to Start of Construction

- A. Verification of Records Search
  - 1. The PI shall provide verification to MMC that a site specific records search (1/4 mile radius) has been completed. Verification includes, but is not limited to a copy of a confirmation letter from South Coastal Information Center, or, if the search was inhouse, a letter of verification from the PI stating that the search was completed.
  - 2. The letter shall introduce any pertinent information concerning expectations and probabilities of discovery during trenching and/or grading activities.
  - 3. The PI may submit a detailed letter to MMC requesting a reduction to the ¼ mile radius.
- B. PI Shall Attend Precon Meetings
  - 1. Prior to beginning any work that requires monitoring; the Applicant shall arrange a Precon Meeting that shall include the PI, Native American consultant/monitor (where Native American resources may be impacted), Construction Manager (CM)

and/or Grading Contractor, Resident Engineer (RE), Building Inspector (BI), if appropriate, and MMC. The qualified Archaeologist and Native American Monitor shall attend any grading/excavation related Precon Meetings to make comments and/or suggestions concerning the Archaeological Monitoring program with the Construction Manager and/or Grading Contractor.

- a. If the PI is unable to attend the Precon Meeting, the Applicant shall schedule a focused Precon Meeting with MMC, the PI, RE, CM or BI, if appropriate, prior to the start of any work that requires monitoring.
- Acknowledgement of Responsibility for Curation (CIP or Other Public Projects)
   The applicant shall submit a letter to MMC acknowledging their responsibility for
   the cost of curation associated with all phases of the archaeological monitoring
   program.
- 3. Identify Areas to be Monitored
  - b. Prior to the start of any work that requires monitoring, the PI shall submit an Archaeological Monitoring Exhibit (AME) (with verification that the AME has been reviewed and approved by the Native American consultant/monitor when Native American resources may be impacted) based on the appropriate construction documents (reduced to 11x17) to MMC identifying the areas to be monitored including the delineation of grading/excavation limits.
  - c. The AME shall be based on the results of a site specific records search as well as information regarding the age of existing pipelines, laterals and associated appurtenances and/or any known soil conditions (native or formation).
  - d. MMC shall notify the PI that the AME has been approved.
- 4. When Monitoring Will Occur
  - a. Prior to the start of any work, the PI shall also submit a construction schedule to MMC through the RE indicating when and where monitoring will occur.
  - b. The PI may submit a detailed letter to MMC prior to the start of work or during construction requesting a modification to the monitoring program. This request shall be based on relevant information such as review of final construction documents which indicate conditions such as age of existing pipe to be replaced, depth of excavation and/or site graded to bedrock, etc., which may reduce or increase the potential for resources to be present.
- Approval of AME and Construction Schedule
   After approval of the AME by MMC, the PI shall submit to MMC written authorization of the AME and Construction Schedule from the CM.

## III. During Construction

- A. Monitor Shall be Present During Grading/Excavation/Trenching
  - 1. The Archaeological Monitor shall be present full-time during all soil disturbing and grading/excavation/trenching activities which could result in impacts to archaeological resources as identified on the AME. The Construction Manager is responsible for notifying the RE, PI, and MMC of changes to any construction activities such as in the case of a potential safety concern within the area being monitored. In certain circumstances OSHA safety requirements may necessitate modification of the AME.
  - The Native American consultant/monitor shall determine the extent of their presence during soil disturbing and grading/excavation/trenching activities based on the AME and provide that information to the PI and MMC. If prehistoric resources are

- encountered during the Native American consultant/monitor's absence, work shall stop and the Discovery Notification Process detailed in Section III.B-C and IV.A-D shall commence.
- 3. The PI may submit a detailed letter to MMC during construction requesting a modification to the monitoring program when a field condition such as modern disturbance post-dating the previous grading/trenching activities, presence of fossil formations, or when native soils are encountered that may reduce or increase the potential for resources to be present.
- 4. The archaeological and Native American consultant/monitor shall document field activity via the Consultant Site Visit Record (CSVR). The CSVR's shall be faxed by the CM to the RE the first day of monitoring, the last day of monitoring, monthly (Notification of Monitoring Completion), and in the case of ANY discoveries. The RE shall forward copies to MMC.

#### B. Discovery Notification Process

- In the event of a discovery, the Archaeological Monitor shall direct the contractor to temporarily divert all soil disturbing activities, including but not limited to digging, trenching, excavating or grading activities in the area of discovery and in the area reasonably suspected to overlay adjacent resources and immediately notify the RE or BI, as appropriate.
- 2. The Monitor shall immediately notify the PI (unless Monitor is the PI) of the discovery.
- 3. The PI shall immediately notify MMC by phone of the discovery, and shall also submit written documentation to MMC within 24 hours by fax or email with photos of the resource in context, if possible.
- 4. No soil shall be exported off-site until a determination can be made regarding the significance of the resource specifically if Native American resources are encountered.

## C. Determination of Significance

- 1. The PI and Native American consultant/monitor, where Native American resources are discovered shall evaluate the significance of the resource. If Human Remains are involved, follow protocol in Section IV below.
  - a. The PI shall immediately notify MMC by phone to discuss significance determination and shall also submit a letter to MMC indicating whether additional mitigation is required.
  - b. If the resource is significant, the PI shall submit an Archaeological Data Recovery Program (ADRP) and obtain written approval of the program from MMC, CM and RE. ADRP and any mitigation must be approved by MMC, RE and/or CM before ground disturbing activities in the area of discovery will be allowed to resume. Note: If a unique archaeological site is also an historical resource as defined in CEQA Section 15064.5, then the limits on the amount(s) that a project applicant may be required to pay to cover mitigation costs as indicated in CEQA Section 21083.2 shall not apply.
    - (1). Note: For pipeline trenching and other linear projects in the public Rightof-Way, the PI shall implement the Discovery Process for Pipeline Trenching projects identified below under "D."
  - c. If the resource is not significant, the PI shall submit a letter to MMC indicating that artifacts will be collected, curated, and documented in the Final Monitoring Report. The letter shall also indicate that that no further work is required.

- (1). Note: For Pipeline Trenching and other linear projects in the public Rightof-Way, if the deposit is limited in size, both in length and depth; the information value is limited and is not associated with any other resource; and there are no unique features/artifacts associated with the deposit, the discovery should be considered not significant.
- (2). Note, for Pipeline Trenching and other linear projects in the public Right-of-Way, if significance cannot be determined, the Final Monitoring Report and Site Record (DPR Form 523A/B) shall identify the discovery as Potentially Significant.
- D. Discovery Process for Significant Resources Pipeline Trenching and other Linear Projects in the Public Right-of-Way

The following procedure constitutes adequate mitigation of a significant discovery encountered during pipeline trenching activities or for other linear project types within the Public Right-of-Way including but not limited to excavation for jacking pits, receiving pits, laterals, and manholes to reduce impacts to below a level of significance:

- 1. Procedures for documentation, curation and reporting
  - a. One hundred percent of the artifacts within the trench alignment and width shall be documented in-situ, to include photographic records, plan view of the trench and profiles of side walls, recovered, photographed after cleaning and analyzed and curated. The remainder of the deposit within the limits of excavation (trench walls) shall be left intact.
  - b. The PI shall prepare a Draft Monitoring Report and submit to MMC via the RE as indicated in Section VI-A.
  - c. The PI shall be responsible for recording (on the appropriate State of California Department of Park and Recreation forms-DPR 523 A/B) the resource(s) encountered during the Archaeological Monitoring Program in accordance with the City's Historical Resources Guidelines. The DPR forms shall be submitted to the South Coastal Information Center for either a Primary Record or SDI Number and included in the Final Monitoring Report.
  - d. The Final Monitoring Report shall include a recommendation for monitoring of any future work in the vicinity of the resource.

## IV. Discovery of Human Remains

If human remains are discovered, work shall halt in that area and no soil shall be exported off-site until a determination can be made regarding the provenance of the human remains; and the following procedures as set forth in CEQA Section 15064.5(e), the California Public Resources Code (Sec. 5097.98) and State Health and Safety Code (Sec. 7050.5) shall be undertaken:

#### A. Notification

- 1. Archaeological Monitor shall notify the RE or BI as appropriate, MMC, and the PI, if the Monitor is not qualified as a PI. MMC will notify the appropriate Senior Planner in the Environmental Analysis Section (EAS) of the Development Services Department to assist with the discovery notification process.
- The PI shall notify the Medical Examiner after consultation with the RE, either in person or via telephone.

## B. Isolate discovery site

1. Work shall be directed away from the location of the discovery and any nearby area reasonably suspected to overlay adjacent human remains until a determination can

- be made by the Medical Examiner in consultation with the PI concerning the provenience of the remains.
- 2. The Medical Examiner, in consultation with the PI, will determine the need for a field examination to determine the provenience.
- 3 If a field examination is not warranted, the Medical Examiner will determine with input from the PI, if the remains are or are most likely to be of Native American origin.

#### C. If Human Remains ARE determined to be Native American

- 1. The Medical Examiner will notify the Native American Heritage Commission (NAHC) within 24 hours. By law, **ONLY** the Medical Examiner can make this call.
- 2. NAHC will immediately identify the person or persons determined to be the Most Likely Descendent (MLD) and provide contact information.
- 3. The MLD will contact the PI within 24 hours or sooner after the Medical Examiner has completed coordination, to begin the consultation process in accordance with CEQA Section 15064.5(e), the California Public Resources and Health & Safety Codes.
- 4. The MLD will have 48 hours to make recommendations to the property owner or representative, for the treatment or disposition with proper dignity, of the human remains and associated grave goods.
- 5. Disposition of Native American Human Remains will be determined between the MLD and the PI, and, if:
  - a. The NAHC is unable to identify the MLD, OR the MLD failed to make a recommendation within 48 hours after being notified by the Commission, OR;
  - b. The landowner or authorized representative rejects the recommendation of the MLD and mediation in accordance with PRC 5097.94 (k) by the NAHC fails to provide measures acceptable to the landowner, THEN
  - c. To protect these sites, the landowner shall do one or more of the following:
    - (1) Record the site with the NAHC:
    - (2) Record an open space or conservation easement; or
    - (3) Record a document with the County.
  - d. Upon the discovery of multiple Native American human remains during a ground disturbing land development activity, the landowner may agree that additional conferral with descendants is necessary to consider culturally appropriate treatment of multiple Native American human remains. Culturally appropriate treatment of such a discovery may be ascertained from review of the site utilizing cultural and archaeological standards. Where the parties are unable to agree on the appropriate treatment measures the human remains and items associated and buried with Native American human remains shall be reinterred with appropriate dignity, pursuant to Section 5.c., above.

#### D. If Human Remains are NOT Native American

- 1. The PI shall contact the Medical Examiner and notify them of the historic era context of the burial.
- 2. The Medical Examiner will determine the appropriate course of action with the PI and City staff (PRC 5097.98).
- 3. If the remains are of historic origin, they shall be appropriately removed and conveyed to the San Diego Museum of Man for analysis. The decision for internment of the human remains shall be made in consultation with MMC, EAS, the applicant/landowner, any known descendant group, and the San Diego Museum of Man.

## V. Night and/or Weekend Work

- A. If night and/or weekend work is included in the contract
  - 1. When night and/or weekend work is included in the contract package, the extent and timing shall be presented and discussed at the precon meeting.
  - 2. The following procedures shall be followed.
    - a. No Discoveries
      In the event that no discoveries were encountered during night and/or weekend work, the PI shall record the information on the CSVR and submit to MMC via fax by 8AM of the next business day.
    - b. Discoveries
       All discoveries shall be processed and documented using the existing procedures detailed in Sections III During Construction, and IV Discovery of Human Remains. Discovery of human remains shall always be treated as a significant discovery.
    - c. Potentially Significant Discoveries If the PI determines that a potentially significant discovery has been made, the procedures detailed under Section III - During Construction and IV-Discovery of Human Remains shall be followed.
    - d. The PI shall immediately contact the RE and MMC, or by 8AM of the next business day to report and discuss the findings as indicated in Section III-B, unless other specific arrangements have been made.
- B. If night and/or weekend work becomes necessary during the course of construction
  - 1. The Construction Manager shall notify the RE, or BI, as appropriate, a minimum of 24 hours before the work is to begin.
  - 2. The RE, or BI, as appropriate, shall notify MMC immediately.
- C. All other procedures described above shall apply, as appropriate.

#### VI. Post Construction

- A. Submittal of Draft Monitoring Report
  - 1. The PI shall submit two copies of the Draft Monitoring Report (even if negative), prepared in accordance with the Historical Resources Guidelines (Appendix C/D) which describes the results, analysis, and conclusions of all phases of the Archaeological Monitoring Program (with appropriate graphics) to MMC via the RE for review and approval within 90 days following the completion of monitoring. It should be noted that if the PI is unable to submit the Draft Monitoring Report within the allotted 90-day timeframe as a result of delays with analysis, special study results or other complex issues, a schedule shall be submitted to MMC establishing agreed due dates and the provision for submittal of monthly status reports until this measure can be met.
    - a. For significant archaeological resources encountered during monitoring, the Archaeological Data Recovery Program or Pipeline Trenching Discovery Process shall be included in the Draft Monitoring Report.
    - b. Recording Sites with State of California Department of Parks and Recreation The PI shall be responsible for recording (on the appropriate State of California Department of Park and Recreation forms-DPR 523 A/B) any significant or potentially significant resources encountered during the Archaeological Monitoring Program in accordance with the City's Historical Resources Guidelines, and submittal of such forms to the South Coastal Information Center with the Final Monitoring Report.

- 2. MMC shall return the Draft Monitoring Report to the PI via the RE for revision or, for preparation of the Final Report.
- 3. The PI shall submit revised Draft Monitoring Report to MMC via the RE for approval.
- 4. MMC shall provide written verification to the PI of the approved report.
- 5. MMC shall notify the RE or BI, as appropriate, of receipt of all Draft Monitoring Report submittals and approvals.

## B. Handling of Artifacts

- 1. The PI shall be responsible for ensuring that all cultural remains collected are cleaned and catalogued
- 2. The PI shall be responsible for ensuring that all artifacts are analyzed to identify function and chronology as they relate to the history of the area; that faunal material is identified as to species; and that specialty studies are completed, as appropriate.
- C. Curation of artifacts: Accession Agreement and Acceptance Verification
  - 1. The PI shall be responsible for ensuring that all artifacts associated with the survey, testing and/or data recovery for this project are permanently curated with an appropriate institution. This shall be completed in consultation with MMC and the Native American representative, as applicable.
  - 2. When applicable to the situation, the PI shall include written verification from the Native American consultant/monitor indicating that Native American resources were treated in accordance with state law and/or applicable agreements. If the resources were reinterred, verification shall be provided to show what protective measures were taken to ensure no further disturbance occurs in accordance with Section IV Discovery of Human Remains, Subsection C.
  - 3. The PI shall submit the Accession Agreement and catalogue record(s) to the RE or BI, as appropriate for donor signature with a copy submitted to MMC.
  - 4. The RE or BI, as appropriate shall obtain signature on the Accession Agreement and shall return to PI with copy submitted to MMC.
  - 5. The PI shall include the Acceptance Verification from the curation institution in the Final Monitoring Report submitted to the RE or BI and MMC.

## D. Final Monitoring Report(s)

- 1. The PI shall submit one copy of the approved Final Monitoring Report to the RE or BI as appropriate, and one copy to MMC (even if negative), within 90 days after notification from MMC of the approved report.
- 2. The RE shall, in no case, issue the Notice of Completion until receiving a copy of the approved Final Monitoring Report from MMC which includes the Acceptance Verification from the curation institution.

## C. PALEONTOLOGICAL RESOURCES

## I. Prior to Permit Issuance or Bid Opening/Bid Award

- A. Entitlements Plan Check
  - 1. Prior to permit issuance or Bid Opening/Bid Award, whichever is applicable, the Assistant Deputy Director (ADD) Environmental designee shall verify that the requirements for Paleontological Monitoring have been noted on the appropriate construction documents.
- B. Letters of Qualification have been submitted to ADD
  - 1. Prior to Bid Award, the applicant shall submit a letter of verification to Mitigation Monitoring Coordination (MMC) identifying the Principal Investigator (PI) for the

- project and the names of all persons involved in the paleontological monitoring program, as defined in the City of San Diego Paleontology Guidelines.
- 2. MMC will provide a letter to the applicant confirming the qualifications of the PI and all persons involved in the paleontological monitoring of the project.
- 3. Prior to the start of work, the applicant shall obtain approval from MMC for any personnel changes associated with the monitoring program.

#### II. Prior to Start of Construction

#### A. Verification of Records Search

- The PI shall provide verification to MMC that a site specific records search has been completed. Verification includes, but is not limited to a copy of a confirmation letter from San Diego Natural History Museum, other institution or, if the search was inhouse, a letter of verification from the PI stating that the search was completed.
- 2. The letter shall introduce any pertinent information concerning expectations and probabilities of discovery during trenching and/or grading activities.

## B. PI Shall Attend Precon Meetings

- 1. Prior to beginning any work that requires monitoring, the Applicant shall arrange a Precon Meeting that shall include the PI, Construction Manager (CM) and/or Grading Contractor, Resident Engineer (RE), Building Inspector (BI), if appropriate, and MMC. The qualified paleontologist shall attend any grading/excavation related Precon Meetings to make comments and/or suggestions concerning the Paleontological Monitoring program with the Construction Manager and/or Grading Contractor.
  - a. If the PI is unable to attend the Precon Meeting, the Applicant shall schedule a focused Precon Meeting with MMC, the PI, RE, CM or BI, if appropriate, prior to the start of any work that requires monitoring.
- Acknowledgement of Responsibility for Curation (CIP or Other Public Projects)
   The applicant shall submit a letter to MMC acknowledging their responsibility for the cost of curation associated with all phases of the paleontological monitoring program.
- 3. Identify Areas to be Monitored
- a. a. Prior to the start of any work that requires monitoring, the PI shall submit a Paleontological Monitoring Exhibit (PME) based on the appropriate construction documents (reduced to 11x17) to MMC for approval identifying the areas to be monitored including the delineation of grading/excavation limits. Monitoring shall begin at depths below 10 feet from existing grade or as determined by the PI in consultation with MMC. The determination shall be based on site specific records search data which supports monitoring at depths less than ten feet.
  - b. b. The PME shall be based on the results of a site specific records search as well as information regarding existing known soil conditions (native or formation).
  - c. c. MMC shall notify the PI that the PME has been approved.
- d. 4. When Monitoring Will Occur
  - a. Prior to the start of any work, the PI shall also submit a construction schedule to MMC through the RE indicating when and where monitoring will occur.
  - b. The PI may submit a detailed letter to MMC prior to the start of work or during construction requesting a modification to the monitoring program. This request shall be based on relevant information such as review of final construction

documents which indicate conditions such as depth of excavation and/or site graded to bedrock, presence or absence of fossil resources, etc., which may reduce or increase the potential for resources to be present.

5. Approval of PME and Construction Schedule
After approval of the PME by MMC, the PI shall submit to MMC written
authorization of the PME and Construction Schedule from the CM.

#### III. During Construction

- A. Monitor Shall be Present During Grading/Excavation/Trenching
  - 1. The monitor shall be present full-time during grading/excavation/trenching activities including, but not limited to mainline, laterals, jacking and receiving pits, services and all other appurtenances associated with underground utilities as identified on the PME that could result in impacts to formations with high and/or moderate resource sensitivity. The Construction Manager is responsible for notifying the RE, PI, and MMC of changes to any construction activities such as in the case of a potential safety concern within the area being monitored. In certain circumstances OSHA safety requirements may necessitate modification of the PME.
  - 2. The PI may submit a detailed letter to MMC during construction requesting a modification to the monitoring program when a field condition such as trenching activities that do not encounter formational soils as previously assumed, and/or when unique/unusual fossils are encountered, which may reduce or increase the potential for resources to be present.
  - 3. The monitor shall document field activity via the Consultant Site Visit Record (CSVR). The CSVR's shall be faxed by the CM to the RE the first day of monitoring, the last day of monitoring, monthly (Notification of Monitoring Completion), and in the case of ANY discoveries. The RE shall forward copies to MMC.

## B. Discovery Notification Process

- 1. In the event of a discovery, the Paleontological Monitor shall direct the contractor to temporarily divert trenching activities in the area of discovery and immediately notify the RE or BI, as appropriate.
- 2. The Monitor shall immediately notify the PI (unless Monitor is the PI) of the discovery.
- 3. The PI shall immediately notify MMC by phone of the discovery, and shall also submit written documentation to MMC within 24 hours by fax or email with photos of the resource in context, if possible.

## C. Determination of Significance

- 1. The PI shall evaluate the significance of the resource.
  - a. The PI shall immediately notify MMC by phone to discuss significance determination and shall also submit a letter to MMC indicating whether additional mitigation is required. The determination of significance for fossil discoveries shall be at the discretion of the PI.
  - b. If the resource is significant, the PI shall submit a Paleontological Recovery Program (PRP) and obtain written approval of the program from MMC, MC and/or RE. PRP and any mitigation must be approved by MMC, RE and/or CM before ground disturbing activities in the area of discovery will be allowed to resume.

- (1). Note: For pipeline trenching projects only, the PI shall implement the Discovery Process for Pipeline Trenching projects identified below under "D."
- c. If resource is not significant (e.g., small pieces of broken common shell fragments or other scattered common fossils) the PI shall notify the RE, or BI as appropriate, that a non-significant discovery has been made. The Paleontologist shall continue to monitor the area without notification to MMC unless a significant resource is encountered.
- d. The PI shall submit a letter to MMC indicating that fossil resources will be collected, curated, and documented in the Final Monitoring Report. The letter shall also indicate that no further work is required.
  - (1). Note: For Pipeline Trenching Projects Only. If the fossil discovery is limited in size, both in length and depth; the information value is limited and there are no unique fossil features associated with the discovery area, then the discovery should be considered not significant.
  - (2). Note, for Pipeline Trenching Projects Only: If significance can not be determined, the Final Monitoring Report and Site Record shall identify the discovery as Potentially Significant.
- D. Discovery Process for Significant Resources Pipeline Trenching Projects The following procedure constitutes adequate mitigation of a significant discovery encountered during pipeline trenching activities including but not limited to excavation for jacking pits, receiving pits, laterals, and manholes to reduce impacts to below a level of significance.
  - 1. Procedures for documentation, curation and reporting
    - a. One hundred percent of the fossil resources within the trench alignment and width shall be documented in-situ photographically, drawn in plan view (trench and profiles of side walls), recovered from the trench and photographed after cleaning, then analyzed and curated consistent with Society of Invertebrate Paleontology Standards. The remainder of the deposit within the limits of excavation (trench walls) shall be left intact and so documented.
    - b. The PI shall prepare a Draft Monitoring Report and submit to MMC via the RE as indicated in Section VI-A.
    - c. The PI shall be responsible for recording (on the appropriate forms for the San Diego Natural History Museum) the resource(s) encountered during the Paleontological Monitoring Program in accordance with the City's Paleontological Guidelines. The forms shall be submitted to the San Diego Natural History Museum and included in the Final Monitoring Report.
    - d. The Final Monitoring Report shall include a recommendation for monitoring of any future work in the vicinity of the resource.

#### IV. Night and/or Weekend Work

- A. If night and/or weekend work is included in the contract
  - 1. When night and/or weekend work is included in the contract package, the extent and timing shall be presented and discussed at the precon meeting.
  - 2. The following procedures shall be followed.
    - a. No Discoveries

      In the event that no discoveries were encountered during night and/or weekend work, The PI shall record the information on the CSVR and submit to MMC via the RE via fax by 8AM on the next business day.

b. Discoveries

All discoveries shall be processed and documented using the existing procedures detailed in Sections III - During Construction.

c. Potentially Significant Discoveries

If the PI determines that a potentially significant discovery has been made, the procedures detailed under Section III - During Construction shall be followed.

- d. The PI shall immediately contact the RE and MMC, or by 8AM on the next business day to report and discuss the findings as indicated in Section III-B, unless other specific arrangements have been made.
- B. If night and/or weekend work becomes necessary during the course of construction
  - 1. The Construction Manager shall notify the RE, or BI, as appropriate, a minimum of 24 hours before the work is to begin.
  - 2. The RE, or BI, as appropriate, shall notify MMC immediately.
- C. All other procedures described above shall apply, as appropriate.

#### V. Post Construction

- A. Preparation and Submittal of Draft Monitoring Report
  - The PI shall submit two copies of the Draft Monitoring Report (even if negative),
    prepared in accordance with the Paleontological Guidelines which describes the
    results, analysis, and conclusions of all phases of the Paleontological Monitoring
    Program (with appropriate graphics) to MMC via the RE for review and approval
    within 90 days following the completion of monitoring,
    - a. For significant paleontological resources encountered during monitoring, the Paleontological Recovery Program or Pipeline Trenching Discovery Process shall be included in the Draft Monitoring Report.
    - b. Recording Sites with the San Diego Natural History Museum The PI shall be responsible for recording (on the appropriate forms) any significant or potentially significant fossil resources encountered during the Paleontological Monitoring Program in accordance with the City's Paleontological Guidelines, and submittal of such forms to the San Diego Natural History Museum with the Final Monitoring Report.
  - 2. MMC shall return the Draft Monitoring Report to the PI via the RE for revision or, for preparation of the Final Report.
  - 3. The PI shall submit revised Draft Monitoring Report to MMC via the RE for approval.
  - 4. MMC shall provide written verification to the PI of the approved report.
  - 5. MMC shall notify the RE or BI, as appropriate, of receipt of all Draft Monitoring Report submittals and approvals.
- B. Handling of Fossil Remains
  - 1. The PI shall be responsible for ensuring that all fossil remains collected are cleaned and catalogued.
- C. Curation of artifacts: Deed of Gift and Acceptance Verification
  - 1. The PI shall be responsible for ensuring that all fossil remains associated with the monitoring for this project are permanently curated with an appropriate institution.
  - 2. The PI shall submit the Deed of Gift and catalogue record(s) to the RE or BI, as appropriate for donor signature with a copy submitted to MMC.
  - 3. The RE or BI, as appropriate shall obtain signature on the Deed of Gift and shall return to PI with copy submitted to MMC.

- 4. The PI shall include the Acceptance Verification from the curation institution in the Final Monitoring Report submitted to the RE or BI and MMC.
- D. Final Monitoring Report(s)
  - 1. The PI shall submit two copies of the Final Monitoring Report to MMC (even if negative), within 90 days after notification from MMC of the approved report.
  - 2. The RE shall, in no case, issue the Notice of Completion until receiving a copy of the approved Final Monitoring Report from MMC which includes the Acceptance Verification from the curation institution.

## D. <u>HISTORICAL RESOURCES (BUILT ENVIRONMENT)</u>

When a future project requires implementation of this mitigation measure, the following paragraph shall be included in the subsequent environmental document and applicable Historic District name, boundary and district guidelines, if applicable shall be inserted as noted below in [brackets]:

The project is located within the [[insert District name]] Historic District, bounded by [[enter District boundary]] All work within the District boundary must be consistent with the City's Historical Resources Regulations, the U.S. Secretary of the Interior's Standards and the [[enter district guidelines if applicable]] District Design Guidelines. The following mitigation measures are required within the District boundary and shall ensure consistency with these regulations, Standards and guidelines.

- A. Prior to beginning any work at the site, a Pre Construction meeting that includes Historic Resources and MMC staff shall be held at the project site to review these mitigation measures and requirements within the District boundary.
- B. A Historic Sidewalk Stamp Inventory prepared by a qualified historic consultant or archaeologist and approved by HRB staff is required prior to the Pre-Construction (Pre-Con) meeting. The Inventory shall include photo documentation of all existing stamps within the project area keyed to a project site plan.
- C. Existing sidewalk stamps shall be preserved in place. Where existing sidewalk stamps must be impacted to accommodate right-of-way improvements, the following actions are required:
  - 1. A mold of the sidewalk stamp will be made to allow reconstruction of the stamp if destroyed during relocation.
  - The sidewalk stamp shall be saw-cut to preserve the stamp in its entirety; relocated as near as possible to the original location; and set in the same orientation.
  - 3. If the sidewalk stamp is destroyed during relocation, a new sidewalk stamp shall be made from the mold taken and relocated as near as possible to the original location and set in the same orientation.
- D. No new sidewalk stamps shall be added by any contactor working on the project.
- E. Existing historic sidewalk, parkway and street widths shall be maintained. Any work that requires alteration of these widths shall be approved by Historic Resources staff.
- F. Existing historic curb heights and appearance shall be maintained. Any work that requires alteration of the existing height or appearance shall be approved by Historic Resources staff.

- G. Sections of sidewalk which may be impacted by the project shall be replaced in-kind to match the historic color, texture and scoring pattern of the original sidewalks. If the original color, scoring pattern or texture is not present at the location of the impact, the historically appropriate color, texture and scoring pattern found throughout the district shall be used.
- H. Truncated domes used at corner curb ramps shall be dark gray in color.
- I. Existing historic lighting, such as acorn lighting shall remain. New lighting shall be consistent with existing lighting fixtures, or fixtures specified in any applicable District Design Guidelines.
- J. Existing mature street trees shall remain. New street trees shall be consistent with the prevalent mature species in the District and/or species specified in any applicable District Design Guidelines.
- K. Any walls located within the right-of-way or on private property are considered historic and may not be impacted without prior review and approval by Historic Resources staff.

#### VI. PUBLIC REVIEW DISTRIBUTION:

Draft copies or notice of this Mitigated Negative Declaration were distributed to:

#### United States Government

Fish and Wildlife Service (23)

MCAS Miramar (13)

Naval Facilities Engineering Command Southwest (8)

#### State of California

Department of Fish and Game (32A)

State Clearing House (46)

Resources Agency (43)

Native American Heritage Commission (56)

State Historic Preservation Officer (41)

Regional Water Quality Control Board (44)

Water Resources (45)

Water Resources Control Board (55)

Coastal Commission (48)

Caltrans District 11 (31)

#### County of San Diego

Department of Environmental Health (75)

Planning and Land Use (68)

Water Authority (73)

#### City of San Diego

Office of the Mayor (91)

Council President Young, District 4 (MS 10A)

Councilmember Lightner, District 1 (MS 10A)

Councilmember Faulconer, District 2 (MS 10A)

Councilmember Gloria, District 3 (MS 10A)

Councilmember DeMaio, District 5 (MS 10A)

Councilmember Zapf, District 6 (MS 10A)

Councilmember Emerald, District 7 (MS 10A)

Councilmember Alvarez, District 8 (MS 10A)

Historical Resource Board (87)

City Attorney (MS 56A)

Shannon Thomas (MS 93C)

**Engineering and Capital Projects** 

Marc Cass (MS 908A)

Allison Sherwood (MS 908A)

Matthew DeBeliso (MS 908A)

Akram Bassyouni (MS 908A)

Michael Ninh (MS 908A)

Roman Anissi (MS 908A)

Daniel Tittle (MS 908A)

Development Services Department

Myra Herrmann (MS 501)

Kristen Forburger (MS 401)

Jeanne Krosch (MS 401)

Kelley Stanco (MS 501)

Library Dept.-Gov. Documents MS 17 (81)

Balboa Branch Library (81B)

Beckwourth Branch Library (81C)

Benjamin Branch Library (81D)

Carmel Mountain Ranch Branch (81E)

Carmel Valley Branch Library (81F)

City Heights/Weingart Branch Library (81G)

Clairemont Branch Library (81H)

College-Rolando Branch Library (811)

Kensington-Normal Heights Branch Library (81K)

La Jolla/Riford branch Library (81L)

Linda Vista Branch Library (81M)

Logan Heights Branch Library (81N)

Malcolm X Library & Performing Arts Center (810)

Mira Mesa Branch Library (81P)

Mission Hills Branch Library (81Q)

Mission Valley Branch Library (81R)

North Clairemont Branch Library (81S)

North Park Branch Library (81T)

Oak Park Branch Library (81U)

Ocean Beach Branch Library (81V)

Otay Mesa-Nestor Branch Library (81W)

Pacific Beach/Taylor Branch Library (81X)

Paradise Hills Branch Library (81Y)

Point Loma/Hervey Branch Library (81Z)

Rancho Bernardo Branch Library (81AA)

Rancho Peñasquitos Branch Library (81BB)

San Carlos Branch Library (81DD)

San Ysidro Branch Library (81EE)

Scripps Miramar Ranch Branch Library (81FF)

Serra Mesa Branch Library (81GG) Skyline Hills Branch Library (81HH) Tierrasanta Branch Library (81II) University Community Branch Library (81JJ) University Heights Branch Library (81KK) Malcolm A. Love Library (457)

## Other Interested Individuals or Groups

## Community Planning Groups

Community Planners Committee (194)

Balboa Park Committee (226 + 226A)

Black Mountain Ranch - Subarea I (226C)

Otay Mesa - Nestor Planning Committee (228)

Otay Mesa Planning Committee (235)

Clairemont Mesa Planning Committee (248)

Greater Golden Hill Planning Committee (259)

Serra Mesa Planning Group (263A)

Kearny Mesa Community Planning Group (265)

Linda Vista Community Planning Committee (267)

La Jolla Community Planning Association (275)

City Heights Area Planning Committee (287)

Kensington-Talmadge Planning Committee (290)

Normal Heights Community Planning Committee (291)

Eastern Area Planning Committee (302)

North Bay Community Planning Group (307)

Mira Mesa Community Planning Group (310)

Mission Beach Precise Planning Board (325)

Mission Valley Unified Planning Organization (331)

Navajo Community Planners Inc. (336)

Carmel Valley Community Planning Board (350)

Del Mar Mesa Community Planning Board (361)

Greater North Park Planning Committee (363)

Ocean Beach Planning Board (367)

Old Town Community Planning Committee (368)

Pacific Beach Community Planning Committee (375)

Pacific Highlands Ranch - Subarea III (377A)

Rancho Peñasquitos Planning Board (380)

Peninsula Community Planning Board (390)

Rancho Bernardo Community Planning Board (400)

Sabre Springs Community Planning Group (406B)

Sabre Springs Community Planning Group (407)

San Pasqual - Lake Hodges Planning Group (426)

San Ysidro Planning and Development Group (433)

Scripps Ranch Community Planning Group (437)

Miramar Ranch North Planning Committee (439)

Skyline - Paradise Hills Planning Committee (443)

Torrey Hills Community Planning Board (444A)

Southeastern San Diego Planning Committee (449)

Encanto Neighborhoods Community Planning Group (449A)

College Area Community Council (456)

Tierrasanta Community Council (462)

Torrey Highlands - Subarea IV (467)

Torrey Pines Community Planning Group (469)

University City Community Planning Group (480)

Uptown Planners (498)

## Town/Community Councils - PUBLIC NOTICE ONLY

Town Council Presidents Association (197)

Harborview Community Council (246)

Carmel Mountain Ranch Community Council (344)

Clairemont Town Council (257)

Serra Mesa Community Council (264)

Rolando Community Council (288)

Oak Park Community Council (298)

Webster Community Council (301)

Darnell Community Council (306)

La Jolla Town Council (273)

Mission Beach Town Council (326)

Mission Valley Community Council (328 C)

San Carlos Area Council (338)

Ocean Beach Town Council, Inc. (367 A)

Pacific Beach Town Council (374)

Rancho Penasquitos Community Council (378)

Rancho Bernardo Community Council, Inc. (398)

Rancho Penasquitos Town Council (383)

United Border Community Town Council (434)

San Dieguito Planning Group (412)

Murphy Canyon Community Council (463)

## Other Interested Individuals or Groups

San Diego Unified Port District (109)

San Diego County Regional Airport Authority (110)

San Diego transit Corporation (112)

San Diego Gas & Electric (114)

Metropolitan Transit Systems (115)

San Diego Unified School District (125/132)

San Ysidro Unified School District (127)

San Diego Community College District (133)

The Beach and Bay Beacon News (137)

Sierra Club (165)

San Diego Canyonlands (165A)

San Diego Natural History Museum (166)

San Diego Audubon Society (167)

Jim Peugh (167A)

California Native Plant Society (170)

San Diego Coastkeeper (173)

Endangered Habitat League (182 and 182A)

South Coastal Information Center @ San Diego State University (210)

San Diego Historical Society (211)

Carmen Lucas (206)

Clint Linton (215b)

San Diego Archaeological Center (212)

Save Our Heritage Organization (214)

Ron Christman (215)

Louie Guassac (215A)

San Diego County Archaeological Society (218)

Kumeyaay Cultural Heritage Preservation (223)

Kumeyaay Cultural Repatriation Committee (225)

Native American Distribution (NOTICE ONLY 225A-T)

San Diego Historical Society (211)

Theresa Acerro (230)

Unified Port of San Diego (240)

Centre City Development Corporation (242)

Centre City Advisory Committee (243)

Balboa Avenue CAC (246)

Theresa Quiros (294)

Fairmount Park Neighborhood Association (303)

John Stump (304)

San Diego Baykeeper (319)

Debbie Knight (320)

Mission Hills Heritage (497)

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#### VII. RESULTS OF PUBLIC REVIEW:

- () No comments were received during the public input period.
- () Comments were received but did not address the draft Mitigated Negative Declaration finding or the accuracy/completeness of the Initial Study. No response is necessary. The letters are attached.
- (x) Comments addressing the findings of the draft Mitigated Negative Declaration and/or accuracy or completeness of the Initial Study were received during the public input period. The letters and responses follow.

Copies of the draft Mitigated Negative Declaration, the Mitigation, Monitoring and Reporting Program and any Initial Study material are available in the office of the Entitlements Division for review, or for purchase at the cost of reproduction.

Myra Hermann, Senior Planner

Development Services Department

September 14, 2011
Date of Draft Report

October 24, 2011
Date of Final Report

#### Attachments:

Figure 1 - Harbor Drive Pipeline Location Map

Figure 2 - Water Group 949 Site 1 Location Map

Figure 3- Water Group 949 Site 2 Location Map

Figure 4- Water Group 949 Site 3 Location Map

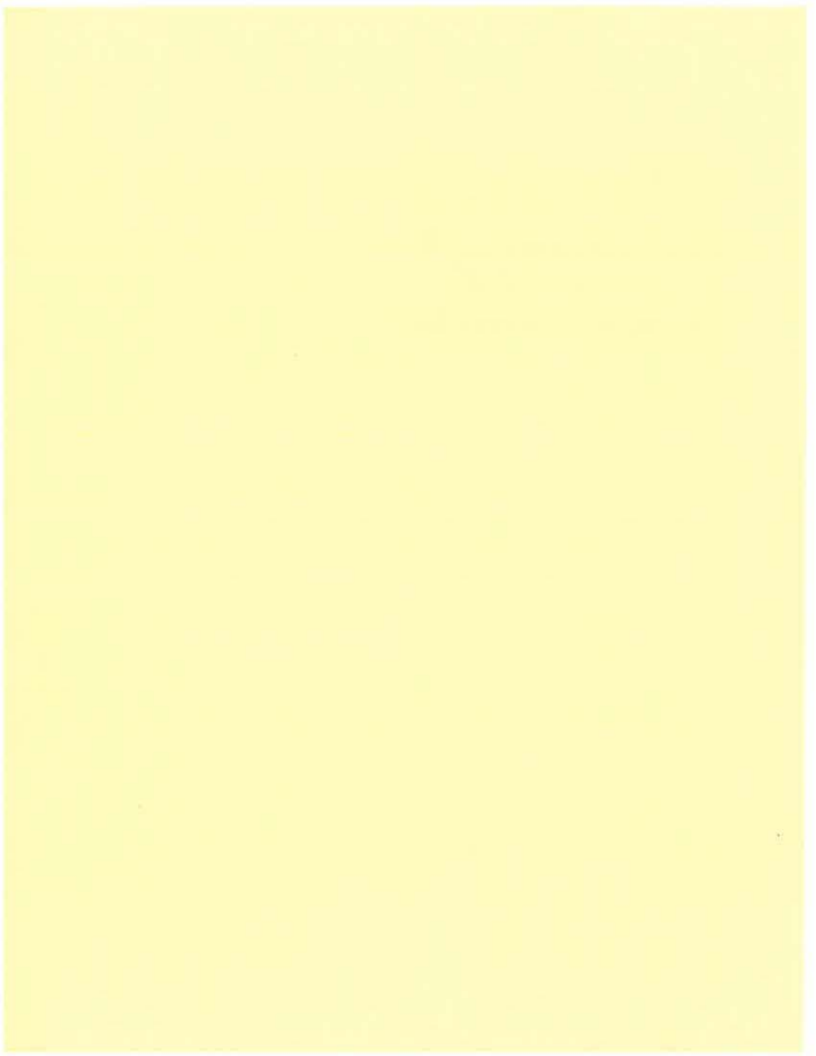
Figure 5- Sewer Group 787 Location Map

Figure 6- Water Group 914 Location Map

Figure 7- Sewer and Water Group 732 Location Map

Figure 8- Water Group 949-Site 2 with the MHPA

Initial Study Checklist





# STATE OF CALIFORNIA Governor's Office of Planning and Research State Clearinghouse and Planning Unit



October 14, 2011

Jeffrey Szymanski City of Sán Diego 1222 First Avenue, MS-501 San Diego, CA 92101

Subject: Citywide Pipeline Projects 2011

SCH#: 2011091045

Dear Jeffrey Szymanski:

The State Clearinghouse submitted the above named Mitigated Negative Declaration to selected state agencies for review. On the enclosed Document Details Report please note that the Clearinghouse has listed the state agencies that reviewed your document. The review period closed on October 13, 2011, and the comments from the responding agency. (igs) is (are) enclosed. If this comment package is not in order, please notify the State Clearinghouse immediately. Please refer to the project's ten-digit State Clearinghouse number in future correspondence so that we may respond promptly.

Please note that Section 21104(c) of the California Public Resources Code states that:

"A responsible or other public agency shall only make substantive comments regarding those activities involved in a project which are within an area of expertise of the agency or which are required to be carried out or approved by the agency. Those comments shall be supported by specific documentation."

These comments are forwarded for use in preparing your final environmental document. Should you need more information or clarification of the enclosed comments, we recommend that you contact the commenting agency directly.

This letter acknowledges that you have complied with the State Clearinghouse review requirements for draft environmental documents, pursuant to the California Environmental Quality Act. Please contact the State Clearinghouse at (916) 445-0613 if you have any questions regarding the environmental review process.

Sincerol

Scott Morgan

Director, State Clearinghouse

Enclosures

cc: Resources Agency

1400 TENTH STREET P.O. BOX 3044 SACRAMENTO, CALIFORNIA 95812-3044 TEL (916) 445-0818 FAX (916) 323-3018 www.spr.ca.gov

#### RESPONSE TO COMMENTS

CALIFORNIA STATE CLEARING HOUSE AND PLANNING	UNIT (10/14/2011)
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Comment acknowledged no response is necessary.

### State Clearinghouse Data Base

SCH# 2011091045 Citywide Pipeline Projects 2011 Project Title Lead Agency San Diego, City of MND Mitigated Negative Declaration Type Description Council Approval to allow the replacement, rehabilitation, relocation, point repair, new trenching, trenchless construction, and abandonment of water and/or sewer alignments and associated improvements such as curb ramps, sewer lateral connections, water service connections, manholes. new pavement/slurry, the removal and/or replacement of street trees and the removal and/or

replacement of street lights. The construction footprint, including staging areas and other areas (such as access) should be located within the City of San Diego Public Right-of-Way and/or within public easements. The proposal may include planned pipeline construction within private easements from the PROW to the service connection. A signed agreement between the City and the property owner would be required for work conducted on private property. Project types that would be included in the analysis contained herein would consist of sewer and water group jobs, trunk sewers, large diameter water pipeline projects, manholes and other necessary appurtenances. All associated equipment would be staged in existing right-of-ways adjacent to the proposed work areas." The proposed project would not impact Sensitive Biological Resources or Environmentally Sensitive Lands (ESL) as defined by the Land Development Code and would not encroach into the City's Multi-Habitat Planning Area (MHPA). Applicant: The City of San Diego Engineering and Capital Projects Department AND Public Utilities Department.

### **Lead Agency Contact**

Name Jeffrey Szymanski City of San Diego Agency 619 446 5324

Fax

Phone email

Address 1222 First Avenue, MS-501

City San Diego State CA Zip 92101

### **Project Location**

County San Diego City San Diego

Region

Lat/Long

Cross Streets Citywide

Parcel No.

Township

Range

Section

Base

### Proximity to:

Highways

Airports

Rallways

Waterways

Schools

Land Use Citywide

Project Issues Archaeologic-Historic; Landuse; Other Issues

Resources Agency; California Coastal Commission; Department of Fish and Game, Region 5; Office of Agencies Historic Preservation; Department of Parks and Recreation; Department of Water Resources; Caltrans, Division of Aeronautics; California Highway Patrol; Caltrans, District 11; CA Department of Public Health; State Water Resources Control Board, Divison of Financial Assistance; Regional Water Quality Control Board, Region 9; Native American Heritage Commission; Public Utilities Commission

Note: Blanks in data fields result from insufficient information provided by lead agency.

### RESPONSE TO COMMENTS

CALIFORNIA STATE CLEARING HOUSE AND PLANNING UNIT	(10/14/2011)
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### State Clearinghouse Data Base

Date Received 09/14/2011 Start of Review 09/14/2011 End of Review 10/13/2011

Note: Blanks in date fields result from insufficient information provided by lead agency.

### RESPONSE TO COMMENT'S

CALIFORNIA STATE CLEARING HOUSE AND PLANNING UNIT (10/14/2011)

STATE OF CALIFORMIA BUSINESS, TRANSPORTATION AND HOUSING ACENCY

FOMUND G BROWN Jr. Governor

### DEPARTMENT OF TRANSPORTATION

DISTRICT 11
PLANNING DIVISION
4050 TAYLOR STREET, MS 240
SAN DIEGO, CA 92110
PHONE (619) 688-6960
FAX (619) 688-4299
TTY 711
www.dot.a.gov



Flex your power. Be energy efficient.

September 28, 2011

SEP 2 9 2011
STATE CLEARING HOUSE

11-SD-Var PM Various

Citywide Pipeline Projects 2011 SCH# 2011091045

Mr. Jeffrey Szymanski City of San Diego Development Services Center 1222 First Avenue MS 501 San Diego, CA 92101



Dear Mr. Szymanski:

The California Department of Transportation (Caltrans) appreciates the opportunity to comment on the Draft Mitigated Negative Declaration (MND) for the North-South District Interconnection System Project (Project). The project is identified in the MND to cross State Route 52 (SR-52) and State Route 94 (SR-94). Caltrans would like to submit the following comments:

Any work performed within Caltrans Right-of-Way (R/W) will require an approved encroachment permit by Caltrans. All Caltrans standards for utility encroachments shall be met.

Additionally, any work performed within Caltrans R/W must provide an approved final environmental document including the California Environmental Quality Act (CEQA) determination addressing any environmental impacts within the Caltrans' R/W, and any corresponding technical studies. If these materials are not included with the encroachment permit application, the applicant will be required to acquire and provide these to Caltrans before the permit application will be accepted. Identification of avoidance and/or mitigation measures will be a condition of the encroachment permit approval as well as procurement of any necessary regulatory and resource agency permits.

Additional information regarding encroachment permits may be obtained by contacting the Caltrans Permits Office at (619) 688-6158. Farly coordination with Caltrans is strongly advised for all encroachment permit.

If you have any questions on the comments Caltrans has provided, please contact Marisa Hampton of the Development Review Branch at (619) 688-6954.

Sincerely,

JACOB ARMSTRONG, Chief Development Review Branch

"Caltrans improves mobility across California

### RESPONSE TO COMMENTS

### DEPARTMENT OF TRANSPORTATION (9/28/2011)

- The comment letter has been forwarded to the applicant department and it is acknowledged
  that any work conducted within the Caltrans R/W will require an approved encroachment
  permit by Caltrans.
- The applicant department acknowledges that they must provide the certified CEQA document to Caltrans prior to the approval of an encroachment permit.

STATE OF CALIFORNIA

Edmund G. Brown, Jr., Governor

NATIVE AMERICAN HERITAGE COMMISSION

CAPITOL MALL, ROOM 364 SACRAMENTO, CA 95814 (918) 653-6251 Fact (916) 657-6390 Web Site www.nahc.ca.gov

elear 10/13/2011 8



September 27, 2011

Mr. Jeffrey Szymanski, Environmental Planner

City of San Diego Development Services Department 1222 First Avenue, MS 501

San Diego, CA 92101



Re: SCH#2011091045; CEQA Notice of Completion; proposed Mitigated Negative Declaration for the "Citywide Pipeline Projects 2011, City Project No. 255100;" located in the City of San Diego; San Diego County, California.

### Dear Mr. Szymanski:

The Native American Heritage Commission (NAHC), the State of California 'Trustee Agency' for the protection and preservation of Native American cultural resources pursuant to California Public Resources Code §21070 and affirmed by the Third Appellate Court in the case of EPIC v. Johnson (1985: 170 Cal App. 3rd 604). The NAHC wishes to comment on the proposed project.

This letter includes state and federal statutes relating to Native American historic properties of religious and cultural significance to American Indian tribes and interested Native American Individuals as 'consulting parties' under both state and federal law. State law also addresses the freedom of Native American Religious Expression in Public Resources Code \$5097.9.

The California Environmental Quality Act (CEQA - CA Public Resources Code 21000-21177, amendments effective 3/18/2010) requires that any project that causes a substantial adverse change in the significance of an historical resource, that includes archaeological resources, is a 'significant effect' requiring the preparation of an Environmental Impact Report (EIR) per the CEQA Guidelines defines a significant impact on the environment as 'a substantial, or potentially substantial, adverse change in any of physical conditions within an area affected by the proposed project, including ... objects of historic or aesthetic significance." In order to comply with this provision, the lead agency is required to assess whether the project will have an adverse impact on these resources within the 'area of potential effect (APE), and if so, to mitigate that effect. The NAHC Sacred Lands File (SLF) search resulted as follows: Native American cultural resources were identified in several areas of the City of San Diego.

The NAHC "Sacred Sites," as defined by the Native American Heritage Commission and the California Legislature in California Public Resources Code §§5097.94(a) and 5097.96. Items in the NAHC Sacred Lands Inventory are confidential and exempt from the Public Records Act pursuant to California Government Code §6254 (r ).

Early consultation with Native American tribes in your area is the best way to avoid unanticipated discoveries of cultural resources or burial sites once a project is underway. Culturally affiliated tribes and individuals may have knowledge of the religious and cultural significance of the historic properties in the project area (e.g. APE). We strongly urge that you

### RESPONSE TO COMMENTS

### NATIVE AMERICAN HERITAGE COMMISSION (9/29/2011)

- Comment noted. Staff acknowledges that Native American cultural resources have been identified within several areas of the City of San Diego. Archaeological and Native American monitoring has been included as mitigation within the MND and would preclude a substantial adverse change in the significance of historical resources.
- Comment noted. The draft MND was sent to all individuals on the recommended list from the NAHC, with the exception of the Inter-Tribal Cultural Resource Council. This new group will be included in the distribution of the final MND and will also added to the City's list for distribution of draft environmental documents which include a discussion of archaeological and/or Native American cultural resources.

make contact with the list of Native American Contacts on the attached list of Native American contacts, to see if your proposed project might impact Native American cultural resources and to obtain their recommendations concerning the proposed project. Pursuant to CA Public Resources Code § 5097.95, the NAHC requests that the Native American consulting parties be provided pertinent project information. Consultation with Native American communities is also a matter of environmental justice as defined by California Government Code §65040.12(e). Pursuant to CA Public Resources Code §5097.95, the NAHC requests that pertinent project information be provided consulting tribal parties. The NAHC recommends avoidance as defined by CEQA Guidelines §15370(a) to pursuing a project that would damage or destroy Native American cultural resources and Section 2183.2 that requires documentation, data recovery of cultural resources.

Consultation with tribes and interested Native American consulting parties, on the NAHC list, should be conducted in compliance with the requirements of federal NEPA and Section 108 and 4(f) of federal NHPA (16 U.S.C. 470 et seq), 36 CFR Part 800.3 (f) (2.3 .5, the President's Council on Environmental Quality (CSQ, 42 U.S.C 4371 et seq, and NAGPRA (25 U.S.C. 3001-3013) as appropriate. The 1992 Secretary of the Interiors Standards for the Treatment of Historic Properties were revised so that they could be applied to all historic resource types included in the National Register of Historic Places and including cultural landscapes. Also, federal Executive Orders Nos. 11593 (preservation of cultural environment), 13175 (coordination & consultation) and 13007 (Sacred Sites) are helpful, supportive guides for Section 108 consultation. The aforementioned Secretary of the Interior's Standards include recommendations for all "lead agencies" to consider the historic context of proposed projects and to "research" the cultural landscape that might include the 'area of potential effect.'

Confidentiality of "historic properties of religious and cultural significance" should also be considered as protected by California Government Code §6254(r) and may also be protected under Section 304 of he NHPA or at the Secretary of the Interior discretion if not eligible for listing on the National Register of Historic Places. The Secretary may also be advised by the federal Indian Religious Freedom Act (cf. 42 U.S.C., 1996) in issuing a decision on whether cr not to disclose items of religious and/or cultural significance identified in or near the APEs and possibility threatened by proposed project activity.

Furthermore, Public Resources Code Section 5097.98, California Government Code §27491 and Health & Safety Code Section 7050.5 provide for provisions for accidentally discovered archeological resources during construction and mandate the processes to be followed in the event of an accidental discovery of any human remains in a project location other than a 'dedicated cemetery'.

To be effective, consultation on specific projects must be the result of an ongoing relationship between Native American tribes and lead agencies, project proponents and their contractors, in the opinion of the NAHC. Regarding tribal consultation, a relationship bullt around regular meetings and informal involvement with local tribes will lead to more qualitative consultation tribal input on specific projects.

If you have any questions about this response to your request, please do not hesitate to contact me at (916) 653-6251.

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### RESPONSE TO COMMENTS

### NATIVE AMERICAN HERITAGE COMMISSION (9/29/2011) continued

- 6. Please see Response to Comment 5. In addition, the MND includes mitigation requirements that would require the preparation of background research including a ¼ mile radius archaeological record search at the South Coastal Information Center prior to the commencement of construction. The record search of the surrounding area would provide the historic context and inform the consultant of the cultural landscape for the APE of the project.
- Comment acknowledged.
- Please see Section III and IV of the MMRP under Historical Resources (Archaeology).
   Mitigation measures are in place in case of discovery of human remains and archaeological resources during construction that would ensure compliance with Public Resources Code Section 5097.98, California Government Code §27491 and Health and Safety Code Section 7050.5
- Comment noted. The City has gone to great efforts to establish and maintain productive working relationships with the Native American community.



Dave Singleton

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Cc: State Clearinghouse

Attachment: Native American Contact List

### RESPONSE TO COMMENTS

NATIVE AMERICAN HERITAGE COMMISSION (9/29/2011) continued

### San Diego County September 27, 2011

Jamul Indian Village Kenneth Meza, Chairperson

P.O. Box 612 Jamul CA 91935

amulrez@sctdv.net (619) 669-4785 (619) 669-48178 - Fax Diegueno/Kumeyaay

Inaja Band of Mission Indians Rebecca Osuna, Spokesperson 2005 S. Escondido Blvd. Diegueno Escondido . CA 92025

(760) 737-7628

(760) 747-8568 Fax

Mesa Grande Band of Mission Indians

Mark Romero, Chairperson

P.O Box 270 Diegueno Santa Ysabel, CA 92070

mesagrandeband@msn.com

(760) 782-3818

(760) 782-9092 Fax

Kumeyaay Cultural Heritage Preservation Paul Cuero

36190 Church Road, Suite 5 Diegueno/Kumeyaay

. CA 91906 Campo

(619) 478-9046 (619) 478-9505 (619) 478-5818 Fax

Kwaaymii Laguna Band of Mission Indians Carmen Lucas

Diegueno -

P.O. Box 775

Pine Valley , CA 91962

(619) 709-4207

Kumeyaay Cultural Repatriation Committee

Steve Banegas, Spokesperson

1095 Barona Road Diegueno/Kumeyaay

Lakeside - CA 92040 (619) 742-5587 - cell

(619) 742-5587

(619) 443-0681 FAX

Ewiiaapaayp Tribal Office Will Micklin, Executive Director

4054 Willows Road

Diegueno/Kumeyaay . CA 91901

Diequeno/Kumeyaay

Alpine wmicklin@leaningrock.net (619) 445-6315 - volce (619) 445-9126 - fax

Ewijaapaayp Tribal Office Michael Garcia, Vice Chairperson

4054 Willows Road

Alpine , CA 91901 michaelq@leaningrock.net (619) 445-6315 - voice

(619) 445-9126 - fax

is list is current only as of the date of this document.

stribution of this list does not relieve any person of the statutory responsibility as defined in Section 7050.5 of the Health and Safety Code, ction 5097.94 of the Public Resources Code and Section 5097.98 of the Public Resources Code.

is list is applicable for contecting local Native Americans with regard to cultural resources for the proposed CH#2011091046; CEQA Notice of Completion; proposed Mitigated Negative Declaration for the Citywide Pipellines Projects 2011; located the City of San Diego; San Diego California.

### RESPONSE TO COMMENTS

NATIVE AMERICAN HERITAGE COMMISSION (9/29/2011) continued

### Native American Contacts San Diego County September 27, 2011

∃arona Group of the Capitan Grande

Edwin Romero, Chairperson

095 Barona Road Diegueno

, CA 92040 akeside iue@barona-nsn.gov

619) 443-6612 19-443-0681

Sycuan Band of the Kumeyaay Nation

Danny Tucker, Chairperson

5459 Sycuan Road Diegueno/Kumeyaay

El Cajon , CA 92021 ssilva@sycuan-nsn.gov

619 445-2613 619 445-1927 Fax

a Posta Band of Mission Indians Swendolyn Parada, Chairperson

PO Box 1120 Diequeno/Kumevaav

Boulevard , CA 91905 parada@lapostacasino.

619) 478-2113 319-478-2125

San Pasqual Band of Mission Indians

Allen E. Lawson, Chairperson

PO Box 365 Diegueno

#lleni@sanpasqualband.com

(760) 749-3200

Valley Center, CA 92082

Diegueno

(760) 749-3876 Fax

lipay Nation of Santa Ysabel Virgil Perez, Spokesman

PO Box 130

Santa Ysabel CA 92070 brandietaylor@yahoo.com

(760) 765-0845 (760) 765-0320 Fax Viejas Band of Kumeyaay Indians Anthony R. Pico, Chairperson

PO Box 908

Diegueno/Kumeyaay . CA 91903

Diegueno/Kumeyaay

Alpine jrothauff@viejas-nsn.gov (619) 445-3810

(619) 445-5337 Fax

Kumeyaay Cultural Historic Committee Ron Christman

56 Viejas Grade Road

Alpine . CA 92001

(619) 445-0385

Campo Kumeyaay Nation

Monique LaChappa, Chairperson 36190 Church Road, Suite 1 Diegueno/Kumeyaay

. CA 91906 Campo miachappa@campo-nsn.gov

(619) 478-9046 (619) 478-5818 Fax

### RESPONSE TO COMMENTS

NATIVE AMERICAN HERITAGE COMMISSION	(9/29/2011	) continued
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San Diego County September 27, 2011

pai Nation of Santa Ysabel Dint Linton, Director of Cultural Resources Diegueno/Kum

O. Box 507 Diegueno/Kumeyaay
Santa Ysabel CA 92070

P.O. Box 1120 Boulevard , CA 91905 (619) 478-2113

Kurneyaay Cultural Repatriation Committee Bernice Paipa, Vice Spokesperson

Diegueno/Kumeyaay

ilinton73@aol.com |760) 803-5694 |ilinton73@aol.com

Manzanita Band of the Kumeyaay Nation Leroy J. Elliott, Chairperson P.O. Box 1302 Diegueno/Kumeyaay

Boulevard . CA 91905

(619) 766-4930

(619) 766-4957 - FAX

Kumeyaay Diegueno Land Conservancy M. Louis Guassac

P.O. Box 1992

. Box 1992 Diegueno/Kumeyaay

Alpine , CA 91903 quassacl@onebox.com

(619) 952-8430

Inter-Tribal Cultural Resource Council Frank Brown, Coordinator 240 Brown Road Dieguen

Diegueno/Kurneyaay

Alpine , CA 91901 FIREFIGHTER69TFF@AOL.

COM

((619) 884-8437

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icHit2011091045; CEGA Notice of Completion; proposed Mitigated Negative Declaration for the Citywide Pipellines Projects 2011; located the City of San Diego; San Diego California.

### RESPONSE TO COMMENTS

NATIVE AMERICAN HERITAGE	COMMISSION	(9/29/2011	) continued
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### State Water Resources Control Board

OCT 1 0 2011

Jeffrey Szymanski, Associate Planner City of San Diego, Development Services Department 1222 First Avenue MS 501 San Diego, CA 92101

Dear Mr. Szymanski,

IS/MND) FOR THE CITY OF SAN DIEGO (CITY); CITYWIDE PIPELINE PROJECTS 2011 (PROJECT); SAN DIEGO COUNTY; STATE CLEARINGHOUSE NO.2011091045

We understand the City maybe 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 for the environmental document prepared for the Project.

Please provide us with the following documents applicable to the proposed Project: (1) 2 copies of the draft and final IS/MND, (2) the resolution adopting/certifying the IS/MND making California Environmental Quality Act (CEQA) findings, (3) all comments received during the review period and the City's response to those comments, (4) the adopted Mitigation Monitoring and Reporting Program, and (5) the Notice of Determination filed with 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.

The State Water Board, Division of Financial Assistance, is responsible for administering CWSRF funds. The primary purpose for the CWSRF Program is to implement the Ciean 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, and 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 the most recent State General Obligation Bond Rates with a 20-year term. Applications are accepted and processed continuously. Please refer to the State Water Board's CWSRF website at <a href="https://www.waterboards.ca.gov/water-issues/programs/grants\_loans/srf/index.shtml">www.waterboards.ca.gov/water-issues/programs/grants\_loans/srf/index.shtml</a>.

The CWSRF Program is partially funded by the U.S. Environmental Protection Agency and requires additional "CEQA-Plus" environmental documentation and review. Four enclosures are included that further explain the environmental review process and some additional federal requirements in the CWSRF Program. 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 funding commitment for the proposed Project.

CHARLES R. HOPPIN, CHAIRMAN | THO: 48 HOWARD, EXECUTIVE DIRECTOR

1001 | Street, Sacramento, CA 95814 | Mailing Address: P.O. Box 100, Sacramento, CA 95812-0100 | www.materboards.ca.gov

A RECYCLED PAPER

### RESPONSE TO COMMENTS

### STATE WATER RESOURCES CONTROL BOARD (9/10/2011)

10. This comment does not address the adequacy of the CEQA document; therefore no response is necessary. The comment letter has been forwarded to the applicant City Department that is preparing the "CEQA-Plus" materials required for the CWSRF Program.

Mr. Jeffrey Szymanski

- 2 -

It is important to note that prior to a CWSRF funding commitment, projects are subject to provisions of the Federal Endangered Species Act, and must obtain Section 7 clearance from the U.S. Fish and Wildlife Service (USFWS), and/or National Marine Fisheries Service (NMFS) for any potential effects to special status species. Please be advised that the State Water Board will consult with USFWS, and/or NMFS regarding all federal special status species the Project has the potential to impact if the Project is to be funded under the CWSRF Program.

The City 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 on-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. The State Water Board has responsibility for ensuring compliance with Section 108 and the State Water Board's Cultural Resources Officer (CRO) must consult directly with the California State Historic Preservation Officer (SHPO). SHPO consultation is initiated when sufficient information is provided by the CWSRF applicant. Please contact the CRO, Ms. Cookie Hirn, at (916) 341-5690, to find out more about the requirements, and to initiate the Section 106 process if the City decides to pursue CWSRF financing. Note that the City 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 be made for an area larger than the 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 requirements pertinent to the Project under the CWSRF Program include the following:

- 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 may contain areas that should be evaluated for wetlands or U.S. waters delineation by the U.S. Army Corps of Engineers (USACE), or require a permit from the USACE, and identify the status of coordination with the USACE.
- D. 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

### RESPONSE TO COMMENTS

STATE WATER RESOURCES CONTROL BOARD (9/10/2011)

Mr. Jeffrey Szymanski

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The State Water Board has no comments at this time. Thank you for the opportunity to review the City's IS/MND. If you have any questions or concerns, please feel free to contact me at (916) 341-5855 or akashkoli@waterboards.ca.gov, or Terry Singleton at (916) 341-5686 or TSingleton@waterboards.ca.gov.

Sincerely,

Ahmad Kashkoli Environmental Scientist

c: State Clearinghouse w/o enciosures

(Re: SCH# 2011091045)

P. O. Box 3044

Sacramento, CA 95812-3044

bcc: Lisa Lee, DFA

Cookie Hirn, DFA Ahmad Kashkoli, DFA Pete Mizera, DFA

### Enclosures (4)

- 1. SRF & CEQA-Plus Requirements
- 2. Quick Reference Guide to CEQA Requirements for State Revolving Fund Loans
- 3. Instructions and Guidance for "Environmental Compliance Information"
- 4. Basic Criteria for Cultural Resources Reports

### RESPONSE TO COMMENTS

STATE WATER RESOURCES CONTROL BOARD (9/10/2011)



# STATE OF CALIFORNIA Governor's Office of Planning and Research State Clearinghouse and Planning Unit



October 14, 2011

Jeffrey Szymanski City of San Diego 1222 First Avenue, MS-501 San Diego, CA 92101

Subject: Citywide Pipeline Projects 2011

SCH#: 2011091045

Dear Jeffrey Szymanski:

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 October 13, 2011. 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 (2011091045) when contacting this office.

Sincerely

Scott Morgan Director, State Clearinghouse

Enclosures cc: Resources Agency

> 1400 TENTH STREET P.O. BOX 3044 SACRAMENTO, CALIFORNIA 95812-3044 TEL (916) 445-0613 FAX (916) 323-3018 www.pp.ca.gov

### RESPONSE TO COMMENTS

CALIFORNIA STATE CLEARING HOUSE AND PLANNING UNIT (10/14/20)	0/14/2011
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- 11. The City acknowledges that the comment letter from The California Department of Fish and Game (CDFG) was received after the end of the state review period ended.
- 12. The City responses to the CDFG comment letter are included herein.



State of California -The Natural Resources Agency

DEPARTMENT OF FISH AND GAME South Coast Region

late

10/13/2011

EDMUND G. BROWN, JR, Governor CHARLTON H. BONHAM, Director



www.dfg.ca.gov October 11, 2011

3883 Ruffin Road San Diego, CA 92123

(858) 467-4201

Mr. Jeffery Szymanski City of San Diego **Development Services Center** 1222 First Avenue, MS 501 San Diego, CA 92101



Subject: Comments on the Draft Mitigated Negative Declaration for Citywide Pipeline Projects, City of San Diego, San Diego County, California (Project No. 255100; SCH #2011091045)

Dear Mr. Szymanski:

The Department of Fish and Game (Department) has reviewed the above-referenced draft Mitigated Negative Declaration (MND), dated September 14, 2011. The comments provided herein are based on information provided in the draft MND, our knowledge of sensitive and declining vegetation communities in the County of San Diego, and our participation in recional conservation planning efforts.

The following statements and comments have been prepared pursuant to the Department's authority as Trustee Agency with jurisdiction over natural resources affected by the project (CEQA Guidelines \$15386) and pursuant to our authority as a Responsible Agency under CEQA Guidelines Section 15381 over those aspects of the proposed project that come under the purview of the California Endangered Species Act (Fish and Game Code \$2050 et seg.) and Fish and Game Code Section 1600 et seg. The Department also administers the Natural Community Conservation Planning Program (NCCP). The City of San Diego (City) participates in the NCCP program by implementing its approved Multiple Species Conservation Program (MSCP) Subarea Plan.

The proposed project covers five near-term pipeline projects (Harbor Drive Pipeline, Water Group 949, Sewer Group 787, Water Group 914, and Sewer/Water Group 732), as well as any subsequent future pipeline projects. The project description specifies that the construction footprint for a typical pipeline project, including staging areas and other areas (such as access) would be located within City Public Right-of-Way (PROW) and/or within public easements and may include planned pipeline construction with private easements from the PROW to the service connection. The types of projects evaluated in the analysis consists of sewer and water group jobs, trunk sewers, large diameter water pipeline projects, manholes and other necessary appurtenances. The project scope defines that all associated equipment would be staged in existing PROW adjacent to the proposed work area(s). The project analysis concludes that no impact would occur to Sensitive Biological Resources or Environmentally Sensitive Lands as defined by the Land Development Code and the project would not encroach into the City's Multi-Habitat Planning Area (MHPA).

Conserving California's Wildlife Since 1870

### RESPONSE TO COMMENTS

CALIFORNIA DEPARTMENT	OF FISH A	AND GAME	(10/13/2011
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Mr. Jeffery Szymanski October 11, 2011 Page 2 of 3

We offer our recommendations and comments to assist the City in avoiding, minimizing, and adequately mitigating project related impacts to biological resources, and to ensure that the project is consistent with ongoing regional habitat planning efforts.

1. The initial study references that along with the environmental analysis that covers the five near-term pipeline projects, any subsequent future pipeline projects would be reviewed for consistency with the analysis covered in the Citywide Pipeline Project MND. Further, the initial study states "Where it can be determined that the project is "consistent" with the MND and no additional potential significant impacts would occur pursuant to State CEQA Guideline §15162 (i.e., the involvement of new significant environmental effects of a substantial increase in the severity of previously identified effects) or if the project would result in minor technical changes or additions, then an Addendum to this MND would be prepared pursuant to §15164. Where future projects are found not to be consistent with this MND, then a new Initial Study and project specific MND shall be prepared." From a substantive and procedural context of CEQA, the Department considers the application of all forthcoming analysis covering "any subsequent future pipeline projects" as tiering upon the project MND; consequently we consider the City's environmental determination problematic. Lacking supplemental guidance from the lead agency, the Department interprets this approach as essentially "tiering" upon this MND as all similar types of "future pipeline projects" will be processed under an addendum to the adopted document. If it is the City's intent to tier upon this MND and apply it to those future pipeline projects, we would focus attention to CEQA Guidelines, Section 15152(b) and Public Resources Code, Sections 21093-21094, which defines tiering as being appropriate when the sequence of analysis is from an environmental impact report (EIR) prepared for a general plan, policy, or program to an EIR or negative declaration for another plan, policy or program of lesser scope, or to a site-specific EIR or negative declaration. Additionally, we would highlight Public Resources Code, Section 21166 which precludes any future projects with significant impact from tiering.

Based on the relevant CEQA sections cited above, the City's approach to essentially "tier" upon this MND has not been fully supported in the analysis. The presumption provided in the initial study is that at the time when the City can determine that any forthcoming project is "consistent" with the baseline analysis provided in the project MND, any subsequent CEQA analysis/processing would be limited to preparing an Addendum to this MND. In contrast, when considering CEQA Guidelines, Section 15162(a), we believe that it has been misapplied as currently explained in the processing guidance provided in this MND (i.e., §15162 is being applied to cover future projects when clearly the intent of §15162 is limited to a single project). Therefore, we request that the City reevaluate the statutory mandates under the CEQA and the circumstances for when any subsequent future pipeline projects could be processed from an adopted environmental document.

2. The biological resources analysis determined that for those five near-term projects that are located within the public right-of-way no significant project-related impacts on biological resources would occur. Compliance with CEQA is predicated on a complete and accurate description of the "environmental setting" that may be affected by the proposed project. We feel there is limited information in adequately defining (1) over-all width of the PROW (e.g., are there areas of the PROW that extend cutside existing paved roadways); (2) proximity to environmentally sensitive lands to the PROW; and (3) accurate environmental baseline conditions of all proposed staging areas (which should include a qualified biologist evaluating those existing site conditions). Absent a complete and accurate description of the existing physical conditions in and around all of the projects, we believe relying on the current environmental determination in this MND could result in an incomplete or inaccurate

### RESPONSE TO COMMENTS

### CALIFORNIA DEPARTMENT OF FISH AND GAME (10/13/2011) continued

13. The discussion within CEQA Guidelines section 15152(B) discusses tiering documents in terms of EIRs; however, the section does not definitively state that tiering documents require the preparation of an EIR and often times the term EIR is used universally to refer to MNDs and NDs. (See also Guidelines section 15152 (b): "Agencies are encouraged to tier the environmental analyses which they prepare for separate but related projects ...") Please refer to CEQA Guidelines section 15064 (Determining the Significance of the Environmental Effects Caused by a Project) which clearly states when the preparation of an EIR would be required. In accordance with CEQA Guidelines section 15064(a)(1) a draft EIR is prepared when there is substantial evidence, in light of the whole record before a lead agency, that a project may have a significant effect on the environment. Guidelines section 15064 (f)(3) also provides: "(3) If the lead agency determines there is no substantial evidence that the project may have a significant effect on the environment, the lead agency shall prepare a negative declaration (Friends of B Street v. City of Hawward (1980) 106 Cal. App. 3d 988).

In accordance with CEQA Guidelines section 15063 the City conducted an Initial Study of the Citywide Pipeline project and it was determined that the project, with mitigation, would not result in significant unmitigated impacts and an MND was prepared.

In addition, the comment letter from CDFG states that Public Resources Code, section 21166 precludes future projects with significant impacts from tiering. As mentioned above, an Initial Study was conducted and significant impacts were not identified which could not be mitigated to below a level of significance.

The MND analyzes Citywide pipeline projects on a "programmatic" level (i.e., as a whole at a broad level of detail), but also analyzes the proposed projects on a site-specific basis where appropriate. As stated in the draft MND subsequent pipeline projects located within the developed public right of way will be reviewed and where it can be determined that the project is consistent with the MND pursuant to CEQA Guidelines section 15162 any necessary CEQA document will be prepared or if the project would result in minor technical changes or additions, then an Addendum to this MND would be prepared pursuant to CEQA Guidelines section 15164. Pursuant to CEQA Guidelines section 15164. Pursuant to CEQA Guidelines section 15162 the Lead Agency has the ability to analyze proposed projects with previously certified environmental documents and neither CEQA Guidelines sections 15162 or 15164 limit the application to an individual project. In fact, CEQA Guidelines section 15162 (b) states: "If changes to a project or its circumstances occur or new information becomes available after adoption of a negative declaration, the lead agency shall prepare a subsequent EIR if required under subdivision (a). Otherwise the lead agency shall determine whether to prepare a subsequent negative declaration, an addendum, or no further documentation."

The City has utilized this procedure numerous times in the past without challenge. We note that CDFG has used the programmatic MND procedure in the past as well. However, we welcome your additional input on this issue as we continue to evaluate the statutory mandates under CEQA and the circumstances for when any subsequent future pipeline projects could be processed from an approved environmental document as you requested we do in your October 11, 2011 comment letter.

Mr. Jeffery Szymanski October 11, 2011 Page 3 of 3

analysis of project-related environmental impacts by the City. Also, the Initial study discusses that near-term projects may be located in close proximity to, or adjacent to the City's Mi-PA, but not within the Mi-PA. The CEQA is intended to foster informed public decision making, therefore we believe that it would have been appropriate to include corresponding figures in the initial study that depict the Mi-PA boundaries in relationship to all of the anticipated construction-related activities. There is the intent provided in the MND to avoid any direct, indirect and cumulatively significant impacts to environmentally sensitive lands, however whether there is sufficient information provided in the environmental analysis to demonstrate that condition remains in question. Additionally, in evaluating the Mi-PA Land Use Adjacency Guidelines that were provided in the MND, there are a number of referrals for development within or adjacent to the Mi-PA. If it is correct that the near-term projects would entirely avoid the Mi-PA then it appears appropriate for the mitigation language to specifically state that condition.

3. The initial study identifies that construction for the near-term projects is anticipated to occur during the daytime hours. Should there be any potential for construction activities to occur during evening hours then the mitigation measures that are currently provided in the MND for addressing indirect effects to MHPA preserve lands should be revised to include conditions that specify that all auxiliary construction-related lighting shall be shielded in proximity to the MHPA.

The Department requests the opportunity to review any revision to MND prior to finalization to ensure that the comments and recommendations, contained herein, are adequately addressed. We appreciate the opportunity to comment on the MND for this project and to assist the City in further minimizing and mitigating project impacts to biological resources. If you have questions or comments regarding this letter, please contact Paul Schlitt of the Department at (858) 637-5510.

Sincerely,

Edmund Pert Regional Manager South Coast Region

cc: State Clearinghouse, Sacramento Patrick Gower, USFWS, Carlsbad Paul Schlitt, San Diego

### RESPONSE TO COMMENTS

### CALIFORNIA DEPARTMENT OF FISH AND GAME (10/13/2011) continued

- 14. The MND and Initial Study Checklist have been updated to include a thorough description of the projects that are adjacent to the MHPA. In addition, a graphic have been added for Group Job 949 Site 2 which depicts the project location in relation to the MHPA. The Land U se Adjacency Guidelines (LUAGL) provides additional assurances that development adjacent to the MHPA would not result in direct or indirect edge effects from construction related activities. No projects have been or will be implemented under this MND which are within the MHPA. The LUAGL measures would be implemented when a pipeline project is within 100 feet from the edge of the MHPA and would be monitored for compliance by a qualified biological consultant. The MHPA LUAGL measures in the MND have been modified to eliminate references to "within the MHPA." Please note however, that many existing paved public right-of-ways may cross over areas mapped within the MHPA but would not result in any direct impacts to the MHPA. Please note that Sewer Group 787, which is adjacent to the MHPA, has been removed from this project.
- 15. Please see section A. I. 5. of the Land Use MMRP in the MND which requires adequate shielding to protect sensitive habitat. In addition, section A. III. A. 3. of the Land Use MMRP in the MND requires that periodic night inspections be conducted to verify that all lighting adjacent to the MHPA be directed away from the Preserve.



## San Diego County Archaeological Society, Inc.

### **Environmental Review Committee**

5 October 2011

To:

Mr. Jeffrey Szymanski

Development Services Department

City of San Diego

1222 First Avenue, Mail Station 501

San Diego, California 92101

Subject:

Draft Mitigated Negative Declaration Citywide Pipeline Project -- 2011

Project No. 255100

Dear Mr. Szymanski:

I have reviewed the subject DMND on behalf of this committee of the San Diego County Archaeological Society.

Based on the information in the DMND and initial study, we have the following

- 1. It is not clear why Water Group 949 does not include archaeological monitoring mitigation measures for some or all of the portions where the line is installed in new
- 2. The last sentence of cultural resources mitigation measure IV.5.d appears to be missing one or more words. The portion in question currently reads "...appropriate treatment measures the human remains and buried with Native American human remains..."

Thank you for the opportunity to review and comment upon this DMND.

Sincerely,

James W. Royle, Jr., Charp

Environmental Review Committee

SDCAS President File

P.O. Box 81108 • San Diego, CA 92138-1106 • (858) 538-0935

### RESPONSE TO COMMENTS

### SAN DIEGO COUNTY ARCHAEOLOGICAL SOCIETY, INC (10/5/2011)

- 16. Water Group 949 would be located in three different areas within the City of San Diego: Skyline-Paradise Hills, University/Clairemont Mesa, and Greater Golden Hill/ Barrio Logan. New trenching would only occur in the Clairemont Mesa area, and existing previously excavated trenches would be utilized in the Greater Golden Hill/Barrio Logan and Skyline-Paradise Hills areas of the City. The University/Clairemont Mesa area is not located on the City of San Diego's Historical Sensitivity Map and therefore archaeological monitoring would not be required for this project segment. As mentioned previously, the existing trenches would be utilized in the other areas where native soils have already been disturbed. Therefore, archaeological monitoring would not be required in these areas.
- 17. Comment noted. Staff has reviewed the section from the MMRP and determined that the language in subsection "d" came directly from the Public Resources Code and three words were somehow omitted when this section of the City MMRP was created. The missing words have been added to section IV.C.5.d of the archaeological MMRP and shown in underline format. The master MMRP has been updated and EAS staff have been notified of the revision for future environmental documents.

## RINCON BAND OF LUISEÑO INDIANS

Culture Committee



P.O Box 68 · Valley Center 92082 · (760) 297-2621 (760) 297-2629 fax

September 28, 2011

To whom it may concern

On behalf of the Rincon Band of Luisefio Indians, I have received your letter. We thank you for informing us of the projects you propose and for including us in your research for cultural resource identification on the property. However the area is not in the Luiseno Tribe's territory. We highly recommend that you seek the assistance of the tribes that are located in the area of potential effect.

Although the Rincon Band of Luiseno Indians does not have cultural significance in this area; we would like to recommend the following guidelines. The first recommendation is to contact the tribes in the territory to receive instructions on how to handle any findings appropriately according their custom and tradition. Second to have Native American site monitors on site to identify artifacts that may be found during any ground disturbance in order to have the artifacts handled with dignity and respect; should human remains be discovered follow the California Resource Code 5097.98 and the procedures in this section.

Once again thank you for informing of your project and keeping Native Americans informed of these projects. We wish you success in your endeavors and hope the project is completed with the satisfaction of all parties involved.

Sincerely

Rese Duro

Rincon Culture Committee Chair

Bo Mazzetti

Stephanie Spencer

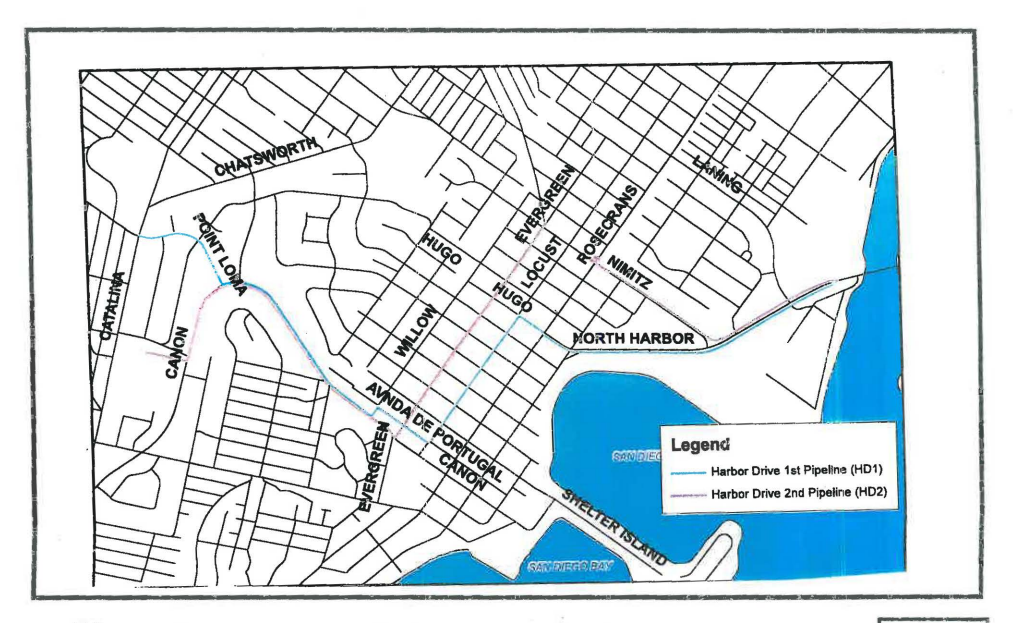
Charlie Kolb

Steve Stallings Council Member Laurie Gonzales Council Member

### RESPONSE TO COMMENTS

### RINCON BAND OF LUISENO INDIANS (9/28/2011)

- 18. Comment noted. Please see Response to Comment 5. The draft MND was sent to all individuals on the recommended list from the NAHC, with the exception of the Inter-Tribal Cultural Resource Council, this group will be included in the distribution of the final MND.
- Please see section B of the General Requirements of the MND and Section A. 1. of the Historical Resources section of the MMRP which requires Native American monitors to be present on-site during all construction related activities.

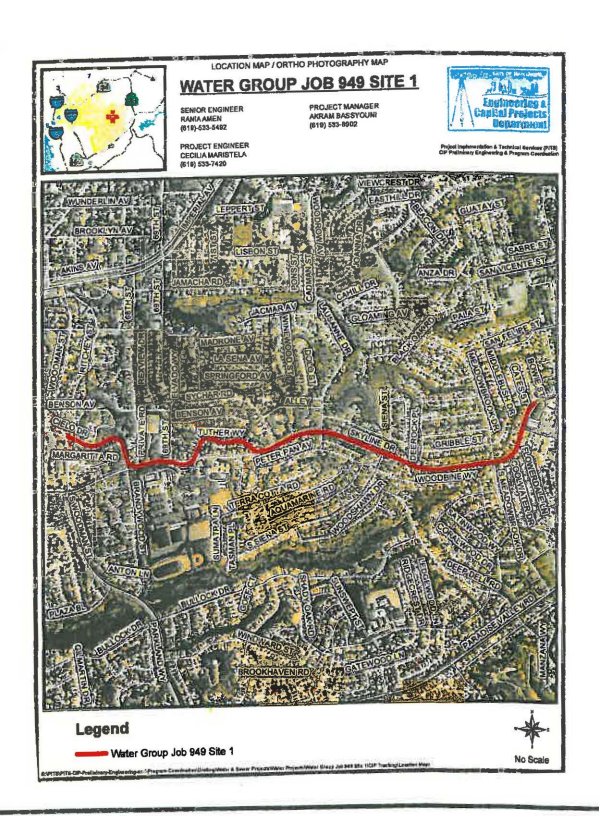




Harbor Drive Pipeline / Project No. 206100

City of San Diego – Development Services Department

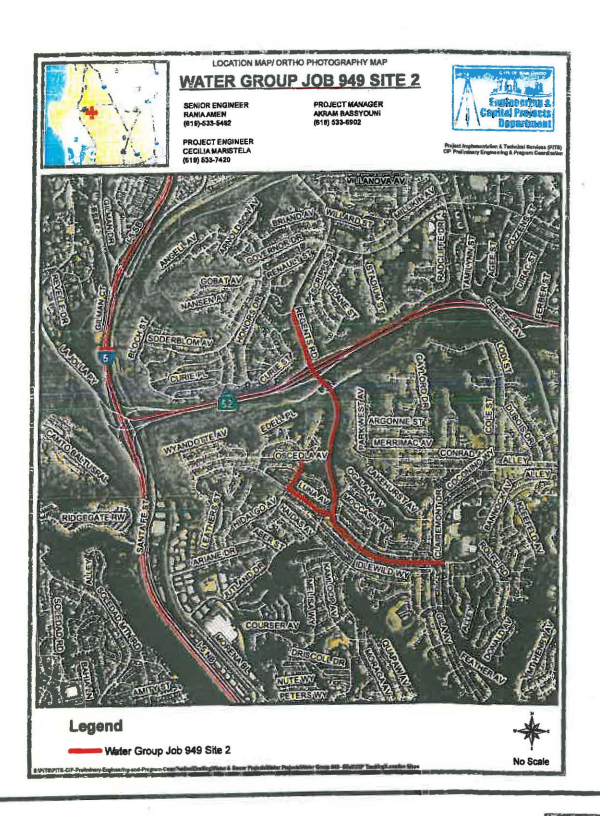
**FIGURE** 





Water Group 949 Site 1/Project No. 232719
City of San Diego – Development Services Department

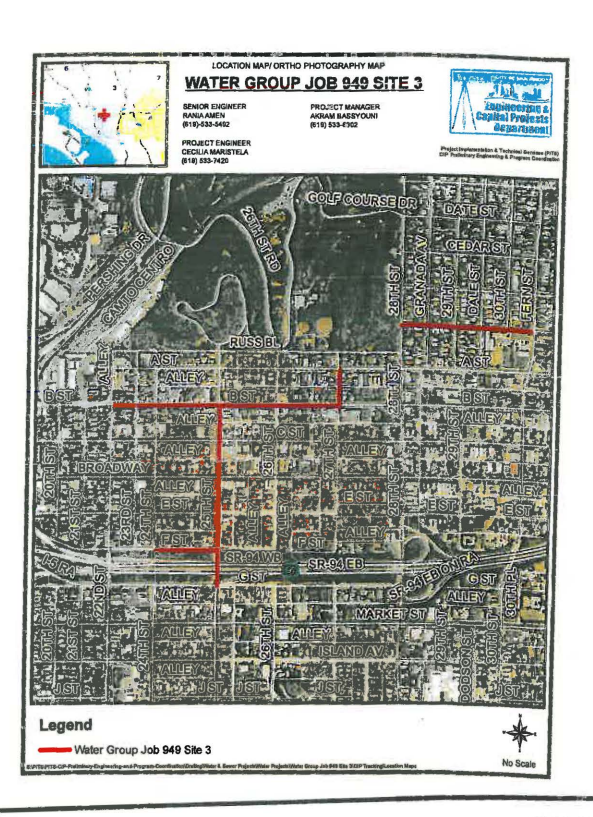
FIGURE





Water Group 949 Site 2/Project No. 232719
City of San Diego – Development Services Department

**FIGURE** 

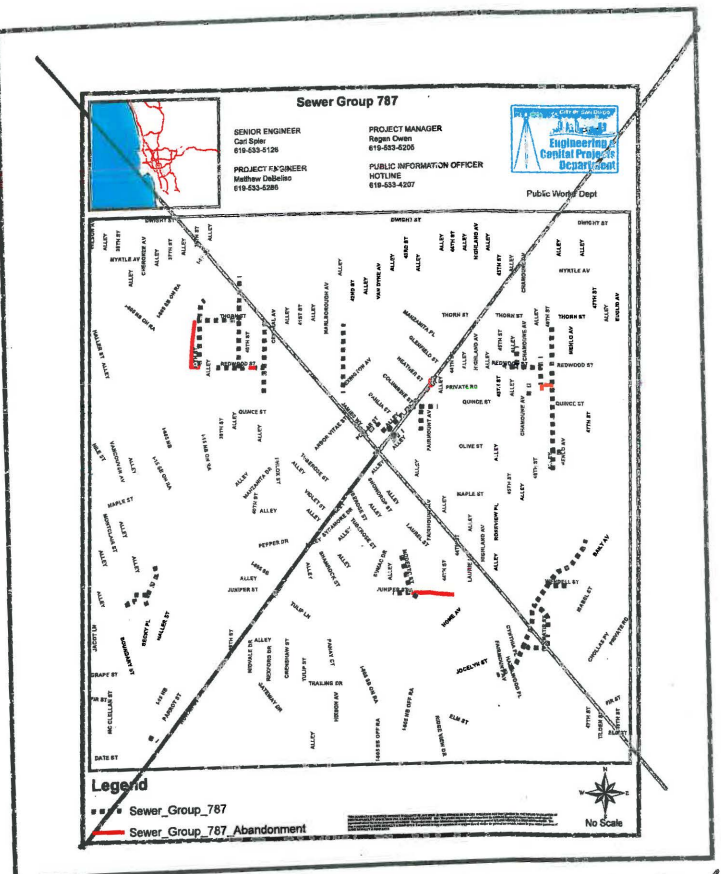




Water Group 949 Site 3/Project No. 232719

City of San Diego - Development Services Department

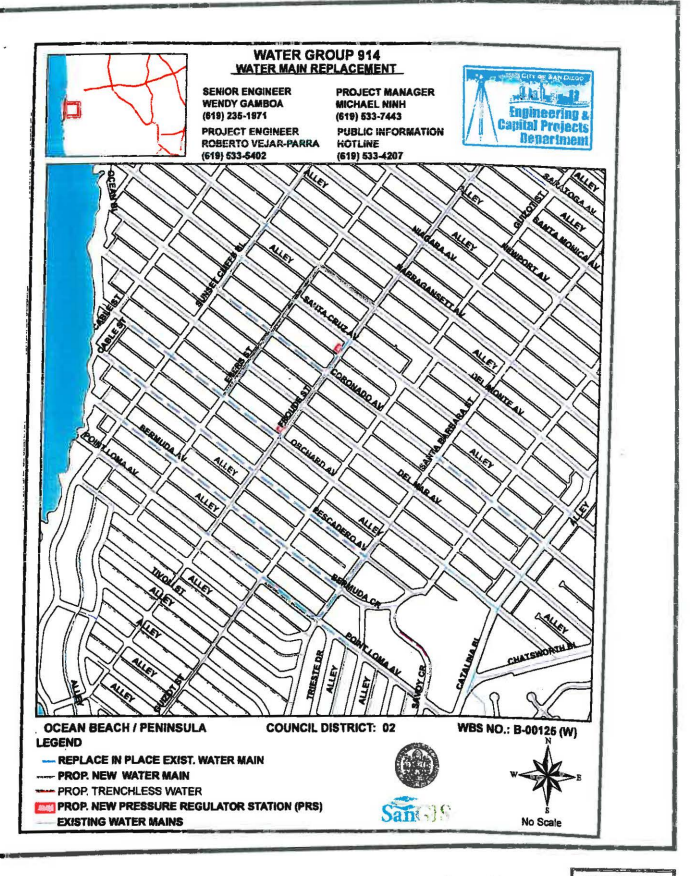
**FIGURE** 





Sewer Group 787 / Project No. 231928
City of San Diego – Development Services Department



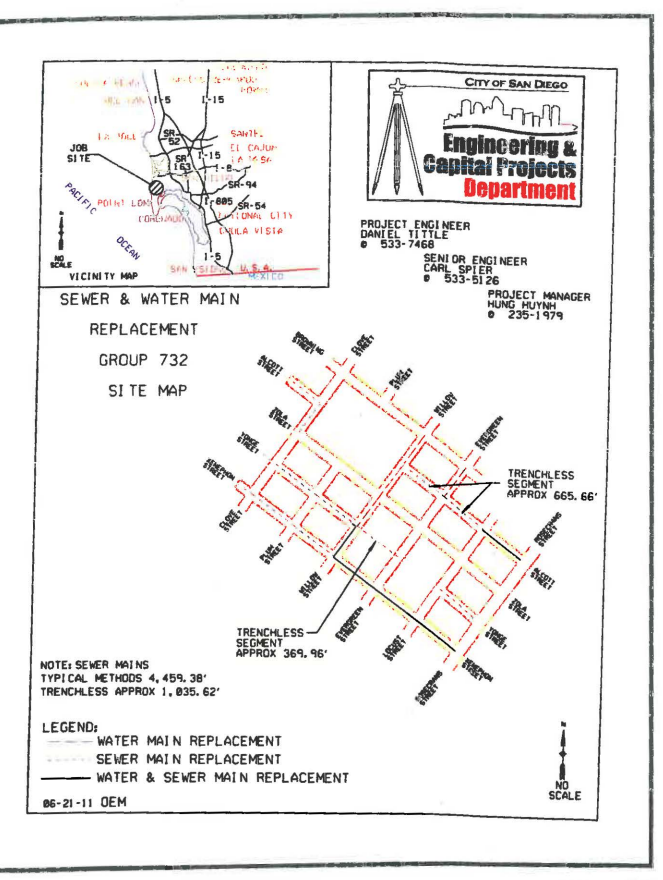




Water Group 914 /Project No. 233447

City of Can Diago Davidonment Carriose Department

**FIGURE** 

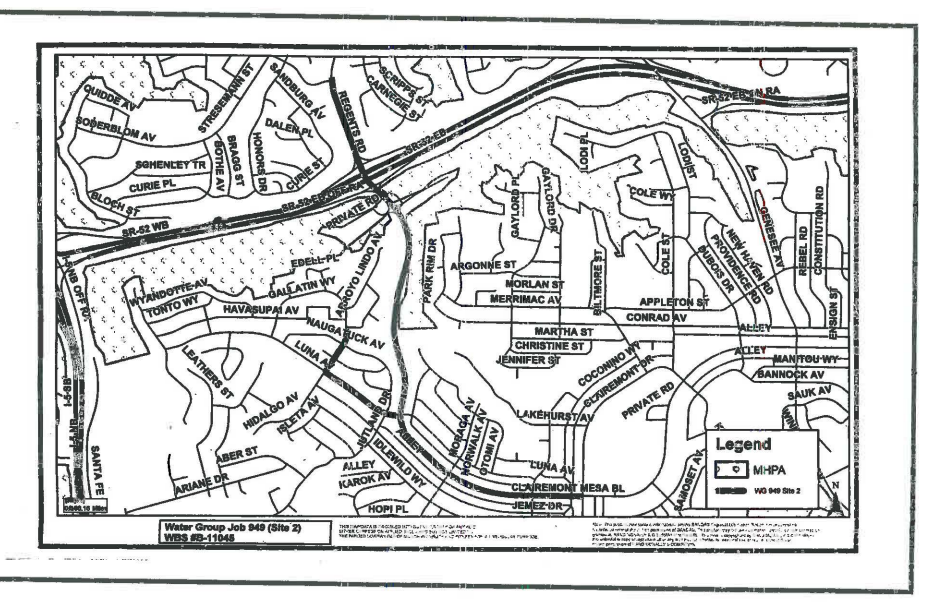




Water and Sewer Group 732/Project No. 206610
City of San Diego – Development Services Department

**FIGURE** 

a a				





Water 949 Site 2/ Project No. 232719
City of San Diego – Development Services Department

**FIGURE** 

### INITIAL STUDY CHECKLIST

- 1. Project Title/Project number: Citywide Pipeline Projects
- 2. <u>Lead agency name and address:</u> City of San Diego, Development Services Department, 1222 First Avenue, MS 501, San Diego, CA 92101
- 3. Contact person and phone number: Jeff Szymanski, Associate Planner, 619-446-5324
- 4. Project location: Near-term and future projects would be located within various public right-of-ways (PROW) within any community planning areas in the City of San Diego. All project sites and areas of potential affect would not support Sensitive Biological Resources as defined in the Land Development Code (LDC) §143.0110. Project locations may be within the State Coastal Zone and/or within the City of San Diego's Coastal Zone and/or within Designated Historic Districts. Project locations and the associated areas of potential affect may be adjacent to, but not encroach into the Multi-Habitat Planning Area (MHPA). Specific locations for near-term projects analyzed in this document are included below under Item 8 Description of Project.
- 5. <u>Project Applicant/Sponsor's name and address:</u> City of San Diego, Engineering & Capital Projects Department, City of San Diego Public Utilities Department Water Department and City of San Diego Metropolitan Waste Water Division (MWWD).
- 6. <u>General Plan designation:</u> City of San Diego Public Right-of-Way (PROW) land is not a designated land use in the General Plan. However, Right-of-Way is categorized as Road/Freeways/Transportation Facilities in the General Plan.
- 7. Zoning: Near-term and future projects would take place within various Public Right-of-ways and public easements within the City of San Diego. Adjacent zoning may include, but would not be limited to Open Space, Residential, Agricultural, Commercial, and Industrial.
- Description of project (Describe the whole action involved, including but not limited to, later 8. phases of the project, and any secondary, support, or off-site features necessary for its implementation.): COUNCIL APPROVAL to allow for the replacement, rehabilitation. relocation, point repair, new trenching, trenchless construction, and abandonment of water and/or sewer pipeline alignments and associated improvements such as curb ramps, sewer lateral connections, water service connections, manholes, new pavement/slurry, the removal and/or replacement of street trees and the removal and/or replacement of street lights. This environmental document covers the analysis for five four (5) (4) near-term pipeline projects (Harbor Drive Pipeline, Water Group 949, Sewer Group 787, Water Group 914, and Sewer/Water Group 732), as well as any subsequent future pipeline projects. The construction footprint for a typical pipeline project, including staging areas and other areas (such as access) would be located within the City of San Diego Public Right-of-Way (PROW) and/or within public easements and may include planned pipeline construction within private easements from the PROW to the service connection. A signed agreement between the City and the property owner would be required for work conducted on private property. Project types that would be included in the analysis contained herein would consist of sewer and water group jobs, trunk sewers, large diameter water pipeline

projects, new and/or replacement manholes, <u>new/or replacement fire hydrants</u>, and other necessary appurtenances. All associated equipment would be staged within the existing PROW adjacent to the work areas. The near-term and future projects covered in the document would not impact *Sensitive Biological Resources* or *Environmentally Sensitive Lands (ESL)* as defined in the Land Development Code and would not encroach into the City's Multi-Habitat Planning Area (MHPA).

Construction for the near-term and any future projects is anticipated to occur during the daytime hours Monday through Friday, but may occur during the weekend, if necessary. The contractor would comply with all applicable requirements described in the latest edition of the Standard Specifications for Public Works Construction ("GREENBOOK") and the latest edition of the City of San Diego Standard Specifications for Public Works Construction ("WHITEBOOK"). The City's supplement addresses unique circumstances to the City of San Diego that are not addressed in the GREENBOOK and would therefore take precedence in the event of a conflict. The contractor would also comply with the California Department of Transportation Manual of Traffic Controls for Construction and Maintenance Work Zones. If the Average Daily Traffic (ADT) within a given project(s) vicinity is 10,000 ADT or greater, a traffic control plan would be prepared and implemented in accordance with the City of San Diego Standard Drawings Manual of Traffic Control for Construction and Maintenance Work Zones. For proposals subject to 10,000 ADT or less, traffic control may be managed through shop drawings during construction. Construction methods to be employed would consist of, but not be limited to:

Open Trenching: The open trench method of construction would be used for complete replacement and new alignment portions of the project. Trenches are typically four feet wide and are dug with excavations and similar large construction equipment.

**Rehabilitation:** Rehabilitation of alignment involves installing a new lining in old pipelines. The insertion is done through existing manhole access points and does not require removal of pavement or excavation of soils.

**Abandonment:** Pipeline abandonment activities would be similar to rehabilitation methods in that no surface/subsurface disturbance would occur. This process may involve slurry or grout material injected into the abandoned lines via manhole access. The top portion of the manhole is then typically removed and the remaining space backfilled and paved over.

**Potholing:** Potholing would be used to verify reconnection of laterals to main where lines would be raised or realigned (higher than existing depth, but still below ground) or to verify utility crossings. These "potholes" are made by using vacuum type equipment to open up small holes into the street of pavement.

**Point Repairs:** Point repairs include replacing a portion of a pipe segment by open trench excavation methods in which localized structural defects have been identified. Generally, point repairs are confined to an eight-foot section of pipe.

The following near term project(s) have been reviewed by the City of San Diego, Development Services Department (DSD) for compliance with the Land Development Code and have been determined to be exempt from a Site Development Permit (SDP) and/or a Coastal Development Permit (CDP). These projects would involve excavation in

areas having a high resource sensitivity and potential for encountering archaeological and paleontological resources during construction related activities. Therefore, mitigation would be required to reduce potential significant impacts to archaeological and paleontological resources to below a level of significance. With respect to Storm Water, all projects would be reviewed for compliance with the City's Storm Water Standards Manual. All projects that are not-exempt from the Standard Urban Storm Water Mitigation Plan (SUSMP) would incorporate appropriate Permanent Best Management Practices (BMPs) and construction BMPs into the project design(s) and during construction, as required. As such, all projects would comply with the requirement of the Municipal Storm Water Permit.

### HARBOR DRIVE PIPELINE (PROJECT No. 206100)

The Harbor Drive Pipeline includes the replacement of 4.4 miles of 16-inch cast iron (CI) and asbestos cement (AC) pipe that comprises the Harbor Drive 1<sup>st</sup> and 2<sup>nd</sup> Pipelines (HD-1 and HD-2) at a depth no greater than five (5) feet. Facility age and cast iron main replacement are the primary drivers for these projects, but due to the history of AC breaks in the area, approximately 1.0 mile of AC replacement is also included. The project is anticipated to be awarded in Fiscal Year 2013.

HD-1 and HD-2 were built primarily in the 1940's and 1950's and were made out of cast iron or asbestos cement and serve the western most part of the University Heights 390 Zone and the northern section of the Point Loma East 260 Zone. The pipelines also serve as redundancy to each other. Several segments were replaced by various City of San Diego Public Utilities Department projects throughout the years and those segments are not a part of the current scope. Previously replaced segments were 16 inch PVC, except for the bridge crossing which used 24-inch CMLC. The pipeline is located entirely within the PROW, will not require any easements, and is not adjacent to the MHPA or located within any designated historical districts. The following streets would be affected by this project: West Laurel, Pacific Highway, North Harbor Drive (within the roadway, under the bridge and within landscape areas), Nimitz Boulevard, Rosecrans Street, Evergreen Street, Hugo Street, Locust Street, Canon Street, Avenida De Portugal, and Point Loma Avenue.

### WATER GROUP 949 (PROJECT No. 232719)

Water Group 949 would consist of the replacement and installation of 5.27 miles of water mains within the Skyline- Paradise Hills, University, Clairemont Mesa, Southeastern San Diego (Greater Golden Hills) community planning areas. 16,931 Linear Feet (LF) of 16-inch cast iron water mains would be replace-in-place with new 16-inch polyvinyl chloride (PVC) pipe within the existing trench. The remaining 10,913 LF of new 16-inch PVC would be installed in new trenches All work within Regents Road, Site 2 (Figure 8), adjacent to the MHPA would only occur within the developed footprint such as the paved right of way, and concrete sidewalk or slab areas. In addition, all work within 100 feet of the MHPA would observe mitigation such as but not limited to bird breeding season measures, avoidance of discharge to the MHPA, and avoidance of direct lighting towards the MHPA areas. As such, no impacts to MHPA and/or sensitive resources would occur. The project would also include replacement and reinstallation of valves, water services, fire hydrants, and other appurtenances and would also included the construction of curb ramps, and street resurfacing. Traffic control

measures and Best Management Practices (BMPs) would be implemented during construction. Any street tree removal, relocation, and/or trimming would be done under the supervision of the City Arborist. All staging of construction equipment will be located outside of any potentially sensitive areas. The following streets and nearby alleyways would be affected by this project: Tuther Way, Cielo Drive, Woodman Street, Skyline Drive, Regents Road, Hidalgo Avenue, Clairemont Mesa Boulevard, Luna Avenue, B Street, F Street, Ash Street, 25<sup>th</sup> Street, and 27<sup>th</sup> Street.

### SEWER GROUP 787 (PROJECT No. 231928)

Sewer Group 787 would consist of the replacement of 26,436 lineal feet (LF) of existing 16-inch cast iron sewer pipe with new 16 inch polyvinyl chloride (PVC) pipe within the existing trench. A total of 1,267 LF of new 16 inch PVC sewer alignment would be installed in new trenches. In addition, the project would abandon 1,606 LF of existing 16-inch cast iron pipe. The proposed project would be installed by conventional excavation (open trench) in trenches from 3-5 feet deep. The project would affect the following streets and nearby alleyways: 42<sup>nd</sup> Street, Monroe Avenue, Edgeware Road, Polk Avenue, Orange Avenue, Menlo Avenue, 47<sup>TH</sup> Street, Dwight Street, Myrtle Avenue, Manzanita Place, Heather Street, Dahlia Street, Poplar Street, Columbine Street, Pepper Drive, Juniper Street, Marigold Street, Sumac Drive, 44<sup>TH</sup> Street, Laurie Lane, and Roseview Place all within the City Heights and Kensington-Talmadge Community Planning Areas,

### WATER GROUP 914 (PROJECT No. 233447)

Water Group 914 would consist of the replacement and installation of approximately 21,729 lineal feet (LF) of existing 6-inch, 8-inch and 12-inch cast iron pipes and 6-inch asphalt concrete pipes with new 8-inch, 12-inch and 16-inch polyvinyl chloride (PVC) pipe. Also included would be the construction of two underground pressure regulator stations that measure 54 square-feet and 6.5 feet deep each. 17,472 LF would be located in existing trenches and 4,257 LF would be located in new trench lines. The proposed project would be installed by conventional excavation (open trench) in trenches from 3-5 feet deep. However two 300 LF parallel line sections (600 LF total) of the water alignment would be installed by trenchless methodology utilizing two (2) 40 square foot launch and receiver pits. The trenchless installation would occur at the intersection of Coronado Avenue and Ebers Street and is designed to avoid a recorded archaeological resource at this intersection. The trenchless methodology would employ directional underground boring that would install the pipe at a depth deeper than the recorded resource. In addition, a 4-inch AC water segment of approximately 520 LF located along Point Loma Avenue between Guizot Street and Santa Barbara Street will be abandoned in place. The project would affect the following streets and nearby alleyways: Point Loma Avenue, Santa Barbara Street, Bermuda Avenue, Pescadero Avenue, Cable Street, Orchard Avenue, Froude Street, Sunset Cliffs Boulevard, Savoy Circle, and Del Monte Avenue all within the Ocean Beach and Peninsula Community Planning Areas.

### SEWER AND WATER GROUP 732 (PROJECT No. 206610)

Sewer and Water Group Job 732 would consist of the installation of approximately 5,500 total linear feet (LF) of 8 inch Polyvinyl Chloride (PVC) sewer pipe, and approximately

3,000 total linear feet (LF) of 12 inch PVC water pipe. Approximately, 1,035 LF of water pipe would be rehabilitated using trenchless technology in the same trench, with the remainder of the installation accomplished through open trenching. Related work would include construction of new manholes, replacement and re-plumbing of sewer laterals, installation of curb ramps, pavement restoration, traffic control, and storm water best management practices. Construction of the project would affect portions of the following streets and adjacent alleys in the Peninsula Community Plan area: Xenephon Street, Yonge Street, Zola Street, Alcott Street, Browning Street, Plum Street, Willow Street, Evergreen Street, Locust Street, and Rosecrans Street.

### SUBSEQUENT PIPELINE PROJECT REVIEW (LONG TERM)

Applications for the replacement, rehabilitation, relocation, point repair, open trenching and abandonment of water and/or sewer pipeline alignments within the City of San Diego PROW as indicated in the Subject block above and in the Project Description discussion of the Initial Study would be analyzed for potential environmental impacts to Historical Resources (Archaeology. Paleontology and the Built Environment) and Land Use (MSCP/MHPA), and reviewed for consistency with this Mitigated Negative Declaration (MND). Where it can be determined that the project is "consistent" with this MND and no additional potential significant impacts would occur pursuant to State CEQA Guideline § 15162 (i.e. the involvement of new significant environmental effects of a substantial increase in the severity of previously identified effects) or if the project would result in minor technical changes or additions, then an Addendum to this MND would be prepared pursuant to §15164. Where future projects are found not to be consistent with this MND, then a new Initial Study and project specific MND shall be prepared.

- 9. Surrounding land uses and setting. Briefly describe the project's surroundings: The scope of the MND is city-wide and future projects would be located within the Right-of-Way, which is categorized as Road/Freeways/Transportation Facilities in the General Plan. Surrounding land uses would vary depending on the location proposed.
- Other public agencies whose approval is required (e.g., permits, financing approval, or participation agreement.): None.

### **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		Greenhouse Gas Emissions		Population/Housing			
	Agriculture and Forestry Resources		Hazards & Hazardous Materia	als[]	Public Services			
	Air Quality		Hydrology/Water Quality		Recreation			
	Biological Resources		Land Use/Planning		Transportation/Traffic			
$\boxtimes$	Cultural Resources		Mineral Resources		Utilities/Service System			
	Geology/Soils		Noise	$\boxtimes$	Mandatory Findings Significance			
DET	TERMINATION: (To be	comple	ted by Lead Agency)					
On t	he basis of this initial eval	luation:						
	The proposed project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.							
$\boxtimes$	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.							
	The proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required.							
	The proposed project MAY have a "potentially significant impact" or "potentially significant unless mitigated" impact on the environment, but at least one effect (a) has been adequately analyzed in an earlier document pursuant to applicable legal standards, and (b) has been addressed by mitigation measures based on the earlier analysis as described on attached sheets. An ENVIRONMENTAL IMPACT REPORT is required.							
	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 (MITIGATED) NEGATIVE DECLARATION pursuant to applicable standards, and (b) have been avoided or mitigated pursuant to that earlier EIR or (MITIGATED) NEGATIVE DECLARATION, including revisions or mitigation measures that are imposed upon the proposed project, nothing further is required.							

	Is	ssue	Potentially Significant Impact	Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
I)	A	AESTHETICS – Would the project:				
	a)	Have a substantial adverse effect on a scenic vista?				$\boxtimes$
		Near-term or future projects would invented in the new trenching, and abandonment of visuch as curb ramps, pedestrian ramps, PROW. It is not anticipated that remove replacement of street lights; therefore see	vater and/or s lateral conne- val and/or rep	ewer alignments ctions, manholes lacement of stre	s and associated s all located be et trees and the	d improvements low the existing
	b)	Substantially damage scenic resources, including but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?		$\boxtimes$		
		Near-term or future projects may invo- scenic state highway; however, any wo to ensure that construction related act Additionally, any associated street im required to comply with the mitigation	rk of this type divities not im aprovements,	would be review pact the integrit if located within	wed by qualifie by of the any so n a historic dis	d historical staff cenic resources. strict, would be
	c)	Substantially degrade the existing visual character or quality of the site and its surroundings?		$\boxtimes$		
		Please see I.b.				
	d)	Create a new source of substantial light or glare that would adversely affect day or nighttime views in the area?				
		The scope of development for near-term existing grade, with the possible excep pedestrian ramps, street trees, etc.). particular project alignment would not on no associated street improvements would	otion of any as The removal create a new s	ssociated street i and/or replacem ource of substant	mprovements (ent of street litial light or glar	e.g. curb ramps, ghts within any e. Additionally,

Less Than

II) AGRICULTURAL AND FOREST RESOURCES: 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 Department 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

project would not have the potential to create substantial light or glare impacts.

I	ssue	Potentially Significant Impact	Significant with Mitigation	Less Than Significant Impact	No Impact
]	effects, lead agencies may refer to inform Fire Protection regarding the state's invert Assessment Project and the Forest Legacy methodology provided in Forest Protocols the project:	ntory of forest Assessment 1	land, including to project; and fore	he Forest and R st carbon measu	ange rement
a)	Converts 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?				
	Near-term and/or future pipeline alignment would not be classified as farmland by Any adjacent areas in agricultural propipeline projects. Therefore, the project farmland to non-agricultural uses.	the Farmland the three t	d Mapping and did not be affected	Monitoring Project by near-term	gram (FMMP) and/or future
b)	Conflict with existing zoning for agricultural use, or a Williamson Act Contract?				$\boxtimes$
	Please see II.a				
c)	Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 1220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?				
	The public right of way and land surrou zoned as forest land as all areas are we Therefore, the project would not conflict	vithin the urb	anized boundari	es of the City	gnments is not of San Diego.
d)	Result in the loss of forest land or conversion of forest land to non-forest use?  The project is located within the development of the project is located within the development.	nned nublic vic	tht of way and d	on land	<u> </u>
	The project is located within the development and/or future pipeline alignments urbanized boundaries of the City of San	is not desig	nated forest lan	d as all areas a	are within the

to a non-forest use.

Issu	ne	Potentially Significant Impact	Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
l c a	nvolve other changes in the existing environment, which, due to their ocation or nature, could result in conversion of Farmland to non-agricultural use or conversion of forest land to non-forest use?	- 🗆			$\boxtimes$
7	The project would not involve a char	nge in land use ar	nd would not imp	oact farmland o	r forestland.
ma	R QUALITY – Where available, the nagement or air pollution control disould the project:				
а	) Conflict with or obstruct implementation of the applicable air quality plan?				
	Near-term and/or future pipeling generate air quality emissions as However, emission would occur the amount of harmful pollutant would only occur temporarily of typically involved in water/sewe When appropriate, dust suppression any near-term and/or future projections.	s a result of the during the const s entering the ai- during construction r projects is small ton methods wou	proposed use (e. truction phase of r basin. The en on. Additionall ll-scale and gene ald be included as	g. vehicle mile the project and hissions would by, the construc- erates relatively s project compo	es traveled, etc) d could increase be minimal and ction equipment few emissions onents. As such
b	Violate any air quality standard of contribute substantially to an existing or projected air quality violation?	or		$\boxtimes$	
	Please see III.a				
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)?				

As described above, construction operations could temporarily increase the emissions of dust and other pollutants. However, construction emissions would be temporary and implementation of Best Management Practices would reduce potential impacts related to construction activities to

	Issue		Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
		below a level of significance. not result in a cumulatively project is non-attainment in standards.	considerable net in	r-term and/or function	riteria pollutan	t for which the
	d)	Expose sensitive receptors to substantial pollutant concentrations?				
		Construction operations could could affect sensitive receptor be temporary and it is anticipotential impacts related to country and it is anticipotential impacts related to country and it is anticipotential impacts related to concentrations.	s adjacent to the pripated that implementation activities	roject. However entation of con es to minimal le	, construction e struction BMPs vels. Therefore	missions would s would reduce any near-term
	e)	Create objectionable odors affecting a substantial number people?	of		$\boxtimes$	
		Operation of construction equ combustion. However, these of only remain temporarily in pro- near-term and/or future pipelin odors affecting a substantial nu-	dors would dissipated with the construction of	te into the atmo ruction equipme	sphere upon relent and vehicles.	ease and would Therefore, any
IV.	BIOI	LOGICAL RESOURCES - Wor	uld the project:			
	a)	Have substantial adverse effect either directly or through habita modifications, on any species identified as a candidate, sensitive, or special status spec in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?	ies			
		Near-term and/or future pipelir impact Sensitive Biological Re Sensitive Biological Resources and MND would be prepared in	esources. Any near would not be cons	r-term and/or fut sistent with this	ture actions that MND and a new	would impact
		Have a substantial adverse effection any riparian habitat or other community identified in local of				

Issue		Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	regional plans, policies, and regulations or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?		incorporated		
	See IV. b)				
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?				
	Any near-term and/or future pipelin way where wetlands would not be p Therefore, any near-term and/or futuresources. Any near-term and/or future consistent with this MND and a rewith the provisions of CEQA.	resent, either vare pipeline pr ture actions the	within or adjacen ojects do not hav at would impact	t to the project' e the potential wetland resource	s boundaries. to impact these es would not
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?				
	Any near-term and/or future pipelin movement in the project's areas. As in the developed public right of way	previously me	entioned above, t	hese projects we	cts on wildlife ould be located
	Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?	□ .÷			$\boxtimes$
	Any near-term and/or future pipeli	ine projects v	vould not confli	ct with any lo	cal policies or

Any near-term and/or future pipeline projects would not conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance. Any near-term and/or future pipeline projects may involve associated street improvements such as the replacement of street trees. However, trees that are covered under any kind of a preservation policy or ordinance would not be part of any future actions. Additionally, future project areas would lack any sensitive biological resources and would not require the removal of any unique or

Issue		Potentially Significant Impact	Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	sensitive trees. As such, the projectiological resources.	ect would not i		with local po	licies protecting
f)	Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?				
	Near-term and/or future pipeline processes of City's Multi-Habitat Planning Area Adjacency mitigation has been incorporated (MMRP) to mitigate individual to impact any has impacts to the MHPA.	a (MHPA), but orporated into t rect impacts to	not within the Mine Mitigation, Mitigation, Mithe MHPA. The	IHPA. MHPA Monitoring and I refore, the proj	Land Use Reporting ect does not
CU	JLTURAL RESOURCES - Would	the project:			
a)	Cause a substantial adverse change in the significance of an historical resource as defined in §15064.5?				
	The purpose and intent of the Histo Code (Chapter 14, Division 3, and A the historical resources of San Diego when historical resources	4rticle 2) is to p go. The regulat	protect, preserve ions apply to all	and, where dan proposed devel	naged, restore
	CEQA requires that before approve examine the significant adverse en- project that may cause a substantia may have a significant effect on the substantial adverse change is defin- activities, which would impair hist resource listed in, or eligible to be including archaeological resources	vironmental eff l adverse chang e environment ed as demolitio orical significa listed in the Ca	fects, which may ge in the significations 15064. In, destruction, rence (Sections 1501) lifornia Register	result from tha ance of a histori 5(b) and 21084 elocation, or alto 064.5(b)(1)). An of Historical R	t project. A ical resource .1). A eration ny historical esources,
	Near-term and/or future pipeline p the potential to impact archaeolo disturbing activities and are locate	ogical resource	es. For those p	proposals that	include ground

V.

Less Than

to below a level of significance.

the discovery of archaeological resource, monitoring would be required. As such, when required, archaeological monitoring would reduce potential impacts to archaeological resources

Issue		Potentially Significant Impact	Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	Any near-term or future project we subject to review by qualified his adverse effect on the district requier or if the project requires further reach project which would adversely comply with the Secretary of the I be consistent with this MND and a with the provisions of CEQA.	storical staff to iring specific mi eview in accorda y affect a design interior Standard	determine whe tigation, as deta note with the Hignated historicals or implement	ther the project ailed in Section istorical Resour al district becau the required M	t would have an V., of the MND ces Regulations. use it could not MRP would not
b)	Cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5?				
	Near-term and/or future pipeline p where there is a potential for archa requirement for archaeological mo- have a direct impact on a recorded Testing and mitigation measures (a consistent with this MND and a ne- with the provisions of CEQA. Pro- this MND and only require monitor significance of a resource pursuant Section V., of the MND.	neological resourt onitoring has been or designated a e.g. Archaeology w Initial Study opects which coupring would not	rces to be encounted in the rchaeological sign Date Recovery and MND would be found to be result in a significant.	intered. As such the MMRP. Project te which require y Program) would do be prepared in the adequately conficant adverse cl	h, the lects that would les Phase 2 ald not be a accordance levered under hange in the
c)	Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?				
	Near-term and/or future pipeline p bearing formations which could be feet. Therefore, based on the sense depths, the project could result in s	e impacted if tre itivity of the aff	nching is anticipected formation	pated at depths gand the propose	greater than 10 ed excavation
	To reduce this impact to below a leformations at a depth of 10 or mor paleontological monitor. Any sign recovered and curated. Paleontologotential impacts to below a level	e feet would be nificant paleonto gical monitorin	monitored by a logical resource	qualified paleon es encountered v	ntologist or would be
d)	Disturb any human remains, including those interred outside of formal cemeteries?  A potential to encounter human remains.		nstruction activ	ity within the C	ity's public

right-of-way exists for any near-term or future pipeline alignment project; especially in areas where work would occur within high sensitivity areas for archaeological resources which can include Native American remains. Mitigation measures addressing the unanticipated discovery

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

of Native American human remains are included in Section V of the MMRP. Implementation of these measures would reduce potential unanticipated impacts to below a level of significance.

For projects that are not covered under this environmental document (e.g., meet the criteria for a Statutory or Categorical Exemption under CEQA), then standard language regarding the unanticipated discovery of human remains of unknown origin found in the City of San Diego Standard Specifications for Public Works Construction ("WHITEBOOK") would take precedence. Upon notification by the Contractor of the discovery of human remains of unknown origin, these requirements require that the Engineer shall immediately notify the San Diego County Coroner to start the investigation process, in accordance with the California Health and Safety Code §§7050.5 and 7051 and the California Public Resources Code.

## VI. GEOLOGY AND SOILS - Would the project:

a)	pot eff	pose people or structures to tential substantial adverse ects, including the risk of loss, ury, or death involving:				
	i)	Rupture of a known earthquake fault, 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.  Near-term and/or future pipeline pstandard construction practices in based on regional geologic hazard	order to en is would re	sure that potential main less than sign	impacts in thi nificant. There	s category
		rupture of a known earthquake fau	nt would b	e below a level of	significance.	
	ii)	Strong seismic ground shaking?				$\boxtimes$
		Near-term and/or future pipeline seismic ground shaking. The des would utilize proper engineering of potential for impacts from ground	sign of the design and	proposed project standard construct	and any substion practices to	sequent projects o ensure that the
	iii)	Seismic-related ground				$\boxtimes$

	Issue			Significant Impact	with Mitigation Incorporated	Less Than Significant Impact	No Impact
			liquefaction?		incorporateu		
			The design of any near-term as design standard construction p related ground failure, including	ractices to ensu	re that the poten	tial for impacts	from seismic-
		iv)	Landslides?				$\boxtimes$
			Near-term and/or future pipelin or structures to the risk of loss, projects covered under this MN construction practices to ensure significance.	, injury, or deatl ND would utiliz	n involving land: e proper enginee	slides. Pipeline ring design and	design for I standard
	b)		sult in substantial soil erosion he loss of topsoil?				
		take wou	estruction of the near-term and/ e place within the developed purell be replaced in kind. Additional be incorporated during consulementation would not result in	blic right of wa onally, appropri truction and de	y. Any disturbat ate BMPs aimed sign of the projec	nces to streets a at preventing set. As such, pro	nd alleys oil erosion ject
	c)	soil beco proj on- spre	located on a geologic unit or that is unstable, or that would ome unstable as a result of the ect, and potentially result in or off-site landslide, lateral ading, subsidence, efaction or collapse?				
		proj thro Haz	r-term and/or future pipeline prect descriptions). It is possible, ughout the City within the Publard Categories. However, proptices would ensure that the potential to the potential transfer in the properties in the potential transfer in the properties in the potential transfer in the properties in the potential transfer in the potential transfer in the potential transfer in the properties in the potential transfer in transfer in	that any near-to lic Right-of-Wa er engineering	erm and/or future y and may be loo design and utiliz	e projects may be cated within var ation of standar	be located rious Geologic d construction
d)	defi Uni crea	ned form	ed on expansive soil, as in Table 18-1-B of the Building Code (1994), substantial risks to life or ?				
	and	utili	gn of any near-term and/or futo zation of standard construction han significant.	are pipeline pro practices would	jects would utilized that the	ze proper engine potential for im	eering design pacts would

Is	ssue	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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?			$\boxtimes$	
	The design of any near-term and/or fit proper engineering design and standard would be below a level of significance	d construction j	projects covered practices to ensu	under this MN re that the poter	D would utilize ntial for impacts

# VII. GREENHOUSE GAS EMISSIONS - Would the project:

a)	Generate greenhouse gas emissions,			
	either directly or indirectly, that may			
	have a significant impact on the		$\boxtimes$	П
	environment?	70 <del>0</del> -7		

The City of San Diego is utilizing the California Air Pollution Control Officers Association (CAPCOA) report "CEQA and Climate Change" (CAPCOA 2009) to determine whether a GHG analysis would be required for submitted projects. The CAPCOA report references a 900 metric ton guideline as a conservative threshold for requiring further analysis and possible mitigation. This emission level is based on the amount of vehicle trips, the typical energy and water use associated with projects, and other factors.

CAPCOA identifies project types that are estimated to emit approximately 900 metric tons of GHG's annually. This 900 metric ton threshold is roughly equivalent to 35,000 square feet of office space, 11,000 square feet of retail, 50 single-family residential units, 70 multi-family residential units and 6,300 square feet of supermarkets.

Since any future pipeline projects covered in this CEQA document do not fit in the categories listed above, a GHG modeling analysis would be conducted for each project.

A GHG modeling analysis was conducted for each near-term project also covered in the MND. This modeling was conducted to determine the level of GHG emissions. The Roadway Construction Emissions Model is a spreadsheet program created by the Sacramento Metropolitan Air Quality Management District to analyze construction related GHGs and was utilized to quantify the project's GHG emissions. The model utilizes project information (e.g. total construction months, project type, construction equipment, grading quantities and the total disturbance area, etc.) to quantify GHG emissions from heavy-duty construction equipment, haul trucks, and worker commute trips associated with linear construction projects.

Harbor Drive project: Results of the Roadway Construction Emissions Model output demonstrated that during the 6 months of construction the project would generate approximately 250 metric tons of emissions per year. On an annualized basis, the output would be approximately 500 metric tons per year. The output for the project falls well below the 900 metric ton per year figure. Therefore, based

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

upon the analysis showed above the project would result in a less than significant CEQA Greenhouse gas impact and mitigation would not be required.

Sewer/Water Job 732: Results of the Roadway Construction Emissions Model output demonstrated that the project duration of 6 months, and assuming a May start date, this project would produce 162.5 metric tons of CO2 in the first year and 0 metric tons of CO2 the second year. The output for the project falls well below the 900 metric ton figure. Therefore, based upon the analysis showed above the project would result in a less than significant CEQA Greenhouse gas impact and mitigation would not be required.

Sewer Group 787: Results of the Roadway Construction Emissions Model output demonstrated that this project would produce a total of 555.9 metric tons of CO2 during the 19 month construction period. Assuming a September start, 117.0 metric tons would be generated in the second year, and 87.8 metric tons of CO2 would be generated in the third year. The project's estimated GHG emissions results are well below the 900 metric tons of CO2 and; therefore, impacts are less than CEQA significant and mitigation would not be required.

Water Group 914: Results of the Roadway Construction Emissions Model output demonstrated that this project's duration is 14 months and assuming a September start date the project would produce 141.5 metric tons of CO2 in the first year, and 353.7 metric tons of CO2 in the second year. The project's estimated GHG emissions results are well below the 900 metric tons of CO2 and; therefore, impacts are less than CEQA significant and mitigation would not be required.

Water Group 949: Results of the Roadway Construction Emissions Model output demonstrated that the project duration of 6 months, and assuming a May start date, the project would produce 162.5 metric tons of CO2 in the first year and 0 metric tons of CO2 the second year. The output for the project falls well below the 900 metric ton figure. Therefore, based upon the analysis showed above the project would result in a less than significant CEQA Greenhouse gas impact and mitigation would not be required.

For a determination of whether future projects would be consistent with this MND, the Roadway Construction Emissions Model can be utilized. If the output is less than 900 metric tons of GHG annually, then no further analysis is needed and the project would be consistent with the GHG analysis in this document. If, however, the output from the Roadway Construction Emission Model is greater than 900 metric tons annually, then a formal GHG Analysis would be conducted incorporating appropriate mitigation measures. If the analysis indicates project implementation would result in 900 metric tons or more annually, then the project would not be consistent with the GHG analysis in this MND as the project would be required to incorporate mitigation to reduce its GHG output by 30% compared to the California Air Resources Board (CARB) 2020 business-as-usual forecast and a new Initial Study and MND would be prepared pursuant to CEQA.

b) Conflict with an applicable plan, policy, or regulation adopted for the			<b>▲</b>	
			$\boxtimes$	

Į.	ssue	Potentially Significant	Less Than Significant with	Less Than Significant	No Impact
		Impact	Mitigation Incorporated	Impact	110 Impact
	purpose of reducing the emissions of greenhouse gases?		incorporated		
	Please see VII.a. It is anticipated the conflict with any applicable plans, pol				
VIII.	HAZARDS AND HAZARDOUS MA	ATERIALS – W	ould the project:		
a)	Create a significant hazard to the public or the environment through routine transport, use, or disposal of hazardous materials?				
	Construction of any near-term and/or the use of hazardous materials (e.g., storage, handling, use and disposal; construction within the PROW. Con contractor regarding where routine has measures to implement in the ever specifications would ensure that potent	fuels, lubrican however, thes astruction speci andling or disposent of a spill	ts, solvents, etc. e conditions wo fications would sal of hazardous from equipmen	) which would ould not occur include requir materials could at. Compliance	require proper during routine rements for the occur and what with contract
· 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?				
	Any near-term and/or future project all traverse properties which could contain permitted UST's, or contaminated site however, in the event that construction contractor would be required to implest or Releasing Hazardous Substances of Specifications for Public Works Const. would ensure the proper handling and applicable local, state and federal regulations to the public and the environment.	n Leaking Under solution activities encount § 803 of the Petroleum Procuction which is disposal of any lations. Compli	erground Storage a 1,000 feet from unter underground the City's "WHIT! aducts" of the Cits included in all contaminated so ance with these researched	Tank (LUST) on the project alide contamination EBOOK" for "ty of San Diego construction docides in accordance equirements we	eleanup sites, ignments; in, the Encountering Standard cuments and e with all buld minimize
c)	Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				

Several of the near-term projects are located within a 1/4 mile radius of an existing or proposed school

Is	esue	Significant Impact	with Mitigation Incorporated	Significant Impact	No Impact
	and would involve trenching activities unanticipated contamination is encounfuture projects that may be proposed winvolve trenching activities that could a contamination is encountered. In both included in all construction documents County DEH requirements should any regarding the handling or discovery of proximity of a school would be below required pursuant to the contract specific	tered within the rithin ¼ mile of result in the relecases, §803 of to ensure that a hazardous cond hazardous mate a level of signif	PROW. The sa an existing or p ase of hazardor the City of San appropriate prot litions be encountrials, substance icance with imp	oroposed school us emissions if us Diego's "WHIT ocols are followentered. As such es or waste with olementation of	ue for any and would unanticipated "EBOOK" is yed pursuant to , impacts in close
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?				
	Although none of the near-term project hazardous materials sites compiled pur could be located within close proximity leaking USTs. However, as previously will be incorporated into the contract siduring construction related activities in Therefore, with implementation of mean hazards would be reduced to below a leaking to the contract siduring construction related activities in the contract siduring construction and the contract siduring construction related activities in the contract siduring construction related activities in the contract siduring construction and contract siduring construction related activities in the contract siduring construction and contract siduring construction related activities in the contract sidu	suant to Govern y to hazardous in outlined in VII pecifications to a accordance with asures contained	ment Code Seconaterials sites of a-c above, speed address any contract in the contract	ction 65962.5, for within 1,000 for cific measures landaminated soils and federal regul	eet from nave been or encountered ations.
e)	For a project located within an airport land use plan or, where such a plan has not been adopted, within two mile 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?				
	Several near-term projects covered in Sewer/Water Group 732) are located (AIA) of the San Diego International A geographically demarcated area that sland use, safety and airspace protection these near-term projects and any fut these types of projects would not intropeople residing in or working in the area.	within or in carry arrounds Lindle on are considered are projects are duce any new f	lose proximity t Land Use Con pergh Field ens d anytime a lan e linear underge eatures that wo	to the Airport npatibility Plan ures that factors and use decision round projects,	Influence Area (ALUCP). This is such as noise, is made. Since construction of
f)	For a project within the vicinity of a private airstrip, would the project				$\boxtimes$

Significant

Less Than

Potentially

Is	ssue	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	result in a safety hazard for people residing or working in the project area?				
	None of the near-term or future project airstrip; no provide airstrips are located therefore, no impact would result under	ed with the juri	sdictional bound	within the vici laries of the Cit	nity of a private y of San Diego
g)	Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?				
	Construction of any near-term or futu- the project Area of Potential Effect (a Control Plan would be implemented of employed. Therefore, the project would plan or emergency evacuation plan.	APE) and its a luring construc	djoining roads. tion which wou	However, an a	pproved Traffic ency plans to be
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?				
	Construction of any near-term or future Way and would not be located within a Additionally, sewer and water infrast would increase the risk of fire.	or adjacent wild	ilands that could	pose a threat o	f wildland fires.
	HYDROLOGY AND WATER QUALI	TY - Would th	ne project:		
a)	Violate any water quality standards or waste discharge requirements?				
	Potential impacts to existing water quaprojects would include minimal short-include any long term operational storbe required to comply with the City' disturbance, projects would have to construct the Storm Water Pollution Prevention Framinimize short-term water quality improject would not violate any existing the story of the s	term construction water impacts Storm Water omply with eith Plan (SWPPP). pacts during co	on-related erosion ts. Any near-tender Standards Manner a Water Poll These plans on struction active	on/sedimentation on and/or future ual. Depending oution Control P would prevent ities. Therefore	but would not projects would on the area of lan (WPCP) or or effectively e, the proposed
b)	Substantially deplete groundwater supplies or interfere substantially				$\boxtimes$

IX.

]	ssue	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	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 pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?		Incorporated		8
	Any near-term and/or future projects projects would not introduce a substant that could interfere with groundwater substantially deplete groundwater supplements.	tially large an echarge. Ther	nount of new im efore, constructi	pervious surfaction of these pro	es over ground jects would not
c)	Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, in a manner, which would result in substantial erosion or siltation on- or off-site?	_			
	Any near-term and/or future projects with right of way within paved streets. Upon would be returned to their preexisting alter any existing drainage patterns.	n completion of	of the installation	of the utility l	ines the streets
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 on- or off-site?	× 🗆			
	Please see IX.c.				
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?				$\boxtimes$

Is	ssue	Potentially Significant Impact	Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	Conformance to BMPs outlined in an Standards would prevent or effectively near-term and/or future pipeline project not result in a substantial increase in it water that would exceed the capacity of	y minimize she ts covered unde mpervious surf	CP and compli- ort-term constru- or the MND. Ad- ace, and therefo	ection runoff in ditionally, these ere, would not c	pacts from any projects would
f)	Otherwise substantially degrade water quality? Conformance to BMPs outlined in an Standards would prevent or effectively near-term and/or future pipeline project	y minimize she	ort-term constru	ction runoff im	ity Stormwater
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?				⊠
	The near-term and/or future pipeline pr	ojects would no	ot include the co	enstruction of an	y housing.
h)	Place within a 100-year flood hazard area, structures that would impede or redirect flood flows?				
	The near-term and/or future pipeline prosubstantially impact a 100-year flood has	(E)	ot impede the di	rection of flows	or
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?				
	The near-term and/or future pipeline prothe risk associated with flooding beyond				would increase
j)	Inundation by seiche, tsunami, or mudflow?				$\boxtimes$
	The near-term and/or future pipeline prothe risk associated with seiche, tsunami				
	LAND USE AND PLANNING - Would	d the project:			
a)	Physically divide an established community?				$\boxtimes$

X.

			ımpacı	Incorporated	Impact	
		Implementation of the near-term and/installing utility infrastructure and would community.	or future d not intro	pipeline projects duce new features	would involve that could divi	ve replacing and de an established
	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?				
		Implementation of the near-term and/installing utility infrastructure and would regulations of an agency with jurisdictio plans.	l be consis	tent with all applic	able land use r	plans, policies, or
	c)	Conflict with any applicable habitat conservation plan or natural community conservation plan?		$\boxtimes$		
		Implementation of the near-term and/oinstalling utility infrastructure located er some projects could be located within pro Subarea Plan, no conflicts are anticip Adjacency Guidelines would be required Measures to reduce potential indirect improntained within Section V. of the MND.	ntirely with the cated becaused for any bacts to the	hin the developed the City's MHPA ause implementati project located wi	public right of which is cover on of the Mithin 100 feet fi	f way. Although ed by the MSCP HPA Land Use rom the MHPA
ΧI	•	MINERAL RESOURCES - Would the pr	roject?			
	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?				
	Areas surrounding the near-term project alignments are not being used for the recovery of mineral resources. Similarly, these areas are also not designated for the recovery of mineral resources on the City of San Diego General Plan Land Use Map. Additionally, any future projects submitted for review in accordance with this MND would be evaluated based on their proximity to areas when					

**Potentially** 

Significant

Issue

Less Than

Significant

with

Less Than

Significant

No Impact

mineral resources could be affected. At this time however, it is not anticipated that any future pipeline project, which would be located entirely within the PROW would result in the loss of

Issue		Potentially Significant Impact	Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	availability of a known mineral resource	ce of value to th		e state.	
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?				
	Areas surrounding the near-term projective recovery of mineral resources or designated Diego General Plan Land Use Map. accordance with this MND would be resources could be affected. At this project, which would be located entire a locally important mineral resource resource resources.	nated for the re Additionally, evaluated base time however, ly within the Pl	covery of mines any future pro ed on their pro it is not antic	ral resources on ojects submitted eximity to areas ipated that any	the City of San I for review in where mineral future pipeline
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?				
	Any near-term or future pipeline project the generation of operational noise construction related noise would result regulated under San Diego Municipa which places limits on the hours of coexceeded. Therefore, people would no existing noise regulations.	levels in exc , but would be I Code Section onstruction ope	cess of existing temporary and 159.5.0404, "Nations and start	ng standards. I transitory in nat Noise Abatement adard decibels w	However, some ture and strictly and Control" which cannot be
b)	Exposure of persons to, or generation of, excessive ground borne vibration or ground borne noise levels?				$\boxtimes$
	Any near-term or future pipeline project disturbing vibrations during construction methodology being enconstruction activities would be temporated under San Diego Municipal Code Sect limits on the hours of construction of Therefore, people would not be expressed to the completion of each project.	tion based on aployed for e orary and transition 59.5.0404, perations and	the type of each project ty tory in nature a "Noise Abatem standard decibe	quipment being ype. Noise occand would be stand control els which canno	used and the curring during rictly regulated "which places t be exceeded.
c)	A substantial permanent increase in ambient noise levels in the project				$\boxtimes$

I	ssue	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	vicinity above levels existing without the project?	ata aastarad uma	•		1 1 1
	Any near-term or future pipeline project PROW would not permanently increase the project. Please see XII.a & b.	e the ambient r	oise levels beyo	nd those which	exist without
d)	A substantial temporary or periodic increase in ambient noise levels in the project vicinity above existing without the project?			$\boxtimes$	
	A portion of one near-term project we environment is already high due to its surrounding the airport and nearby busithis MND may occur City-wide and resthe increase in noise due to construct regulated in accordance with the Municipal noise increased would not be considered levels would be less than significant.	proximity to inesses. Other sult in tempora ction activitie cipal Code. The red substantia	Lindbergh Field near-term and/or ry construction is would be ten ese temporary ar and therefore,	and from high or future project related noise im apporary in natu ad periodic cons	traffic patterns s covered under pacts; however are and strictly struction related
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 area to excessive noise levels?				
	Several near-term projects covered in Sewer/Water Group 732) are located valued influence Area (AIA) of the San Diego (ALUCP). This geographically demands such as noise, land use, safety and airsy made. Although these near-term projeconstruction would not in and of itself excessive noise levels beyond those to Lindbergh Field and heavily traveled compliance with OSHA standards for valued levels would not occur for all other near	vithin 2 miles International Lated area that cace protection ects and any fi expose people that may curr roadways, the worker safety	of a public airp Airport's Airpor surrounds Lindb are considered ature projects are residing in the a ently exist. For a ambient noise would ensure that	ort; specifically that Land Use Consergh Field ensurantime a land e linear undergurea or construction projects withing level is alreadat exposure to e	to the Airport inpatibility Plan ares that factors use decision is round projects, tion workers to in proximity to dy loud. Strict
ž.	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?				

Less Than Significant Potentially Less Than Significant Significant Issue with No Impact Impact Mitigation **Impact** Incorporated None of the near-term projects are located within proximity to a private airstrip and it's not

anticipated that any future projects would be either; mainly because no private airstrips are located in the urbanized areas within the City's jurisdictional boundaries. Therefore no impacts in this category would occur.

	770014 00001				
XIII.	POPULATION AND HOUSING - Wo	ould the projec	et:		
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)?				$\boxtimes$
	The near-term and/or future pipeline infrastructure. These upgrades are inte in order to keep up with current demandundeveloped areas or introduce any therefore, no impact would occur.	nded to impro d. These proje	ve currently ou cts would not ex	tdated sewer an ttend any existin	d water systems ig roadways into
b)	Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?				
	The near-term and/or future pipeline infrastructure. These upgrades are inte in order to keep up with current demand	nded to impro	ve currently our	tdated sewer and	d water systems
c)	Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?				$\boxtimes$
	See XIII b).				
XIV.	PUBLIC SERVICES				
۵)	Would the project regult in substantial				

#### XI

Would the project result in substantial adverse physical impacts associated with the provisions 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 rations, response times or other

J	ssue	Significant Impact	with Mitigation Incorporated	Less Than Significant Impact	No Impact
	performance objectives for any of the public services:	,	Incorporated		ŧ
	i) Fire Protection				$\boxtimes$
	Any near-term or future pipeline Replacement and installation of protection services. Future pro- disruptions to traffic flow do not	utility infrastruc jects may requ	ture would not ire a Traffic (	require any nev Control Plan to	v or altered fire
	ii) Police Protection				$\boxtimes$
	Any near-term or future pipeline Replacement and installation of u protection services. Future proj disruptions to traffic flow do not of	tility infrastructi ects may requi	ure would not re ire a Traffic (	quire any new control Plan to	or altered police ensure major
	iii) Schools				$\boxtimes$
	Any near-term or future pipeline these projects would not include increase demand for schools in the	construction o	not physically a f future housing	lter any school g or induce gro	s. Additionally, with that could
	v) Parks			//	$\boxtimes$
	Any near-term or future pipeline projects would not create demand	project would n for new parks or	ot physically al	ter any parks. T nal facilities.	Therefore, these
	vi) Other public facilities				$\boxtimes$
	Any near-term or future pipeline p gas, or other public facilities. Thes keep up with current and projected	se projects would	t result in the in d improve the se	creased demand wer and water u	I for electricity, stility system to
	RECREATION -				
a)	Would the project 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?				
	Implementation of the near-term and/infrastructure. The improved infrast recreation areas. These projects would areas or induce future growth that would be a second of the near-term and infrastructure.	ructure would d not directly g	not allow for generate addition	increased acce	ss to existing

XV.

Is	ssue	Potentially Significant Impact	Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	projects would not increase the use deterioration of the facility would occu		creational areas	such that sub	stantial physical
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?				
	Implementation of the near-term and/o infrastructure and would not include construction or expansion of recreation	the construc			
XVI. 7	TRANSPORTATION/TRAFFIC – Woul	d 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?				
	Construction of the near-term and/or circulation within the project's Area Control Plan would be implemented substantially impacted. Therefore, thes substantial in relation to existing traffic	of Potential E during constru e projects wou	Effect (APE). I	However, an ag affic circulation	oproved Traffic a would not be
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?				
	Construction of the near-term and/or circulation within the project's APE and Plan would be implemented during construction.	d its adjoining	roads. Howeve	er, an approved	Traffic Control

1	Issue	Potentially Significant Impact	Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	individual levels of service.				
c)	Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?				
	The near-term and any future projects or new features that could affect air traffic.	covered under traffic patterns	this MND would or introduce ne	d not include ar w safety hazar	ny tall structures ds related to air
d)	Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?				
	The near-term and any future projects or design features that would increase City standards and therefore would me	hazards in the	e area. All projec	d not include an	y tall structures esigned to meet
e)	Result in inadequate emergency access?				$\boxtimes$
	Construction of the near-term or any furthe project's APE. However, an approconstruction so that there would be ade	ved Traffic Con	ntrol Plan would	affect traffic cir be implemente	rculation within d during
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?				
	Construction of the near-term or any fu construction activities as it relates to tra preparation of a Traffic Control Plan w significant.	affic, pedestrian	ns, public transit	and bicycles. H	lowever, the
XVII.	UTILITIES AND SERVICE SYSTEM	S – Would the	project:		
a)	Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board?				$\boxtimes$

Is	ssue	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	Construction of the near-term or any treatment of wastewater and would Control Board.		covered under		
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?				
	Construction of the near-term or an improvements to water and sewer pipe would not result in a significant unmit	line infrastructi	ire. Use of this	MND is limited	
c)	Require or result in the construction of new storm water drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?				$\boxtimes$
	Construction of the near-term or any fincrease in impervious surfaces as the these projects would not require the coof existing facilities.	scope is comple	etely within the	City Right-of-W	ay. Therefore,
d)	Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?				
	Construction of the near-term or any fidemand for water. These projects wou City.				
e)	Result in a determination by the wastewater treatment provided which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?				
	See XVII c)				
fì	Be served by a landfill with sufficient			N N	

I	ssue	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	permitted capacity to accommodate the project's solid waste disposal needs?		meor porated		
	Construction of the near-term or any findemolition of structures. Construction waste would be disposed of in accordance solid waste including permitting capaconstruction materials which can be Demolition Debris Ordinance. Operate would not affect the permitted capacity	of these projection of the language of the language recycled shatton of the projection of the projecti	cts would likely plicable local an ndfill serving the ll comply with sject would not	d state regulation project area. the City's Congenerate waste	nal waste. This ons pertaining to Demolition or onstruction and
g)	Comply with federal, state, and local statutes and regulation related to solid waste?				$\boxtimes$
	See XVII f). Any solid waste generat disposed of in accordance with all appl	ed during cons icable local sta	truction related te and feral regu	activities would lations.	l be recycled or
XVIII.	MANDATORY FINDINGS OF SIGNI	FICANCE -			
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?				
	Any near-term and/or future pipeline p developed public right of way and wo that would be located adjacent to the Adjacency measures to reduce any por mitigated to below a level of signifi- archaeology, paleontology and the buil- project would be analyzed and a determ applied in the subsequent environment mitigation measures further detailed in would not result in a significant impact	uld not impact MHPA would tential indirect cance. With relation made intal document Section V of the MHPA would be section very section	be required to impacts. As surespect to history have been incorregarding which and would be his MND. As a	siological Reson- incorporate MI- ich, indirect imprical resources, reporated into the mitigation mean required to con-	arces. Projects IPA Land Use pacts would be mitigation for the MND. Each sures would be mply with the
b)	Does the project have impacts that are		$\boxtimes$		

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

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 futures projects)?

When viewed in connection with the effects of the near-term projects and any future pipeline projects on a Citywide basis, construction trenching has the potential to impact archaeological and paleontological resources which could incrementally contribute to a cumulative loss of non-renewable resources. However, with implementation of the mitigation measures found in Section V of the MND, this incremental impact would be reduced to below a level of significance.

Although any near-term and/or future projects could be located within a designated historical district, no direct or cumulative impact is anticipated because each project would be subject to review in accordance with the City's Historical Resources Guidelines, and for consistency with the Secretary of the Interior Standards and this environmental document. Measures to reduce potential indirect impacts for projects located within a historic district would be incorporated into each subsequent environmental document when applicable to the conditions and environmental setting of the alignment. Therefore, no cumulative impact would result under these project types.

Because the near-term and/or future projects would not be located in areas where biological resources could be encountered and would not result in a cumulative loss of resources. Measures to reduce potential indirect impacts for projects located adjacent to the City's MHPA would be incorporated into each subsequent environmental document when applicable to the conditions and environmental setting of the alignment. Implementation of the MHPA Land Use Adjacency Guidelines is consistent with the MSCP Subarea Plan & FEIR which addressed the cumulative loss of sensitive biological resources and edge effects on the MHPA from future development. Therefore, no cumulative impact would result under these project types.

c)	Does the project have environmental				
-	effects, which will cause substantial	П	$\bowtie$	$\Box$	
	adverse effects on human beings,	_			لسا
	either directly or indirectly?				

As stated previously, potentially significant impacts have been identified for Paleontological Resources, Archaeological Resources, Historical Resources (Historic Districts) and MHPA Land Use Adjacency. However, mitigation has been included in Section V of this MND to reduce impacts to below a level of significance. As such, project implementation would not result in substantial adverse impact to human beings.

# INITIAL STUDY CHECKLIST

### REFERENCES

I.	AESTHETICS / NEIGHBORHOOD CHARACTER
<u>X</u>	City of San Diego General Plan.
<u>X</u>	Community Plan.
<del></del>	Local Coastal Plan.
II.	AGRICULTURAL RESOURCES & FOREST RESOURCES
<u>X</u>	City of San Diego General Plan.
<u>X</u>	U.S. Department of Agriculture, Soil Survey - San Diego Area, California, Part I and II, 1973.
	California Agricultural Land Evaluation and Site Assessment Model (1997)
	Site Specific Report:
ш.	AIR QUALITY
-	California Clean Air Act Guidelines (Indirect Source Control Programs) 1990.
<u>X</u>	Regional Air Quality Strategies (RAQS) - APCD.
_	Site Specific Report:
IV.	BIOLOGY
<u>X</u>	City of San Diego, Multiple Species Conservation Program (MSCP), Subarea Plan, 1997
<u>X</u>	City of San Diego, MSCP, "Vegetation Communities with Sensitive Species and Vernal
	Pools" Maps, 1996.
<u>X</u>	City of San Diego, MSCP, "Multiple Habitat Planning Area" maps, 1997.
	Community Plan - Resource Element.
	California Department of Fish and Game, California Natural Diversity Database, "State and
	Federally-listed Endangered, Threatened, and Rare Plants of California," January 2001.
	California Department of Fish & Game, California Natural Diversity Database, "State and
	Federally-listed Endangered and Threatened Animals of California," January 2001.
_	City of San Diego Land Development Code Biology Guidelines.
	Site Specific Report:

V.	CULTURAL RESOURCES (INCLUDES HISTORICAL RESOURCES)
<u>X</u>	City of San Diego Historical Resources Guidelines.
<u>X</u>	City of San Diego Archaeology Library.
<u>X</u>	Historical Resources Board List.
	Community Historical Survey:
-	Site Specific Report:
VI.	Geology/Soils
<u>X</u>	City of San Diego Seismic Safety Study.
	U.S. Department of Agriculture Soil Survey - San Diego Area, California, Part I and II,
	December 1973 and Part III, 1975.
<del></del> )	Site Specific Report:
VII.	GREENHOUSE GAS EMISSIONS
<u>X</u>	Site Specific Report: 'Roadway Construction Emissions Models' conducted for each near-
	term project (2010 & 2011).
VIII.	HAZARDS AND HAZARDOUS MATERIALS
X	San Diego County Hazardous Materials Environmental Assessment Listing
	San Diego County Hazardous Materials Management Division
	FAA Determination
	State Assessment and Mitigation, Unauthorized Release Listing, Public Use Authorized.
	Airport Land Use Compatibility Plan.
<u></u>	Site Specific Report:
IX.	Hydrology/Water Quality
X	Flood Insurance Rate Map (FIRM).
	Federal Emergency Management Agency (FEMA), National Flood Insurance Program -
	Flood Boundary and Floodway Map.
<del></del> .	Clean Water Act Section 303(b) list, http://www.swrcb.ca.gov/tmdl/303d_lists.html).
	Site Specific Report:

X.	LAND USE AND PLANNING
<u>X</u>	City of San Diego General Plan.
<u>X</u>	Community Plan.
<u>X</u>	Airport Land Use Compatibility Plan: Lindberg Field
<u>X</u>	City of San Diego Zoning Maps
	FAA Determination
XI.	MINERAL RESOURCES
	California Department of Conservation - Division of Mines and Geology, Mineral Land
	Classification.
	Division of Mines and Geology, Special Report 153 - Significant Resources Maps.
<u>X</u>	California Geological Survey - SMARA Mineral Land Classification Maps.
	Site Specific Report:
XII.	Noise
<u>X</u>	Community Plan
<u>X</u>	San Diego International Airport Master Plan CNEL Maps.
·	MCAS Miramar ACLUP
ş1 <b>————————————————————————————————————</b>	Brown Field Airport Master Plan CNEL Maps.
<u>X</u>	Montgomery Field CNEL Maps.
	San Diego Association of Governments - San Diego Regional Average Weekday Traffic
	Volumes.
s	San Diego Metropolitan Area Average Weekday Traffic Volume Maps, SANDAG.
<del></del>	City of San Diego General Plan.
	Site Specific Report:
XIII.	PALEONTOLOGICAL RESOURCES
<u>X</u>	City of San Diego Paleontological Guidelines.
	Deméré, Thomas A., and Stephen L. Walsh, "Paleontological Resources City of San Diego,"
	Department of Paleontology San Diego Natural History Museum, 1996.
X	Kennedy, Michael P., and Gary L. Peterson, "Geology of the San Diego Metropolitan Area,
	California. Del Mar, La Jolla, Point Loma, La Mesa, Poway, and SW 1/4 Escondido 7 1/2

	Minute Quadrangles," <u>California Division of Mines and Geology Bulletin</u> 200, Sacramento, 1975.	
X	Kennedy, Michael P., and Siang S. Tan, "Geology of National City, Imperial Beach and Otay	
· · · · · · · · · · · · · · · · · · ·	Mesa Quadrangles, Southern San Diego Metropolitan Area, California," Map Sheet 29, 1977.	
	Site Specific Report:	
XIV.	POPULATION / HOUSING	
<u>X</u>	City of San Diego General Plan.	
<u>X</u>	Community Plan.	
20	_ Series 11 Population Forecasts, SANDAG.	
	_ Other:	
XV.	Public Services	
<u>X</u>	City of San Diego General Plan.	
<u>X</u>	Community Plan.	
XVI.	RECREATIONAL RESOURCES	
<u>X</u>	City of San Diego General Plan.	
<u>X</u>	Community Plan.	
-	Department of Park and Recreation	
<del></del>	City of San Diego - San Diego Regional Bicycling Map	
( <del>- 18</del>	Additional Resources:	
XVII.	Transportation / Circulation	
<u>X</u>	City of San Diego General Plan.	
<u>X</u>	Community Plan.	
-	San Diego Metropolitan Area Average Weekday Traffic Volume Maps, SANDAG.	
	San Diego Region Weekday Traffic Volumes, SANDAG.	
	Site Specific Report:	
2000 - 200 - 2		
XVIII.	UTILITIES	
<u>X</u>	City of San Diego General Plan.	
<u>X</u>	Community Plan.	

	Site Specific Report:
XIX.	Water Conservation
	City of San Diego General Plan.
10-22-	Community Plan.
ŶĮ <del> </del>	Sunset Magazine, New Western Garden Book. Rev. ed. Menlo Park, CA: Sunset
	Magazine.
	Site Specific Report: