Broadway Bridge Project

YOLO AND SACRAMENTO COUNTY, CALIFORNIA
DISTRICT 3 YOL, SAC
TGR2DGL 5447(043)

Final Environmental Impact Report/
Environmental Assessment with
Finding of No Significant Impact

Prepared by the
State of California, Department of Transportation
and City of West Sacramento

The environmental review, consultation, and any other actions required by applicable Federal environmental laws for this project are being, or have been, carried out by Caltrans pursuant to 23 USC 327 and the Memorandum of Understanding dated December 23, 2016, and executed by the Federal Highway Administration and Caltrans.

March 2022
General Information about This Document
The City of West Sacramento and the California Department of Transportation (Caltrans), as assigned by the Federal Highway Administration (FHWA), has prepared this Final Environmental Impact Report/Environmental Assessment (EIR/EA) for the proposed project located in West Sacramento and Sacramento, California. Caltrans is the lead agency under the National Environmental Policy Act (NEPA). The City of West Sacramento is the lead agency under the California Environmental Quality Act (CEQA). The document tells you why the project is being proposed, what alternatives have been considered for the project, how the existing environment could be affected by the project, the potential impacts of each of the alternatives, and the proposed avoidance, minimization, and/or mitigation measures. The Draft EIR/EA was circulated to the public for 47 days between July 7 and August 23, 2021. Comments received during that period are included in Chapter 4. Elsewhere throughout this document, a vertical line in the margin indicates a change made since the draft document circulation. Minor editorial changes and clarifications have not been so indicated. Copies of this document and the related technical studies are available for review or download at the following website: https://www.cityofwestsacramento.org/government/departments/capital-projects-and-transportation/projects/broadway-bridge-projects.

Alternative formats:
For individuals with sensory disabilities, this document can be made available in Braille, in large print, on audiocassette, or on computer disk. To obtain a copy in one of these alternate formats, please call or write to Caltrans, Attn: Gilbert Mohites-Chan, Public Information Office, California Department of Transportation, 703 B St., Marysville, CA 95901; (530) 741-4572. Voice, or use the California Relay Service TTY number, 711.
A new bridge across the Sacramento River between the cities of West Sacramento and Sacramento, downstream of the Pioneer Bridge. The bridge will connect South River Road on the west landing and Broadway on the east landing.

FINAL ENVIRONMENTAL IMPACT REPORT/
ENVIRONMENTAL ASSESSMENT with FINDING OF NO SIGNIFICANT IMPACT

Submitted Pursuant to: (State) Division 13, California Public Resources Code
(Federal) 42 USC 4332(2)(C)

THE STATE OF CALIFORNIA
Department of Transportation
and
City of West Sacramento

Cooperating and Responsible Agencies
City of Sacramento, California Department of Fish and Wildlife, California State Lands Commission,
California Public Utilities Commission

04/11/2022
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April 7, 2022
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The California Department of Transportation (Caltrans) has determined that Alternative B will have no significant impact on the human environment. This FONSI is based on the attached Environmental Assessment (EA) which has been independently evaluated by Caltrans and determined to adequately and accurately discuss the need, environmental issues, and impacts of the proposed project and appropriate mitigation measures. It provides sufficient evidence and analysis for determining that an Environmental Impact Statement is not required. Caltrans takes full responsibility for the accuracy, scope, and content of the attached EA.

The environmental review, consultation, and any other actions required by applicable Federal environmental laws for this project are being, or have been, carried out by Caltrans pursuant to 23 USC 327 and the Memorandum of Understanding dated December 23, 2016 and executed by FHWA and Caltrans.

______________________________  ____________________
Caltrans District Director              Date
Summary

S.1 Introduction

The City of West Sacramento, in cooperation with the City of Sacramento and the California Department of Transportation (Caltrans), proposes to construct a new bridge over the Sacramento River south of the Pioneer Bridge (US 50). The Broadway Bridge (proposed project) would provide local interconnectivity across the river and between neighborhoods. The new connection would serve multiple modes of transportation and comply with current American Association of State Highway and Transportation Officials, Caltrans, and local agency design standards.

S.2 Joint California Environmental Quality Act/National Environmental Policy Act Documentation

The project is subject to federal, as well as City of West Sacramento, City of Sacramento, and state environmental review requirements, because the City of West Sacramento proposes the use of federal funds from FHWA. Project documentation, therefore, was prepared in compliance with both the California Environmental Quality Act (CEQA) and NEPA. The City of West Sacramento is the project proponent and the lead agency under CEQA. The City of Sacramento is a responsible agency under CEQA. FHWA’s responsibility for environmental review, consultation, and any other actions required by applicable federal environmental laws for this project are being, or have been, carried out by Caltrans pursuant to 23 USC 327 and the NEPA Assignment MOU dated December 23, 2016.

Some impacts determined to be significant under CEQA may not lead to a determination of significance under NEPA. Because NEPA is concerned with the significance of the project as a whole, often a “lower level” document is prepared for NEPA. One of the most common joint document types is an Environmental Impact Report/Environmental Assessment (EIR/EA).

After receiving comments from the public and reviewing agencies, this Final EIR/EA was prepared. The Final EIR/EA includes responses to comments received on the Draft EIR/EA and identifies the preferred alternative. A Notice of Determination will be published for compliance with CEQA, and Caltrans has issued a Finding of No Significant Impact (FONSI) for compliance with NEPA. A Notice of Availability of the FONSI was sent to the affected units of federal, state, and local government, and to the State Clearinghouse in compliance with Executive Order 12372.

S.3 NEPA Assignment

California participated in the Surface Transportation Project Delivery Pilot Program pursuant to 23 USC 327, for more than 5 years, beginning July 1, 2007, and ending September 30, 2012. MAP-21 (Public Law 112–141), signed by President Obama on July 6, 2012, amended 23 USC 327 to establish a permanent Surface Transportation Project Delivery Program. As a result, Caltrans entered into a Memorandum of Understanding (MOU) pursuant to 23 USC 327 (NEPA Assignment MOU) with FHWA. The National Environmental Policy Act (NEPA) Assignment MOU became effective on October 1, 2012, and was renewed on December 23, 2016, for a term of 5 years, which was granted an extension on December 8, 2021 until April 29, 2022. In summary, Caltrans continues to assume FHWA responsibilities under NEPA and other federal environmental laws in the same manner as was assigned under the Pilot Program, with minor changes. With NEPA Assignment, FHWA assigned and Caltrans assumed all of the U.S. Department of Transportation Secretary’s responsibilities under NEPA. This assignment includes projects on the State Highway System and Local Assistance Projects off the State Highway System within the State of California, except for certain categorical exclusions that FHWA...
assigned to Caltrans under the 23 USC 326 CE Assignment MOU, projects excluded by definition, and specific project exclusions.

S.4 TIGER Planning Grant NO. 15

The City of West Sacramento was awarded a grant from FHWA under provisions of the Consolidated Appropriations Act, 2014, regarding National Infrastructure Investments. The grant program is referred to as “Fiscal Year 2014 TIGER\(^1\) Discretionary Grants.” The grant provides funding to the City of West Sacramento to help support the preliminary engineering design and environmental documentation for the Broadway Bridge Project.

This material is based on work supported by FHWA under Grant Agreement P-15. Any opinions, findings, and conclusions or recommendations expressed in this document are those of the author(s) and do not necessarily reflect the view of FHWA.

S.5 Overview of Project Area

S.5.1 River Crossing Studies

In 2011, a *Sacramento River Crossing Alternatives Study* (Fehr & Peers 2011) was prepared for the cities of West Sacramento and Sacramento that studied multiple Sacramento River crossing locations. Among the alternatives for new crossings considered in the study, a new bridge at the proposed Broadway Bridge location was included as an option for the South Market area (crossings south of Pioneer Bridge).

In December 2015, the Cities of West Sacramento and Sacramento completed the *Feasibility Study, Broadway Bridge, West Sacramento, California* (feasibility study) (CH2M 2015) for the Broadway Bridge that analyzed bridge crossing alignments. To develop alternatives for the proposed project, the alignments assessed in the feasibility study were reviewed with consideration of the approved future roadway network and additional design refinements. The feasibility study is available on the internet at https://blob.cityofwestsacramento.org/city/depts/pw/major_projects/bbfs.asp.

S.5.2 Related Plans and Projects

The proposed Broadway Bridge is included in many planning documents developed by both the Cities of West Sacramento and Sacramento. In addition to being included in the General Plans for both cities, the following plans and projects are in same general area as the proposed project. They relate to the proposed project in that they direct or define future development and land use within the project area that could be affected by the proposed project, or they provide context for the future land uses proposed in the project area.

S.5.2.1 West Sacramento Plans and Projects

*Pioneer Bluff Transition Plan*

In West Sacramento, the Pioneer Bluff District is an approximately 125-acre area along a 1-mile stretch of South River Road. Current land uses include storage and distribution facilities for petroleum products, the West Sacramento Public Works Department corporation yard, and other industrial and commercial uses. In 2014, the City of West Sacramento approved the *Pioneer Bluff Transition Plan* (City of West Sacramento 2014). The plan discusses the de-industrialization and planning efforts needed to facilitate

\(^1\) TIGER stands for Transportation Investment Generating Economic Recovery.
transition of the Pioneer Bluff District to urban land uses. The transition plan provides initial guidelines and actions needed for de-industrialization and coordination with city and regional planning activities. The de-industrialization process started prior to preparation of the transition plan and has continued as demonstrated by the following.

- **Decommissioning of Wastewater Treatment Plant.** In 2008, one of the first steps toward de-industrialization occurred. West Sacramento decommissioned the wastewater treatment plant located at the southern end of the Pioneer Bluff District.

- **Relocation of Cemex Cement Terminal.** In 2009, Cemex relocated its cement terminal operations from its riverfront location on South River Road at 15th Street. Demolition of the silos and other facilities at the site began in 2014. At the same site, decommissioning of the pier in the Sacramento River is currently underway.

- **Construction of the Mike McGowan Bridge.** The bridge, which opened to traffic in 2014, connects the Pioneer Bluff and Stone Lock Districts via the northern and southern segments of South River Road.

- **Acquisition and Decommissioning of Shell Oil Facility.** In 2017, the Port of West Sacramento secured an option to purchase the Shell Oil petroleum tank farm located on South River Road south of 15th Street. Through an agreement with the tank farm operator, operations of the tank farm will gradually phase out by March 2021.

The plans for de-industrialization of Pioneer Bluff also include relocation of the Union Pacific Railroad (UPRR) line known as the “east-side rail line” that parallels the east side of Jefferson Boulevard. Relocation of the tracks is discussed further below under Yolo Rail Relocation.

The Broadway Bridge roadway connection in West Sacramento would be in the Pioneer Bluff District.

**Pioneer Bluff and Stone Lock Reuse Master Plan**

The City of West Sacramento is preparing a master plan for the reuse of both the Pioneer Bluff and Stone Lock Districts. In preparation of the plan, a phased multi-modal transportation circulation network for the plan area was developed and approved by City of West Sacramento City Council in January 2018 (approved mobility network). For use by the proposed project, the City of West Sacramento summarized in a memorandum the approved mobility network and maximum employment and dwelling unit projections for the plan area (City of West Sacramento 2018). The memorandum also included the approximate timeline for implementation of the phases of the mobility network, and the timeline for reuse and development of the other land in the plan area.

The 10- to 15-year phase and the 15+ year phase of the approved mobility network were used to define the assumed interim (2030) and design year (2040) conditions in West Sacramento. The future condition assumptions are discussed further in Chapter 1, Proposed Project.

**Bridge District Specific Plan**

The Bridge District Specific Plan, formerly the Triangle Plan, initially was adopted by the City of West Sacramento in 1993. A significantly updated version was adopted in 2009 (City of West Sacramento 2009). The Bridge District Specific Plan provides a framework for development of a waterfront-oriented urban district in an area of West Sacramento bounded by Tower Bridge Gateway, US 50, and the Sacramento River; the plan also includes a small area along the river south of US 50.
Riverfront Street Extension Project

As part of the implementation of the Bridge District Specific Plan, the City of West Sacramento is proposing to extend Riverfront Street approximately 0.15 mile to the south to accommodate circulation and access for a streetcar vehicle maintenance facility. The extension project also would widen the east side of 5th Street/South River Road between Mill Street and 15th Street to add bicycle and pedestrian amenities, provide frontage, and place underground the overhead utilities. The bicycle and pedestrian amenities would include sidewalk along the east side of 5th Street, a cycle track (two-way bike lane) to close a gap in the bike lane network, and enhancements at the Bridge Street and 5th intersection to route bicycles between the River Walk and 5th Street.

Yolo Rail Relocation

In 2014, the City of West Sacramento, along with the Cities of Davis and Woodland and Yolo County, created the Yolo Rail Realignment Partnership to jointly assess the feasibility of relocating and decommissioning rail lines within their jurisdictions. The assessments prepared for the Partnership identified four conceptual project phases (1, 2A, 2B, and 2C). Phase 2A includes removal of the east-side rail line and six at-grade crossings in West Sacramento, and the addition of a new rail connection between the UPRR mainline and the Port of West Sacramento spur rail terminus.

To advance the relocation of tracks in West Sacramento independently from the overall rail realignment project, in 2017 West Sacramento arranged for a more detailed engineering, environmental, and financial analysis of Phase 2A. The results of the analysis were documented in Yolo Rail Realignment Project, Phase 2A Technical Analysis of Alternatives (City of West Sacramento 2017). West Sacramento is exploring mechanisms to proceed with implementation of the report’s recommendations.

Advancing Phase 2A of the rail relocation is consistent with the timeline for the phased multi-modal transportation circulation network adopted by West Sacramento City Council in 2018 (City of West Sacramento 2018). The approved mobility network for Pioneer Bluff assumes that relocation of the UPRR east-side rail line would occur by 2030. Relocation of the east-side rail line is a necessary component of the redevelopment of Pioneer Bluff and facilitates transportation circulation patterns for the proposed Broadway Bridge.

S.5.2.2 Sacramento Plans and Projects

Broadway Complete Streets Plan and Project

In 2016, the City of Sacramento approved the Broadway Complete Streets Plan (City of Sacramento 2016a) that proposes improvements along Broadway from 3rd Street east to Franklin Boulevard. The first phase of the plan, from 3rd Street to 16th Street, is expected to be constructed in 2022. As part of the first phase, Broadway would be modified to have two travel lanes, a center two-way left-turn lane, buffered bike lanes, and on-street parking.

The new roadway connection and river crossing that would be created by the proposed project would connect with the improvements that are part of the Broadway Complete Streets Project.

West Broadway Specific Plan

The City of Sacramento developed a specific plan for an area called West Broadway. The 240-acre plan area generally is bounded by the Sacramento River to the west, US 50 and Broadway to the north, Muir Way and 5th Street to the east, and 4th Avenue and Merkley Way to the south. The Broadway Bridge...
connection in Sacramento is located within the West Broadway Specific Plan area, and the bridge is recognized in the plan as a future roadway connection and gateway opportunity.

The plan area includes the Northwest Land Park Planned Unit Development area, an infill project (under construction) known as The Mill at Broadway, Alder Grove Public Housing Community and Marina Vista Public Housing community, William Land Woods Affordable Housing Community; Leataata Floyd Elementary School, Health Professionals High School, approximately 32 acres of existing industrial land uses, Miller Regional Park, and the Sacramento Marina (Ascent Environmental 2020).

The West Broadway Specific Plan defines the land use regulations and policies for infill development and redevelopment within the plan area and identifies necessary public improvements to support new urban development. The anticipated development will be consistent with the framework of the General Plan, which anticipates a mix of traditional and urban-scale housing with neighborhood commercial uses. The City of Sacramento Community Development Department led the preparation of the Specific Plan (Ascent Environmental 2020). The plan was adopted by Sacramento City Council on August 25, 2020.

Central City Mobility Project

Following the installation of bikeways in downtown Sacramento in 2018, the Central City Mobility Project is the next step for implementing transportation improvements identified for the central city in the City’s Grid 3.0 and the Central City Specific Plan. Grid 3.0 (City of Sacramento 2016b) integrates a number of transportation projects and programs to further enhance the downtown grid. The City of Sacramento Central City Specific Plan (City of Sacramento 2018) establishes a policy framework to guide development and infrastructure decisions in the central city area. The Central City Mobility Project will extend the bikeway network by adding 62 blocks of protected bikeways and converting two segments of one-way streets to two-way, including 5th Street from Broadway north to I Street.

S.6 Purpose and Need

S.6.1 Purpose

The primary purpose of the project is to increase the number of river crossings over the Sacramento River between West Sacramento and Sacramento. The objectives of the project are listed below.

- Increase the number of river crossings that meet current design standards and encourage travel by walking, bicycling, low-energy vehicles, and public transit.
- Increase the number of persons that can safely, efficiently, and reliably cross the river.
- Increase options for emergency response teams to cross the river.
- Increase options for evacuations.
- Improve the connectivity to, and accessibility of, business, recreational areas, and new or redevelopment opportunity sites located in the urban core of Sacramento and West Sacramento without affecting the use of Miller Regional Park or the Sacramento Marina and without precluding, or negatively restricting, redevelopment options in the Pioneer Bluff or West Broadway areas of the cities.
- Reduce trip length distances across the river between major origins and destinations.
- Reduce the growth in transportation-related energy use, air pollution emissions, and greenhouse gas emissions.
- Reduce the growth in vehicle traffic on local neighborhood streets, especially cut-through traffic.
Alleviate the growth of local trips on the State Highway System.

Provide a project design that does not preclude the future addition of light-rail, streetcar, or other mass transit mode, as a separate stand-alone project.

Provide a new public crossing that meets the requirements of Sacramento’s Neighborhood Friendly Bridge policy that the Sacramento City Council adopted by resolution on October 18, 2011.

**S.6.2 Need**

The project is needed for the following reasons.

- Limited connectivity across the river creates longer trip lengths, which discourage walking and bicycling.
- Longer trip lengths create dependence on automobile use that generates negative public health effects and adverse environmental effects such as emissions of air pollutants and greenhouse gases.
- Limited connectivity across the river creates concentrated vehicle traffic flows on existing bridges and their connecting approach roadways, resulting in undesirable travel delays for vehicular traffic, including public bus transit during weekday peak periods and special events.
- Limited connectivity across the river reduces options for emergency response teams, thereby increasing response times and limiting alternatives for evacuations.
- Limited connectivity across the river is a barrier to economic activity, social exchanges, and recreational opportunities and limits access to jobs within the urban core of Sacramento and West Sacramento.
- Limited connectivity to the riverfront reduces the potential to achieve planned urban development and redevelopment of opportunity sites identified in the adopted plans of Sacramento and West Sacramento.
- Limited connectivity reduces opportunities to use the riverfront for enjoyment and recreation.
- Peak AM/PM congestion is caused by local intercity commuters using the State Highway System as a result of having few local river crossing options.

Construction of the proposed project has independent utility because it can provide a local roadway connection between West Sacramento and Sacramento and their existing roadway networks that does not rely on construction of other facilities to operate. The project would meet the purpose and need without being dependent on construction of other projects or improvements.

**S.7 Proposed Action**

The proposed project is in both Yolo and Sacramento Counties in California and would cross over the Sacramento River between the cities of West Sacramento and Sacramento. The proposed project is located approximately 400 to 1,000 feet south of the Pioneer Bridge. The total length of the project is approximately 1.0 mile from Jefferson Boulevard in West Sacramento to the 5th Street and Broadway intersection in Sacramento.

The proposed project would construct a new public crossing of the Sacramento River consistent with the adopted findings of the *Sacramento River Crossings Alternatives Study* for the South Market area. The new bridge would meet the requirements of Sacramento’s Neighborhood Friendly Bridge policy (adopted by Sacramento City Council Resolution on October 18, 2011). In addition, the project would include pedestrian and bicycle facilities in the new public crossing that meet Americans with Disabilities Act
requirements and would facilitate connections to and from the new crossing and the Sacramento River Parkway and West Sacramento Riverwalk Trail. The proposed structure would be a movable bridge that satisfies the vertical clearance and river navigation requirements of the U.S. Coast Guard. The project is needed because of the existing limited connectivity and longer trip lengths currently required.

The project limits include the combined area of each of the proposed project alternatives. In general, the project limits start in West Sacramento, along 15th Street at Jefferson Boulevard, continuing east and over the Sacramento River into the City of Sacramento along Broadway to the 5th Street intersection. The project limits also extend along Jefferson Boulevard approximately 1,300 feet south of the 15th Street intersection to Alameda Boulevard, along South River Road approximately 1,300 feet south and 650 feet north of 15th Street, along Marina View Drive approximately 400 feet south of Broadway, along Front Street approximately 350 feet north and south of Broadway, along 3rd Street approximately 350 feet north of Broadway to X Street, and along 5th Street approximately 200 feet north and south of Broadway. The project limits include proposed improvements to the northbound Interstate 5 off-ramp to Broadway.

A fiber optic cable is proposed to interconnect operational communications of the proposed project, the Tower Bridge, and the 1 Street Replacement bridge. The fiber optic line would be placed in West Sacramento under Riverfront Street north to Tower Bridge Gateway and 3rd Street, ending at the intersection of 3rd Street and C Street. Staging areas that would be accessed via South River Road in West Sacramento and Front Street in Sacramento also are proposed and included in the project limits.

The build alternatives considered are two alignments for the new bridge and approach roadways. A No Build (No-Project) Alternative also was considered.

- Alternative B would realign 15th Street to connect to Jefferson Boulevard in West Sacramento and connect to Broadway at 5th Street in Sacramento. This alignment would require modification to the approved mobility network for South River Road and 15th Street in Pioneer Bluff.
- Alternative C (a modified Alignment C from the Broadway Bridge Feasibility Study) would connect as a “T” intersection to South River Road in West Sacramento and connect to Broadway at 5th Street in Sacramento. This alignment would require modification to the approved mobility network for South River Road in Pioneer Bluff.
- The No Build (No-Project) Alternative would not build a bridge across the Sacramento River from the Pioneer Bluff area of West Sacramento to Broadway in Sacramento. The future no project conditions planned by both cities would be developed as proposed.

The Cities of West Sacramento and Sacramento identified Alternative B as the preferred alternative. Alternative B satisfies the purpose and objectives of the project better than Alternative C because it would require fewer changes to the approved mobility network in West Sacramento, would result in greater congestion relief, and would cause a lesser amount of permanent and temporary impacts on sensitive terrestrial and aquatic habitats.

### S.8 Potential Environmental Consequences and Avoidance, Minimization, and/or Mitigation Measures

The primary consequence of the proposed project would be the creation of a new bridge over the Sacramento River. Construction of the new bridge and its associated roadway and bikeway connections would result in effects related to the following resource areas: Land Use, Community Impacts, Utilities/Emergency Services, Traffic and Transportation/Pedestrian and Bicycle Facilities, Visual/Aesthetics, Cultural Resources, Hydrology and Floodplain, Water Quality, Geology/Soils/Seismic/Topography, Paleontological Resources, Hazardous Waste/Materials, Air Quality,
Noise, Natural Communities, Other Waters, Animal Species, Threatened and Endangered Species, and Invasive Species.

Significant and unavoidable impacts under CEQA would occur in the following resource area: Noise (construction only). Project effects under NEPA are discussed fully in Chapter 2. Table S-2, located at the end of this summary, summarizes the impacts of the project under NEPA. Chapter 3 addresses impacts identified under CEQA. Table S-3, which follows Table S-2, summarizes the significant impacts under CEQA.

S.9 Coordination with Public and Other Agencies

A Notice of Preparation (NOP) was published on July 12, 2017. It was filed with the State Clearinghouse and sent to the appropriate elected officials, agencies, and interested parties. A copy of the NOP is included in Appendix H.

A public scoping meeting/community open house for the EIR/EA was held on July 27, 2017, from 5:00 to 6:30 p.m. at Arthur A. Benjamin Health Professions High School, 451 McClatchy Way, Sacramento, California. The meeting was announced in the NOP and via email to more than 7,000 interested community members. Printed flyers also were distributed to the Marina Vista and Alder Grove neighborhoods and job centers in Sacramento. The purpose of the scoping meeting was to identify concerns of both the public and agencies in order to clearly define the environmental issues and alternatives to be examined in the Draft EIR/EA. Maps and other project information displays were available, and City of West Sacramento and City of Sacramento staff were on hand to answer questions and receive comments regarding the scope and content of the EIR/EA. Information pertaining to the scoping process and the public open house scoping meeting also appeared on the project website at https://www.cityofwestsacramento.org/government/departments/capital-projects-and-transportation/projects/broadway-bridge-projects.

During public scoping and outreach for the preparation of this EIR/EA, concerns were raised about the potential for the proposed project to negatively affect adjacent neighborhoods—including, but not limited to, detrimentally increasing traffic volumes on Broadway and adjacent residential streets, increasing noise levels from motor vehicles, and increasing pollution within the project area. These issue areas are addressed in this EIR/EA.

The Draft EIR/EA was available for public review starting July 7 and ending August 23, 2021. On July 28, 2021, a joint virtual open house was hosted by the Cities of West Sacramento and Sacramento to solicit comments and provide the public the opportunity to learn about the Draft EIR/EA and the environmental review process.

After the public circulation period all comments were considered. The City of West Sacramento, in cooperation with the City of Sacramento and Caltrans, selected Alternative B as the preferred alternative and made the final determination of the project’s effect on the environment. No other issues with other agencies related to the project remain unresolved, except for consideration of applications for the required permits and authorizations that would allow construction to proceed. The table below lists the permits and approvals that would be required for construction of the project.
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<thead>
<tr>
<th>Agency</th>
<th>Permit/Approval</th>
<th>Status</th>
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<tbody>
<tr>
<td>City of West Sacramento</td>
<td>City Council approval of project</td>
<td>Scheduled</td>
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<tr>
<td>City of Sacramento</td>
<td>City Council approval of project as co-sponsor and responsible agency</td>
<td>Scheduled</td>
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<td>U.S. Coast Guard</td>
<td>Authorization under General Bridge Act of 1946, as amended, for new bridge over navigable waters of the United States</td>
<td>Initiated to determine required length of moveable bridge span</td>
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<td>U.S. Army Corps of Engineers</td>
<td>Section 404 Clean Water Act authorization for fill of waters of the United States</td>
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<td></td>
<td>Section 408 Clean Water Act authorization for excavations in regulated levees</td>
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<tr>
<td>National Marine Fisheries Service</td>
<td>Coordination regarding threatened and endangered species</td>
<td>Biological Assessment submitted and Biological Opinion issued</td>
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<tr>
<td>U.S. Fish and Wildlife Service</td>
<td>Coordination regarding threatened and endangered species</td>
<td>Biological Assessment submitted and Biological Opinion issued</td>
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<td>California Department of Fish and Wildlife</td>
<td>Section 1602 Department of Fish and Game Code Streambed Alteration Agreement</td>
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<td>Federal Highway Administration</td>
<td>Air quality conformity determination</td>
<td>Federal Highway Administration found that the project is consistent with the requirements of the Clean Air Act on October 28, 2021</td>
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<td>California Public Utilities Commission</td>
<td>Permit to modify at-grade railroad crossing in Sacramento</td>
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<td>State Water Resources Control Board</td>
<td>Statewide National Pollutant Discharge Elimination System Permit (NPDES) compliance</td>
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<td>Statewide construction general permit stormwater pollution prevention plan (SWPPP) compliance</td>
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<td>Central Valley Regional Water Quality Control Board</td>
<td>Clean Water Act Section 401 Water Quality Certification NPDES permit compliance Waste Discharge Requirements compliance for stormwater discharges and surface water protection</td>
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<td>Central Valley Flood Protection Board</td>
<td>Encroachment Permit</td>
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<td>State Lands Commission</td>
<td>Lease of State Lands</td>
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<td>Sacramento Area Flood Control Agency</td>
<td>Approval of changes to levee</td>
<td>Not yet initiated</td>
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<tr>
<td>West Sacramento Area Flood Control Agency</td>
<td>Approval of changes to levee</td>
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<td>Sacramento Metropolitan Air Quality Management District</td>
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<td>Yolo-Solano Air Quality Management District</td>
<td>Formal notification prior to construction</td>
<td>Not yet initiated</td>
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<tr>
<td>Union Pacific Railroad</td>
<td>Approval of installation of fiber optic line that would pass under tracks (north/south) at 3rd Street in West Sacramento</td>
<td>Not yet initiated</td>
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<td>Impact</td>
<td>No Build</td>
<td>Alternative B</td>
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<td><strong>HUMAN ENVIRONMENT</strong></td>
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<td>Consistency with State, Regional, and Local Plans and Programs</td>
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<td>Consistency with Sacramento Riverfront Master Plan</td>
<td>Consistent.</td>
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<td>Consistency with City of West Sacramento General Plan 2035</td>
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<td>Consistency with 2013 West Sacramento Bicycle, Pedestrian, and Trails Master Plan</td>
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<td>Consistency with Bridge District Specific Plan</td>
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<tr>
<td>Consistency with City of Sacramento 2035 General Plan</td>
<td>Inconsistent. Conflicts with goals and policies related to constructing new multi-modal crossings over the Sacramento River.</td>
<td>Consistent.</td>
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<tr>
<td>Consistency with Broadway Complete Streets Plan</td>
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<td>Impact</td>
<td>No Build</td>
<td>Alternative B</td>
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<tr>
<td>-----------------------------------------------------------------------</td>
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</tr>
<tr>
<td>Consistency with West Broadway Specific Plan</td>
<td>Inconsistent. Plan assumes river crossing in addition to updated roadway network.</td>
<td>Consistent.</td>
</tr>
<tr>
<td>Consistency with Central City Specific Plan</td>
<td>Consistent.</td>
<td>Consistent.</td>
</tr>
<tr>
<td>Consistency with Sacramento River Parkway Plan</td>
<td>Consistent.</td>
<td>Consistent.</td>
</tr>
<tr>
<td>Consistency with City of Sacramento Pedestrian Master Plan</td>
<td>Consistent.</td>
<td>Consistent.</td>
</tr>
<tr>
<td>Consistency with City of Sacramento Bicycle Master Plan</td>
<td>Consistent.</td>
<td>Consistent.</td>
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</tbody>
</table>

**Parks and Recreational Facilities**

<table>
<thead>
<tr>
<th>Impact</th>
<th>No effect.</th>
<th>Effects not adverse. Temporary impacts on River Walk Trail as cyclists and pedestrians would be required to use an alternative route. Temporary visual impacts from construction near Sutter Health Park.</th>
<th>Effects not adverse. Effects similar to those under Alternative B.</th>
<th>Detours and alternative routes would be identified in the Transportation Management Plan. Boating access would be maintained during construction.</th>
</tr>
</thead>
</table>
## Summary

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Effects on riverfront parks in Sacramento</td>
<td>No effect</td>
<td>Effects not adverse. Temporary impacts on vehicle access to Miller Park and Sacramento Marina during construction. Temporary noise and dust impacts associated with project construction. Temporary bicycle detour in West Sacramento and Sacramento. Temporary views of construction-related activities from the Sacramento Southern Railroad Excursion Train when crossing Broadway, but no change in use of the train. Permanent changes to Sacramento River Parkway Trail. Additional access to the riverfront and associated parks; improvement of bicycle and pedestrian mobility.</td>
<td>Effects not adverse. Effects similar to those under Alternative B. Alternative C would encroach approximately 150 feet farther into Frederick Miller Regional Park than Alternative B.</td>
<td>Detours and alternative routes would be identified in the Transportation Management Plan.</td>
</tr>
</tbody>
</table>

### Community Impacts

<table>
<thead>
<tr>
<th>Impact</th>
<th>No change from existing conditions.</th>
<th>Effects not adverse. Enhanced connectivity between West Sacramento and Sacramento; no separation or division of an existing neighborhood.</th>
<th>Effects not adverse. Enhanced connectivity between West Sacramento and Sacramento; no separation or division of an existing neighborhood.</th>
<th>No measures necessary.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Effects on community character and cohesion</td>
<td>No effect</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Temporary effects on roadways in the study area during construction</td>
<td>No effect</td>
<td>Effects not adverse. Temporary lane closures and delays during periods of active construction.</td>
<td>Effects not adverse. Temporary lane closures and delays during periods of active construction.</td>
<td>Prepare and implement a Transportation Management Plan during construction as part of environmental commitments included in project description.</td>
</tr>
</tbody>
</table>
**Summary**

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<tbody>
<tr>
<td>Effects on approved mobility network</td>
<td>No effect.</td>
<td>Effects not adverse. Disruptions to partially built development and community plans.</td>
<td>Effects not adverse. Disruptions to partially built development and community plans. “T” intersection with South River Road would cause a greater disruption to plans than Alternative B.</td>
<td>No measures necessary.</td>
</tr>
<tr>
<td>Relocations and Real Property Acquisition</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total permanent right-of-way acquisition needed</td>
<td>0</td>
<td>Effects not adverse. 4.621 acres in West Sacramento. 5.409 acres in Sacramento.</td>
<td>Effects not adverse. 5.268 acres in West Sacramento. 5.533 acres in Sacramento.</td>
<td>As part of project implementation, all acquisitions would be conducted in accordance with the federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended, and the California Relocation Act.</td>
</tr>
<tr>
<td>Total temporary construction easement area</td>
<td>0</td>
<td>Effects not adverse. 1.280 acres in West Sacramento. 0.658 acre in Sacramento.</td>
<td>Effects not adverse. 0.474 acres in West Sacramento. 0.816 acre in Sacramento.</td>
<td>As part of project implementation, all acquisitions would be conducted in accordance with the federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended, and the California Relocation Act.</td>
</tr>
<tr>
<td>Total number of business displaced</td>
<td>0</td>
<td>Effects not adverse. Commercial businesses: 2 businesses on 2 parcels in West Sacramento.  Industrial (petroleum) businesses: 2 businesses on 4 parcels in Sacramento.</td>
<td>Effects not adverse. Commercial businesses: 1 business on 1 parcel in West Sacramento. Industrial (petroleum) businesses: 3 businesses on 5 parcels – 1 in West Sacramento, 4 in Sacramento.</td>
<td>As part of project implementation, all acquisitions would be conducted in accordance with the federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended, and the California Relocation Act.</td>
</tr>
<tr>
<td>Utilities/Emergency Services</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Effects on public and private utilities</td>
<td>No effect.</td>
<td>Effects not adverse. Interruption of service during relocation of above-ground utilities or adjustment to grade of access to underground utilities (including existing water, sewer, gas, electric, and communication facilities within Broadway, South River Road, 15th Street, and Jefferson Boulevard).</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>Provide advance notice to utility service providers.</td>
</tr>
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Final Environmental Impact Report/Environmental Assessment
Broadway Bridge Project
March 2022
S-13
### Summary

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<tr>
<td>Effects on police, fire, and emergency service providers</td>
<td>No effect.</td>
<td>Effects not adverse. Changes to access and circulation during construction and post construction.</td>
<td>Effects not adverse. Changes to access and circulation during construction and post construction.</td>
<td>As part of project implementation, a Transportation Management Plan would be prepared and implemented during construction to minimize effects of detours and temporary closures.</td>
</tr>
</tbody>
</table>

### Traffic and Transportation/Pedestrian and Bicycle Facilities

#### Opening year (2030) intersection operations
- In West Sacramento, increased congestion at Jefferson Boulevard/Alameda Boulevard intersection. In Sacramento, increased congestion on future 5th Street at ramp terminal intersection during the p.m. peak hours.
- Effects not adverse. In West Sacramento and Sacramento all intersections would operate within acceptable levels of service.
- Potential for adverse effects. In West Sacramento, project would cause three intersections locations to operate at unacceptable level of service (F) and would contribute to cumulative worsening of traffic operations.
- MM TRA-1: Construct Roadway and Intersection Modifications in West Sacramento (for Alternative C). Construction modifications to three roadway locations by open-to-traffic year and a fourth location by 2040.

#### Design year (2040) intersection operations
- In West Sacramento, congestion would increase at intersections along Jefferson Boulevard.
- In Sacramento, increased congestion along future 5th Street during p.m. peak hour at the ramp terminal intersections.
- Effects not adverse. All intersections would operate within acceptable levels of service. Increased delay in West Sacramento bridge approach at South River Road/15th Street, but still within acceptable levels of service during both a.m. and p.m. peak hours.
- In Sacramento, increased traffic at Broadway/5th Street, but still within acceptable levels of service.
- Potential for adverse effects. In West Sacramento, project would cause one intersection location would operate at unacceptable level of service (F) during a.m. peak hour and would contribute to cumulative worsening of traffic operations.
- MM TRA-1: Construct Roadway and Intersection Modifications in West Sacramento (for Alternative C). Construction modifications to three roadway locations by open-to-traffic year and a fourth location by 2040.
### Summary

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<tr>
<td>Opening year (2030) roadway segment operations</td>
<td>In West Sacramento, four roadway segments would operate at unacceptable levels of service. In Sacramento, traffic operations would worsen but still would operate within acceptable levels of service.</td>
<td>Effects not adverse. In West Sacramento, four roadway segments would operate at unacceptable levels of service. In Sacramento, traffic operations would worsen, but still would operate within acceptable levels of service. Unacceptable roadway operating conditions are not specifically caused or substantially worsened by the proposed project.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>No measures necessary.</td>
</tr>
<tr>
<td>Design year (2040) roadway segment operations</td>
<td>In West Sacramento, three roadway segments would operate at unacceptable levels of service. In Sacramento, traffic operations would worsen but still would operate within acceptable levels of service.</td>
<td>Effects not adverse. In West Sacramento, three roadway segments would operate at unacceptable levels of service. In Sacramento, traffic operations would worsen but still would operate within acceptable levels of service. Unacceptable roadway operating conditions are not specifically caused or substantially worsened by the proposed project.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>No measures necessary.</td>
</tr>
<tr>
<td>Opening year (2030) freeway operations</td>
<td>No change from existing conditions.</td>
<td>Effects not adverse. Some decrease in off-ramp queuing. Queues would remain within available storage capacity.</td>
<td>Effects not adverse. Queues would remain within available storage capacity.</td>
<td>No measures necessary.</td>
</tr>
<tr>
<td>Design year (2040) freeway operations</td>
<td>US 50 eastbound off-ramp at 5th Street/X Street intersection during p.m. peak hour would exceed available queue storage capacity.</td>
<td>Effects not adverse. Queues would remain within available storage capacity.</td>
<td>Slightly improved queue storage capacity at US 50 eastbound off-ramp at 5th Street/X Street intersection during p.m. peak hour compared to No Build Alternative.</td>
<td>No measures necessary.</td>
</tr>
<tr>
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<td>-----------------------------------------------</td>
</tr>
<tr>
<td>Changes in vehicle miles traveled</td>
<td>Changes consistent with planned growth projections.</td>
<td>Effects not adverse. Increases in VMT over time is consistent with changes in travel behavior that would coincide with the planned increase in growth and changes in land use included in local general plans and reflected in the SACMET regional travel demand model.</td>
<td>Effects not adverse. Slightly greater increase in VMT than under Alternative B (less than 1%).</td>
<td>No measures necessary.</td>
</tr>
<tr>
<td>Transit system</td>
<td>No change from existing conditions until design year (2040), when West Sacramento intersection would deteriorate to unacceptable level of service (F) during a.m. peak hour, potentially affecting transit services.</td>
<td>Effects not adverse. Would provide an additional connection across river for transit services.</td>
<td>Potential for adverse effects. Worsening intersection operations in the future could affect transit services. Would provide an additional connection across river for transit services.</td>
<td>MM TRA-1: Construct Roadway and Intersection Modifications in West Sacramento (for Alternative C). Construction modifications to three roadway locations by open-to-traffic year and a fourth location by 2040.</td>
</tr>
<tr>
<td>Pedestrian and bicycle facilities</td>
<td>No change from existing conditions. Pedestrians and bicycles would use Tower Bridge or I Street Bridge to cross the Sacramento River.</td>
<td>Effects not adverse. Would provide an additional connection across the river for pedestrians and bicycles.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>No measures necessary.</td>
</tr>
<tr>
<td>Visual/Aesthetics</td>
<td></td>
<td>Effects not adverse. Temporary visual changes from introduction of heavy equipment and associated vehicles, installation of falsework platforms and cofferdams, construction signaling, signage, and lighting.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>No measures necessary.</td>
</tr>
</tbody>
</table>

**Summary**

**Impact**

**No Build**

Changes consistent with planned growth projections.

**Alternative B**

Effects not adverse. Increases in VMT over time is consistent with changes in travel behavior that would coincide with the planned increase in growth and changes in land use included in local general plans and reflected in the SACMET regional travel demand model.

**Alternative C**

Effects not adverse. Slightly greater increase in VMT than under Alternative B (less than 1%).

**Avoidance, Minimization, and/or Mitigation Measures**

No measures necessary.
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<tbody>
<tr>
<td>Visual changes from introduction of a new bridge and roadway connections</td>
<td>No effect.</td>
<td>Effects not adverse. Permanent visual changes from introduction of a new bridge over the Sacramento River.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>AMM AES-1: Work with Stakeholders to Determine Bridge Aesthetics, and AMM AES-2: Implement Project Landscaping would ensure that the proposed bridge design meets the expectations of the larger communities within West Sacramento and Sacramento and that landscaping is installed in a manner that is consistent with the city streetscape standards.</td>
</tr>
<tr>
<td>Introduction of light and glare</td>
<td>No effect.</td>
<td>Effects not adverse. Low visual impacts related to light and glare from construction; slightly increased glare in the project area from the bridge structure and removal of vegetation; potential for increased nuisance light and glare from use of LED lighting if not properly designed.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>AMM AES-3: Apply Minimum Lighting Standards. All artificial outdoor lighting and overhead street lighting will be limited to safety and security requirements and the minimum required for driver safety. All lighting will be designed to have minimum impact on the surrounding environment.</td>
</tr>
<tr>
<td>Cultural Resources</td>
<td>No effect.</td>
<td>No adverse effect. Bridge structures would span levees and bicycle under-crossings and would set on top of the levee but would not affect the character-defining features of the levees. Proposed project would not diminish the integrity of the resources and would not destroy or adversely affect any qualifying characteristics of the properties.</td>
<td>No adverse effect. Effects similar to those under Alternative B.</td>
<td>No measures necessary.</td>
</tr>
<tr>
<td>Effects on Sacramento River levees (west, assumed eligible; east, eligible), assumed-eligible Sacramento Northern Railway, and eligible Walnut Grove Branch Line</td>
<td>No effect.</td>
<td>No adverse effect. Proposed project would place fill on top of part of the site but would not diminish the integrity of the resource and would not destroy or adversely affect any qualifying characteristics of the property.</td>
<td>No adverse effect. Effects similar to those under Alternative B.</td>
<td>No measures necessary.</td>
</tr>
<tr>
<td>Effects on archaeological resource P-34-000619</td>
<td>No effect.</td>
<td>No adverse effect. Proposed project would place fill on top of part of the site but would not diminish the integrity of the resource and would not destroy or adversely affect any qualifying characteristics of the property.</td>
<td>No adverse effect. Effects similar to those under Alternative B.</td>
<td>No measures necessary.</td>
</tr>
</tbody>
</table>
### Summary

**Final Environmental Impact Report/Environmental Assessment**  
**Broadway Bridge Project**  
March 2022

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</table>
| Effects on unidentified cultural resources or human remains | No effect. | Potential for unknown archaeological resources or human remains to be uncovered during ground-disturbing construction activities. | Effects similar to those under Alternative B. | AMM CUL-1: Conduct Mandatory Cultural Resources Awareness Training for Construction Personnel.  
AMM CUL-2: Implement Avoidance and Notification Procedures for Cultural Resources Discovered during Construction.  
AMM CUL-3: Stop Work if Human Remains Are Encountered during Ground-Disturbing Activities Measure would ensure proper training for construction personnel and identify and implement proper procedures if resources are encountered. |

### PHYSICAL ENVIRONMENT

**Hydrology and Floodplain**

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<tr>
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<th>No measures necessary.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Changes in water surface elevation</td>
<td>No effect.</td>
<td>Effects not adverse. Negligible increase in water surface elevation of 0.02 foot immediately upstream of the project and 0.06-0.07 foot reduction immediately downstream.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>Implement Construction General Permit Stormwater Pollution Prevention Plan post-construction measures, site design measures, low-impact development measures, erosion control measures from the Caltrans MS4 program guidance documents, Sacramento’s Stormwater Quality Partnership’s Stormwater Quality Improvement Plan, and West Sacramento’s Storm Water Management Plan. Because the project involves more than 1 acre of newly created or replaced impervious area, permanent treatment best management practices (BMPs) need to be considered. Permanent treatment BMPs may include bioretention areas and vegetated swales. Erosion and sediment control BMPs (e.g., drainage swales, geotextile, slope drains, mulch, stream bank stabilization, and sediment traps) also would be implemented to control any runoff from the project site.</td>
</tr>
<tr>
<td>Increased runoff from added impervious surfaces</td>
<td>No effect.</td>
<td>Effects not adverse. Minor additional impervious surface with the potential to increase runoff volume in the Sacramento River.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>Implement Construction General Permit Stormwater Pollution Prevention Plan post-construction measures, site design measures, low-impact development measures, erosion control measures from the Caltrans MS4 program guidance documents, Sacramento’s Stormwater Quality Partnership’s Stormwater Quality Improvement Plan, and West Sacramento’s Storm Water Management Plan. Because the project involves more than 1 acre of newly created or replaced impervious area, permanent treatment best management practices (BMPs) need to be considered. Permanent treatment BMPs may include bioretention areas and vegetated swales. Erosion and sediment control BMPs (e.g., drainage swales, geotextile, slope drains, mulch, stream bank stabilization, and sediment traps) also would be implemented to control any runoff from the project site.</td>
</tr>
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<tr>
<td>Effects on drainage</td>
<td>No effect.</td>
<td>Effects not adverse. Temporary effects on ability of water to drain in the surrounding area from relocating onsite drainage systems.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>Install and maintain temporary BMPs to control any runoff or erosion from the project site that may discharge into the surrounding storm drain systems and waterways.</td>
</tr>
<tr>
<td>Incompatible floodplain development</td>
<td>No effect.</td>
<td>No adverse effect. Would not support incompatible floodplain development.</td>
<td>No adverse effect. Effects similar to those under Alternative B.</td>
<td>No measures necessary.</td>
</tr>
</tbody>
</table>

**Water Quality**

<p>| Disturbance of substrate               | No effect.| Effects not adverse. Potential to remobilize sediments and contaminants and to transport resuspended particulate material to other locations in the Sacramento River, particularly during in-water work for bridge construction. | Effects not adverse. Effects similar to those under Alternative B. | Implement measures to protect water quality during construction, operation, and maintenance. Implement Construction General Permit Stormwater Pollution Prevention Plan post-construction measures, site design measures, low-impact development measures, erosion control measures from the Caltrans MS4 program guidance documents, Sacramento's Stormwater Quality Partnership's Stormwater Quality Improvement Plan, and West Sacramento's Storm Water Management Plan. Proposed BMPs may include bioretention areas and vegetated swales. Erosion and sediment control BMPs (e.g., drainage swales, geotextile, slope drains, mulch, stream bank stabilization, and sediment traps) also would be implemented to control any runoff from the project site. Implementation of these measures would ensure that stormwater runoff does not cause soil erosion and would reduce or avoid permanent impacts on water quality. |
| Effects on drainage                    | No effect.| Effects not adverse. Change in drainage that could affect ability of water to drain during a rain event and alter surface runoff from new impervious surface and changes in topography. | Effects not adverse. Effects similar to those under Alternative B. | Implement measures to protect water quality during construction; implement measures to protect water quality during project operation and maintenance. Implement erosion and sediment control BMPs (e.g., soil stabilization, slope drains, and geotextiles and mats) to control any runoff and erosion from the project site. Establish a new storm drainage system to convey road runoff. |</p>
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<tr>
<td>Increase in turbidity / suspended sediment</td>
<td>No effect.</td>
<td>Effects not adverse. Potential short-term increases in turbidity from soil erosion and suspended solids being introduced into the Sacramento River, both from in-water and land construction activities and particularly during in-water work for bridge construction. Permanent loss of 1.06 acres of levee slope vegetation for rock slope protection and permanent structures. Added impervious surface (approximately 2.0 acres) with the potential to increase storm runoff volume in Sacramento River.</td>
<td>Effects not adverse. Effects similar to those under Alternative B. Permanent loss of 1.67 acres of levee slope vegetation for rock slope protection and permanent structures. Added impervious surface (approximately 2.2 acres) with the potential to increase stormwater runoff volume in Sacramento River.</td>
<td>Implement measures to protect water quality during construction, operation, and maintenance. Implement Construction General Permit Stormwater Pollution Prevention Plan post-construction measures, site design measures, low-impact development measures, erosion control measures from the Caltrans MS4 program guidance documents, Sacramento’s Stormwater Quality Partnership’s Stormwater Quality Improvement Plan, and West Sacramento’s Storm Water Management Plan. Proposed BMPs may include bioretention areas and vegetated swales. Erosion and sediment control BMPs (e.g., drainage swales, geotextile, slope drains, mulch, stream bank stabilization, and sediment traps) also would be implemented to control any runoff from the project site.</td>
</tr>
<tr>
<td>Introduction of pollutants of concern or toxic chemicals to the project site</td>
<td>No effect.</td>
<td>Effects not adverse. Potential introduction of pollutants of concern or toxic chemicals to the project site from use of heavy construction equipment or construction-related materials and from post-construction roadway operations.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>Implement measures to protect water quality during construction; implement measures to protect water quality during project operation and maintenance. Proposed BMPs would address soil stabilization, sediment control, vehicle tracking control, non-storm water management, and waste management practices. These BMPs include vehicle and equipment fueling and maintenance, spill prevention, hazardous and concrete waste management, and material storage and delivery.</td>
</tr>
<tr>
<td>Change in water temperature</td>
<td>No effect.</td>
<td>Effects not adverse. Potential change in water temperature or dissolved oxygen levels from removal of streamside vegetation and new overwater structures.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>Implement measures to protect water quality during construction, operation, and maintenance. Implement Construction General Permit Stormwater Pollution Prevention Plan post-construction measures, site design measures, low-impact development measures, erosion control measures from the Caltrans MS4 program guidance documents, Sacramento’s Stormwater Quality Partnership’s Stormwater Quality Improvement Plan, and West Sacramento’s Storm Water Management Plan.</td>
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<td><strong>Geology/Soils/Seismic/Topography</strong></td>
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<tr>
<td>Risk of seismic hazard and slope instability.</td>
<td>No effect.</td>
<td>Effects not adverse. Low risk of strong seismic ground shaking in the project area; risk of secondary seismic hazards related to slope instability and liquefaction.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>All structures would be designed using the Caltrans Seismic Design Criteria to meet the minimum seismic requirements for highway bridges designed in California. Site-specific field exploration and laboratory testing, possibly including cone penetration tests and borings, will be necessary to develop final geotechnical engineering properties and design criteria for bridge foundations, project retaining wall, earthwork, and pavement design. This work would be performed as part of the final bridge design process.</td>
</tr>
<tr>
<td>Increase in soil erosion rates and/or loss of topsoil.</td>
<td>No effect.</td>
<td>Effects not adverse. Potential increase in soil erosion rates and/or loss of topsoil from ground-disturbing earthwork.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>Compliance with City of West Sacramento’s Standard Construction Specifications (2002) and Stormwater Management Program Planning Document (2003); City of Sacramento’s Grading, Erosion, and Sediment Control Ordinance; and the Caltrans Construction Site Best Management Practices (BMPs) Manual and the Stormwater Pollution Prevention Plan (SWPPP) and Water Pollution Control Program (WPCP) Preparation Manual are required.</td>
</tr>
<tr>
<td>Effects from landslides.</td>
<td>No effect.</td>
<td>Effects not adverse. Very low risk of landslide during construction.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>All structures would be designed using the Caltrans Seismic Design Criteria to meet the minimum seismic requirements for highway bridges designed in California.</td>
</tr>
<tr>
<td>Effects from expansive soil.</td>
<td>No effect.</td>
<td>Effects not adverse. Expansive soils not extensive in the project area but could occur locally.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>Design of project structures would take into account the results of site-specific geotechnical data gathered as part of the final design effort. All construction and engineered fills would comply with the Caltrans Standard Specifications, and all construction would compact the roadway subgrade in accordance with the Caltrans Standard Specifications.</td>
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<th>Alternative C</th>
<th>Avoidance, Minimization, and/or Mitigation Measures</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Paleontology</strong></td>
<td></td>
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<tr>
<td>Damage to significant fossils</td>
<td>No effect</td>
<td>Effects not adverse. Potential damage to fossils during earth-disturbing activities.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>AMM PAL-1: Educate Construction Personnel in Recognizing Fossil Material. AMM PAL-2: Stop Work if Fossil Remains Are Encountered during Construction. AMM PAL-3: Include Resource Stewardship Measures in Standard Specifications for the Project. If paleontological resources are discovered, work will stop, the area will be protected, and the project engineer will arrange for paleontological monitoring.</td>
</tr>
<tr>
<td><strong>Hazardous Waste/Materials</strong></td>
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<tr>
<td>Hazards associated with underground transmission lines</td>
<td>No effect</td>
<td>Potential for adverse effects. Explosive hazard potential associated with proximity of Kinder-Morgan and PG&amp;E gas transmission lines.</td>
<td>Potential for adverse effects. Effects similar to those under Alternative B.</td>
<td>AMM HAZ-1: Conduct Phase II Site Assessments prior to Construction. A Phase II screening of subsurface soils or groundwater will be conducted prior to construction. AMM HAZ-2: Develop and Implement Plans to Address Worker Health and Safety. Implement plans and measures to address worker safety when working with potentially hazardous materials.</td>
</tr>
<tr>
<td>Exposure to soil and/or groundwater contamination</td>
<td>No effect</td>
<td>Potential for adverse effects. High to moderate risk of recognized environmental conditions for 36 parcels located within the project area.</td>
<td>Potential for adverse effects. Effects similar to those under Alternative B. High to moderate risk of recognized environmental conditions for 36 parcels located within the project area.</td>
<td>AMM HAZ-1: Conduct Phase II Site Assessments prior to Construction. A Phase II screening of subsurface soils or groundwater will be conducted prior to construction. AMM HAZ-2: Develop and Implement Plans to Address Worker Health and Safety. Implement plans and measures to address worker safety when working with potentially hazardous materials.</td>
</tr>
<tr>
<td>Exposure to previously unknown hazardous materials</td>
<td>No effect</td>
<td>Potential for adverse effects. Moderate risk of previously unreported hazardous materials being discovered during construction.</td>
<td>Potential for adverse effects. Effects similar to those under Alternative B.</td>
<td>AMM HAZ-1: Conduct Phase II Site Assessments prior to Construction. A Phase II screening of subsurface soils or groundwater will be conducted prior to construction. AMM HAZ-2: Develop and Implement Plans to Address Worker Health and Safety. Implement plans and measures to address worker safety when working with potentially hazardous materials.</td>
</tr>
<tr>
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<tr>
<td>Exposure of known hazardous materials to humans or the environment</td>
<td>No effect.</td>
<td>Potential for adverse effects. Potential for presence of hazardous materials in the form of</td>
<td>Potential for adverse effects. Effects similar to those under Alternative B.</td>
<td>AMM HAZ-1: Conduct Phase II Site Assessments</td>
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<td></td>
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<td>aerially deposited lead, lead or chromium in yellow/white traffic striping; heavy metals, total</td>
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<td>prior to Construction. A Phase II screening of</td>
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<td>petroleum hydrocarbons, and polychlorinated biphenyls along railroad tracks; industrial facilities</td>
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<td>subsurface soils or groundwater will be conducted</td>
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<td>sites. Construction workers could be exposed to hazardous materials during ground-disturbing</td>
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<td>prior to construction.</td>
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<td>activities at any of the areas known to contain hazardous substances.</td>
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<td>AMM HAZ-2: Develop and Implement Plans to Address</td>
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<td>Worker Health and Safety. Implement plans and</td>
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<td>measures to address worker safety when</td>
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<td>working with potentially hazardous materials.</td>
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<tr>
<td>Exposure to hazardous conditions from construction equipment</td>
<td>No effect.</td>
<td>Potential for adverse effects. Potential exposure of humans and the environment to hazardous</td>
<td>Potential for adverse effects. Effects similar to those under Alternative B.</td>
<td>AMM HAZ-2: Develop and Implement Plans to Address</td>
</tr>
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<td>conditions from accident release of hazardous materials during construction.</td>
<td></td>
<td>Worker Health and Safety. Implement plans and</td>
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<td>measures to address worker safety when</td>
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<td>working with potentially hazardous materials.</td>
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<tr>
<td>Air Quality</td>
<td></td>
<td>Effects not adverse. Reduction of daily regional vehicle miles traveled in 2030 compared to</td>
<td>Effects not adverse. Negligible differences in criteria pollutant emissions</td>
<td>No measures necessary.</td>
</tr>
<tr>
<td>Emissions of criteria pollutants during operation</td>
<td>No effect.</td>
<td>No Build Alternative would result in a decrease in daily emissions of VOC, CO, PM10, PM2.5,</td>
<td>compared to Alternative B. Otherwise, similar.</td>
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<td></td>
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<td>and NOx. By 2040, daily criteria pollutant emissions would increase, although incrementally and</td>
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<td>would be dispersed throughout six counties and remain below thresholds.</td>
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<tr>
<td>Emissions of dust and exhaust during construction</td>
<td>No effect.</td>
<td>Potential for adverse effects. Short-term degradation of air quality from release of airborne dust generated by excavation, grading, hauling, and various other construction-related activities. Exhaust emissions from construction equipment, including CO, NOX, VOCs, directly emitted PM (PM10 and PM2.5), and toxic air contaminants such as diesel particulate matter.</td>
<td>Potential for adverse effects. Effects similar to those under Alternative B.</td>
<td>Implement control measures for construction emissions of fugitive dust, including compliance with the Caltrans Standard Specifications Section 14, “Environmental Stewardship” and dust control measures recommended by Yolo-Solano Air Quality Management District. AMM AIR-1: Implement Additional Control Measures for Construction Emissions of Fugitive Dust. Measures identified in YSAQMD’s Construction Dust Mitigation Measures and SMAQMD’s CEQA Guide that are not already in, or conflict with, Caltrans Standard Specifications will be implemented.</td>
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<tr>
<td>Exposure to asbestos</td>
<td>No effect.</td>
<td>Potential for adverse effects. Low risk of construction activity encountering naturally occurring asbestos.</td>
<td>Potential for adverse effects. Effects similar to those under Alternative B.</td>
<td>Implement a variety of project-required dust control measures, including watering and measures outlined in AMM AIR-1: Implement Additional Control Measures for Construction Emissions of Fugitive Dust.</td>
</tr>
<tr>
<td>Exposure to lead</td>
<td>No effect.</td>
<td>Potential for adverse effects. Risk of encountering aerially deposited lead in soils during construction and grading activities.</td>
<td>Potential for adverse effects. Effects similar to those under Alternative B.</td>
<td>AMM HAZ-2: Develop and Implement Plans to Address Worker Health and Safety. Implement plans and measures to address worker safety when working with potentially hazardous materials.</td>
</tr>
<tr>
<td>Increase in mobile source air toxics</td>
<td>No effect.</td>
<td>Effects not adverse. Because the estimated regional vehicle miles travelled under build alternatives and the No Build Alternative are nearly the same, no appreciable difference is expected in overall mobile source air toxics emissions between the No Build Alternative and build alternatives.</td>
<td>Effects not adverse. Effects similar to those under Alternative B.</td>
<td>No measures necessary.</td>
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</table>

**Noise**

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<th>Impact</th>
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<tbody>
<tr>
<td>Traffic noise</td>
<td>No effect.</td>
<td>Potential for adverse effects. Traffic noise levels would approach or exceed the noise abatement criteria for residential uses and park uses.</td>
<td>Potential for adverse effects. Effects similar to those under Alternative B.</td>
<td>Following 23 Code of Federal Regulations 772(13)(c), noise abatement in the form of noise barriers was evaluated. In all cases, construction of noise barriers to reduce noise impacts was found infeasible because of access requirements for alleys and driveways intersecting Route 84.</td>
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<tr>
<td>Construction noise</td>
<td>No effect.</td>
<td>Potential for adverse effects. Temporary increase in noise levels due to transport and operation of construction equipment, and other construction activities.</td>
<td>Potential for adverse effects. Effects similar to those under Alternative B. Construction would be conducted in accordance with provisions in Section 14-8.02, “Noise Control” of the Caltrans Standard Specifications and applicable local noise standards.</td>
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<td>BIOLOGICAL ENVIRONMENT</td>
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<tr>
<td>Natural Communities</td>
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</table>
| Effects on cottonwood riparian forest | No effect. | Potential for adverse effects. Permanent loss of up to 1.112 acres and temporary disturbance of up to 0.786 acres of cottonwood riparian forest from vegetation removal; potential indirect effects on riparian habitat from shading by new bridge approach structures. | Potential for adverse effects. Permanent loss of up to 1.176 acres and temporary disturbance of up to 1.149 acres of cottonwood riparian forest from vegetation removal; potential indirect effects on riparian habitat from shading by new bridge approach structures. | AMM NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources  
AMM NC-2: Conduct Environmental Awareness Training for Construction Employees  
Avoidance and Minimization Measure NC-3: Conduct Periodic Biological Monitoring  
MM NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover) |
| Effects on protected trees | No effect. | Potential for adverse effects. Removal of up to four protected riparian trees and several street trees in West Sacramento; removal of up to eight protected riparian trees and additional street trees in Sacramento; potential temporary effects on trees from trimming for construction access. | Potential for adverse effects. Removal of up to six protected riparian trees and several street trees in West Sacramento; removal of up to 13 protected riparian trees and additional street trees in Sacramento; potential temporary effects on trees from trimming for construction access. | AMM NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources  
AMM NC-2: Conduct Environmental Awareness Training for Construction Employees  
AMM NC-3: Conduct Periodic Biological Monitoring. Retain a qualified biological monitor to ensure that activities are being conducted in accordance with agency conditions of approval.  
MM NC-5: Compensate for Loss of Protected Trees in Landscaping or Ruderal Habitat. Conduct preconstruction survey of all trees to be removed. Compensate as required in the tree ordinances of the Cities of West Sacramento and Sacramento. |
<p>| Effects on wildlife corridors | No effect. | Effects not adverse. Removal of riparian habitat could contribute to existing barriers; however, wildlife acclimated to urban areas would be able to move through area under bridges. | Effects similar to those under Alternative B. | No measures necessary. |</p>
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<tr>
<td>Wetlands and Other Waters</td>
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<tr>
<td>Effects on wetlands</td>
<td>No effect.</td>
<td>No effect.</td>
<td>No effect.</td>
<td>No measures necessary.</td>
</tr>
<tr>
<td>Effects on waters of</td>
<td>No effect.</td>
<td>Potential for adverse effects. Permanent loss of 0.432 acre and temporary</td>
<td>Potential for adverse effects. Permanent loss of 0.482 acre and temporary</td>
<td>Comply with the SWPPP and CWA Section 401 permit conditions and implement AMM NC-1: Install Construction Fencing; AMM NC-2: Conduct Environmental Awareness Training; NC-3: Conduct Periodic Biological Monitoring to reduce effects on the Sacramento River. Implement MM WW-1: Compensate for Loss of Perennial Stream. Purchase mitigation credits for permanent fill of non-wetland waters.</td>
</tr>
<tr>
<td>the United States and waters</td>
<td></td>
<td>effects on 4.729 acres of perennial stream (Sacramento River).</td>
<td>effects on 4.969 acres of perennial stream (Sacramento River).</td>
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<td>of the State</td>
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<tr>
<td>Animal Species</td>
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<tr>
<td>Effects on western pond turtle</td>
<td>No effect.</td>
<td>Potential for adverse effects. Permanent effects on 4.199 acres and temporary</td>
<td>Potential for adverse effects. Permanent effects on 3.501 acres and temporary</td>
<td>AMM NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources</td>
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<td></td>
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<td>effects on 6.545 acres of potential nesting habitat; potential injury or</td>
<td>effects on 6.989 acres of potential nesting habitat; potential injury or</td>
<td>AMM NC-2: Conduct Environmental Awareness Training for Construction Employees</td>
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<td></td>
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<td>mortality during construction or from underwater vibrations during pile</td>
<td>mortality during construction or from underwater vibrations during pile</td>
<td>AMM NC-3: Conduct Periodic Biological Monitoring. Retain a qualified biological monitor to ensure that activities are being conducted in accordance with agency conditions of approval.</td>
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<td>driving.</td>
<td>driving.</td>
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<tr>
<td>Effects on white-tailed kite</td>
<td>No effect.</td>
<td>Potential for adverse effects. Permanent effects on 0.786 acres and temporary</td>
<td>Potential for adverse effects. Permanent effects on 1.149 acres and temporary</td>
<td>AMM NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources</td>
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<td></td>
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<td>effects on 4.0 acres of potential nesting habitat (from</td>
<td>effects on 4.0 acres of potential nesting habitat (from</td>
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<td>4.0)</td>
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**Summary**

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<tbody>
<tr>
<td>Effects on migratory birds</td>
<td>No effect.</td>
<td>Potential for adverse effects. Potential effects on nesting birds through direct injury or mortality during ground-disturbing activities or by disrupting normal behaviors.</td>
<td>Potential for adverse effects. Greater permanent and temporary effects on habitat than Alternative B.</td>
<td>AMM NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources AMM NC-2: Conduct Environmental Awareness Training for Construction Employees AMM NC-3: Conduct Periodic Biological Monitoring. Retain a qualified biological monitor to ensure that activities are being conducted in accordance with agency conditions of approval. AMM NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover). Implement onsite and, if necessary, offsite compensation measures or purchase mitigation bank credits.</td>
</tr>
</tbody>
</table>

Removal of trees; potential disruption of nesting behavior during construction.

Acres of potential nesting habitat (from removal of trees); potential disruption of nesting behavior during construction.

AMM NC-2: Conduct Environmental Awareness Training for Construction Employees
AMM NC-3: Conduct Periodic Biological Monitoring. Retain a qualified biological monitor to ensure that activities are being conducted in accordance with agency conditions of approval.
AMM NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover). Implement onsite and, if necessary, offsite compensation measures or purchase mitigation bank credits.

AMM AS-2: Conduct Tree Removal during Non-Sensitive Periods for Wildlife. Remove or trim trees during the non-breeding season.
AMM AS-3: Monitor Active Swainson’s Hawk and White-Tailed Kite Nests during Pile Driving and Other Construction Activities. Active Swainson’s hawk and white-tailed kite nests within 600 feet of the BSA will be monitored during pile driving and other construction activities.
AMM AS-4: Conduct Preconstruction Surveys for Nesting Migratory Birds, Including Special-Status Birds, and Establish Protective Buffers. Conduct nesting surveys before the start of construction and establish no-disturbance buffers.

Retain a qualified biological monitor to ensure that activities are being conducted in accordance with agency conditions of approval.

MM NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover). Implement onsite and, if necessary, offsite compensation measures or purchase mitigation bank credits.
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<tbody>
<tr>
<td>Effects on bats</td>
<td>No effect.</td>
<td>Potential for adverse effects. Loss of potential roosting habitat from removal of approach structures and trees.</td>
<td>Potential for adverse effects. Greater permanent and temporary effects on habitat than Alternative B.</td>
<td>AMM AS-2: Conduct Tree Removal during Non-Sensitive Periods for Wildlife. Remove or trim trees during the non-breeding season. AMM AS-4: Conduct Preconstruction Surveys for Nesting Migratory Birds, Including Special-Status Birds, and Establish Protective Buffers. Conduct nesting surveys before the start of construction and establish no-disturbance buffers.</td>
</tr>
<tr>
<td>Effects on Central Valley fall- and late fall-run Chinook salmon, white sturgeon, Sacramento splittail, Sacramento hitch, and hardhead, Pacific lamprey, and western river lamprey</td>
<td>No effect.</td>
<td>Potential for adverse effects. Disturbance and mortality related to noise and vibration associated with impact pile driving; potential adverse effects related to increased exposure to contaminants from disturbance and resuspension of river bottom sediments during in-water construction, accidental spills of contaminants, increased runoff from added impervious surfaces, increased turbidity and sedimentation, temporary and permanent.</td>
<td>Potential for adverse effects. Effects similar to those under Alternative B. However, Alternative C would result in greater permanent effects on substrate and water column habitat, fewer permanent effects on substrate habitat from rock slope protection placement, greater permanent and temporary effects on riparian habitat.</td>
<td>AMM NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources AMM NC-2: Conduct Environmental Awareness Training for Construction Employees AMM NC-3: Conduct Periodic Biological Monitoring. Retain a qualified biological monitor to ensure that activities are being conducted in accordance with agency conditions of approval. AMM AS-2: Conduct Tree Removal during Non-Sensitive Periods for Wildlife. Remove or trim trees during the non-breeding season. AMM AS-5: Conduct Preconstruction Surveys for Roosting Bats and Implement Protective Measures. Protective measures may be necessary if bats are using buildings or trees in the BSA as roost sites, or if sensitive bats species are detected during acoustic monitoring. MM NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover). Implement onsite and, if necessary, offsite compensation measures or purchase mitigation bank credits.</td>
</tr>
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<td>permanent loss of aquatic habitat, loss of shaded riverine aquatic</td>
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<td>greater effects on shaded riverine aquatic cover habitat along the Sacramento</td>
<td>AMM AS-6: Implement Measures to Minimize Exceedance of Interim Threshold Sound</td>
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<td>cover and increase in overwater structure (shade), fish entrapment</td>
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<td>River, slightly greater permanent shade effects on the Sacramento River, and</td>
<td>Levels during Pile Driving. Contractor will implement measures to minimize</td>
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<td>in cofferdams, increases in aquatic invasive species, and increased</td>
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<td>a slightly greater amount of added impervious surfaces.</td>
<td>the exposure of listed fish species to potentially harmful underwater sound.</td>
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<td>predation from added lighting on the Sacramento River.</td>
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<td>AMM AS-7: Develop and Implement a Hydroacoustic Monitoring Plan. Monitor</td>
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<td>underwater noise levels during impact pile driving. Document extent of</td>
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<td>underwater sounds produced.</td>
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<td>AMM AS-8: Monitor Turbidity in the Sacramento River. Monitor turbidity levels</td>
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<td>during in-water construction activities.</td>
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<td>AMM AS-9: Implement Cofferdam Restrictions. Restrictions apply during</td>
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<td>installation, dewatering, and removal.</td>
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<td>AMM AS-10: Prepare and Implement a Fish Rescue and Relocation Plan. Rescue</td>
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<td>and relocate fish trapped within coffer dams.</td>
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<td>AMM AS-11: Develop and Implement a Barge Operations Plan. Plan will address</td>
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<td>bottom scour, bank erosion, material spillage and benthic community</td>
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<td>disturbance.</td>
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<td>AS-12: Prevent the Spread or Introduction of Aquatic Invasive Species. Educate</td>
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<td>construction supervisors, inspect vessels used during construction and</td>
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<td>remove materials that could harbor invasive species.</td>
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<td>AS-13: Minimize or Avoid Permanent Bridge Lighting from Directly Radiating on</td>
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<td>Water Surfaces of the Sacramento River.</td>
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<td>TE-3: Purchase Channel Enhancement Credits for Impacts on Critical Habitat.</td>
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<td>Purchase mitigation credits at a NMFS- and USFWS-approved anadromous fish and</td>
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<td></td>
<td>delta smelt conservation bank.</td>
<td></td>
</tr>
<tr>
<td>Threatened and Endangered Species</td>
<td>No effect.</td>
<td>Potential for adverse effects. Loss of suitable habitat from direct (by removal</td>
<td>AMM NC-1: Install Orange Construction Fencing between the Construction Area and</td>
<td></td>
</tr>
<tr>
<td>Effects on valley elderberry longhorn beetle</td>
<td></td>
<td>or trimming) and indirect effects on cottonwood</td>
<td>Adjacent Sensitive Biological Resources</td>
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</table>
## Summary

<table>
<thead>
<tr>
<th>Impact</th>
<th>No Build</th>
<th>Alternative B</th>
<th>Alternative C</th>
<th>Avoidance, Minimization, and/or Mitigation Measures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Effects on Swainson’s hawk</td>
<td>No effect.</td>
<td>Potential for adverse effects. Permanent loss of up to 1.112 acres and temporary disturbance of 0.786 acres of potential nesting habitat; disruption of nesting behavior during construction.</td>
<td>Potential for adverse effects. Permanent loss of up to 1.176 acres and temporary disturbance of 1.149 acres of potential nesting habitat; disruption of nesting behavior during construction.</td>
<td>AMM NC-2: Conduct Environmental Awareness Training for Construction Employees&lt;br&gt;AMM NC-3: Conduct Periodic Biological Monitoring. Retain a qualified biological monitor to ensure that activities are being conducted in accordance with agency conditions of approval.&lt;br&gt;AMM TE-1: Avoid and Minimize Effects on Valley Elderberry Longhorn Beetle. Implement measures adapted from the Framework for Assessing Impacts to the Valley Elderberry Longhorn Beetle.</td>
</tr>
<tr>
<td>Effects on Sacramento River winter-run Chinook</td>
<td>No effect.</td>
<td>Potential for adverse effects. Adverse temporary effects on the water column (underwater noise)</td>
<td>Potential for adverse effects. Greater temporary effects on substrate and</td>
<td>AMM NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources&lt;br&gt;AMM NC-2: Conduct Environmental Awareness Training for Construction Employees&lt;br&gt;AMM NC-3: Conduct Periodic Biological Monitoring. Retain a qualified biological monitor to ensure that activities are being conducted in accordance with agency conditions of approval.&lt;br&gt;MM NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover). Implement onsite and, if necessary, offsite compensation measures or purchase mitigation bank credits.&lt;br&gt;AMM AS-2: Conduct Tree Removal during Non-Sensitive Periods for Wildlife. Remove or trim trees during the non-breeding season.&lt;br&gt;AMM AS-3: Monitor Active Swainson’s Hawk and White-Tailed Kite Nests during Pile Driving and Other Construction Activities. Active Swainson’s hawk and white-tailed kite nests within 600 feet of the BSA will be monitored during pile driving and other construction activities.&lt;br&gt;AMM TE-2: Conduct Focused Surveys for Nesting Swainson’s Hawk prior to Construction. Conduct surveys for the species in the spring/summer prior to construction.</td>
</tr>
<tr>
<td>Impact</td>
<td>No Build</td>
<td>Alternative B</td>
<td>Alternative C</td>
<td>Avoidance, Minimization, and/or Mitigation Measures</td>
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</table>
| salmon, CV spring-run Chinook salmon, CV steelhead, southern distinct population segments of North American green sturgeon, delta smelt, and their designated critical habitat, and longfin smelt; effects on essential fish habitat. | and sound pressure, and water quality impacts) and channel substrate (cofferdams and trestles). Disturbance and mortality related to noise and vibration associated with impact pile driving; potential increased exposure to contaminants during in-water construction, accidental spills of contaminants, increased runoff from added impervious surfaces, increased turbidity and sedimentation, temporary and permanent loss of aquatic habitat, loss of shaded riverine aquatic cover, and increase in overwater structure (shade), fish entrapment in cofferdams; increases in aquatic invasive species, and increased predation from added lighting on the Sacramento River. | water column habitat, fewer permanent effects on substrate habitat from placement of rock slope protection, greater permanent and temporary effects on riparian habitat, greater effects on shaded riverine aquatic cover habitat along the Sacramento River, slightly greater permanent shade effects on the Sacramento River, and slightly greater amount of added impervious surfaces. | AMM NC-2: Conduct Environmental Awareness Training for Construction Employees  
AMM NC-3: Conduct Periodic Biological Monitoring. Retain a qualified biological monitor to ensure that activities are being conducted in accordance with agency conditions of approval.  
MM NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover). Implement onsite and, if necessary, offshore compensation measures or purchase mitigation bank credits.  
AMM AS-6: Implement Measures to Minimize Exceedance of Interim Threshold Sound Levels during Pile Driving. Contractor will implement measures to minimize the exposure of listed fish species to potentially harmful underwater sound.  
AMM AS-8: Monitor Turbidity in the Sacramento River. Monitor turbidity levels during in-water construction activities.  
AMM AS-10: Prepare and Implement a Fish Rescue and Relocation Plan. Rescue and relocate fish trapped within coffer dams.  
AMM AS-11: Develop and Implement a Barge Operations Plan. Plan will address bottom scour, bank erosion, material spillage and benthic community disturbance.  
AS-12: Prevent the Spread or Introduction of Aquatic Invasive Species. Educate construction supervisors, inspect vessels used during construction and remove materials that could harbor invasive species. |
### Summary

**Impact** | **No Build** | **Alternative B** | **Alternative C** | **Avoidance, Minimization, and/or Mitigation Measures**
---|---|---|---|---

| Invasive Species | No effect. | Potential for adverse effects. Potential introduction and spread of invasive plant species from temporarily created additional disturbed areas. | Potential for adverse effects. Effects similar to those under Alternative B. | AS-13: Minimize or Avoid Permanent Bridge Lighting from Directly Radiating on Water Surfaces of the Sacramento River. TE-3: Purchase Channel Enhancement Credits for Impacts on Critical Habitat. Purchase mitigation credits at a NMFS- and USFWS-approved anadromous fish and delta smelt conservation bank. AMM IS-1: Avoid the Introduction and Spread of Invasive Plants. The project proponent or their contractor will be responsible for avoiding the introduction of new invasive plants and the spread of invasive plants previously documented in the project’s study area. |

AMM = Avoidance and Minimization Measure  
MM = Mitigation Measure
Table S-3. Summary of Significant Impacts under CEQA

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<tr>
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<th>Mitigation Measure</th>
<th>Significance after Mitigation</th>
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</thead>
<tbody>
<tr>
<td><strong>Visual/Aesthetics</strong></td>
<td></td>
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<tr>
<td>AES-1: Change in Visual Character Consistent with Local Regulations (Alternatives B and C)</td>
<td>Changes in all visual assessment units have the potential to result in significant impacts resulting from vegetation removal and if the public and affected viewers do not favor the look of the proposed final bridge design.</td>
<td>AES-1: Work with Stakeholders to Determine Bridge Aesthetics AES-2: Implement Project Landscaping</td>
<td>LTS</td>
</tr>
<tr>
<td><strong>Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area</strong></td>
<td></td>
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<tr>
<td>AES-2: Create a New Source of Light or Glare (Alternatives B and C)</td>
<td>New lighting could affect sensitive receptors if not properly designed by creating a substantial source of nighttime light and glare that could negatively affect nighttime views in the area.</td>
<td>AES-3: Apply Minimum Lighting Standards</td>
<td>LTS</td>
</tr>
<tr>
<td><strong>Air Quality</strong></td>
<td></td>
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</tr>
<tr>
<td>AIR-1: Construction-Related Particulate Matter Emissions in Excess of Thresholds (Alternatives B and C)</td>
<td>Exceedances of the project-level thresholds would be cumulatively considerable.</td>
<td>AIR-1: Implement Additional Control Measures for Construction Emissions of Fugitive Dust</td>
<td>LTS</td>
</tr>
<tr>
<td><strong>Result in exposure of sensitive receptors to regional criteria pollutants during construction</strong></td>
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<tr>
<td>AIR-3: Exposure of Sensitive Receptors to Regional Criteria Pollutants during Project Construction (Alternatives B and C)</td>
<td>Regional criteria pollutant concentrations during construction that would exceed Sacramento Metropolitan Air Quality Management District thresholds without application of BMPs.</td>
<td>AIR-1: Implement Additional Control Measures for Construction Emissions of Fugitive Dust</td>
<td>LTS</td>
</tr>
<tr>
<td><strong>Biological Resources</strong></td>
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</tr>
<tr>
<td>BIO-1: Impacts on Valley Elderberry Longhorn Beetle (Alternatives B and C)</td>
<td>Loss of cottonwood riparian habitat could create barriers to the dispersal of valley elderberry longhorn beetle along riparian corridor contributing to fragmented habitat and the isolation of existing populations.</td>
<td>NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources NC-2: Conduct Environmental Awareness Training for Construction Employees NC-3: Conduct Periodic Biological Monitoring</td>
<td>LTS</td>
</tr>
<tr>
<td>Significant Impact</td>
<td>Impact Summary</td>
<td>Mitigation Measure</td>
<td>Significance after Mitigation</td>
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<tr>
<td>BIO-2: Impacts on Western Pond Turtle (Alternatives B and C)</td>
<td>Impacts on perennial stream, cottonwood riparian, and ruderal area would affect western pond turtle's nesting and basking habitat.</td>
<td>NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources NC-2: Conduct Environmental Awareness Training for Construction Employees NC-3: Conduct Periodic Biological Monitoring AS-1: Conduct Preconstruction Surveys for Western Pond Turtle and Implement Protective Measures</td>
<td>LTS</td>
</tr>
<tr>
<td>BIO-3: Impacts on White-Tailed Kite (Alternatives B and C)</td>
<td>Construction activities during the nesting season may disrupt white-tailed kite and Swainson's hawk nesting behavior, possibly resulting in nest abandonment or forced fledging that results in young mortality.</td>
<td>NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources NC-2: Conduct Environmental Awareness Training for Construction Employees NC-3: Conduct Periodic Biological Monitoring NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover) AS-2: Conduct Tree Removal during Non-Sensitive Periods for Wildlife AS-3: Monitor Active Swainson's Hawk and White-Tailed Kite Nests during Pile Driving and Other Construction Activities AS-4: Conduct Preconstruction Surveys for Nesting Migratory Birds, Including Special-Status Birds, and Establish Protective Buffers</td>
<td>LTS</td>
</tr>
<tr>
<td>BIO-4: Impacts on Swainson's Hawk (Alternatives B and C)</td>
<td>Loss of cottonwood riparian forest, individual trees in landscaped areas, and buildings could result in injury or mortality to the species.</td>
<td>NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources NC-2: Conduct Environmental Awareness Training for Construction Employees NC-3: Conduct Periodic Biological Monitoring NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover) AS-2: Conduct Tree Removal during Non-Sensitive Periods for Wildlife AS-3: Monitor Active Swainson's Hawk and White-Tailed Kite Nests during Pile Driving and Other Construction Activities</td>
<td>LTS</td>
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<tr>
<td>Significant Impact</td>
<td>Impact Summary</td>
<td>Mitigation Measure</td>
<td>Significance after Mitigation</td>
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<tr>
<td>BIO-5: Impacts on Roosting Bats (Alternatives B and C)</td>
<td>Loss of cottonwood riparian forest, individual trees in landscaped areas, and buildings that provide suitable roosting habitat for special-status bat species.</td>
<td>NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources&lt;br&gt;NC-2: Conduct Environmental Awareness Training for Construction Employees&lt;br&gt;NC-3: Conduct Periodic Biological Monitoring&lt;br&gt;NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)&lt;br&gt;NC-5: Conduct Preconstruction Surveys for Roosting Bats and Implement Protective Measures</td>
<td>LTS</td>
</tr>
<tr>
<td>BIO-6: Impacts on Special-Status Fish Species, Designated Critical Habitat, and Essential Fish Habitat (Alternatives B and C)</td>
<td>During construction, pile-driving noise, water quality impacts, fish entrapment in cofferdams, and direct physical injury could affect special-status fish. Introduction of aquatic invasive species through construction could affect special-status fish species. Temporary and permanent shading of aquatic habitat and temporary construction and permanent bridge lighting could affect the migratory behavior of special-status fish or the vulnerability of species to predators.</td>
<td>NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources&lt;br&gt;NC-2: Conduct Environmental Awareness Training for Construction Employees&lt;br&gt;NC-3: Conduct Periodic Biological Monitoring&lt;br&gt;NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)&lt;br&gt;AS-5: Conduct Preconstruction Surveys for Roosting Bats and Implement Protective Measures&lt;br&gt;AS-6: Implement Measures to Minimize Exceedance of Interim Threshold Sound Levels during Pile Driving&lt;br&gt;AS-7: Develop and Implement a Hydroacoustic Monitoring Plan&lt;br&gt;AS-8: Monitor Turbidity in the Sacramento River&lt;br&gt;AS-9: Implement Cofferdam Restrictions&lt;br&gt;AS-10: Prepare and Implement a Fish Rescue and Relocation Plan&lt;br&gt;AS-11: Develop and Implement a Barge Operations Plan&lt;br&gt;AS-12: Prevent the Spread or Introduction of Aquatic Invasive Species&lt;br&gt;AS-13: Minimize or Avoid Permanent Bridge Lighting from Directly Radiating on Water Surfaces of the Sacramento River&lt;br&gt;TE-3: Purchase Channel Enhancement Credits for Impacts on Critical Habitat</td>
<td>LTS</td>
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</table>
### Significant Impact

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<thead>
<tr>
<th>Impact Summary</th>
<th>Mitigation Measure</th>
<th>Significance after Mitigation</th>
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</thead>
<tbody>
<tr>
<td><strong>Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal) through direct removal, filling, hydrological interruption, or other means</td>
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<tr>
<td>Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance</td>
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<tr>
<td><strong>Cultural Resources</strong></td>
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</table>

#### Impact BIO-7: Impacts on, and Loss of, Cottonwood Riparian Forest (Alternatives B and C)
- Permanent and temporary effects on cottonwood riparian forest.
- NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources
- NC-2: Conduct Environmental Awareness Training for Construction Employees
- NC-3: Conduct Periodic Biological Monitoring
- NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)

**LTS**

#### Impact BIO-8: Impacts on State and Federally Protected Waters (Alternatives B and C)
- Permanent and temporary effects on non-wetland waters of the United States and waters of the State in the Sacramento River, which is a perennial stream.
- NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources
- NC-2: Conduct Environmental Awareness Training for Construction Employees
- NC-3: Conduct Periodic Biological Monitoring
- WW-1: Compensate for Loss of Perennial Stream

**LTS**

#### Impact BIO-10: Impacts on Protected Trees (Alternatives B and C)
- Removal of riparian trees and street trees in West Sacramento and Sacramento.
- NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources
- NC-2: Conduct Environmental Awareness Training for Construction Employees
- NC-3: Conduct Periodic Biological Monitoring
- NC-5: Compensate for Loss of Protected Trees in Landscaping or Ruderal Habitat

**LTS**

#### Cultural Resources

**Cause a substantial adverse change in the significance of an archaeological resource pursuant to Section 15064.5.**

- **CUL-2: Potential for Adverse Change in Significance of an Archaeological Resource (Alternatives B and C)**
- Ground-disturbing activities could affect previously unknown archaeological resources.
- CUL-1: Conduct Mandatory Cultural Resources Awareness Training for Construction Personnel
- CUL-2: Implement Avoidance and Notification Procedures for Cultural Resources Discovered during Construction

**LTS**
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<tr>
<th>Significant Impact</th>
<th>Impact Summary</th>
<th>Mitigation Measure</th>
<th>Significance after Mitigation</th>
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</thead>
<tbody>
<tr>
<td>Disturb any human remains, including those interred outside of formal cemeteries</td>
<td>Earth-disturbing (i.e., excavation and grading) and construction activities could damage human remains if present in the project area.</td>
<td>CUL-1: Conduct Mandatory Cultural Resources Awareness Training for Construction Personnel CUL-2: Implement Avoidance and Notification Procedures for Cultural Resources Discovered during Construction CUL-3: Stop Work if Human Remains are Encountered during Ground-Disturbing Activities</td>
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<tr>
<td>CUL-3: Potential Disturbance of Human Remains (Alternatives B and C)</td>
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<tr>
<td>Geology and Soils</td>
<td>Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature</td>
<td></td>
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</tr>
<tr>
<td>GEO-5: Potential to Destroy a Unique Paleontological Resource (Alternatives B and C)</td>
<td>Earth-disturbing (i.e., excavation and grading) and construction activities could damage fossils if present in the project area.</td>
<td>PAL-1: Educate Construction Personnel in Recognizing Fossil Material PAL-2: Stop Work if Fossil Remains Are Encountered during Construction</td>
<td>LTS</td>
</tr>
<tr>
<td>Hazards and Hazardous Materials</td>
<td>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</td>
<td></td>
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<tr>
<td>HAZ-2: Risk of Public or Environmental Exposure to Released Hazardous Materials (Alternatives B and C)</td>
<td>Exposure of humans and the environment to accidental release of hazardous materials (e.g., fuel, oils) during construction activities.</td>
<td>HAZ-1: Conduct Phase II Site Assessments prior to Construction HAZ-2: Develop and Implement Plans to Address Worker Health and Safety</td>
<td>LTS</td>
</tr>
<tr>
<td>HAZ-4: Risk from Ground Disturbance at Known Hazardous Materials Sites (Alternatives B and C)</td>
<td>Disturbing soil or groundwater at known hazardous materials sites could expose humans and the environment to contaminants.</td>
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<td>LTS</td>
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<tr>
<td>Be located on a site that is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment</td>
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<tr>
<td>Noise</td>
<td>Expose persons to or generate noise levels in excess of standards established in a local general plan or noise ordinance or applicable standards of other agencies</td>
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<tr>
<td>Significant Impact</td>
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<td><strong>Transportation</strong></td>
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<td>Conflict with a program, plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities</td>
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<td>TRA-2: Changes in Intersection Operations (Alternative C)</td>
<td>Under Alternative C only, unacceptable level of service at three West Sacramento intersections under opening year (2030); unacceptable level of service at Jefferson Boulevard/Alameda Boulevard in West Sacramento during design year (2040).</td>
<td>TRA-1: Construct Roadway and Intersection Modifications in West Sacramento (Alternative C)</td>
<td>LTS</td>
</tr>
<tr>
<td>TRA-6: Effects on Transit Operations in West Sacramento (Alternative C)</td>
<td>Under Alternative C only, worsening of intersection operations (see above) would worsen operating conditions for transit services.</td>
<td>TRA-1: Construct Roadway and Intersection Modifications in West Sacramento (Alternative C)</td>
<td>LTS</td>
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<tr>
<td><strong>Considerable Contributions to Significant Cumulative Impacts</strong></td>
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<tr>
<td>CI-2: Contribution to Cumulative Worsening of Traffic Operations (Alternative C)</td>
<td>Under Alternative C only, cumulative contribution to significant cumulative impacts (unacceptable level of service) at three West Sacramento intersections under opening year (2030); and at Jefferson Boulevard/Alameda Boulevard in West Sacramento during design year (2040).</td>
<td>TRA-1: Construct Roadway and Intersection Modifications in West Sacramento (Alternative C)</td>
<td>LTCC</td>
</tr>
<tr>
<td>CI-5: Cumulative Contribution to Pollutant Emissions during Project Construction (Alternatives B and C)</td>
<td>Exceedances of the project-level thresholds would be cumulatively considerable.</td>
<td>AIR-1: Implement Additional Control Measures for Construction Emissions of Fugitive Dust</td>
<td>LTCC</td>
</tr>
<tr>
<td>CI-6: Contribution to Cumulative Noise Levels from Non-Transportation Sources in Exceedance of Local Standards (Alternatives B and C)</td>
<td>Temporary noise levels from use of heavy equipment during construction are predicted to exceed local standards for stationary sources in West Sacramento and Sacramento, contributing to cumulative noise levels in both cities. Noise control practices may not be feasible in all situations to reduce noise below the allowed limits.</td>
<td>NOI-1: Use Best Noise Control Practices during Construction</td>
<td>CC</td>
</tr>
<tr>
<td>CI-7: Contribution to Cumulative Loss of Cottonwood Riparian Forest (Alternatives B and C)</td>
<td>Cumulative contribution to the considerable loss of cottonwood riparian forest through removal of 1.112 acres (Alternative B) or 1.176 acres (Alternative C).</td>
<td>NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources NC-2: Conduct Environmental Awareness Training for Construction Employees NC-3: Conduct Periodic Biological Monitoring NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)</td>
<td>LTCC</td>
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<tr>
<td>CI-8: Contribution to Cumulative Loss of Perennial Stream (Alternatives B and C)</td>
<td>Direct and indirect effects on the Sacramento River, a perennial stream, through placement of fill, rock slope protection, and bridge components in the river channel and on riverbanks could contribute to considerable cumulative impacts.</td>
<td>NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources NC-2: Conduct Environmental Awareness Training for Construction Employees NC-3: Conduct Periodic Biological Monitoring NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover) WW-1: Compensate for Loss of Perennial Stream</td>
<td>LTCC</td>
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| CI-10: Contribution to Cumulative Loss of Threatened and Endangered Species (Alternatives B and C) | Direct and indirect impacts of the project would considerably contribute to the cumulative loss of habitat for six federally listed species (VELB, Sacramento River winter-run Chinook salmon, Central Valley spring-run Chinook salmon, Central Valley steelhead, the southern distinct population segment of North American green sturgeon, and delta smelt) and five state-listed species (Swainson’s hawk, Sacramento River winter-run Chinook salmon, Central Valley spring-run Chinook salmon, delta smelt, and longfin smelt). Both build alternatives could result in direct and indirect impacts that could contribute to cumulatively considerable impacts on the long-term health or stability of these species. | NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)  
NC-5: Compensate for Loss of Protected Trees in Landscaping or Ruderal Habitat  
TE-1: Avoid and Minimize Effects on Valley Elderberry Longhorn Beetle  
TE-2: Conduct Focused Surveys for Nesting Swainson’s Hawk prior to Construction  
TE-3: Purchase Channel Enhancement Credits for Impacts on Critical Habitat | LTCC |

LTS = less than significant  
SU = significant and unavoidable  
LTCC = less than cumulatively considerable  
CC = cumulatively considerable and unavoidable
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<td>1.1.1 Project Location</td>
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Chapter 1 Proposed Project

1.1 Introduction

The City of West Sacramento, in cooperation with the City of Sacramento and the California Department of Transportation (Caltrans), proposes to construct a new bridge over the Sacramento River south of the Pioneer Bridge (US 50) to provide local interconnectivity across the river and between neighborhoods. The new connection would serve multiple modes of transportation and comply with current American Association of State Highway and Transportation Officials (AASHTO), Caltrans, and local agency design standards.

The project is subject to state and federal environmental review requirements because of use of 2014 Transportation Investment Generating Economic Recovery (TIGER) Discretionary Grants funds from the Federal Highway Administration (FHWA). Accordingly, project documentation is being prepared in compliance with both the California Environmental Quality Act (CEQA) and the National Environmental Policy Act (NEPA). The City of West Sacramento is the lead agency under CEQA, with the City of Sacramento as a responsible agency, and Caltrans is the lead agency under NEPA. The FHWA’s other responsibilities for environmental review, consultation, and any other action required in accordance with applicable federal laws for this project will be carried out by Caltrans under its assumption of responsibility pursuant to 23 United States Code (USC) 327 and the Memorandum of Understanding dated December 23, 2016, executed by FHWA and Caltrans.

This project is included in the Sacramento Area Council of Governments (SACOG) 2020 Metropolitan Transportation Plan/Sustainable Communities Strategy (2020 MTP/SCS) and in the SACOG 2021–2024 Metropolitan Transportation Improvement Program (2021 MTIP). The proposed project is included in both plans with ID YOL19328. The project also is identified in the 2003 Sacramento Riverfront Master Plan, the 2011 Sacramento River Crossings Alternatives Study, the 2014 Pioneer Bluff Transition Plan, the 2015 Broadway Bridge Feasibility Study, the West Sacramento General Plan 2035, the I-5 Subregional Corridor Mitigation Program, Sacramento’s West Broadway Specific Plan, and a plan currently being prepared–West Sacramento’s Pioneer Bluff and Stone Lock Reuse Master Plan.

1.1.1 Project Location

The project would be located over the Sacramento River between the cities of West Sacramento and Sacramento, approximately 1,000 feet south of the existing Pioneer Bridge (Figure 1-1). The project limits include the combined area of each of the proposed project alternatives. In general, the project limits start in West Sacramento, along 15th Street at Jefferson Boulevard continuing east and over the Sacramento River into the City of Sacramento along Broadway to the 5th Street intersection. The project limits also extend along Jefferson Boulevard approximately 1,300 feet south of the 15th Street intersection to Alameda Boulevard, along South River Road approximately 1,300 feet south and 650 feet north of 15th Street, along Marina View Drive approximately 400 feet south of Broadway, along Front Street approximately 350 feet north and south of Broadway, along 3rd Street approximately 350 feet north of Broadway to X Street, and along 5th Street approximately 200 feet north and south of Broadway. The project limits include proposed improvements to the northbound Interstate 5 (I-5) off-ramp to Broadway.

The limits of the installation of a proposed fiber optic line that would be placed in West Sacramento to connect communications of the Broadway Bridge with the proposed replacement for the I Street Bridge—the future connection over the river between C Street and Railyards Boulevard—and the existing Tower Bridge are depicted on Figure 1-1 as extending north along Riverfront Street to Tower Bridge Gateway.
and 3rd Street, ending at the intersection of 3rd Street and C Street. Last, staging areas that would be accessed via South River Road in West Sacramento and Front Street in Sacramento also are proposed and included in the project limits.

1.1.2 Background

1.1.2.1 Related Plans and Projects

The proposed Broadway Bridge is included in many planning documents developed by both the cities of West Sacramento and Sacramento. The following plans and projects relate to the proposed project in that they direct or define future development and land use within the project area that could be affected by the proposed project, or they provide context for the future land uses proposed in the project area.

Multi-Jurisdictional Plans and Programs

Sacramento Riverfront Master Plan

In 2003, the Cities of West Sacramento and Sacramento adopted the jointly prepared Sacramento Riverfront Master Plan, a Partnership between the Cities of West Sacramento and Sacramento (WRT, LLC/Solomon ETC 2003). The master plan is an update to two earlier plans from 1994, the West Sacramento Riverfront Master Plan and Sacramento Riverfront Master Plan. The current master plan describes the vision and framework for redevelopment of the riverfront and establishes four guiding principles: creating riverfront neighborhoods and districts, establishing a web of connectivity, enhancing the green backbone of the community, and creating places for celebrations (WRT, LLC/Solomon ETC 2003:2). The master plan identifies a river crossing from Pioneer Bluff to Broadway and calls for the bridge to be multi-modal.

I-5 Subregional Corridor Mitigation Program

In 2014, the Cities of West Sacramento and Sacramento, along with the City of Elk Grove, SACOG, and Caltrans, executed a Memorandum of Understanding to develop the I-5 Subregional Corridor Mitigation Program. In 2017, the voluntary program was adopted by West Sacramento and Sacramento as an in-lieu fee mitigation option for development projects that would result in significant effects on freeway mainline traffic volumes.

The in-lieu mitigation fee generates a portion of the funds needed for local transportation improvements within the Subregional Improvement Plan that would offset congestion impacts on local freeway mainlines by reducing vehicle delay and congested vehicle miles traveled. Local transportation projects identified in the plan, such as the proposed project, can reduce congestion on freeway mainlines by providing alternatives to the freeway for local trips. The Broadway Bridge would provide a local roadway connection alternative for travel between West Sacramento and Sacramento.

West Sacramento Plans and Projects

City of West Sacramento General Plan 2035

The City of West Sacramento General Plan 2035 Policy Document (City of West Sacramento 2016) guides how the City should develop over time and specifies locations for various land uses, transportation improvements, new parks and open spaces, and other public infrastructure. General Plan 2035 includes statements to promote the enhancement of river crossings and bridges (e.g., Mobility Element Policies M-2.11 and M-3.15) and to minimize barriers to accessibility such as the Sacramento River
(Mobility Element Policy M-1.8). The plan identifies a crossing of the Sacramento River between Pioneer Bluff and Broadway.

**Pioneer Bluff Transition Plan**

In West Sacramento, the Pioneer Bluff District is an approximately 125-acre area along a 1-mile stretch of South River Road. Current land uses include storage and distribution facilities for petroleum products, the West Sacramento Public Works Department corporation yard, and other industrial and commercial uses. In 2014, the City of West Sacramento approved the Pioneer Bluff Transition Plan (City of West Sacramento 2014). The plan discusses the de-industrialization and planning efforts needed to facilitate transition of the Pioneer Bluff District to urban land uses. The transition plan provides initial guidelines and actions needed for de-industrialization and coordination with city and regional planning activities. The de-industrialization process started prior to preparation of the transition plan and has continued as demonstrated by the following.

- **Decommissioning of Wastewater Treatment Plant.** In 2008, one of the first steps toward de-industrialization occurred. West Sacramento decommissioned the wastewater treatment plant located at the southern end of the Pioneer Bluff district.

- **Relocation of Cemex Cement Terminal.** In 2009, Cemex relocated its cement terminal operations from its riverfront location on South River Road at 15th Street. Demolition of the silos and other facilities at the site began in 2014. At the same site, decommissioning of the pier in the Sacramento River is currently underway.

- **Construction of the Mike McGowan Bridge.** The bridge, which opened to traffic in 2014, connects the Pioneer Bluff and Stone Lock Districts via the northern and southern segments of South River Road.

- **Acquisition and Decommissioning of Shell Oil Facility.** In 2017, the Port of West Sacramento secured an agreement to purchase the Shell Oil petroleum tank farm located on South River Road south of 15th Street. Through an agreement with the tank farm operator, operations of the tank farm will gradually phase out and be non-operational by April 2021.

The plans for de-industrialization of Pioneer Bluff also include relocation of the Union Pacific Railroad (UPRR) line known as the east-side rail line that parallels the east side of Jefferson Boulevard. Relocation of the tracks is discussed further below under Yolo Rail Relocation.

The Broadway Bridge roadway connection in West Sacramento would be in the Pioneer Bluff District.

**Pioneer Bluff and Stone Lock Reuse Master Plan**

The City of West Sacramento is preparing a master plan for the reuse of both the Pioneer Bluff and Stone Lock Districts. In preparation of the plan, a phased multi-modal transportation circulation network for the plan area was developed and approved by City of West Sacramento City Council in January 2018 (approved mobility network). For use by the proposed project, the City of West Sacramento summarized in a memorandum the approved mobility network and maximum employment and dwelling unit projections for the plan area (City of West Sacramento 2018). The memorandum also included the approximate timeline for implementation of the phases of the mobility network, and the timeline for reuse and development of the other land in the plan area.

The 10- to 15-year phase and the 15+ year phase of the approved mobility network were used to define the assumed interim (2030) and design year (2040) conditions in West Sacramento. The future condition assumptions are discussed further under Section 1.1.3, *Existing and Future No-Project Conditions* below.


**Bridge District Specific Plan**

The *Bridge District Specific Plan*, formerly the *Triangle Plan*, initially was adopted by the City of West Sacramento in 1993. A significantly updated version was adopted in 2009 (City of West Sacramento 2009). The *Bridge District Specific Plan* provides a framework for development of a waterfront-oriented urban district in an area of West Sacramento bounded by Tower Bridge Gateway, US 50, and the Sacramento River; the plan also includes a small area along the river south of US 50.

The northernmost roadway connection alternative for the Broadway Bridge in West Sacramento would be at the southern limits of the *Bridge District Specific Plan* area.

**Riverfront Street Extension Project**

As part of the implementation of the *Bridge District Specific Plan*, the City of West Sacramento is proposing to extend Riverfront Street approximately 0.15 mile as a two-lane roadway with sidewalks, lighting, and landscaping, from its terminus just south of Mill Street, underneath US 50, to a cul-de-sac. The extension project will also widen 5th Street between Mill Street and 15th Street, construct a Class IV bikeway and sidewalk, underground overhead utilities on the east side of 5th Street, and install new wet utilities, lighting, and landscaping. 5th Street will be restriped between Bridge Street and Mill Street to include a Class IV bikeway. Traffic signals at the 5th Street/Bridge Street intersection and at the 5th Street/South River Road/15th Street intersection will be modified to accommodate new pedestrian crossings and the Class IV bikeway. Mill Street will be signed and striped to be a Class III bikeway.

**Yolo Rail Relocation**

In 2014, the City of West Sacramento, along with the Cities of Davis and Woodland and Yolo County, created the Yolo Rail Realignment Partnership to jointly assess the feasibility of relocating and decommissioning rail lines within their jurisdictions. The assessments prepared for the Partnership identified four conceptual project phases (1, 2A, 2B, and 2C). Phase 2A includes removal of the east-side rail line and six at-grade crossings in West Sacramento, and the addition of a new rail connection between the UPRR mainline and the Port of West Sacramento spur rail terminus.

To advance the relocation of tracks in West Sacramento independently from the overall rail realignment project, in 2017 West Sacramento arranged for a more detailed engineering, environmental, and financial analysis of Phase 2A. The results of the analysis were documented in *Yolo Rail Realignment Project, Phase 2A Technical Analysis of Alternatives* (City of West Sacramento 2017). West Sacramento currently is exploring mechanisms to proceed with implementation of the report’s recommendations.

Advancing Phase 2A of the rail relocation is consistent with the timeline for the phased multi-modal transportation circulation network adopted by West Sacramento City Council in 2018 and described in the memorandum titled *Pioneer Bluff and Stone Lock Reuse Master Plan–Broadway Bridge Integration* (City of West Sacramento 2018). The approved mobility network for Pioneer Bluff assumes that relocation of the UPRR east-side rail line would occur by 2030. Relocation of the east-side rail line is a necessary component of the redevelopment of Pioneer Bluff and facilitates transportation circulation patterns for the proposed Broadway Bridge.
Sacramento Plans and Projects

Sacramento 2035 General Plan

The Sacramento 2035 General Plan (City of Sacramento 2015) defines the guiding vision for the city and establishes citywide goals and policies. The General Plan citywide goals and policies for mobility specify constructing new multi-modal crossings over the Sacramento River (Policy M1.3.2a). The Citywide Circulation Diagram indicates a planned arterial crossing of the Sacramento River at Broadway.

Broadway Complete Streets Plan and Project

In 2016, the City of Sacramento approved the Broadway Complete Streets Plan (City of Sacramento 2016) that proposes improvements along Broadway from 3rd Street east to Franklin Boulevard. The first phase of the plan, from 3rd Street to 16th Street, is expected to be constructed in 2022. As part of the first phase, Broadway would be modified to have two travel lanes, a center two-way left-turn lane, buffered bike lanes, and on-street parking.

The new roadway connection and river crossing that would be created by the proposed project would connect with the improvements that are part of the Broadway Complete Streets Project.

West Broadway Specific Plan

The City of Sacramento developed a specific plan for an area called West Broadway. The 240-acre plan area generally is bounded by the Sacramento River to the west, US 50 and Broadway to the north, Muir Way and 5th Street to the east, and 4th Avenue and Merkley Way to the south. The Broadway Bridge connection in Sacramento is located within the West Broadway Specific Plan area, and the bridge is recognized in the plan as a future roadway connection.

The plan area includes the Northwest Land Park Planned Unit Development area, an infill project (under construction) known as The Mill at Broadway, Alder Grove Public Housing Community and Marina Vista Public Housing community, William Land Woods Affordable Housing Community; Leataata Floyd Elementary School, Health Professionals High School, approximately 32 acres of existing industrial land uses, Miller Regional Park, and the Sacramento Marina (Ascent Environmental 2020).

The West Broadway Specific Plan defines the land use regulations and policies for infill development and redevelopment within the plan area and identifies necessary public improvements to support new urban development. The anticipated development will be consistent with the framework of the General Plan, which anticipates a mix of traditional and urban-scale housing with neighborhood commercial uses. The City of Sacramento Community Development Department led the preparation of the Specific Plan (Ascent Environmental 2020). The plan was adopted by Sacramento City Council on August 25, 2020.

Central City Mobility Project

Following the installation of bikeways in downtown Sacramento in 2018, the Central City Mobility Project is the next step for implementing transportation improvements identified for the central city in the City’s Grid 3.0 and the Central City Specific Plan. Grid 3.0 (City of Sacramento 2016b) integrates a number of transportation projects and programs to further enhance the downtown grid. The City of Sacramento Central City Specific Plan (City of Sacramento 2018) establishes a policy framework to guide development and infrastructure decisions in the central city area. The Central City Mobility Project will extend the bikeway network by adding 62 blocks of protected bikeways and converting two segments of one-way streets to two-way, including 5th Street from Broadway north to I Street.
1.1.2.2 River Crossing Studies

Sacramento River Crossing Alternatives Study

In 2011, a Sacramento River Crossing Alternatives Study (Fehr & Peers 2011) was prepared for the cities of West Sacramento and Sacramento that studied multiple Sacramento River crossing locations. Among the alternatives for new crossings considered in the study, a new bridge at the proposed Broadway Bridge location was included as an option for the South Market area (crossings south of Pioneer Bridge). Subsequent to preparation of the Sacramento River Crossings Alternatives Study in October 2011, Sacramento City Council defined by resolution that new crossings of the Sacramento River shall be “neighborhood friendly.” The definition of such crossings includes serving local, rather than regional, travel; being designed with a target speed equal to or less than the approach roadways; having capacity no greater than that already planned for existing approach roadways; serving all users; and, having architecturally pleasing and contextually appropriate aesthetics and dimensions.

Broadway Bridge Feasibility Study

In December 2015, the Cities of West Sacramento and Sacramento completed the Feasibility Study, Broadway Bridge, West Sacramento, California (feasibility study) (CH2M 2015) for the Broadway Bridge that analyzed four bridge crossing alignments. The four crossing locations identified in the study are listed below.

- Alignment A, connecting directly to Jefferson Boulevard at 15th Street in West Sacramento and Broadway in Sacramento.
- Alignment B, connecting directly to Jefferson Boulevard at 15th Street in West Sacramento, but reconfiguring the South River Road at 15th Street intersection and connecting to Broadway in Sacramento.
- Alignment C1/C2, connecting directly to South River Road in West Sacramento approximately 500 feet south of the existing South River Road at 15th Street intersection and connecting to Broadway in Sacramento.
- Alignment D, connecting directly to South River Road in West Sacramento approximately 1,300 feet south of the existing South River Road at 15th Street intersection and connecting to Broadway in Sacramento.

To develop alternatives for the proposed project, the alignments assessed in the feasibility study were reviewed with consideration of the approved future roadway network and additional design refinements. The feasibility study is available on the internet at https://blob.cityofwestsacramento.org/city/depts/pw/major_projects/bbfs.asp.

1.1.3 Existing and Future No-Project Conditions

Because the proposed project would be constructed in the future, the conditions that are in the project area now will be different based on implementation of the planned future development and infrastructure improvements identified in the related plans and projects described in the Background section above. The following sections describe existing conditions and the assumed future conditions for the proposed project in two different future years: an interim year of 2030 and a design year of 2040.
1.1.3.1 Existing Conditions without the Project

In West Sacramento, Pioneer Bluff’s existing non-conforming land uses are industrial, including tank farms and corporation yards. The road network comprises Jefferson Boulevard and South River Road as the north-south connection and 15th Street as the east-west connection. The area also includes the UPRR east-side rail line that runs in the north-south direction parallel to and just east of Jefferson Boulevard.

In Sacramento, the existing land uses in the project area are both industrial and recreational, including tank farms and Miller Regional Park/Sacramento Marina. The road network consists of Broadway as the east-west connection and Marina View Drive and Front Street as the north-south connections. A two-lane off-ramp from northbound I-5 connects to Broadway between Front Street and 3rd Street (south). The area also includes railroad tracks owned by California State Parks that run through the project area in the north-south direction.

1.1.3.2 Interim Year (2030) Conditions without the Project

West Sacramento

The approved mobility network was used to develop the network for the interim year (opening day 2030) conditions without the proposed project in West Sacramento. The land use plans for the area include pipeline and tank farm removal or relocation and de-industrialization of Pioneer Bluff.

The following assumptions are for the interim (opening day 2030) roadway network conditions without the proposed project (see Figure 1-2). The figure includes locations for a “Universal Street,” a multi-modal urban street design concept.

- Realignment of 15th Street between Jefferson Boulevard and South River Road to approximately 300 feet south from its existing location.
- Rail Street constructed from Merkley Avenue to 15th Street.
- Eastbound US 50 on-ramp modifications constructed at South River Road.
- Riverfront Street extended to connect to South River Road.
- Widening of South River Road to a four-lane facility (two northbound and two southbound lanes) with a median or left-turn pocket, and a sidewalk on both sides of the road. At the US 50 on-ramp, the cross section would include two northbound left-turn lanes onto US 50. The widening would be from Mill Street to approximately 200 feet south of the new 15th Street and South River Road intersection.
- River Walk Trail extended south from Mill Street to run along the Sacramento River and extended west along the Barge Canal to connect to Jefferson Boulevard.
- A planned transportation maintenance facility designed under US 50 near Riverfront Street. The facility would include storage tracks and a maintenance building.
- Relocation of the UPRR east-side rail line that parallels Jefferson Boulevard (also known as the Sacramento Northern Railway). Yolo County and the City of West Sacramento plan to relocate the UPRR tracks. The relocation is part of the de-industrialization effort being made in the Pioneer Bluff area (City of West Sacramento 2014).

Deviations from the above roadway network that are part of the proposed project are noted in Section 1.3.1, Build Alternatives below.
Sacramento

The design of the Broadway Complete Street Project was used to develop the interim and design year conditions in Sacramento. The following assumptions are for the interim (opening day 2030) conditions in Sacramento without the proposed project.

- Broadway from 3rd Street to Franklin Boulevard converted from a four-lane to a two-lane facility with a two-way left-turn lane.
- Buffered bike lanes on Broadway.
- On-street parking on Broadway in locations where it can be accommodated.

1.1.3.3 Design Year (2040) Conditions without the Project

West Sacramento

The approved mobility network was used to develop the network for design year (2040) conditions without the project in West Sacramento. The roadway network would include the network items listed above for the interim year, in addition to those listed below (also see Figure 1-3).

- South River Road realigned to the east.
- Rail Street extended from 15th Street to Stone Boulevard.
- Riverfront Street extended from Jefferson Boulevard to South River Road.
- East-west local roadway connections from Jefferson Boulevard to South River Road constructed at Circle Street, Alameda Boulevard, 17th Street, and 19th Street.

Deviations from the above roadway network that are part of the proposed project are noted in Section 1.3.1, Build Alternatives below.

Sacramento

In Sacramento, design year conditions without the proposed project were assumed to be the same as those listed for the interim year.

1.2 Purpose and Need

1.2.1 Purpose

The primary purpose of the project is to increase the number of river crossings over the Sacramento River between West Sacramento and Sacramento. The objectives of the project are listed below.

- Increase the number of river crossings that meet current design standards and encourage travel by walking, bicycling, low-energy vehicles, and public transit.
- Increase the number of persons that can safely, efficiently, and reliably cross the river.
- Increase options for emergency response teams to cross the river.
- Increase options for evacuations.
- Improve the connectivity to, and accessibility of, business, recreational areas, and new or redevelopment opportunity sites located in the urban core of Sacramento and West Sacramento without affecting the use of Miller Regional Park or the Sacramento Marina and without precluding,
or negatively restricting, redevelopment options in the Pioneer Bluff or West Broadway areas of the cities.

- Reduce trip length distances across the river between major origins and destinations.
- Reduce the growth in transportation-related energy use, air pollution emissions, and greenhouse gas (GHG) emissions.
- Reduce the growth in vehicle traffic on local neighborhood streets, especially cut-through traffic.
- Alleviate the growth of local trips on the State Highway System.
- Provide a project design that does not preclude the future addition of light-rail, streetcar, or other mass transit mode, as a separate stand-alone project.
- Provide a new public crossing that meets the requirements of Sacramento’s Neighborhood Friendly Bridge policy that the Sacramento City Council adopted by resolution on October 18, 2011.

1.2.2 Need

The project is needed for the following reasons.

- Limited connectivity across the river creates longer trip lengths, which discourage walking and bicycling.
- Longer trip lengths create dependence on automobile use that generates negative public health effects and adverse environmental effects such as emissions of air pollutants and GHGs.
- Limited connectivity across the river creates concentrated vehicle traffic flows on existing bridges and their connecting approach roadways, resulting in undesirable travel delays for vehicular traffic, including public bus transit during weekday peak periods and special events.
- Limited connectivity across the river reduces options for emergency response teams, thereby increasing response times and limiting alternatives for evacuations.
- Limited connectivity across the river is a barrier to economic activity, social exchanges, and recreational opportunities and limits access to jobs within the urban core of Sacramento and West Sacramento.
- Limited connectivity to the riverfront reduces the potential to achieve planned urban development and redevelopment of opportunity sites identified in the adopted plans of Sacramento and West Sacramento.
- Limited connectivity reduces opportunities to use the riverfront for enjoyment and recreation.
- Peak AM/PM congestion is caused by local intercity commuters using the State Highway System as a result of having few local river crossing options.

Construction of the proposed project has independent utility because it can provide a local roadway connection between West Sacramento and Sacramento and their existing roadway networks that does not rely on construction of other facilities to operate. The project would meet the purpose and need without being dependent on construction of other projects or improvements.

1.3 Project Description

This section describes the proposed action and the design alternatives that were developed to meet the identified need through accomplishing the defined purpose(s) while minimizing environmental impacts where feasible. The proposed project is in both Yolo and Sacramento Counties and would cross over the
Sacramento River between the cities of West Sacramento and Sacramento. The proposed project is located approximately 400 to 1,000 feet south of the Pioneer Bridge (Figure 1-1). The total length of the project is approximately 1.0 mile from Jefferson Boulevard in West Sacramento to the 5th Street and Broadway intersection in Sacramento.

The purpose of the project is to increase the number of river crossings over the Sacramento River between West Sacramento and Sacramento. The proposed project would construct a new public crossing of the Sacramento River consistent with the adopted findings of the Sacramento River Crossings Alternatives Study for the South Market area. The new bridge would meet the requirements of Sacramento’s Neighborhood Friendly Bridge policy (adopted by Sacramento City Council Resolution on October 18, 2011). In addition, the project would include pedestrian and bicycle facilities in the new public crossing that meet Americans with Disabilities Act (ADA) requirements and would facilitate connections to and from the new crossing and the Sacramento River Parkway and West Sacramento Riverwalk Trail. The proposed structure would be a movable bridge that satisfies the vertical clearance and river navigation requirements of the U.S. Coast Guard (USCG). The project is needed because of the existing limited connectivity and longer trip lengths currently required.

The build alternatives under consideration are two alignments for the new bridge and approach roadways. The lettering of each build alternative reflects its similarity to alignments considered in the feasibility study. Figure 1-4 depicts the location of the build alternatives. Appendix A includes preliminary plan view drawings, by phase. A No Build (No-Project) Alternative also is considered.

- Alternative B would realign 15th Street to connect to Jefferson Boulevard in West Sacramento and connect to Broadway at 5th Street in Sacramento. This alignment would require modification to the planned mobility network for South River Road and 15th Street in Pioneer Bluff.
- Alternative C (a modified Alignment C from the Broadway Bridge Feasibility Study) would connect as a “T” intersection to South River Road in West Sacramento and connect to Broadway at 5th Street in Sacramento. This alignment would require modification to the planned mobility network for South River Road in Pioneer Bluff.
- The No Build (No-Project) Alternative would not build a bridge across the Sacramento River from the Pioneer Bluff area of West Sacramento to Broadway in Sacramento. The future no-project conditions planned by both cities would be developed as proposed.

1.3.1 Build Alternatives

The build alternatives proposed to satisfy the purpose and need for the project are discussed in this section. Each alternative includes design features common to both build alternatives such as construction of a new bridge across the Sacramento River and roadway modifications in West Sacramento and Sacramento. The common design features are discussed first, followed by the unique features of each alternative.

1.3.1.1 Common Design Features of the Build Alternatives

The proposed project would construct a new bridge over the Sacramento River between West Sacramento and Sacramento to facilitate vehicular and multi-modal traffic over the river and reduce traffic congestion, improve multi-modal transportation, and increase emergency response options.

The Sacramento River is a navigable waterway of the United States. Under the provisions of the General Bridge Act of 1946, as amended, the USCG must approve the proposed location and plans for bridges over navigable waters of the United States prior to commencing construction.
New Bridge Construction and Roadway Modifications

**Bridge Construction**

The proposed project would construct a new bridge over the Sacramento River, south of the Pioneer Bridge. The total length of the new bridge would vary from approximately 800 to 1,020 feet, with an up to 83-foot-wide deck consisting of two vehicle lanes, a median, on-street Class II buffered bike lanes, and sidewalks along both sides of the bridge. The bridge would include two fixed-span approach structures that tie into the banks of the river; the structures would vary from approximately 200 to 300 feet in length on the West Sacramento bank and from approximately 450 to 600 feet in length on the Sacramento bank. The center span of the bridge would be movable (see below under Bridge Type for more information on the movable span). The bridge soffit elevation would be set a minimum of 3 feet above the 200-year water surface elevation to comply with the Central Valley Flood Protection Board (CVFPB) freeboard requirements. Rock slope protection (RSP) (assumed 1/4 ton stone weight, machine positioned [i.e., Method B]) would be installed on the river side of the bridge abutments both above and below the ordinary high-water mark (OHWM) to stabilize approximately 400 linear feet of shoreline on each side of the river.

The two fixed-span approach structures would have a superstructure depth (or total bridge thickness) of approximately 4 to 10 feet depending on the selected alternative. Each approach structure would be a one-to six-span bridge.

The required length of the movable span portion of the bridge was determined through coordination with the USCG. The movable span would provide a 170- to 230-foot clear channel opening (depending on the alignment alternative) that would line up with the western pier of the existing Pioneer Bridge (US 50 bridge) located upstream. The new bridge would have the same minimum vertical clearance of 59 feet above the maximum river (200-year flood) elevation of 31 feet in the open position matching that of the existing Pioneer Bridge (measured to the 29 National Geodetic Vertical Datum). In the closed position, the bridge will provide typical vertical clearance for navigation of 39.4 feet measured from low steel to the mean high-water elevation. During flood and high flow events, this clearance will be less and during low flows it will be greater.

**Bridge Type**

One of three movable span types would be constructed: a vertical lift span, a swing span, or a bascule span. Each bridge alignment alternative could be built as any one of the three types. To address the possible impacts of the bridge type that ultimately is built, the largest in- and over-water footprint and the greatest number of construction-related impacts of the three types were assumed for the analysis.

After an alignment alternative is selected and the project is approved, final aesthetic design criteria would be developed in cooperation with the selected bridge architect. Some of the guiding principles of the bridge aesthetics would be how the bridge fits within the surrounding setting and within the overall Sacramento region history, values, and vision. Selection of the type of movable span would be part of the aesthetic design of the bridge.

Regardless of the bridge type that is constructed over the Sacramento River as part of the proposed project, a bridge fender system would be installed around the movable span piers to protect the piers from errant watercrafts that are navigating along the river.

A brief description of each of the three movable span types follows.
• **Vertical lift span** bridges have a movable span that is lifted vertically to permit passage of boats beneath it. The Tower Bridge over the Sacramento River upstream of the proposed Broadway Bridge is an example of a vertical lift span bridge.

• **Swing span** bridges rotate the movable span on a center pivot pier, allowing navigational traffic to pass the bridge on either side of the center pier. Because of the span lengths required by the USCG for the proposed project and the requirement of creating a neighborhood-friendly river crossing with low vertical grades, the superstructure of a swing span most likely would be a through-truss design (the truss would be cross-braced above and below vehicular traffic). The existing I Street Bridge is an example of a swing span bridge.

• **Bascule span** bridges operate by raising into the air one side of a counterweighted movable span while the other side rotates on a horizontal axis. The rotating axis could be fixed (like a hinge) or rolling (like a rocking chair). A bascule bridge can be designed with a single movable span or two movable spans (double bascule bridge). The Freeport Bridge over the Sacramento River in the town of Freeport is a double bascule span bridge.

Over-Water Construction Site Access

Temporary trestles and barges would be used to provide the contractor with access to the river portion of the project area. Together, the trestles and barges would be used to stage construction materials, to provide a working platform for cranes, and for general construction support. The temporary trestles would consist of steel piles that would be driven into place with an impact hammer. Although the temporary work platforms would be removed at the end of the first construction season before the onset of winter, the temporary trestle piles could remain in place for the duration of construction. The barges would be anchored to the river bottom with piles that would be driven into place with an impact hammer. Up to two barges would be anchored in the river at one time. The barges would be repositioned in the channel throughout construction only as needed to complete the work. The barges and temporary piles would be removed after bridge construction is completed.

In-Water Construction Activities

In-water construction activities consist of those that would occur below the OHWM. The activities would be limited to the period of May 1 to November 30 during the two construction seasons. The in-water construction window allows sufficient time for most in-water work to be completed within the first “in-water work season,” thus limiting potential impacts on fish and other species from the activities to primarily one construction season. The in-water work window was selected after consideration of agency in-water work restrictions, timing of the presence of multiple special-status fish species, timing of breeding seasons for other special-status species in the project area, and other constraints. Other construction activities occurring above the OHWM (e.g., work on the abutments and approach superstructure) would not be limited to the in-water window of May 1 to November 30. Additional information on sequencing of construction activities is provided in Figure 1-5.

Temporary falsework platforms would be required to construct the proposed bridge foundations and approach structures. The platforms would be constructed using temporary piles within the river. In addition, temporary cofferdams would be required to construct the bridge piers within the water. The cofferdams would consist of temporary sheetpiles installed around the individual piers. Dewatering inside the cofferdams would be required. In-water construction activities would include the following.

• Installation and removal of steel piles with a vibratory hammer and an impact hammer for the temporary falsework platforms (trestles).

• Installation and removal of steel piles with an impact hammer for anchoring barges.
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- Installation of steel sheet piles with a vibratory driver for temporary cofferdams.
- Installation of steel piles for the piers with an impact hammer for the new bridge (although work would occur within dewatered cofferdams, underwater sound would propagate beyond the dewatered cofferdams).
- Installation of steel casings for the piers with a vibratory hammer or hydraulic oscillator/rotator system for the new bridge.
- Installation of concrete piles with an impact hammer for the new bridge fender system.

Above-Water Construction Activities

After the temporary cofferdams are installed around the piers, forms would be constructed and concrete poured in the dewatered cofferdams to construct the pile caps. Work then would focus on the pier column construction. After the casings are installed, a rebar cage would be placed into the pile, and concrete would be poured into the steel shell. A cast-in-place concrete pier cap would be placed atop the columns to serve as the substructure.

Work then would focus on constructing the approach superstructure. The movable span superstructure likely would be constructed offsite, floated in, and erected when construction of the foundations is completed.

Bridge Construction Sequence

Figure 1-5 shows the sequencing of construction activities. All in-water work would be conducted between May 1 and November 30. A work proposal would be submitted to the USCG at least 45 days prior to the start of in and over the water work to coordinate the temporary impacts to navigation during construction with vessel operators.

Roadway Modifications

Proposed roadway modifications that would be part of all build alternatives are described below. Roadway modifications dependent on a specific alternative are described in Section 1.3.1.2, Unique Features of Build Alternatives.

City of West Sacramento

In West Sacramento, all build alternatives would include a new intersection for the bridge roadway at South River Road.

City of Sacramento

In Sacramento, common roadway modifications include repaving and reconstructing the sidewalk along Broadway from the new bridge east to 5th Street. Roadway modifications also would include a modified intersection at Marina View Drive and Broadway; widening of the northbound I-5 off-ramp at Broadway to two left-turn lanes and one right-turn lane; and improvements at intersections of Broadway and Front Street, 3rd Street (south), 3rd Street (north), and 5th Street to transition bridge traffic into the roadway network.
Class I Bikeway Improvements

City of West Sacramento

A future Class I River Walk trail extension is planned in West Sacramento. The trail is proposed within the levee setback. As part of the proposed project, the grade of the trail would be separated to allow it to pass under the proposed bridge structure. Cyclists and pedestrians approaching Broadway Bridge in either direction from the trail would have the option to continue along the trail under the new structure, avoiding the need to cross the roadway, or to connect to the structure and cross the river into Sacramento or travel westward in West Sacramento.

City of Sacramento

The existing Class I Sacramento River Parkway Trail would be reconstructed approximately 1,000 feet north and 300 feet south of Broadway as part of the proposed project. To reconstruct the trail, permanent right-of-way acquisition from four adjacent private parcels would be necessary (acquisitions and easements are discussed in detail in Section 1.3.1.2, Unique Features of Build Alternatives below.). The trail would be grade-separated under the proposed bridge structure. Cyclists and pedestrians approaching Broadway in either direction would have the option to continue along the trail under the new structure, avoiding the need to cross the roadway, or to connect to the structure and cross the river into West Sacramento or travel westward on Broadway in Sacramento.

Access to Navigable Rivers

The proposed project would maintain and improve existing public access to the navigable Sacramento River for public recreational purposes. The nearest public access to the Sacramento River, including boat access, is the Sacramento Marina boat ramp at the southern end of Sacramento’s Miller Regional Park (just south of the proposed bridge). Boat access also is available from West Sacramento’s Broderick Boat Ramp, about 1.7 mile upstream of the project. The proposed project would improve access to the Sacramento River by improving access to existing boat ramps and moving the Sacramento River Parkway Trail closer to the river within the limits of the proposed project. Access to the river from the banks also would be publicly available from planned Class I trails along the river levee in West Sacramento.

Bridge Communication Fiber Optic Line

A fiber optic cable is proposed to interconnect operational communications of the proposed project (the new Broadway Bridge), the Tower Bridge, and the I Street Replacement bridge. The fiber optic line would be placed in West Sacramento under Riverfront Street. From the proposed project, the fiber optic line would run north until Riverfront Street turns into 3rd Street and would end at the intersection of 3rd Street and C Street (see Figure 1-4.). The fiber optic line would be installed within an existing City of West Sacramento-owned conduit along Riverfront Street to Tower Bridge Gateway. North of Tower Bridge Gateway, a new conduit would be placed within the 3rd Street right-of-way north to the intersection of 3rd Street and C Street. The new conduit would cross under the UPRR tracks west of the I Street Bridge. To minimize ground disturbance, the construction method for the new fiber optic line would be jack and bore.

Stormwater Drainage Management

Stormwater and road runoff drainage for the proposed roadway would be conveyed in a new storm drain system installed approximately 5 feet below the finished road grade of South River Road, 15th Street, and Circle Street in West Sacramento and of Broadway in Sacramento. New storm drain outfalls into the...
Sacramento River would be constructed near each of the bridge abutments in West Sacramento and Sacramento.

**Staging, Storage, and Proposed Access during Construction**

Staging areas would be used to store materials and equipment during construction, such as pipe materials, precast manholes and drop inlets, steel girders, piles, and rebar, along with construction equipment when not in use. In West Sacramento, staging area options are the West Sacramento Corporation Yard (1951 South River Road) or the Shell property recently purchased by the Port of West Sacramento (1509 South River Road). Both staging areas in West Sacramento would be accessed via South River Road and are options on the condition that they are still available (have not been redeveloped) at the time the proposed project is constructed.

In Sacramento, one option for a staging area would be closing Broadway to traffic west of Front Street and using the road as a staging area, with access via Broadway to the east. This option would require a traffic detour for continued access to Marina View Drive using Front Street and Miller Park Circle. Another staging area option in Sacramento is use of a vacant lot north of the California Automobile Museum, with access via Front Street.

Staging areas would be in use throughout the construction duration; the areas would be returned to their pre-project conditions at completion of the project.

**Utility Relocations**

Access points to several public and private underground utilities would need to be adjusted to the new ground elevation as part of the proposed project, including access to existing underground electric, water, sewer, gas, and communication facilities within Broadway, South River Road, 15th Street, and Jefferson Boulevard. Overhead electric and communication facilities may need to be relocated to match new roadway widths and alignments. Two existing gas transmission lines, Kinder Morgan and Pacific Gas and Electric (PG&E), and a communication line run under the Sacramento River between West Sacramento and Sacramento in the vicinity of the proposed bridge. The proposed project would not create a conflict with the location of these three utility lines. Utility relocations and grade adjustments would be conducted prior to or during construction. As part of the final project design process, prior rights would be used to determine who is responsible for the utility relocations.

**Traffic Management and Detours during Construction**

While most of the project would be constructed outside of existing roadways, some project construction areas would require temporary detours or staged construction.

In West Sacramento, to construct the proposed project—including the new intersection at South River Road, a portion of South River Road would be closed to traffic. Closure of 15th Street also may be necessary. Travelers on South River Road south of the project area needing to get to South River Road north of the project area would be detoured around the project to the south and directed to travel over the Mike McGowan Bridge, turn right onto Locks Drive, right onto Jefferson Boulevard, right onto Tower Bridge Gateway, and then right onto 5th Street that becomes South River Road. The detour would be repeated in reverse for travelers on South River Road north of the project area with the desire to travel south on South River Road.

In Sacramento, construction of street widening and sidewalk improvements under the I-5 viaduct structures would be phased to allow traffic access to Front Street for the duration of construction. Miller
Reginal Park and Sacramento Marina traffic would travel on westbound Broadway, turn left onto southbound Front Street, right onto Miller Park Circle, and then left onto Marina View Drive. About 3,400 feet of the Sacramento River Bike Trail would be closed north and south of Broadway, and detoured to the bike lane on Front Street between the Sacramento Marina and where the Sacramento River Bike Trail meets the R Street bicycle/pedestrian bridge.

**Project Construction Sequence**

The project may be constructed in two phases or in a single phase. The decision to construct in one or two phases will be driven by the extent of redevelopment and implementation of the approved mobility network in the Pioneer Bluff area of West Sacramento at the time project construction starts. If constructed in two phases, an interim (opening day) design phase for the proposed project would include constructing the new bridge and approach roadways with temporary pavement transitions along the existing alignment of South River Road. Construction of this first phase is expected to take approximately 36 months, with two seasons of in-water work. A subsequent phase, the design year phase, would take approximately 6 months and would complete the remaining project roadway construction consistent with full buildout of the approved mobility network (Figure 1-3). The roadway connection to the bridge and all other project improvements in Sacramento would be constructed during the first phase. If the project is built in a single phase, construction is expected to take 36 months. Information on the sequencing of construction activities is provided in Figure 1-5.

**Environmental Commitments**

This project contains a number of standardized project measures which are employed on most, if not all, Caltrans projects and were not developed in response to any specific environmental impact resulting from the proposed project. These measures are addressed in more detail in the Environmental Consequences sections found in Chapter 2.

Each project build alternative includes environmental commitments that are part of the project description. The environmental commitments, such as best management practices (BMPs), are to be considered in conducting the environmental analysis and determining effects and findings. The purpose of environmental commitments is to reflect and incorporate best practices into the project that avoid, minimize, or offset potential environmental effects. Note: The term “mitigation” is specifically applied in this document only to designate measures required to reduce environmental effects triggering a finding of significance. These best practices tend to be relatively standardized and compulsory; they represent sound and proven methods to reduce the potential effects of an action. The rationale behind including environmental commitments is that the project proponent commits to undertake and implement these measures in good faith as part of the project in advance of effect findings and determinations in order to improve the quality and integrity of the project, streamline the environmental analysis, and demonstrate responsiveness and sensitivity to environmental quality.

**Runoff and Erosion Control Practices**

As it is standard with all construction projects that disturb soil, the construction contractor would be required to install temporary BMPs to control any runoff or erosion from the project site into the surrounding storm drain systems and waterways in order to be compliant with local, state, and federal water quality regulations. Temporary BMPs would be installed prior to any construction operations and would be in place for the duration of the contract. Removal of the temporary BMPs would be the final operation, along with project site cleanup.
**In-Water Construction Activity Timing**

All in-water construction work, including pile driving (in-water and shore-based within 250 feet of the Sacramento River), installation of cofferdams, removal of temporary sheet piles, and placement of rock revetment will occur between May 1 and November 30 to avoid or minimize causing disturbance and injury to, or mortality of, special-status fish species in the affected reaches of the Sacramento River. In addition, in-water work will be conducted only during daylight hours to provide fish in the affected reaches of the Sacramento River an extended quiet period during nighttime hours for feeding and unobstructed passage.

**In-Water Sound and Shock Level Minimization**

The following BMPs would be implemented during construction of pier columns for the bridge and during placement and driving of piles and temporary sheet piles for cofferdams (if needed). The cofferdams would be removed when pier column construction is completed.

- Install bubble curtains around piles during impact driving and proofing operations to dampen underwater sound shockwaves.
- Conduct several dry or dead blows with the hammer initially to frighten fish away from the pile before the pile is driven or proofed with an impact pile driver. Implementation of several dry or dead blows with the hammer initially to frighten fish away is being proposed because the use of a cushioning block or similar feature would result in more strikes being needed to drive the piles, thereby resulting in a greater chance of exceeding the cumulative sound exposure levels (SELs) without significantly reducing peak SELs.

**Transportation Management Plan**

A Transportation Management Plan (TMP) would be developed for use during project construction. The TMP would incorporate strategies described in the *California Manual on Uniform Traffic Control Devices* (California Department of Transportation 2020) and Caltrans’ *Transportation Management Plan Guidelines* (TMP Guidelines) (California Department of Transportation 2015), selected in accordance with the scale and scope of the project and the variety of transportation facility types and jurisdictions in the project area. The TMP would direct the process and procedures for dissemination of information to the public and motorists, provide guidance for implementation of incident management, describe construction strategies for traffic handling and guiding traffic through work zones, address traffic demand management during construction, and describe and direct the implementation of alternate routes or detours. As part of the implementation of the TMP, the following emergency service providers, and other identified providers, as appropriate, would be notified prior to any road closures.

- City of West Sacramento Fire Department
- City of West Sacramento Police Department
- Yolo County Sheriff Department
- City of Sacramento Fire Department
- City of Sacramento Police Department
- Sacramento County Sheriff Department
- California Highway Patrol
**Environmental Stewardship**

Construction and implementation of the proposed project would conform with applicable policies in the elements of the West Sacramento and Sacramento General Plans, requirements of the West Sacramento and Sacramento city codes, and Caltrans *Standard Specifications* Section 14, *Environmental Stewardship* (California Department of Transportation 2018:225–240). In addition to environmental protections established by state and federal law, City and Caltrans policies and standards address responsibilities for many environmental areas, such as air pollution; noise limits; protection of lakes, streams, and other water bodies; handling of hazardous materials; use of pesticides; safety; sanitation; convenience for the public; and damage or injury to any person or property as a result of construction.

**1.3.1.2 Unique Features of Build Alternatives**

Two combined bridge and roadway alignments are being considered (Figure 1-4). While each could be constructed in a single phase, the discussion of each alternative’s unique features is separated into the components that would be constructed as part of an interim (opening day) phase and the remaining components that would be constructed as part of the design year phase. At the interim year, the new bridge across the Sacramento River would be constructed and open to traffic. By the design year, the remaining improvements and roadway connections proposed as part of the project would be constructed to allow the full, final design of the proposed project to be operational. See Section 1.1.3, *Existing Conditions* for interim and design year condition assumptions without the project. If the project is constructed in a single phase, the efforts needed to construct the new bridge and the ultimate (design year) roadway alignment configuration would be completed at the same time.

Appendix A includes preliminary plan view drawings for each alternative, by phase.

Deviations from the approved mobility network in West Sacramento that are part of the proposed project are noted by alternative in the subsections below.

**Alternative B**

Alternative B would realign 15th Street between Jefferson Boulevard and South River Road, consistent with the approved mobility network shown in Figure 1-2, to connect the new bridge to the roadway network in West Sacramento. The bridge would connect to Broadway on the Sacramento side.

**Interim Year Features of Alternative B**

Under Alternative B, project features that would be constructed and in operation by 2030 include the following.

- New bridge and roadway modifications, including a redesigned intersection connection for the bridge at 15th Street and new turn pockets on South River Road to facilitate traffic turning movements at the bridge connection in West Sacramento.
- Stormwater drainage management features.
- Utility relocations.
- Fiber optic cable installation for operational communications.

In West Sacramento, modifications to the approved mobility network would be necessary for construction of Alternative B. These modifications include the following.

- Constructing a northbound right-turn pocket on South River Road at 15th Street.
Chapter 1. Proposed Project

- Constructing a southbound right-turn pocket on South River Road at 15th Street.

In Sacramento, Alternative B requires the following modifications to the existing (or planned opening day) conditions.
- Reconstructing 350 feet of Marina View Drive to provide for a new connection to Broadway.
- Modifying property access along Broadway west of I-5.

The existing at-grade State Parks railroad crossing at Broadway would remain in the same location.

Construction of the interim year design of Alternative B would create 2.0 acres of new impervious surface.

RSP would be installed on the river side of the bridge abutments both above and below the OHWM to stabilize the shoreline on each side of the river. The estimated linear feet and area, and the volume above and below the OHWM are shown in Table 1-1.

<table>
<thead>
<tr>
<th>Location</th>
<th>Linear Feet of Shoreline</th>
<th>Area (square feet)</th>
<th>Area below OHWM (square feet)</th>
<th>Volume below OHWM (cubic yards)</th>
<th>Volume above OHWM (cubic yards)</th>
</tr>
</thead>
<tbody>
<tr>
<td>West Sacramento shoreline</td>
<td>426</td>
<td>31,033</td>
<td>12,833</td>
<td>1,569</td>
<td>2,224</td>
</tr>
<tr>
<td>Sacramento shoreline</td>
<td>398</td>
<td>27,589</td>
<td>11,293</td>
<td>1,380</td>
<td>1,992</td>
</tr>
<tr>
<td>Total</td>
<td>824</td>
<td>58,622</td>
<td>24,126</td>
<td>2,949</td>
<td>4,216</td>
</tr>
</tbody>
</table>

OHWM = ordinary high-water mark.

**Design Year Features of Alternative B**

Under Alternative B, project features that would be constructed by 2040 include the following.
- Roadway alignment modifications in West Sacramento necessary to shift the alignment of South River Road and connection of the new bridge to the east to conform with the approved mobility network alignment of South River Road.
- Roadway striping and turn pocket additions on Jefferson Boulevard, South River Road, and Alameda Boulevard.

In both West Sacramento and Sacramento, no additional modifications to the assumed design year conditions without the project would be needed.

Construction of the design year features of Alternative B would not increase impervious surface area from that created during the interim year phase.

**Property Acquisitions, Alternative B**

Under Alternative B, permanent property acquisitions or permanent easements would be necessary to construct the proposed project. Temporary construction easements (TCEs) also would be needed. The acquisitions described below assume that the project is constructed in two phases. The acquisitions that would be needed for the interim and ultimate design years are identified in Table 1-2.
Table 1-2. Property Acquisitions Needed for Alternative B

<table>
<thead>
<tr>
<th>Parcel Number</th>
<th>Total Parcel Size (acres)</th>
<th>Interim Year Permanent Acquisition (acres)</th>
<th>Design Year Permanent Acquisition (acres)</th>
<th>Interim Year TCE (acres)</th>
<th>Design Year TCE (acres)</th>
<th>Business Relocation Necessary? (yes, no)</th>
</tr>
</thead>
<tbody>
<tr>
<td>West Sacramento</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>058-027-006</td>
<td>2.579</td>
<td>0.023</td>
<td></td>
<td>0.013</td>
<td></td>
<td>No</td>
</tr>
<tr>
<td>058-027-014</td>
<td>7.568</td>
<td>0.120</td>
<td></td>
<td>0.015</td>
<td></td>
<td>No</td>
</tr>
<tr>
<td>058-028-003</td>
<td>3.530</td>
<td>1.005</td>
<td></td>
<td>0.089</td>
<td>0.012</td>
<td>No</td>
</tr>
<tr>
<td>058-028-005</td>
<td>6.010</td>
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<td></td>
<td>0.325</td>
<td>0.065</td>
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<tr>
<td>058-028-006</td>
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<td>Yes</td>
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<tr>
<td>058-028-007</td>
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<td></td>
<td>0.027</td>
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<td>Yes</td>
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<td>843-57-5-7</td>
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<td>0.064</td>
<td></td>
<td>0.019</td>
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<tr>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>009-0012-008</td>
<td>1.598</td>
<td>0.220</td>
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<td>0.074</td>
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<td>Yes*</td>
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<tr>
<td>009-0012-038</td>
<td>0.033</td>
<td>0.033</td>
<td></td>
<td></td>
<td></td>
<td>No</td>
</tr>
<tr>
<td>009-0012-064</td>
<td>2.673</td>
<td>2.673</td>
<td></td>
<td></td>
<td></td>
<td>No</td>
</tr>
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<td>009-0012-065</td>
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<td>009-0012-071</td>
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<td>009-0012-072</td>
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<td>0.068</td>
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</tr>
<tr>
<td>009-0020-001</td>
<td>1.525</td>
<td>0.605</td>
<td></td>
<td>0.083</td>
<td></td>
<td>No</td>
</tr>
<tr>
<td>009-0030-054</td>
<td>5.616</td>
<td>0.657</td>
<td></td>
<td>0.274</td>
<td></td>
<td>Yes*</td>
</tr>
</tbody>
</table>

TCE = temporary construction easement.
* Assumes the fill slopes shown along realigned Broadway in Appendix A. No business relocation would be necessary if retaining walls are constructed instead of fill slopes to support the increase in elevation and widening of Broadway between the bridge and Front Street.

**Alternative C**

Alternative C (modified from the feasibility study) would connect to South River Road at a new intersection between 15th Street and Circle Street on the West Sacramento side and would connect to Broadway on the Sacramento side.

**Interim Year Features of Alternative C**

Under Alternative C, project features that would be constructed and in operation by 2030 include the following.

- New bridge and roadway modifications, including construction of a new “T” intersection on the existing alignment of South River Road.
- Stormwater drainage management features.
- Utility relocations.
- Fiber optic cable installation for operational communications.

In West Sacramento, modifications to the approved mobility network shown in Figure 1-2 would be necessary for Alternative C. These modifications include the following.
• Creating a “T” intersection on South River Road between 15th Street and the future Circle Street location.
• Constructing an interim northbound right-turn pocket on the existing alignment of South River Road at Broadway.
• Constructing an interim southbound left-turn pocket on the existing alignment of South River Road at Broadway.

In Sacramento, Alternative C requires the following modifications to existing conditions.
• Reconstructing 350 feet of Marina View Drive to provide for a new connection to Broadway.
• Modifying property access along Broadway west of I-5.

The existing at-grade State Parks railroad crossing at Broadway would remain in the same location.

Construction of the interim year design of Alternative C would create 2.2 acres of new impervious surface.

RSP would be installed on the river side of the bridge abutments both above and below the OHWM to stabilize the shoreline on each side of the river. The estimated linear feet and area, and the volume above and below the OHWM are shown in Table 1-3.

### Table 1-3. Estimated Rock Slope Protection Needed for Alternative C

<table>
<thead>
<tr>
<th>Location</th>
<th>Linear Feet of Shoreline</th>
<th>Area below OHWM (square feet)</th>
<th>Volume below OHWM (cubic yards)</th>
<th>Volume above OHWM (cubic yards)</th>
</tr>
</thead>
<tbody>
<tr>
<td>West Sacramento shoreline</td>
<td>466</td>
<td>10,779</td>
<td>1,317</td>
<td>2,283</td>
</tr>
<tr>
<td>Sacramento shoreline</td>
<td>395</td>
<td>8,652</td>
<td>1,058</td>
<td>1,309</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>861</strong></td>
<td><strong>19,431</strong></td>
<td><strong>2,375</strong></td>
<td><strong>3,592</strong></td>
</tr>
</tbody>
</table>

OHWM = ordinary high-water mark.

**Design Year Features of Alternative C**

Under Alternative C, project features that would be constructed by 2040 include the following.

• Roadway alignment modifications in West Sacramento necessary to shift the alignment of South River Road and the “T” intersection connection of the new bridge approximately 100 feet to the east to conform with the approved mobility network alignment of South River Road.

• Roadway striping and turn pocket additions on Jefferson Boulevard, South River Road, and Alameda Boulevard.

In West Sacramento, additional modifications to the approved mobility network would be necessary to construct the design year components of Alternative C. Leading up to the design year, development in Pioneer Bluff will occur following a new alignment of South River Road (road shifting to the east as shown in Figure 1-3). After construction of the proposed project in the interim year, the new alignment of South River Road would require the proposed project to reconstruct the bridge’s roadway connection to match. Modifications to the approved mobility network in West Sacramento include the following.

• Creating a new “T” intersection matching the new more eastern alignment of South River Road between 15th Street and Circle Street.
- Constructing the final northbound right-turn pocket on South River Road at Broadway.
- Constructing the final southbound left-turn pocket on South River Road at Broadway.

In Sacramento, no additional changes from the interim design are needed.

Construction of the design year features of Alternative C would not increase impervious surface area from that created during the interim year phase.

**Property Acquisitions, Alternative C**

As with Alternative B, permanent property acquisitions or permanent easements would be necessary for Alternative C. TCEs also would be needed. The acquisitions described below assume that the project is constructed in two phases. The acquisitions that would be needed for the interim and ultimate design years are identified in Table 1-4.

<table>
<thead>
<tr>
<th>Parcel Number</th>
<th>Total Parcel Size (acres)</th>
<th>Interim Year Permanent Acquisition (acres)</th>
<th>Design Year Permanent Acquisition (acres)</th>
<th>Interim Year TCE (acres)</th>
<th>Design Year TCE (acres)</th>
<th>Business Relocation Necessary? (yes, no)</th>
</tr>
</thead>
<tbody>
<tr>
<td>West Sacramento</td>
<td></td>
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<td></td>
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<td></td>
</tr>
<tr>
<td>058-027-006</td>
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<td>009-0012-008</td>
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<td>0.223</td>
<td>0.074</td>
<td>0.074</td>
<td>Yes*</td>
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<tr>
<td>009-0012-038</td>
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<td>0.033</td>
<td>0.033</td>
<td>0.000</td>
<td>0.000</td>
<td>No</td>
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<td>009-0012-064</td>
<td>2.673</td>
<td>2.673</td>
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<td>0.000</td>
<td>0.000</td>
<td>No</td>
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<td>009-0012-065</td>
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<tr>
<td>009-0012-072</td>
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<td>0.063</td>
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<td>0.074</td>
<td>0.069</td>
<td>Yes*</td>
</tr>
<tr>
<td>009-0020-001</td>
<td>1.525</td>
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<td>0.082</td>
<td>0.081</td>
<td>No</td>
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<td>0.672</td>
<td>0.428</td>
<td>0.270</td>
<td>Yes*</td>
</tr>
</tbody>
</table>

TCE = temporary construction easement.

* Assumes the fill slopes shown along realigned Broadway in Appendix A. No business relocation would be necessary if retaining walls are constructed instead of fill slopes to support the increase in elevation and widening of Broadway between the bridge and Front Street.

### 1.3.2 No Build (No-Project) Alternative

Under the No Build Alternative, a bridge across the Sacramento River from the Pioneer Bluff area of West Sacramento to Broadway in Sacramento would not be built. In West Sacramento, the redevelopment of Pioneer Bluff would continue as Riverfront Mixed-Use following the City’s General Plan and the guidance in the Pioneer Bluff Transition Plan (approved in 2014), the Pioneer Bluff and Stone Lock Reuse Master Plan (pending approval), and the approved mobility network (as approved by West Sacramento City Council in 2018).
In Sacramento, plans for, and implementation of, roadway improvements and redevelopment would continue consistent with the *West Broadway Specific Plan* and the *Broadway Complete Streets Plan*.

### 1.4 Comparison of Alternatives

The selection of an alternative for the project was based on how well an alternative satisfied the purpose of the project and met the specific project objectives identified compared to other alternatives. In addition, the consideration of alternatives included the following factors.

- Level of change needed to the approved mobility network and redevelopment plans.
- Level of effect on the environment and need to reduce adverse effects.
- Overall project cost, after purpose and objectives are considered.

The environmental effects of Alternatives B and C, and the No Build Alternative, are assessed and compared in Chapter 2. Their primary benefits, design differences, and environmental effects are summarized in Table 1-5.

<table>
<thead>
<tr>
<th>Feature or Effect</th>
<th>Alternative B</th>
<th>Alternative C</th>
<th>No Build Alternative</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ability to satisfy project purpose and objectives</td>
<td>Satisfies purpose and objectives, and better than Alternative C</td>
<td>Satisfies purpose and objectives, but not as well as Alternative B</td>
<td>Does not satisfy the purpose or objectives</td>
</tr>
<tr>
<td>Need for changes to approved mobility network</td>
<td>New turn pockets on South River Road Reconstruction of Marina View Drive Modification of property access on Broadway west of I-5</td>
<td>Additional changes needed, compared to Alternative B, due to new “T” intersection added to the West Sacramento mobility network</td>
<td>No change</td>
</tr>
<tr>
<td>Change in traffic congestion</td>
<td>Congestion within acceptable limits in study area</td>
<td>Congestion within acceptable limits in study area except at three intersections in West Sacramento</td>
<td>Congestion within acceptable limits in study area</td>
</tr>
<tr>
<td>Change in vehicle miles of travel (VMT)</td>
<td>Decrease in VMT by 2030 and minor increase in VMT by 2040</td>
<td>Decrease in VMT by 2030 and larger increase in VMT by 2040, compared to Alternative B</td>
<td>Increase in VMT by 2030 compared to both build alternatives</td>
</tr>
<tr>
<td>Total number of businesses relocated*</td>
<td>4</td>
<td>4</td>
<td>0</td>
</tr>
<tr>
<td>Effects on existing petroleum tank farm operations</td>
<td>Directly affects Shell Oil petroleum tank facilities in West Sacramento; directly affects Phillips 66 tank facilities in Sacramento*</td>
<td>No direct impacts on tank farm operations in West Sacramento; directly affects Phillips 66 tank facilities in Sacramento*</td>
<td>No direct impact on tank farm operations in West Sacramento or Sacramento</td>
</tr>
<tr>
<td>Utility conflicts/ relocations</td>
<td>Relocation of some overhead utilities within project limits and adjustment of elevation of access points of underground utilities</td>
<td>Relocation of some overhead utilities within project limits and adjustment of elevation of access points of underground utilities</td>
<td>No conflicts</td>
</tr>
<tr>
<td>Feature or Effect</td>
<td>Alternative B</td>
<td>Alternative C</td>
<td>No Build Alternative</td>
</tr>
<tr>
<td>------------------------------------------------------</td>
<td>---------------</td>
<td>---------------</td>
<td>----------------------</td>
</tr>
<tr>
<td>Moveable span length (strongly affects cost)</td>
<td>170 feet</td>
<td>180 feet</td>
<td>Not applicable</td>
</tr>
<tr>
<td>New impervious surface</td>
<td>2.0 acres</td>
<td>2.2 acres</td>
<td>0</td>
</tr>
<tr>
<td>Linear feet and area of rock slope protection along Sacramento River</td>
<td>824 linear feet of shoreline 58,622 square feet (sq ft) total area 24,126 sq ft below ordinary high water mark (OHWM)</td>
<td>861 linear feet of shoreline 48,818 sq ft total area 19,431 sq ft below OHWM</td>
<td>0</td>
</tr>
<tr>
<td>Level of effects on sensitive terrestrial habitat</td>
<td>Lesser amount of permanent and temporary impacts on cottonwood riparian forest, compared to Alternative C</td>
<td>Greater amount of permanent and temporary impacts on cottonwood riparian forest, compared to Alternative B</td>
<td>No effect as a result of the project</td>
</tr>
<tr>
<td>Level of effects on protected riparian trees</td>
<td>Removal of up to 4 trees in West Sacramento and up to 8 in Sacramento</td>
<td>Removal of up to 6 trees in West Sacramento and up to 13 in Sacramento</td>
<td>No effect as a result of the project</td>
</tr>
<tr>
<td>Level of effects on aquatic habitat</td>
<td>Lesser amount of permanent and temporary impacts on Sacramento River, compared to Alternative C</td>
<td>Greater amount of permanent and temporary impacts on Sacramento River, compared to Alternative B</td>
<td>No effect as a result of the project</td>
</tr>
<tr>
<td>Estimated cost</td>
<td>$277,000,000</td>
<td>$278,000,000</td>
<td>n/a</td>
</tr>
</tbody>
</table>

* Relocations in Sacramento could be avoided if retaining walls are constructed instead of fill slopes to support the increase in elevation and widening of Broadway between the bridge and Front Street. See Tables 1-2 and 1-4, and Chapter 2 for more information. In Sacramento, the need for relocations results from direct effects on a tank farm and other related facilities.

### 1.5 Identification of a Preferred Alternative

The identification of a preferred alternative was based on the criteria described in Section 1.4, above, and the results of the detailed analysis provided in Chapter 2. The No Build Alternative was found not feasible since it does not meet the project purpose or objectives. After comparing and weighing the benefits and impacts of the feasible alternatives, some of which are summarized in Table 1-5, the Cities of West Sacramento and Sacramento identified Alternative B as the preferred alternative. Both build alternatives satisfy the purpose of the project and meet the project objectives. However, Alternative B was selected instead of Alternative C for the following reasons. Alternative B would construct a shorter moveable bridge span and would result in less of an impact on natural habitats and trees compared to Alternative C. Alternative B also would result in better transportation operation results and would require fewer changes to the approved mobility network and redevelopment plans in both cities. New turn pockets on South River Road in West Sacramento, reconstruction of Marina View Drive at the entrance to Miller Regional Park and a new driveway for property access in Sacramento would be needed for both alternatives. However, Alternative C would also require the creation of a new “T” intersection in West Sacramento that would result in additional traffic congestion in that city requiring implementation of mitigation measures to avoid adverse effects. Lastly, the overall cost of Alternative B is estimated to be slightly less than Alternative C.
1.6 Alternatives Considered but Eliminated from Further Discussion Prior to Draft Environmental Impact Report/Environmental Assessment

As part of development of the project and identification of a range of feasible and reasonable alternatives, and through initial coordination between the USCG and Caltrans, several bridge alignments and roadway connection options were evaluated. Detailed evaluations of the alignments and other options are included in the *Broadway Bridge Alignment Memo* (Mark Thomas 2020), attached to this document as Appendix B, and in the feasibility study (CH2M 2015) available on the internet at https://www.cityofwestsacramento.org/government/departments/capital-projects-and-transportation/projects/broadway-bridge-projects. The *Broadway Bridge Alignment Memo* also summarizes the progression of the conceptual alignments and other options as they were designed, reconfigured, and refined into possible project alternatives. The progression summary is included in Appendix B as Attachment D. A summary of the alternatives identified by the studies, considered in additional analyses, and then eliminated from further discussion, is presented below.

1.6.1 Alignments A and D

As mentioned in Section 1.1.2, Alignments A and D were identified in the feasibility study as two of the river crossing locations for the new bridge. From Broadway in Sacramento, Alignment A connected directly to Jefferson Boulevard at 15th Street in West Sacramento, and Alignment D connected directly to South River Road in West Sacramento approximately 1,300 feet south of the existing intersection of South River Road at 15th Street. As alternatives for the proposed project were refined, the alignments assessed in the feasibility study were reviewed with additional consideration of effects on the approved mobility network and other redevelopment plans, effects related to the location of existing petroleum facilities and their associated contamination hazards, and bridge length and construction cost.

Alignments A and D were eliminated from further discussion based on the attributes listed below.

- **Alignment A** was eliminated from further discussion primarily due to the following.
  - Requires realignment of the planned extension of Riverfront Street in West Sacramento, a conflict with the approved mobility network as well as a factor in the cost of this alignment.
  - Conflicts with planned redevelopment on the former Cemex property.
  - Requires revisions to the planned redevelopment in Sacramento described in the *West Broadway Specific Plan*.
  - Unlike other alignments considered, Alignment A requires a change in elevation of 1,000 feet of State Parks railroad tracks and a new location for the roadway crossing of the tracks at Broadway. Other alignments require only minor modifications to the existing track crossing.

- **Alignment D** was eliminated from further discussion primarily due to the following.
  - The traffic circulation pattern that would result from the alignment and the volume of traffic added to Circle Street requires widening Circle Street to an arterial roadway from its local street design shown in the approved mobility network for the roadway between Jefferson Boulevard and South River Road. An arterial roadway would not be consistent with the residential character envisioned for that area of Pioneer Bluff.
  - The volume of traffic added to Circle Street requires a signalized intersection at Jefferson Boulevard and Circle Street, inconsistent with the approved mobility network.
  - The movable bridge span length, the greatest factor in project cost, is 35% longer than the span length needed for Alignment B and 28% longer than the length needed for Alignment C.
Therefore, the cost of the movable bridge span is significantly greater for Alternative D compared to the other alternatives.

More information is provided in Appendix B.

### 1.6.2 Variations on Alignment C

The feasibility study considered variations for Alignment C and put forward two recommendations, Alignments C1 and C2. Both connected directly to South River Road in West Sacramento approximately 500 feet south of the existing intersection of South River Road at 15th Street and to Broadway in Sacramento. As described in the feasibility study, Alignment C2 aimed to optimize the bridge skew across the river and to minimize impacts on the Phillips 66 facilities. Alignment C2 conflicted with the active Kinder Morgan petroleum line that runs in the vicinity of Broadway and under the Sacramento River. Alignment C1 avoided the Kinder Morgan line but affected the Phillips 66 facilities and created a greater skew across both the river and railroad tracks (CH2M 2015). Following the feasibility study, variations on Alignment C were assessed further. A single project alternative was developed with similar connection locations on both sides of the river while minimizing the utility and property conflicts: Alternative C, studied herein. There was no need to carry forward multiple over-river alignments with similar on-land connection points, so other variations were eliminated from further discussion.

### 1.6.3 Connection to X Street in Sacramento

Connecting eastbound vehicular traffic from the new bridge to X Street instead of to Broadway was considered in response to community concerns over the potential for a large increase in traffic volumes on Broadway and adjacent streets, including the residential streets south of Broadway.

Traffic volumes and travel patterns with the new bridge and a connection to X Street were modeled to determine effects on the existing street network. The same analysis was done for a connection directly to Broadway. The analysis found that vehicles from the Broadway Bridge would disperse mostly using Front Street but also would use 3rd Street and 5th Street to access downtown Sacramento.

To align the new roadway connection with X Street, the southbound I-5 off-ramp to X Street would need to be closed, diverting traffic to other exits. Closure of the southbound I-5 off-ramp to X Street would increase traffic volumes at the US-50 eastbound off-ramp to 15th Street, I-5 southbound off-ramp to Q Street, and the I-5 southbound off-ramp to Sutterville Road. Caltrans informed the project team that it would not support closure of the X Street off-ramp because of the resultant effects on the other off-ramps.

The evaluation of traffic volumes and intersection level of service with a bridge connection directly to Broadway found that the future daily traffic volume on Broadway would be well within the City’s capacity threshold for the roadway and that roadway intersections along Broadway east of the bridge would operate at acceptable levels. The street grid that serves the area has redundancy in north-south connections to downtown that allows traffic to quickly disperse off Broadway. East of 5th Street, because of the well-connected street grid, there was little difference in traffic volumes on Broadway between the X Street and Broadway bridge connections. See Appendix B for more information.

Further, the City of Sacramento plans, through separate capital projects, to convert 3rd Street between X Street and W Street from a southbound one-way road to a two-way road, and to convert 5th Street between X Street and H Street from a northbound one-way road to a two-way road. Converting these roads to two-way travel would provide more opportunities for traffic to disperse from the new bridge through downtown.
Because closure of the X Street off-ramp was not acceptable to Caltrans and because the traffic that would be added to Broadway from the bridge would quickly disperse north into the downtown area, the X Street connection was eliminated from further discussion.

1.7 Permits and Approvals Needed

Table 1-6 identifies the permits, approvals, and coordination that would be required for the proposed project and their status.

<table>
<thead>
<tr>
<th>Agency</th>
<th>Permit/Approval</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of West Sacramento</td>
<td>City Council approval of project</td>
<td>Scheduled</td>
</tr>
<tr>
<td>City of Sacramento</td>
<td>City Council approval of project as co-sponsor and responsible agency</td>
<td>Scheduled</td>
</tr>
<tr>
<td>U.S. Coast Guard</td>
<td>Authorization under General Bridge Act of 1946, as amended, for new bridge over navigable waters of the United States</td>
<td>Initiated to determine required length of moveable bridge span</td>
</tr>
<tr>
<td>U.S. Army Corps of Engineers</td>
<td>Section 404 Clean Water Act authorization for fill of waters of the United States</td>
<td>Not yet initiated</td>
</tr>
<tr>
<td></td>
<td>Section 408 Clean Water Act authorization for excavations in regulated levees</td>
<td></td>
</tr>
<tr>
<td>National Marine Fisheries Service</td>
<td>Coordination regarding threatened and endangered species</td>
<td>Biological Assessment submitted and Biological Opinion issued</td>
</tr>
<tr>
<td>U.S. Fish and Wildlife Service</td>
<td>Coordination regarding threatened and endangered species</td>
<td>Biological Assessment submitted and Biological Opinion issued</td>
</tr>
<tr>
<td>California Department of Fish and Wildlife</td>
<td>Section 1602 Department of Fish and Game Code Streambed Alteration Agreement</td>
<td>Not yet initiated</td>
</tr>
<tr>
<td>Federal Highway Administration</td>
<td>Air quality conformity determination</td>
<td>Federal Highway Administration found that the project is consistent with the requirements of the Clean Air Act on October 28, 2021</td>
</tr>
<tr>
<td>California Public Utilities Commission</td>
<td>Permit to modify at-grade railroad crossing in Sacramento</td>
<td>Not yet initiated</td>
</tr>
<tr>
<td>State Water Resources Control Board</td>
<td>Statewide National Pollutant Discharge Elimination System Permit (NPDES) compliance</td>
<td>Not yet initiated</td>
</tr>
<tr>
<td></td>
<td>Statewide construction general permit stormwater pollution prevention plan (SWPPP) compliance</td>
<td></td>
</tr>
<tr>
<td>Central Valley Regional Water Quality Control Board</td>
<td>Clean Water Act Section 401 Water Quality Certification NPDES permit compliance</td>
<td>Not yet initiated</td>
</tr>
<tr>
<td></td>
<td>Waste Discharge Requirements compliance for stormwater discharges and surface water protection</td>
<td></td>
</tr>
<tr>
<td>Central Valley Flood Protection Board</td>
<td>Encroachment Permit</td>
<td>Not yet initiated</td>
</tr>
<tr>
<td>State Lands Commission</td>
<td>Lease of State Lands</td>
<td>Not yet initiated</td>
</tr>
<tr>
<td>Sacramento Area Flood Control Agency</td>
<td>Approval of changes to levee</td>
<td>Not yet initiated</td>
</tr>
<tr>
<td>Agency</td>
<td>Permit/Approval</td>
<td>Status</td>
</tr>
<tr>
<td>---------------------------------------------</td>
<td>----------------------------------------------------------------------------------</td>
<td>-----------------------</td>
</tr>
<tr>
<td>West Sacramento Area Flood Control Agency</td>
<td>Approval of changes to levee</td>
<td>Not yet initiated</td>
</tr>
<tr>
<td>Sacramento Metropolitan Air Quality Management District</td>
<td>Formal notification prior to construction</td>
<td>Not yet initiated</td>
</tr>
<tr>
<td>Yolo-Solano Air Quality Management District</td>
<td>Formal notification prior to construction</td>
<td>Not yet initiated</td>
</tr>
<tr>
<td>Union Pacific Railroad</td>
<td>Approval of installation of fiber optic line that would pass under tracks (north/south) at 3rd Street in West Sacramento</td>
<td>Not yet initiated</td>
</tr>
</tbody>
</table>
Figure 1-1
Location Map

LEGEND

Project Limits

0  1,000  2,000  3,000

Feet

Scale = 1:24,000

Base Maps:
USGS US Topo 7.5-minute, Sacramento West, CA (2015)
and Sacramento East, CA (2015)

ICF Graphics … 00205.17 (10-10-2019) tm
Legend

- Red: Permanent Improvements by 2030
- Green: Interim Improvements by 2030
- Purple: Previously Constructed
- Blue: Universal St*
- Red dashed: Possible Bridge Connection

Note: The following occurs during this phase:
- Remaining petroleum pipelines and tank removal/relocation
- Remaining deindustrialization
- Remaining business relocation
- Construction of Enterprise Boulevard Bridge (outside of map area)

* a multi-modal urban street design concept

Source: City of West Sacramento 2018

Figure 1-2
Interim Year (2030) Pioneer Bluff and Stone Lock
Approved Mobility Network Phasing Diagram
Figure 1-3
Design Year (2040) Pioneer Bluff and Stone Lock
Approved Mobility Network Phasing Diagram
Figure 1-4a
Project Alignment Alternatives
<table>
<thead>
<tr>
<th>ID</th>
<th>Task Name</th>
<th>Duration</th>
<th>Start</th>
<th>Finish</th>
</tr>
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<tbody>
<tr>
<td>1</td>
<td>Advertise</td>
<td>21 days</td>
<td>11/2</td>
<td>11/30</td>
</tr>
<tr>
<td>2</td>
<td>Bid Opening</td>
<td>0 days</td>
<td>11/30</td>
<td>11/30</td>
</tr>
<tr>
<td>3</td>
<td>Award</td>
<td>0 days</td>
<td>12/28</td>
<td>12/28</td>
</tr>
<tr>
<td>4</td>
<td>Working Days</td>
<td>554 days</td>
<td>12/23</td>
<td>2/23</td>
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<tr>
<td>5</td>
<td>Submittal/Shop Drawings</td>
<td>12 wks</td>
<td>12/23</td>
<td>2/23</td>
</tr>
<tr>
<td>6</td>
<td>Mobilize</td>
<td>4 wks</td>
<td>2/23</td>
<td>3/22</td>
</tr>
<tr>
<td>7</td>
<td>In Water Work Season 1</td>
<td>127.5 days</td>
<td>5/3</td>
<td>10/27</td>
</tr>
<tr>
<td>8</td>
<td>In Water Work Begin</td>
<td>0 days</td>
<td>5/3</td>
<td>5/3</td>
</tr>
<tr>
<td>9</td>
<td>Install Tmp Const/ Trestle From Bank to Piers</td>
<td>3 wks</td>
<td>5/3</td>
<td>5/3</td>
</tr>
<tr>
<td>10</td>
<td>Setup Barge</td>
<td>1 wk</td>
<td>5/3</td>
<td>5/3</td>
</tr>
<tr>
<td>11</td>
<td>Pier &amp; Sf Work (Fixed Span)</td>
<td>45 days</td>
<td>5/3</td>
<td>5/3</td>
</tr>
<tr>
<td>12</td>
<td>Coffinwall and Grouting</td>
<td>2 wks</td>
<td>5/3</td>
<td>5/3</td>
</tr>
<tr>
<td>13</td>
<td>Pile Installation</td>
<td>1 wk</td>
<td>5/3</td>
<td>5/3</td>
</tr>
<tr>
<td>14</td>
<td>Form Hour Pile Cap</td>
<td>2 wks</td>
<td>5/3</td>
<td>5/3</td>
</tr>
<tr>
<td>15</td>
<td>Column Construction</td>
<td>2 wks</td>
<td>5/3</td>
<td>5/3</td>
</tr>
<tr>
<td>16</td>
<td>Remove Coffinwall &amp; Place Rock Slope Protection</td>
<td>2 wks</td>
<td>5/3</td>
<td>5/3</td>
</tr>
<tr>
<td>17</td>
<td>Approach Superstructure</td>
<td>60 days</td>
<td>5/3</td>
<td>10/15</td>
</tr>
<tr>
<td>18</td>
<td>Erect Precast Discover</td>
<td>3 wks</td>
<td>5/3</td>
<td>6/3</td>
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<tr>
<td>19</td>
<td>Form Overhangs &amp; Diaphragme</td>
<td>3 wks</td>
<td>5/3</td>
<td>6/3</td>
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<tr>
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<td>Deck Roll &amp; Pour</td>
<td>2 wks</td>
<td>5/3</td>
<td>5/3</td>
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<td>Deck Cure</td>
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<td>5/3</td>
<td>5/3</td>
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<td>Remove Overhang &amp; Diaphragm framework</td>
<td>1 wk</td>
<td>5/3</td>
<td>5/3</td>
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<td>Pier &amp; Sf Work (Movable Span)</td>
<td>100 days</td>
<td>5/3</td>
<td>10/15</td>
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<td>24</td>
<td>Vibrate/Drive Pile</td>
<td>12 wks</td>
<td>5/3</td>
<td>6/3</td>
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<tr>
<td>25</td>
<td>Set Coat &amp; Cast Pile Shafts</td>
<td>4 wks</td>
<td>5/3</td>
<td>6/3</td>
</tr>
<tr>
<td>26</td>
<td>Form Hour Pile Cap for Shells &amp; Place Rock Slope Protection</td>
<td>4 wks</td>
<td>5/3</td>
<td>6/3</td>
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<tr>
<td>27</td>
<td>Remove Portion of Trestle (Leave Piles in Place)</td>
<td>2 wks</td>
<td>5/3</td>
<td>6/3</td>
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<tr>
<td>28</td>
<td>Remove Barge</td>
<td>0.5 wks</td>
<td>5/3</td>
<td>5/3</td>
</tr>
<tr>
<td>29</td>
<td>In Water Work Season 1</td>
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<td>5/3</td>
<td>5/3</td>
</tr>
<tr>
<td>30</td>
<td>In Water Work Season 2</td>
<td>413.5 days</td>
<td>3/23</td>
<td>10/20</td>
</tr>
<tr>
<td>31</td>
<td>In Water Work Begin</td>
<td>0 days</td>
<td>5/1</td>
<td>5/1</td>
</tr>
<tr>
<td>32</td>
<td>Install Tmp Const/ Trestle (except piling)</td>
<td>2 wks</td>
<td>5/1</td>
<td>5/12</td>
</tr>
<tr>
<td>33</td>
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<td>55 days</td>
<td>5/1</td>
<td>5/12</td>
</tr>
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<td>34</td>
<td>Mobilize</td>
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<td>5/1</td>
<td>5/12</td>
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<td>5/1</td>
<td>6/3</td>
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<tr>
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<td>Install and Test Bridge Operating Equipment</td>
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<td>5/1</td>
<td>6/3</td>
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<td>Moveable Span</td>
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<td>8/6</td>
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<td>Constructable Span (Offsite)</td>
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<td>5/1</td>
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<td>40</td>
<td>Make Moveable Span (Operational)</td>
<td>2 wks</td>
<td>5/1</td>
<td>5/17</td>
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<td>Erect Fender System &amp; Piles</td>
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<td>5/1</td>
<td>5/17</td>
</tr>
<tr>
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<td>Remove Trestle (Piles)</td>
<td>17 days</td>
<td>5/1</td>
<td>5/17</td>
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<tr>
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<td>5/17</td>
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<tr>
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<td>0 days</td>
<td>5/17</td>
<td>5/17</td>
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<td>Out of Water Work</td>
<td>520 days</td>
<td>3/1</td>
<td>2/23</td>
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<td>80 days</td>
<td>3/1</td>
<td>6/18</td>
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<td>Clearing and Grubbling</td>
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<td>3/1</td>
<td>3/19</td>
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<td>48</td>
<td>Grading/Excavation</td>
<td>4 wks</td>
<td>3/1</td>
<td>4/16</td>
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<td>49</td>
<td>Drainage, Utilities, Subgrade</td>
<td>3 wks</td>
<td>3/1</td>
<td>4/16</td>
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<td>50</td>
<td>Paving</td>
<td>6 wks</td>
<td>3/1</td>
<td>6/18</td>
</tr>
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<td>51</td>
<td>Construct Abut 1/6</td>
<td>40 days</td>
<td>3/1</td>
<td>8/6</td>
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<td>52</td>
<td>Excavate Abolition</td>
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<td>6/7</td>
<td>6/7</td>
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<td>53</td>
<td>Drive Abt. Piles</td>
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<td>6/7</td>
<td>6/7</td>
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<td>6/7</td>
<td>6/7</td>
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<td>6/7</td>
<td>7/5</td>
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<td>6/7</td>
<td>7/18</td>
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<td>118 days</td>
<td>6/7</td>
<td>3/23</td>
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<td>Barrier, Median</td>
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<td>6/25</td>
<td>10/20</td>
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<td>Lighting</td>
<td>3 wks</td>
<td>6/25</td>
<td>10/20</td>
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<td>11/12</td>
<td>11/17</td>
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<td>61</td>
<td>Finalize roadway conform</td>
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<td>11/20</td>
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<td>62</td>
<td>Punch List</td>
<td>5 wks</td>
<td>11/20</td>
<td>11/20</td>
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<td>63</td>
<td>Bridge Construction Complete</td>
<td>0 days</td>
<td>2/23</td>
<td>2/23</td>
</tr>
</tbody>
</table>

**Construction Activities with In-water Effects**

**Critical Task**

**Milestone**

**Summary**

---

**Figure 1-5**

Preliminary Bridge Construction Schedule
Chapter 2  Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures

This chapter explains the project-related impacts on the human, physical, and biological environments in the project area. It describes the existing environment that could be affected by the project; potential impacts from each of the alternatives; and proposed avoidance, minimization, and/or mitigation measures. Any indirect impacts are included in the general impacts analysis and discussions that follow.

Topics Considered but Determined Not to be Relevant

As part of the scoping and environmental analysis carried out for the project, the following environmental issues were considered but no adverse impacts were identified. As a result, there is no further discussion about these issues in this document.

Coastal Zone

There will be no effects on coastal resources because the project is not located within the coastal zone.

Wild and Scenic Rivers

The Sacramento River is not designated as Wild and Scenic. The proposed project is over 2 miles downstream of the confluence of the American River. The American River has been designated as “recreational river” in both the federal and state Wild and Scenic river systems. However, the limits of protection under the acts are the limits of the American River Parkway. The proposed project would not affect designated Wild and Scenic rivers.

Growth

The proposed project is located in a built-up urban area where plans for redevelopment of existing and non-conforming land uses would proceed without or with the proposed project. Growth also is expected in the surrounding region, but growth would not be attributable to, or otherwise influenced by, the proposed project. The new river crossing would serve the existing residents of both cities and serve as another option for all modes of transportation, including pedestrians and bicyclists, to cross the river and utilize the existing and planned recreational and economic opportunities available in both cities (ICF 2020).

Environmental Justice

Impacts related to construction and operation of the proposed project borne by residents of minority or low-income populations would be no greater than impacts borne by all populations within the project area. Minority and low-income populations are scattered throughout the project area, not concentrated in one specific place. They would not experience a disproportionately high or adverse effect. For this reason, and in consideration of the benefits that the project would provide to all minority and low-income residents of the project area by increasing access across the Sacramento River, improving connectivity between West Sacramento and Sacramento and enhancing bicycle and pedestrian facilities, the proposed project is not considered to cause disproportionately high and adverse human health and environmental
effects on minority and low-income residents. No minority or low-income populations that would be adversely affected by the proposed project have been identified as determined above. Therefore, this project is not subject to the provisions of Executive Order 12898.

Energy

Construction of the proposed project would require temporary energy consumption, including fuel for construction and personnel equipment and vehicles, and electricity for night lighting. During operation of the project, the overall transportation network performance would be improved compared to no build conditions, which would improve fuel efficiency. The new bicycle and pedestrian crossing also may encourage non-automobile transport. While energy, mostly in the form of electricity, would be used for bridge lighting and for equipment related to the movable bridge portion, the proposed project would not result in adverse direct, indirect, or unavoidable impacts on energy demand or energy resources. When balancing the energy used during construction and operation against the energy saved by relieving congestion and other transportation efficiencies, the project would not result in substantial or adverse energy impacts.

Plants

Searches of the California Natural Diversity Database (CNDDB), the California Native Plant Society (CNPS) rare plant inventory, and the U.S. Fish and Wildlife Service (USFWS) website were conducted to develop a list of special-status plants with potential to occur in the biological study area (California Department of Fish and Wildlife 2019; California Native Plant Society 2019; U.S. Fish and Wildlife Service 2020). Based on the search results and the natural communities identified in the biological study area, potential habitat for five special-status plant species was identified, but none were recorded as occurring in the study area. Special-status plant surveys were conducted during August 2017 and February 2018, and no special-status plants were found in the biological study area. Details of database search results and special-status plant surveys conducted in the biological study area are provided in Appendix S. The high level of historical and ongoing disturbance that is present in most of the biological study area detracts from the quality of potential habitat for special-status plant species. Based on the field survey results, level of disturbance in potential habitat, and lack of recorded occurrences in the biological study area, this report concludes that no special-status plant species are present. Therefore, construction of the project is not expected to cause any direct or indirect impacts on special-status plants. For federally listed plant species, preliminary no effect findings are included in Table 2.3.4-1 of Section 2.3.4, Threatened and Endangered Species.
2.1 Human Environment

2.1.1 Existing and Future Land Use

This section was prepared using information from the Community Impact Assessment (CIA) technical report prepared for the project (ICF 2020). The report is available in Appendix K. Land use characteristics include major existing land uses, land use designations, parks and recreation facilities, development trends, and relevant land use plans and policies applicable to the proposed project.

2.1.1.1 Existing Land Uses and Development Trends

As described in Chapter 1, Introduction, the project would be located over the Sacramento River between the cities of Sacramento and West Sacramento, approximately 1,000 feet south of the existing Pioneer Bridge (Figure 1-1). A land use study area was defined using the U.S. Census Bureau–designated block groups that intersect the project area. Figure 2.1.1-1 depicts the land use study area and shows the individual block groups (BGs): Census Tract (CT) 10201 BG 1, CT 02200 BG 1, CT 02200 BG 2, and CT 02100 BG 1.

2.1.1.2 Existing Land Uses

The proposed project spans portions of two counties (Yolo and Sacramento) and two cities (West Sacramento and Sacramento). Overall, the land use study area is densely developed and is surrounded by commercial, industrial, and residential uses.

**West Sacramento**

The portion of the study area west of the Sacramento River (CT 010201 BG 1) north of US 50 contains several recreational and open space land uses, including Sutter Health Park, Garden Park, and the River Walk Trail along the waterfront; and high-density, riverfront mixed-use and central business district government and commercial uses. Land uses are primarily industrial south of US 50 between Jefferson Boulevard and the waterfront, and primarily comprise oil companies and other business services. West of Jefferson Boulevard is developed as low-density residential neighborhoods.

**Sacramento**

The portion of the study area east of the Sacramento River and north of Broadway (CT 002100 BG 1) contains various commercial, industrial, and residential uses, as well as the I-5 and US 50 interchange. Industrial uses associated with the Chevron Terminal facility are located west of I-5, north of Broadway. Other land uses in this block group include a variety of commercial businesses ranging from restaurants to auto services. The Sacramento River Bike Trail is adjacent to the river.

The portion of the study area east of the Sacramento River and south of Broadway (CT 002200 BG 1 and BG 2) is considered the Upper Land Park neighborhood.

BG 2 that is east of the Sacramento River and west of 5th Street contains a variety of land uses. This block group contains Miller Regional Park, the Sacramento Marina, and the Latino Center of Art and Culture west of I-5. The Sacramento River Bike Trail traverses this block group parallel to the river. East of I-5, a wide variety of industrial and commercial land uses are along Broadway. Leataata Floyd Elementary School and Health Professions High School are located in this area along McClatchy Way.
Residential uses, including the Marina Vista low-income public housing community, are located in this block group.

BG 1 that is east of 5th Street and west of Riverside Boulevard contains commercial and industrial uses along 5th Street, including auto services and distribution centers. Alder Grove, a low-income public housing project, is located east of the commercial/industrial uses. Single-family residences make up the rest of this block group between McClatchy Way and Vallejo Way. BG 1 also contains the Sacramento Old City Cemetery.

2.1.1.3 Land Use Designations

Most of the land in the West Sacramento portion of the study area is designated as Riverfront Mixed Use, with the remaining designated as Neighborhood Mixed Use and Commercial. See Figure 2.1.1-2 for the General Plan land use designations in the West Sacramento portion of the study area.

Most of the land in the Sacramento portion of the study area is designated as Public/Quasi-Public and Recreation, with the remaining as Low Urban Corridor and Medium Urban Neighborhood. See Figure 2.1.1-3 for the General Plan land use designations in the Sacramento portion of the study area.

2.1.1.4 Development Trends

West Sacramento

West Sacramento has experienced rapid population growth since 1990, which has brought significant land use change, including new residential development in the outlying areas and redevelopment within existing built-up areas. West Sacramento has adopted specific plans to help guide and implement land use planning in different areas of the city. As stated in Chapter 1, the Pioneer Bluff and Stone Lock Reuse Master Plan is being prepared for redevelopment of both the Pioneer Bluff and Stone Lock Districts in West Sacramento. The plan would de-industrialize the Pioneer Bluff District and transition this land to urban waterfront development. The Stone Lock District would include improved recreational facilities.

Sacramento

SACOG’s 2020 Metropolitan Transportation Plan/Sustainable Communities Strategy (Sacramento Area Council of Governments 2019:24) projects that the region will have approximately 1.3 million employees and 1.2 million housing units by 2040. The Sacramento 2035 General Plan (City of Sacramento 2015) identifies the Sacramento portion of the project area as an existing urban area that will experience dramatic change by 2035 from major development and redevelopment projects. Just within the Central City Community Plan area, it is anticipated that up to 13,401 new housing units, approximately 3.8 million square feet (sf) of new non-residential uses, and 750 hotel rooms would be built. Anticipated development within the proposed West Broadway Specific Plan area generally includes public improvements to support new development, such as a mix of urban housing with neighborhood and commercial uses.
Figure 2.1.1-1
Land Use Study Area
Figure 2.1.1-2
West Sacramento Land Use Designations
Figure 2.1.1-3
Sacramento Land Use Designations
2.1.2 Consistency with State, Regional, and Local Plans and Programs

The project’s consistency with state, regional, and local plans and programs is discussed below. Land use planning in the project’s land use study area (Figure 2.1.1-1) is governed by the City of Sacramento and the City of West Sacramento General Plans, in addition to various other plans as detailed below. Only plans with direct relevance to the project are discussed below. For detailed analysis on each plan and program, and its corresponding goals and policies, refer to the CIA (ICF 2020) in Appendix K. Consistency with policies related to traffic congestion are addressed in Section 2.1.7, Traffic and Transportation/Pedestrian and Bicycle Facilities.

2.1.2.1 Sacramento Riverfront Master Plan

The Riverfront Master Plan (WRT, LLC/Solomon ETC 2003) was prepared for both the Cities of West Sacramento and Sacramento. The plan sets forth a vision to improve the Sacramento River waterfront between both cities. The master plan identifies a river crossing from Pioneer Bluff to Broadway and calls for the bridge to be multi-modal.

2.1.2.2 City of West Sacramento

City of West Sacramento General Plan 2035

The City of West Sacramento General Plan 2035 Policy Document (City of West Sacramento 2016) governs land uses in West Sacramento. Recreation goals include providing a network of pedestrian and bicycle pathways connecting parks and open space areas with other destination points. The Transportation element includes goals to create and maintain a roadway network that will ensure safe and efficient movement and promote pedestrian and bicycle travel as alternatives to automobile use. The Design element goal focuses on enhancing the relationship between the city and the Sacramento River. The plan identifies a crossing of the Sacramento River between Pioneer Bluff and Broadway.

2013 West Sacramento Bicycle, Pedestrian, and Trails Master Plan

The main goal of the 2013 West Sacramento Bicycle, Pedestrian, and Trails Master Plan (Fehr & Peers 2013) is to create a pedestrian- and bicycle-friendly community, and to increase the number of people in West Sacramento who bicycle or walk, as envisioned by the General Plan. Policies focus on an interconnected system of bikeways and walkways that provide safe and convenient travel to key destinations.

Pioneer Bluff and Stone Lock District Reuse Master Plan (Proposed)

The Pioneer Bluff and Stone Lock Reuse Master Plan encompasses the Pioneer Bluff and Stone Lock Districts in West Sacramento, which include the area adjacent to the riverfront, and sets forth a plan for reuse of both areas. The Master Plan will identify priority projects to de-industrialize the area and include more bicycle and pedestrian connections. The plan is not yet adopted but, as described in Chapter 1 and shown in Figures 1-2 and 1-3, a phased multi-modal transportation circulation network for the plan area was developed and approved by City of West Sacramento City Council in January 2018 (approved mobility network). The approved mobility network includes a bridge across the Sacramento River from Pioneer Bluff to Broadway.
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Human Environment—Consistency with State, Regional, and Local Plans and Programs

Bridge District Specific Plan

The Bridge District Specific Plan (City of West Sacramento 2009), formerly the Triangle Plan, initially was adopted by the City of West Sacramento in 1993 and was updated in 2009. The goals of the Bridge District Specific Plan are to increase waterfront development in the plan area. The plan provides a framework for development of a waterfront-oriented urban district bounded by Tower Bridge Gateway, US 50, and the Sacramento River; the plan also includes a small area along the river south of US 50. As part of the implementation of the specific plan, the City of West Sacramento is proposing to extend Riverfront Street approximately 0.15 mile to the south to connect to South River Road.

2.1.2.3 City of Sacramento

2035 General Plan

The Sacramento 2035 General Plan vision provides the City’s key values and aspirations for Sacramento’s future (City of Sacramento 2015). Goals from the mobility element focus on providing a safe multi-modal transportation system, while removing barriers for accessibility. Additionally, the plan describes an integrated bicycle, pedestrian, and roadway system with complete streets to promote convenient travel for all users. While the land use diagram and the mobility element do not identify a bridge over the river at Broadway, the mobility element includes policies related to new multi-modal river crossings of the Sacramento River and planning for bicycle and pedestrian facilities on new bridges.

Broadway Complete Streets Plan

The goals for the Broadway Complete Streets Plan (City of Sacramento 2016) are to balance accessibility for all modes of transportation in the Broadway Corridor; enhance safety and comfort for all modes, especially pedestrians and bicyclists; and encourage economic revitalization and reinvestment along the Broadway Corridor.

West Broadway Specific Plan

The West Broadway Specific Plan (Ascent Environmental 2020) defines the land use regulations and policies for development of an approximately 32-acre plan area, and identifies necessary public improvements to support new urban development. The development would be consistent with the framework of the Sacramento 2035 General Plan (City of Sacramento 2015), which anticipates a mix of traditional and urban-scale housing with neighborhood commercial uses. The land use plan concept included in the specific plan depicts a bridge from Broadway to Pioneer Bluff. Plan objectives include enhancing the West Broadway corridor as a future gateway and bridge connection between the cities of Sacramento and West Sacramento, and enhancing bike and pedestrian travel ways through the specific plan area to schools, public facilities, and neighborhood amenities.

Central City Specific Plan

The Central City Specific Plan (City of Sacramento 2018a) area is bounded by the River District and Railyards Specific Plan areas to the north, the Sacramento River to the west, Broadway and parcels fronting the south side of Broadway to the south, and the elevated I-80 Business (Business 80) highway to the east. The mobility goals focus on improving transportation safety and promoting new mobility technologies.
Sacramento River Parkway Plan

The Sacramento River Parkway Plan (City of Sacramento 1997) is a policy guide for habitat restoration and recreational development for lands adjacent to the river. The relevant policies include close coordination among all public jurisdictions and protecting land adjacent to the Parkway from incompatible elements.

City of Sacramento Pedestrian Master Plan

The City of Sacramento Pedestrian Master Plan (City of Sacramento 2006) is a comprehensive vision for improving pedestrian conditions over the next 20 years and making it a model pedestrian-friendly city. The relevant goal is to provide crossings that are convenient and comfortable for pedestrian use.

City of Sacramento Bicycle Master Plan

The Sacramento Bicycle Master Plan (City of Sacramento 2018b) describes bicycle-related investments, policies, programs, and strategies to establish a complete bicycle system. The goal of the plan is to encourage more bicycling by the citizens of Sacramento for both transportation and recreation.

2.1.2.4 Environmental Consequences

The project’s consistency with plans and programs is summarized below. Both build alternatives are inconsistent with the approved mobility network adopted for the Pioneer Bluff and Stone Lock District Reuse Master Plan being prepared by West Sacramento and would require modifications to the network if constructed. Alternative C would require greater modifications to the network because of the “T” intersection it would create on South River Road. The No Build Alternative would be inconsistent with the Sacramento 2035 General Plan due to conflicts with goals and policies related to constructing new multi-modal crossings over the Sacramento River. See Appendix K for a more detailed discussion.

Table 2.1.3-1. Summary of Project Consistency with Adopted Plans and Programs

<table>
<thead>
<tr>
<th>Plan/Program</th>
<th>Alternative B</th>
<th>Alternative C</th>
<th>No-Build</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sacramento Riverfront Master Plan</td>
<td>Consistent. Alternative B would support the goals of this plan by providing alternative transportation modes, increasing pedestrian/bicycle linkages across the river, and helping to establish the river as an active/vibrant riverfront district.</td>
<td>Consistent. Alternative C would support the goals of this plan by providing alternative transportation modes, increasing pedestrian/bicycle linkages across the river, and helping to establish the river as an active/vibrant riverfront district.</td>
<td>Consistent. While the bridge would not be built, the No Build Alternative would not conflict with the goals and policies in the Sacramento Riverfront Master Plan.</td>
</tr>
<tr>
<td>City of West Sacramento General Plan 2035 Policy Document</td>
<td>Consistent. Alternative B involves constructing a new bridge that would improve bicycle and pedestrian facilities.</td>
<td>Consistent. Alternative C involves constructing a new bridge that would improve bicycle and pedestrian facilities.</td>
<td>Consistent. The No Build Alternative would not conflict with the City of West Sacramento General Plan 2035.</td>
</tr>
<tr>
<td>Plan/Program</td>
<td>Alternative B</td>
<td>Alternative C</td>
<td>No-Build</td>
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<tr>
<td>--------------------------------------------------</td>
<td>-------------------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------</td>
</tr>
<tr>
<td>2013 West Sacramento Bicycle, Pedestrian, and Trails Master Plan</td>
<td>Consistent. Alternative B would improve bicycle and pedestrian access across the Sacramento River, and is consistent with the policies in the 2013 West Sacramento Bicycle, Pedestrian, and Trails Master Plan.</td>
<td>Consistent. Alternative C would improve bicycle and pedestrian access across the Sacramento River, and is consistent with the policies in the 2013 West Sacramento Bicycle, Pedestrian, and Trails Master Plan.</td>
<td>Consistent. The No Build Alternative would not conflict with the 2013 West Sacramento Bicycle, Pedestrian, and Trails Master Plan.</td>
</tr>
<tr>
<td>Pioneer Bluff and Stone Lock District Reuse Master Plan – approved mobility network</td>
<td>Inconsistent. While the reuse master plan is not yet adopted, Alternative B would require minor modifications to the approved mobility network for the plan area, including construction of a northbound right-turn pocket on South River Road at 15th Street and construction of a southbound right-turn pocket on South River Road at 15th Street.</td>
<td>Inconsistent. While the reuse master plan is not yet adopted, Alternative C would require modifications to the approved mobility network for the plan area, including creating a “T” intersection on South River Road between 15th Street and the future Circle Street location, constructing an interim northbound right-turn pocket on the existing alignment of South River Road at Broadway, and constructing an interim southbound left-turn pocket on the existing alignment of South River Road at Broadway.</td>
<td>Consistent. The approved mobility network is not dependent on construction of the bridge, and no changes to the network would be needed for the No Build Alternative.</td>
</tr>
<tr>
<td>Bridge District Specific Plan</td>
<td>Consistent. Alternative B would not conflict with the goals and policies in the Bridge District Specific Plan or the proposed extension of Riverfront Street.</td>
<td>Consistent. Alternative C would not conflict with the goals and policies in the Bridge District Specific Plan or the proposed extension of Riverfront Street.</td>
<td>Consistent. The No Build Alternative would not conflict with the goals and policies in the Bridge District Specific Plan or the proposed extension of Riverfront Street.</td>
</tr>
<tr>
<td>City of Sacramento</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sacramento 2035 General Plan</td>
<td>Consistent. Alternative B would improve connectivity and accessibility between the two cities. The proposed project is consistent with the 2035 General Plan.</td>
<td>Consistent. Alternative C would improve connectivity and accessibility between the two cities. The proposed project is consistent with the 2035 General Plan.</td>
<td>Inconsistent. The No Build Alternative would conflict with the 2035 General Plan, which contains goals and policies related to constructing new multi-modal crossings over the Sacramento River.</td>
</tr>
<tr>
<td>Broadway Complete Streets Plan</td>
<td>Consistent. Alternative B would not conflict with the goals and policies in the Broadway Complete Streets Plan.</td>
<td>Consistent. Alternative C would not conflict with the goals and policies in the Broadway Complete Streets Plan.</td>
<td>Consistent. The No Build Alternative would not conflict with the goals and policies in the Broadway Complete Streets Plan.</td>
</tr>
<tr>
<td>West Broadway Specific Plan</td>
<td>Consistent. Alternative B would not conflict with the objectives of the West Broadway Specific Plan or its goals and policies.</td>
<td>Consistent. Alternative C would not conflict with the objectives of the West Broadway Specific Plan or its goals and policies.</td>
<td>Inconsistent. The No Build Alternative would conflict with West Broadway Specific Plan objectives, the design guidelines for a new city gateway, and the updated roadway network that includes the river crossing.</td>
</tr>
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</table>
### 2.1.2.5 Avoidance, Minimization, and/or Mitigation Measures

No measures are necessary.
2.1.3 Parks and Recreational Facilities

2.1.3.1 Regulatory Setting

Park Preservation Act

The Park Preservation Act (California Public Resources Code [PRC] Sections 5400–5409) prohibits local and state agencies from acquiring any property that is in use as a public park at the time of acquisition unless the acquiring agency pays sufficient compensation or land, or both, to enable the operator of the park to replace the park land and any park facilities on that land.

2.1.3.2 Affected Environment

This section was prepared using information from the CIA technical report prepared for the project (ICF 2020), available as Appendix K, and information in Appendix C, Section 4(f). There are no wildlife or waterfowl refuges in the study area; therefore, refuges are not discussed further.

City of West Sacramento Parks and Recreational Facilities

River Walk Park, a publicly owned park along the west bank of the Sacramento River, is protected by the provisions of Section 4(f) of the Department of Transportation Act of 1966 (Section 4[f]). By the interim year (2030), the City of West Sacramento proposes to extend the park and the paved trail within it south from Mill Street along the Sacramento River, through the project area, and west along the Barge Canal to connect to Jefferson Boulevard. Currently, there are limited opportunities for river access in the study area south of US 50. Operated by the City of West Sacramento, River Walk Park is protected by the Park Preservation Act.

There is one neighborhood park in the West Sacramento portion of the study area. Garden Park, a Section 4(f) resource, is in the Bridge District at the intersection of Garden and Central Streets. The park is surrounded by multi-story buildings (residential and business) and is approximately 150 feet northwest of Riverfront Street. Operated by the City of West Sacramento, this park is protected by the Park Preservation Act.

Sutter Health Park, a privately owned minor league baseball stadium, is located north of US 50, east of 5th Street, and west of Riverfront Street. Access to Sutter Health Park is through 5th Street, the Tower Bridge Gateway, Riverfront Street, and Ballpark Drive. Parking is located between 5th Street and Riverfront Street.

City of Sacramento Parks and Recreational Facilities

Fredrick Miller Regional Park, a Section 4(f) resource, is located at 2710 Marina View Drive. The park includes a boating dock for river access and picnic areas. Operated by the City of Sacramento, this park is protected by the Park Preservation Act.

The Sacramento Marina, a Section 4(f) resource, is at the southern end of Front Street east of Frederick Miller Regional Park. With 475 boat slips, it is the largest and only off-river dockage marina in the Sacramento area. It is open to the public 24-hours a day, 365 days per year, and can accommodate boats up to 50 feet in length. Operated by the City of Sacramento, this facility is protected by the Park Preservation Act.
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Human Environment—Parks and Recreational Facilities

The Sacramento River Parkway contains a strip of land adjacent to the river and the paved Sacramento River Parkway Trail. The parkway and trail are Section 4(f) resources. In the project vicinity, the parkway is undeveloped except for the trail. The paved trail runs adjacent to the Sacramento Southern Railroad Excursion Train from Tower Bridge, south to Broadway. At Broadway, the trail crosses the roadway and transitions to a shared bike route along Miller Park Circle through the marina. South of the marina’s public boat ramp and parking area, the trail is paved (Class I) and continues south on the river levee to the Pocket Area of Sacramento. Operated by the City of Sacramento, this resource is protected by the Park Preservation Act.

O’Neil Field, a publicly owned sport-focused park and a Section 4(f) resource, is located at 715 Broadway, east of the project limits. This facility contains a full-sized soccer field, two softball fields, and restroom facilities that are open during special events. Operated by the City of Sacramento, this facility is protected by the Park Preservation Act.

2.1.3.3 Environmental Consequences

Build Alternatives

Both build alternatives would have similar impacts on existing or planned recreational facilities.

Construction of the bridge would affect approximately 600 feet of the proposed River Walk Park trail extension in West Sacramento for the grade to be separated to allow the trail to both pass under the bridge and connect directly to it. A temporary alternative route would be required for cyclists and pedestrians approaching Broadway Bridge in either direction from the trail. Trail users would be temporarily rerouted west on existing roadways such as South River Road, where users would travel south past the construction zone, then east to reconnect to the existing trail. The detour would be identified in the TMP described in Chapter 1, Proposed Project.

There would be no change in access to Garden Park in West Sacramento during project construction. Park users could have intermittent views of trucks and equipment installing the fiber optic line; however, landscaping on the west end of the park would partially block views of the minor construction activities proposed on Riverfront Street (fiber optic communication line installation). Noise from construction of the bridge would not affect park users because of the distance from the construction site and traffic noise on Pioneer Bridge.

Temporary construction activities would be necessary just east and outside of Sutter Health Park in West Sacramento within the road right-of-way of Riverfront Street to install the fiber optic communication line in existing conduit. The stadium and other features of the park would not be affected.

In Sacramento, both build alternatives would modify the entrance to Frederick Miller Regional Park and the Sacramento Marina and would modify the Sacramento River Parkway Trail. Fill would be placed under Broadway to raise the road, and the connection from Broadway to Marina View Drive would be moved closer to Frederick Miller Regional Park. Approximately 350 feet of Marina View Drive would be reconstructed. Because of the slight difference in bridge alignment between Alternative B and Alternative C at this location, construction of the more southern location of Alternative C would encroach approximately 150 feet further into Frederick Miller Regional Park than Alternative B.

The Sacramento River Parkway Trail would be reconstructed approximately 1,000 feet north and 300 feet south of Broadway. The trail would be grade-separated under the proposed bridge structure. Access would change to allow cyclists and pedestrians approaching Broadway in either direction to follow the trail under the new structure, avoiding the need to cross the roadway, or to cross the bridge on dedicated
bicycle/pedestrian facilities in either direction. The bike trail would parallel the Sacramento River, cross under the Broadway Bridge, and connect to Marina View Drive to access the Sacramento Marina and Miller Park.

During construction of the proposed project, Miller Park and Sacramento Marina traffic would be required to travel on westbound Broadway, turn left onto southbound Front Street, right onto Miller Park Circle, and then left onto Marina View Drive.

To reconstruct the Sacramento River Parkway Trail in the project area, about 3,400 feet of the trail would be closed north and south of Broadway. Users would be detoured to the bike lane on Front Street between the Sacramento Marina and where the Sacramento River Parkway Trail meets the R Street bicycle/pedestrian bridge. This alternative route would be identified in the TMP.

Several parks in Sacramento, particularly the Sacramento Marina, Frederick Miller Regional Park, and potentially O’Neil Field, are close enough to the project area that they could experience temporary noise and dust impacts associated with project construction. Access would not be prevented, although alternative routes may be required, especially for the Sacramento Marina and Miller Park; these routes would be identified in the TMP.

In-water work would not interfere with recreational or commercial boaters using the Sacramento Marina. The USCG would require that boating access be maintained during construction, and the proposed bridge design provides for the adequate passage of vessels.

Both Alternative B and Alternative C would have beneficial impacts on parks and recreational facilities because the new river crossing would provide the community with additional access to the riverfront and associated parks and trails in both West Sacramento and Sacramento. The bridge also would improve bicycle and pedestrian mobility and connectivity, which would enable more users to access the riverfront and associated parks and trails in both cities. These beneficial impacts align with the purpose and need of the proposed project, of increasing the number of river crossings and encouraging travel by walking and bicycle, as well as improving connectivity to and accessibility of recreational areas without affecting the use of Miller Park or the Sacramento Marina.

As indicated in Section 2.1.3.2 and in Appendix C, there are parks and recreational facilities within the project vicinity that are protected by Section 4(f). These facilities include River Walk Park, O’Neil Field, Miller Park, the Sacramento Marina, and the Sacramento River Bike Trail and Parkway. This project would result in a temporary occupancy of some of these facilities as defined by Section 4(f). Please see Appendix C, under the heading, Resources Evaluated Relative to the Requirements of Section 4(f) for additional details.

No Build Alternative

Under the No Build Alternative, the project would not be constructed, and there would be no impacts on parks and recreational facilities. Planned development in the project area would maintain or enhance existing park and recreation facilities.

2.1.3.4 Avoidance, Minimization, and/or Mitigation Measures

No mitigation is necessary. The project includes implementation of a TMP that would provide for dissemination of information regarding temporary trail closures and detours, temporary access changes at Miller Park and the Sacramento Marina, the approximate duration of changes, and a description of the detours available during construction.
2.1.4 Community Character and Cohesion

2.1.4.1 Regulatory Setting

NEPA of 1969, as amended, established that the federal government use all practicable means to ensure for all Americans safe, healthful, productive, and aesthetically and culturally pleasing surroundings (42 USC 4331[b][2]). The FHWA in its implementation of NEPA (23 USC 109[h]) directs that final decisions on projects are to be made in the best overall public interest. This requires taking into account adverse environmental impacts, such as destruction or disruption of human-made resources, community cohesion, and the availability of public facilities and services.

Under CEQA, an economic or social change by itself is not to be considered a significant effect on the environment. However, if a social or economic change is related to a physical change, then social or economic change may be considered in determining whether the physical change is significant. Since this project would result in physical change to the environment, it is appropriate to consider changes to community character and cohesion in assessing the significance of the project’s effects.

2.1.4.2 Affected Environment

This section is a summary of the analysis documented in the CIA prepared for the project (ICF 2020). The report is available in Appendix K.

Community cohesion is the degree to which residents have a “sense of belonging” to their neighborhood; a level of commitment of the residents to the community; or a strong attachment to neighbors, groups, or institutions—usually because of continued association over time. Communities often are delineated by physical barriers such as major roadways or large open space areas (California Department of Transportation 2011).

Cohesive communities are indicated by specific social characteristics such as long average lengths of residency, home ownership, frequent personal contact, ethnic homogeneity, high levels of community activity, and shared goals. Transportation projects may divide cohesive neighborhoods when the projects act as physical barriers or are perceived by residents as psychological barriers. A transportation project perceived as a physical or psychological barrier may isolate one portion of a homogeneous neighborhood.

The West Sacramento portion of the land use study area (Figure 2.1.1-1) (CT 010201) includes a wide variety of land uses, with industrial uses concentrated east of Jefferson Boulevard and south of US 50, and residential and recreational uses located west of Jefferson Boulevard. While there are many new land use changes in West Sacramento, including redevelopment near the waterfront, this block group contains many older single-family residences. The residents share some community facilities, including the churches, schools, and health care facilities in the vicinity, and are likely to shop and recreate locally—although there are no parks in this portion of the study area. These factors indicate a cohesive community.

The Sacramento side of the land use study area comprises a mix of land uses, with the riverfront and industrial uses there divided from the neighboring communities by transportation infrastructure (mainly the I-5 and US 50 interchange). However, CT 2200 contains several established community areas within the Upper Land Park neighborhood. BG 2 consists of the Upper Land Park neighborhood, which contains two low-income housing projects, where residents are likely to live in proximity; share resources; and use the same community resources such as the nearby schools, parks, and churches. Well-established single-family residences are located east of 5th Street; these residents also are likely to share the same
community facilities, including the neighborhood parks, churches, schools, and health care facilities in the vicinity. These factors indicate a cohesive community.

**Ethnicity and Race**

As of 2019, the total population of the City of West Sacramento was 53,151. Of the total population, the largest group was White (approximately 66.3 percent), and persons of Hispanic or Latino origin made up the next largest group (30.1 percent). The remaining population, in descending order of proportion, was Asian, Two or More Races, Black or African American, Native Hawaiian/Pacific Islander, and American Indian/Alaskan Native (U.S. Census Bureau 2019).

The total population of the City of Sacramento was 513,624 in 2019. Of the total population, the largest group was White (approximately 46.3 percent), and persons of Hispanic or Latino origin of any race made up the next largest group (28.9 percent). The remaining population, in descending order of proportion, was Asian, Black or African American, Two or More Races, Native Hawaiian/Pacific Islander, and American Indian/Alaskan Native (U.S. Census Bureau 2019). Appendix K (Table 5-2) includes a more detailed breakdown of the ethnic distribution of the block groups in the land use study area.

Data were used from the American Community Survey Estimates from 2013 to 2017 to show recent and accurate data at the block-group level (ICF 2020). Several of the block groups in both the West Sacramento and Sacramento portions of the study area contain a higher percentage of minority populations, comparatively. In West Sacramento, CT 010201, BG 1 has a 44.6 percent Hispanic/Latino population compared to the city as a whole (29.8 percent). In Sacramento, CT 002200, BG 1 has a 43.8 percent Hispanic/Latino population and a 16.5 percent Native American population, which is significantly higher than the city (and state) averages. CT 002200, BG 2 has a notably higher percentage of Black/African American, Native American, and Asian residents compared to the city (and state) as a whole.

**Community Facilities**

**Schools and Libraries**

The closest public school in West Sacramento is Westmore Oaks Elementary School, approximately 0.3 mile west of Park Boulevard and 0.7 mile west of Jefferson Boulevard. West Sacramento Early College Prep Charter School is located one block west of Park Boulevard, approximately 0.5 mile west of Jefferson Boulevard. Both closest West Sacramento schools are outside the project’s land use study area. As shown in Figure 2.1.4-1, two schools are located within the study area in Sacramento. Leataata Floyd Elementary School is located just east of I-5, south of Broadway; and Health Professions High School is just east of the elementary school.

The closest public libraries to the proposed project are the Arthur F. Turner Library in West Sacramento on West Capitol Mall, approximately 0.5 mile north of the bridge site; and the Ella K. McClatchy Library in Midtown Sacramento, approximately 1.3 miles east of the Broadway and 5th Street intersection.

**Health Care Facilities**

The West Sacramento Medical Center at 155 15th Street in West Sacramento, about 0.1 mile west of Jefferson Boulevard, is the closest health care facility to the proposed project. There are no health care facilities in the land use study area in Sacramento. The nearest major health care facilities to the proposed project in Sacramento include the Kaiser Permanente Downtown Commons Medical Offices at 501 J
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Human Environment—Community Character and Cohesion

Street, about 1.25 miles from the proposed project, and Sutter General Hospital at 2801 L Street, about 2.5 miles from the proposed project.

**Economic Conditions**

This section discusses the economic conditions of the land use study area and the surrounding region, including employment and income data and a description of business activity in the study area.

**Employment and Income**

Based on U.S. Census Bureau data from the 2017 American Community Survey 5-Year Estimates, the unemployment rate is 9.6 percent in West Sacramento and 9.2 percent in Sacramento (U.S. Census Bureau 2017). Top industry sectors in both cities include educational services and public administration.

According to the U.S. Census Bureau (2017), several block groups in the study area have a lower median household income and a higher percentage of individuals below the federal poverty level compared to the respective cities—especially both block groups in CT 2200, south of Broadway in Sacramento. Appendix K (Table 5-4) includes a detailed breakdown of income and poverty statistics in the land use study area and project region.

**Business Activity in the Region**

**City of West Sacramento**

Major employers in West Sacramento include Raley’s, Tony’s Fine Foods, United Parcel Service, Norcal Beverage, Beaulieu of America, Dennis Blazona Construction, Siemens Healthcare Diagnostics, FEDEX Freight, Capital Express Lines, Clark Pacific, and Ikea.

**City of Sacramento**

Major employers in Sacramento include government agencies; California State University, Sacramento; Corrections Department; Sacramento Regional Transit; Sutter Memorial Hospital and UC Davis Medical Center; Sacramento Bee; and Sacramento Municipal Utilities District (SMUD).

**2.1.4.3 Environmental Consequences**

**Build Alternatives**

Both build alternatives involve constructing a new bridge across the Sacramento River. Because the new bridge would connect to the existing or planned roadway network on either side of the river, it would not alter any existing community divisions. Rather, the new bridge would serve to enhance connectivity and reduce divisions between West Sacramento and Sacramento. The bridge also would provide additional opportunities for all modes of transportation to access economic and recreational activities in both cities and along the riverfront. The new bridge would contain bicycle and pedestrian facilities that would improve bicycle and pedestrian connectivity between the cities. The new bridge would increase roadway network capacity by providing an additional roadway option for existing residents of West Sacramento and Sacramento.

While most of the project would be constructed outside of existing roadways, some project construction areas would require temporary detours or staged construction that would cause temporary changes in access to locations near the project. The affected roadways, including South River Road in West
Sacramento and Broadway in Sacramento, serve as primary transportation routes for residents, commuters, and patrons of the local businesses and shopping areas. Impacts on libraries, health care, and other community facilities are not anticipated. Since access to existing areas and facilities would be maintained via temporary detours, and the TMP included as part of the project (see Chapter 1, Proposed Project) would ensure that cut-through traffic does not disrupt existing neighborhoods or community areas, no temporary adverse effects on community cohesion or community facilities are anticipated.

Both alternatives require modifications to the approved mobility network in West Sacramento, the roadway network that is planned for the Pioneer Bluff area. By 2030, it is anticipated that a portion of that network would already be built (see Chapter 1, Proposed Project and Figure 1-2). Alternative C would cause greater disruptions to development and community plans for the Pioneer Bluff area than Alternative B because C proposes a “T” intersection with South River Road that is not included in the approved mobility network for the area. The “T” intersection also would create a change in vehicular travel patterns that would increase traffic volumes on the proposed Circle Street (see Figure 1-3 in Chapter 1), increasing the intensity of travel patterns originally envisioned for that street.

After construction of the project, growth patterns or population characteristics are not expected to be different from those already existing or anticipated in already adopted land use plans. Neither build alternative would affect the regional population or displace or relocate housing or people. No adverse effects on community character or cohesion are anticipated.

**No Build Alternative**

Regional population characteristics would not change under the No Build Alternative because the project would not be constructed and there would be no changes in access or growth other than what already has been planned for in adopted general plans. There would be no impacts on community facilities or services under the No Build Alternative because the project would not be constructed. There also would be no impacts on community cohesion under the No Build Alternative because the project would not be constructed.

### 2.1.4.4 Avoidance, Minimization, and/or Mitigation Measures

No mitigation is necessary. Implementation of the TMP included as part of the project would reduce potential temporary impacts on community resources that could result from construction activities and detours during construction.
Figure 2.1.4-1
Community Resources
2.1.5 Relocations and Real Property Acquisition

2.1.5.1 Regulatory Setting

Caltrans’ Relocation Assistance Program (RAP) is based on the federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 as amended and Title 49 Code of Federal Regulations (CFR) Part 24. The purpose of the RAP is to ensure that persons displaced as a result of a transportation project are treated fairly, consistently, and equitably so that such persons will not suffer disproportionate injuries as a result of projects designed for the benefit of the public as a whole. Please see Appendix E for a summary of the RAP.

All relocation services and benefits are administered without regard to race, color, national origin, persons with disabilities, religion, age, or sex. Please see Appendix D for a copy of Caltrans’ Title VI Policy Statement.

2.1.5.2 Affected Environment

This section is a summary of the analysis documented in the CIA prepared for the project (ICF 2020). The report is available in Appendix K.

The project footprint and temporary and permanent disturbance limits are shown in detail in Appendix A. In West Sacramento, land uses within and immediately adjacent to the project footprint are primarily non-conforming industrial and commercial uses, with open space/recreational uses near and along the Sacramento River and residential land uses just north of US 50 and west of Jefferson Boulevard.

In Sacramento, land uses within the project footprint are primarily non-conforming industrial and commercial uses, with recreational uses located along the Sacramento River. Also adjacent to the project footprint in Sacramento are urban commercial corridors, especially along Broadway, and traditional residential neighborhoods (low- and medium-density). Sacramento contains many development, redevelopment and infill projects in the planning and approval stages.

2.1.5.3 Environmental Consequences

Build Alternatives

A list of the property acquisitions needed, including temporary and permanent acquisitions by parcel and acres, for Alternatives B and C is shown in Chapter 1, Table 1-2 and Table 1-4. Drawings with parcel locations are included in Appendix A. Implementation of the proposed project would require acquisition of private property and conversion of public property to a transportation use. Several businesses would be affected by property acquisitions and would need to be relocated if they are still in place at the time of project construction. The businesses that would be affected by the proposed project are within the limits of planned deindustrialization and redevelop areas in the Pioneer Bluff and West Broadway areas in West Sacramento and Sacramento, respectively. The number of business relocations needed in Sacramento assumes construction of the fill slopes shown in Appendix A along realigned Broadway. No residences would be displaced. A summary of the business relocations is shown in Table 2.1.5-1.
Table 2.1.5-1. Estimated Number of Full Business Displacements by Alternative

<table>
<thead>
<tr>
<th>Type of Business</th>
<th>Alternative B</th>
<th>Alternative C</th>
<th>No Build Alternative</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial businesses</td>
<td>2 on 2 parcels in West Sacramento</td>
<td>1 on 1 parcel in West Sacramento</td>
<td>0</td>
</tr>
<tr>
<td>Industrial (petroleum) businesses</td>
<td>2 on 4 parcels in Sacramento</td>
<td>3 on 5 parcels – 1 in West Sacramento, 4 in Sacramento</td>
<td>0</td>
</tr>
<tr>
<td>Total number of businesses displaced</td>
<td>4 on 6 parcels</td>
<td>4 on 6 parcels</td>
<td>0</td>
</tr>
</tbody>
</table>

**Alternative B**

In West Sacramento, the total TCE area needed for construction of Alternative B is 0.531 acre in the interim year and 0.091 acre in the design year (1.280 acres total). The total permanent right-of-way acquisition needed under Alternative B is 4.343 acres in the interim year and 0.279 acre in the design year (4.621 acres total). Acquisition of land in West Sacramento would require relocation of two businesses.

In Sacramento, the total TCE area needed under Alternative B is 0.658 acre in the interim year. No TCEs are needed for the design year. The total permanent right-of-way acquisition needed under Alternative B is 5.409 acres (all in the interim year). Acquisition of land from four parcels in Sacramento that are used by petroleum companies would require relocation of current land uses.

**Alternative C**

In West Sacramento, the total TCE area needed for construction of Alternative C is 0.320 acre in the interim year and 0.154 acre in the design year (0.474 acres total). The total permanent right-of-way acquisition needed under Alternative C is 4.218 acres in the interim year and 1.05 acres in the design year (5.268 acres total). Two West Sacramento businesses would require relocation under Alternative C.

In Sacramento, the total TCE needed under Alternative C is 0.816 (all in the interim year). The total permanent right-of-way acquisition needed under Alternative C is 5.533 acres (all in the interim year).

Like Alternative B, acquisitions from four parcels in Sacramento could require business relocation under Alternative C.

**No Build Alternative**

Property would not need to be acquired under the No Build Alternative. However, as land uses change and redevelopment occurs consistent with the plans for de-industrialization of the waterfront in both West Sacramento and Sacramento, property ownership also may change.

**2.1.5.4 Avoidance, Minimization, and/or Mitigation Measures**

No mitigation is necessary. As part of project implementation, all acquisitions would be conducted in accordance with the federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended, and the California Relocation Act. Refer to Appendix E, *Summary of Relocation Benefits*. No other measures are required.
2.1.6 Utilities/Emergency Services

2.1.6.1 Affected Environment

This section is based on the CIA prepared for the project (ICF 2020) and discusses utilities and emergency services (including police, fire, and emergency medical services). The report is available in Appendix K.

Utilities

Electricity and Natural Gas

PG&E provides electric service to the city of West Sacramento, and natural gas service to both West Sacramento and the city of Sacramento. SMUD provides electric service in the City of Sacramento.

Water Supply

In West Sacramento, the George Kristoff Water Treatment Plant diverts water from the Sacramento River and provides treatment at the recently upgraded and expanded, state-of-the-art facility, which was designed to serve the city’s expanding needs. This plant is administered by the City’s Water Treatment Division and is operated 24 hours a day.

The City of Sacramento’s Department of Utilities is responsible for providing and maintaining water, sewer collection, storm drainage, and flood control services along with solid waste removal for residents and businesses within the city limits. The City’s existing distribution system consists of two water supply and water treatment plants, two pressure zones, groundwater wells, storage tanks, pumping facilities, and distribution/transmission pipelines (City of Sacramento 2016).

Wastewater/Stormwater

The City of West Sacramento runs and maintains a sewer collection system across the city consisting of 12 sewer pump stations along with all underlying sewer pipes (City of West Sacramento n.d.).

In general, stormwater runoff within the city of Sacramento flows into the City’s combined sewer system or into individual drainage sumps located throughout the city. Water collected by the combined sewer system is transported to the Sacramento Regional County Sanitation District’s Sacramento Regional Wastewater Treatment Plant, where it is treated prior to discharge into the Sacramento River.

Solid Waste

Waste Management, Inc. provides trash collection services in the city of West Sacramento. Waste is taken to the Yolo County Central Landfill at 44090 County Road 28H in Woodland (City of West Sacramento n.d.).

The City of Sacramento’s Recycling and Solid Waste Department provides garbage, recycling, yard waste collection, and street sweeping services. Waste from the city is taken to the Sacramento Recycling and Transfer Station at 8491 Fruitridge Road in Sacramento (City of Sacramento 2015).
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Telecommunications

Telecommunications service to the city of West Sacramento is mainly provided by AT&T, Wave Broadband, and Sprint (City of West Sacramento 2017). These companies generally add improvements or relocations as the need arises to meet customer demand.

Telecommunications service to the city of Sacramento is provided by AT&T, Sprint, Comcast, Surewest, MetroPCS Wireless, Verizon Communications, Inc., Integra Telecom Holdings, Inc., and Earthlink Business (City of Sacramento 2015).

Emergency Services

City of West Sacramento Police Department

The West Sacramento Police Department, headquartered at 550 Jefferson Boulevard in West Sacramento, has field operations under the command of two watch commanders and eight police sergeants. The police sergeants provide direct supervision to 65 sworn officers and 4 community services officers assigned to 5 patrol shifts and 2 specialty units. Other specialized units include the Yolo County Law Enforcement Team (ALERT), Yolo County Narcotic Enforcement Team, and the Yolo County Bomb Squad.

City of Sacramento Police Department

The City of Sacramento Police Department, headquartered at 5770 Freeport Boulevard in Sacramento, provides law and traffic enforcement for the portion of the project area in Sacramento. One police facility (Mounted Unit Facility) is in the project area at 2700 Front Street. The full-service department had approximately 966 officers in 2016 (sworn and civilian).

California Highway Patrol

The California Highway Patrol (CHP) operates an office in Woodland that patrols more than 1,000 miles of incorporated and unincorporated interstate highways, and unincorporated roadways in Yolo County. CHP’s closest office to the project site is in South Sacramento, about 11 miles away. Officers from the South Sacramento office patrol sections of I-5, State Route 99, US 50, Business 80, and 500 miles of unincorporated county roadways.

West Sacramento Fire Department

The West Sacramento Fire Department provides fire protection and emergency response services within the city limits and responds to emergencies in outlying areas when other fire departments request aid. The West Sacramento Fire Department has five fire stations throughout the city and approximately 17 personnel on duty at a given time. Fire Station 41 is located nearest the project area at 132 15th Street. Fire Stations 44 and 45 are located to the north and south, respectively, of Fire Station 41. The Fire Department has automatic aid agreements with several Yolo County fire departments, and with the City of Sacramento Fire Department.

City of Sacramento Fire Department

The City of Sacramento Fire Department provides fire protection and emergency medical services to the portion of the project area within the Sacramento city limits. Of the 24 active stations, the station nearest the project site is Station 5 at 731 Broadway in Sacramento. Department personnel respond to approximately 80,000 calls each year and provide service to approximately 480,000 residents and over
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20,000 businesses within the city of Sacramento. The department participates in the State mutual aid response system, which provides Type I and Type III engine companies upon request of the California Emergency Management Agency.

2.1.6.2 Environmental Consequences

Build Alternatives

Utilities and emergency services in the project vicinity would be minimally affected during construction of roadway improvements in both cities. Impacts on utilities would be the same for either build alternative.

Poles and other support structures for several above-ground public and private utilities, including electric and communication facilities, would need to be relocated to match new roadway widths and alignments. Access points to underground utilities would be adjusted to the new ground or roadway elevation within the limits of the proposed project, including access points to existing water, sewer, gas, electric, and communication facilities within Broadway, South River Road, 15th Street, and Jefferson Boulevard. Ground disturbance for the relocations and grade adjustments would be within the limits of disturbance needed for the proposed project. Utility relocations and grade adjustments would be conducted prior to or during construction. Early notification of utility service and communications providers would help to ensure that patrons are notified prior to any temporary loss of service.

During construction, short-term lane closures would be necessary on local streets, as described in Section 1.3.1.1 of the Project Description, Common Design Features of the Build Alternatives. Access and circulation would change in the project area during construction and post construction. Depending on the direction of travel of emergency service providers, the route could be shorter or longer. Implementation of the TMP described in Chapter 1 would ensure that construction activities would not create major delays for emergency service providers and other roadway users. In addition, emergency service providers would be notified as early as possible to plan for lane closures and other delays related to construction activity.

No Build Alternative

There would be no direct impacts on utilities and emergency services under the No Build Alternative because the project would not be constructed.

2.1.6.3 Avoidance, Minimization, and/or Mitigation Measures

No measures are necessary.
2.1.7 Traffic and Transportation/Pedestrian and Bicycle Facilities

2.1.7.1 Regulatory Setting

**Federal Requirements**

Caltrans, as assigned by the FHWA, directs that full consideration should be given to the safe accommodation of pedestrians and bicyclists during the development of federal-aid highway projects (see 23 CFR 652). It further directs that the special needs of the elderly and the disabled must be considered in all federal-aid projects that include pedestrian facilities. When current or anticipated pedestrian and/or bicycle traffic presents a potential conflict with motor vehicle traffic, every effort must be made to minimize the detrimental effects on all highway users who share the facility.

In July 1999, the USDOT issued an Accessibility Policy Statement pledging a fully accessible multimodal transportation system. Accessibility in federally assisted programs is governed by the USDOT regulations (49 CFR 27) implementing Section 504 of the Rehabilitation Act (29 USC 794). The FHWA has enacted regulations for implementation of the ADA, including a commitment to build transportation facilities that provide equal access for all persons. These regulations require application of the ADA requirements to federal-aid projects, including Transportation Enhancement Activities.

**State Requirements**

*I-5 Transportation Concept Report*

I-5 crosses over Broadway in a north-south direction east of the proposed new bridge and has a northbound off-ramp to Broadway. I-5 would be influenced by proposed changes to the local roadway network. In 2017, Caltrans District 3 released the *Transportation Concept Report, Interstate 5* (California Department of Transportation 2017) that includes portions of I-5 within the project’s transportation study area. The report shows existing operations on I-5 within the study area as being at level of service (LOS) F. The report also indicates a Concept LOS E for the segment in the proposed project’s study area (California Department of Transportation 2017:25). The ultimate concept LOS represents the minimum acceptable service conditions over the next 20 years. The report indicates that the No Build and Build scenarios will not meet the LOS E ultimate concept LOS, and that targeted operational improvements, intelligent transportation systems, and integrated corridor management will be needed. LOS ratings vary from A to F, like a report card. In general, LOS A represents free-flow conditions with no congestion, and LOS F represents severe congestion and delay under stop-and-go conditions. While LOS F is expected, individual development or infrastructure projects are expected to avoid or minimize worsening the LOS F conditions.

**US 50 Transportation Concept Report and Corridor System Management Plan**

US 50 passes over the Sacramento River on Pioneer Bridge just north of the proposed project location. Because US 50 is the closest river crossing to the proposed project, it would be influenced by the proposed change to the local roadway network. In 2014, Caltrans District 3 released the *Transportation Concept Report and Corridor System Management Plan, United States Route 50* (California Department of Transportation 2014) that includes portions of US 50 within the project’s transportation study area. Table 13 of the report shows existing operations on US 50 west of the Sacramento River as being at LOS E, and east of the river at LOS F. Table 13 also indicates a Concept LOS E for the corridor segment in the proposed project’s study area (California Department of Transportation 2014:49).
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The above-referenced Caltrans LOS results are based on daily volume-to-capacity comparisons and do not necessarily consider specific operational characteristics (e.g., length of weave sections, peak-hour factors) within the I-5 and US 50 corridors. Nevertheless, these data are valuable in understanding Caltrans’ expectations of their current and projected operating performance.

Regional and Local Requirements

Metropolitan Transportation Plan/Sustainable Communities Strategy

SACOG is responsible for preparation of, and updates to, the 2020 MTP/SCS and the corresponding 2021 MTIP for the six-county Sacramento region. The 2020 MTP/SCS (Sacramento Area Council of Governments 2019) provides a 20-year transportation vision and corresponding list of projects. The 2021 MTIP (Sacramento Area Council of Governments 2021) identifies short-term projects in more detail. Only projects included in the MTP/SCS may be incorporated into the MTIP. The proposed project is included in both plans with ID YOL19328.

Regional Bicycle, Pedestrian, and Trails Master Plan

The Regional Bicycle, Pedestrian, and Trails Master Plan (Sacramento Area Council of Governments 2018), an update to the 2015 plan, is a comprehensive list of planned projects prepared by SACOG. This plan is shaped by the goals and strategies of the MTP/SCS. A Class I bike path and Class II on-street bike lane on the proposed Broadway Bridge is described in the plan.

City of West Sacramento

West Sacramento General Plan 2035

The City of West Sacramento General Plan 2035 Policy Document was adopted in 2016. The Mobility Element of the General Plan outlines goals and policies related to the City’s transportation system. The following LOS and vehicle miles travelled (VMT) policies are relevant to this project.

Policy M-3.2. Automobile Level of Service: The City shall endeavor to maintain a Level of Service “C” on all streets within the City, except at intersections and on roadway segments within one-quarter mile of a freeway interchange or bridge crossing of the Deep Water Ship Channel, barge canal, or Sacramento River, where a Level of Service “D” shall be deemed acceptable, and within pedestrian oriented, high density, mixed use areas, such as the Bridge District Specific Plan area, the Washington Specific Plan area, and West Capitol Avenue from Harbor Boulevard east, where a Level of Service “E” shall be deemed acceptable. For purposes of CEQA impact analyses, Level of Service shall be considered as part of General Plan consistency.

Policy M-1.3. Reduce Vehicle Miles Travelled: The City shall endeavor to reduce vehicle miles travelled (VMT) and dependence on fossil fuels by continuing to develop a comprehensive multi-modal transportation system and compact, mixed-use development that includes more transit, bicycle, and pedestrian routes.

Other policies from the City of West Sacramento General Plan 2035 Policy Document that relate to transportation, continuous multimodal networks, accessibility, street design standards, and transit, are relevant for the proposed project and are listed in Appendix L, starting on page 24.
West Sacramento Bicycle, Pedestrian, and Trails Master Plan

The 2018 West Sacramento Bicycle, Pedestrian, and Trails Master Plan (City of West Sacramento 2018), an update to the 2013 plan, identifies specific goals to provide a framework for future decisions regarding bicycle, pedestrian, trail planning and infrastructure within the City. The goals are intended to guide long-term plan implementation. The plan also identifies current and proposed bicycle facilities in the City of West Sacramento. A future Class I bike path is shown paralleling the west bank of the Sacramento River south of US 50 and crossing the river to the east from the Pioneer Bluff area (City of West Sacramento 2018:7, 41).

City of Sacramento

2035 General Plan

On March 3, 2015, the City of Sacramento City Council adopted the Sacramento 2035 General Plan. The Mobility Element of the Sacramento 2035 General Plan outlines goals and policies that coordinate the transportation and circulation system with planned land uses. The following LOS policy is relevant to this project.

Policy M 1.2.2: The City shall implement a flexible context-sensitive Level of Service (LOS) standard and will measure traffic operations against the vehicle LOS thresholds established in this policy. The City will measure vehicle LOS based on the methodology contained in the latest version of the Highway Capacity Manual (HCM) published by the Transportation Research Board. The City’s specific vehicle LOS thresholds have been defined based on community values with respect to modal priorities, land use context, economic development, and environmental resources and constraints. As such, the City has established variable LOS thresholds appropriate for the unique characteristics of the City’s diverse neighborhoods and communities. The City will strive to operate the roadway network at LOS D or better for vehicles during typical weekday conditions, including AM and PM peak hour, with certain exceptions mapped on Figure M-1 and listed in the actual General Plan document.

A. Core Area (Central City Community Plan Area) – LOS F allowed
B. Priority Investment Areas – LOS F allowed
C. LOS E roadways (11 distinct segments listed). LOS E is also allowed on all roadway segments and associated intersections located within ½ mile walking distance of a light rail stations.
D. LOS F roadways (24 distinct segments listed)
E. If maintaining the above LOS standards would, in the City’s judgment, be infeasible and/or conflict with the achievement of other goals, LOS E or F conditions may be accepted provided that provisions are made to improve the overall system, promote non-vehicular transportation and/or implement vehicle trip reduction measures as part of a development project or a city-initiated project. Additionally, the City shall not expand the physical capacity of the planned roadway network to accommodate a project beyond that identified in Figure M4 and M4a (2035 General Plan Roadway Classification and Lanes).

According to Figure M1 (Vehicle Level of Service Exception Areas) of the 2035 City of Sacramento General Plan, the proposed project is located within one of three Priority Investment Areas. The project site is also located within the Core Area, which is bounded by the Sacramento River, American River, Broadway, and Alhambra Boulevard. All study intersections are located...
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within the Core Area as well as a Priority Investment Area; therefore, LOS F is allowed at all study locations. The City’s policy was adopted to allow decreased levels of service (i.e., LOS F) in the urbanized Core Area of the City that supports more transportation alternatives and places residents proximate to employment, entertainment, retail and neighborhood centers and thus reduces overall vehicle miles traveled and results in environmental benefits (e.g., improved air quality and reduced GHG emissions). Based on this evaluation, the City determined that LOS F is considered acceptable during peak hours within the Core Area.

Other policies from the Sacramento 2035 General Plan that relate to transportation, multimodal access and accommodation (including pedestrian, bicycle, and transit modes), and sidewalk and street design also are relevant for the proposed project and are listed in Appendix L, starting on page 28.

**Central City Specific Plan**

In April 2018, the City of Sacramento adopted the Central City Specific Plan (City of Sacramento 2018) that establishes a future vision for the Sacramento Central City area, which includes the site of the proposed project. The Central City Mobility Project, which will implement transportation improvements consistent with the policy framework identified in the Central City Specific Plan, will extend the bikeway network by adding 62 blocks of protected bikeways and converting two segments of one-way streets to two-way, including 5th Street from Broadway north to I Street.

**2.1.7.2 Affected Environment**

This section was prepared using information from the Broadway Bridge PA/ED Transportation Report prepared for the project (Fehr & Peers 2020). The report is available in Appendix L.

**Study Area**

Figure 2.1.7-1 shows the bridge location, the 15 existing study intersections, and 10 roadway segments selected for the study area for analysis of effects on transportation. In addition to roadways, the study area for traffic and transportation includes bicycle, pedestrian, and transit facilities in the project vicinity. The expected travel characteristics of the project and primary travel routes to and from the project vicinity were considered when developing the study area.

**Methodology**

**Traffic Modeling**

As described in the Broadway Bridge PA/ED Transportation Report (Appendix L), the analysis was conducted for AM and PM peak-hour conditions following the prescribed methodology for each facility type contained in the Highway Capacity Manual. Input variables were based on field observed data, estimates, and parameters specified by the City of West Sacramento and City of Sacramento. The Highway Capacity Manual procedures describe traffic operating conditions from a driver’s perspective based on the concept of LOS, as described above. Perspectives from other roadway network users such as bicyclists and pedestrians are not accounted for in this methodology. These methodologies were applied using the SimTraffic microsimulation software program, which considers the effects of lane utilization, turn pocket storage lengths, upstream/downstream queue spillbacks, coordinated signal timings, pedestrian crossing activity, and other conditions on intersection and overall corridor operations. Utilization of SimTraffic microsimulation analysis is appropriate given the presence of coordinated signal timing plans, close spacing of signalized intersections, and overall levels of traffic and peak-hour
congestion within the study area. Reported results are based on an average of 10 model runs. (Fehr & Peers 2020.)

Acceptable Traffic and Transportation Operating Conditions

Roadway Facilities

The LOS is used to determine consistency with acceptable traffic operations as defined by adopted policies related to LOS expectations in the jurisdictions that govern the project area. The maximum (or worst) acceptable LOS thresholds on roadways in the study area for determining policy consistency in each jurisdiction are listed in Table 2.1.7-1.

<table>
<thead>
<tr>
<th>Plan</th>
<th>Applicable Mobility Element Policy</th>
<th>Maximum Acceptable LOS</th>
</tr>
</thead>
<tbody>
<tr>
<td>West Sacramento 2035 General Plan</td>
<td>M-3.2</td>
<td>E</td>
</tr>
<tr>
<td>Sacramento 2035 General Plan</td>
<td>M-1.2.2</td>
<td>F</td>
</tr>
</tbody>
</table>

Sources: City of West Sacramento 2016:2–55; City of Sacramento 2015:2, 166–168.

If traffic generated by a project causes the operation of a roadway to deteriorate below an acceptable LOS, the project would not be consistent with locally adopted policies.

In addition, in West Sacramento, projects are considered inconsistent with adopted policy related to the roadway intersection operations if traffic generated by the project would cause the average vehicle delay to increase by more than 5 seconds at an intersection operating at an unacceptable LOS without the project. In Sacramento, a project is inconsistent with local policy if traffic generated by a project substantially degrades operation of intersections and roadway segments, despite compliance with General Plan policies (as described above).

Freeway Facilities

Caltrans would consider queuing changes adverse if the project traffic causes off-ramp traffic to queue back to beyond the freeway gore point or worsens an existing/projected queuing problem on a freeway off-ramp.

Active Transportation and Public Transit Facilities

Impacts on bicycle facilities are considered adverse if the project would substantially worsen existing or planned bicycle or pedestrian facilities; or fail to adequately provide for access for bicyclists or pedestrians. Impacts on the transit system would be adverse if the project would substantially worsen public transit operations, or fail to adequately provide access to transit.

Vehicle Miles of Travel

Impacts related to VMT would be considered adverse if the project would substantially increase VMT per service population (total residents and employees) within the SACOG region.
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Human Environment—Traffic and Transportation/Pedestrian and Bicycle Facilities

Existing Conditions

Analysis of traffic and transportation impacts began in 2017, which represents the baseline condition when data collection occurred and is the year the notice of preparation of this Environmental Impact Report/Environmental Assessment was issued. This section presents existing operating conditions.

Intersection Operations

For signalized and all-way stop-controlled intersections, the LOS is based on the average control delay of all vehicles traveling through the intersection. For side-street stop-controlled intersections, the delay and LOS for the movement with the greatest average delay is reported along with the average delay for the entire intersection. Table 2.1.7-2 shows existing intersection operations. All listed intersections operate at LOS C or better, reflective of generally light levels of congestion. Key travel patterns during the AM peak hour include high demand of volume entering the US 50 eastbound on-ramp at South River Road, which creates queuing that spills back to the eastbound left-turn and northbound through movements at the Jefferson Boulevard/15th Street intersection. During the PM peak hour, there is a high demand of traffic destined for the I-5 and US 50 on-ramp at X Street/5th Street; however, traffic continues to move smoothly without a high level of delay.

Table 2.1.7-2. Intersection Operations under Existing Conditions

<table>
<thead>
<tr>
<th>Intersection</th>
<th>Jurisdiction</th>
<th>Control Type</th>
<th>Peak Hour</th>
<th>Delay (seconds)</th>
<th>Level of Service</th>
</tr>
</thead>
<tbody>
<tr>
<td>South River Road/US 50 eastbound on-ramp</td>
<td>West Sacramento</td>
<td>Uncontrolled</td>
<td>AM</td>
<td>21</td>
<td>C</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>PM</td>
<td>11</td>
<td>B</td>
</tr>
<tr>
<td>Jefferson Boulevard/15th Street</td>
<td>West Sacramento</td>
<td>Signal</td>
<td>AM</td>
<td>20</td>
<td>B</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>PM</td>
<td>23</td>
<td>C</td>
</tr>
<tr>
<td>South River Road/15th Street</td>
<td>West Sacramento</td>
<td>Signal</td>
<td>AM</td>
<td>27</td>
<td>C</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>PM</td>
<td>24</td>
<td>C</td>
</tr>
<tr>
<td>Jefferson Boulevard/Stone Boulevard</td>
<td>West Sacramento</td>
<td>Signal</td>
<td>AM</td>
<td>10</td>
<td>A</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>PM</td>
<td>15</td>
<td>B</td>
</tr>
<tr>
<td>Jefferson Boulevard/Locks Drive</td>
<td>West Sacramento</td>
<td>Signal</td>
<td>AM</td>
<td>6</td>
<td>A</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>PM</td>
<td>11</td>
<td>B</td>
</tr>
<tr>
<td>W Street/3rd Street</td>
<td>Sacramento</td>
<td>Side street stop controlled</td>
<td>AM</td>
<td>1 (5)</td>
<td>A (A)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>PM</td>
<td>1 (9)</td>
<td>A (A)</td>
</tr>
<tr>
<td>W Street/5th Street</td>
<td>Sacramento</td>
<td>Signal</td>
<td>AM</td>
<td>10</td>
<td>A</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>PM</td>
<td>20</td>
<td>B</td>
</tr>
<tr>
<td>X Street/3rd Street</td>
<td>Sacramento</td>
<td>Side street stop controlled</td>
<td>AM</td>
<td>3 (7)</td>
<td>A (A)</td>
</tr>
<tr>
<td></td>
<td></td>
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<td>PM</td>
<td>3 (9)</td>
<td>A (A)</td>
</tr>
<tr>
<td>X Street/5th Street</td>
<td>Sacramento</td>
<td>Signal</td>
<td>AM</td>
<td>16</td>
<td>B</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>PM</td>
<td>25</td>
<td>C</td>
</tr>
<tr>
<td>Broadway/Front Street</td>
<td>Sacramento</td>
<td>Side street stop controlled</td>
<td>AM</td>
<td>1 (5)</td>
<td>A (A)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>PM</td>
<td>2 (5)</td>
<td>A (A)</td>
</tr>
<tr>
<td>Broadway/I-5 northbound off-ramp</td>
<td>Sacramento</td>
<td>Side street stop controlled</td>
<td>AM</td>
<td>4 (6)</td>
<td>A (A)</td>
</tr>
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<td></td>
<td></td>
<td></td>
<td>PM</td>
<td>3 (5)</td>
<td>A (A)</td>
</tr>
</tbody>
</table>
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Human Environment—Traffic and Transportation/Pedestrian and Bicycle Facilities

### Roadway Segment Operations

The study roadway segments in West Sacramento were evaluated using the City of West Sacramento’s *Traffic Impact Analysis Guidelines* (City of West Sacramento 2006). The study area roadways were assigned a roadway type based on their characteristics. The daily volume table in the guidelines then was used to assign the roadway LOS. Similarly, the roadway segments in Sacramento were evaluated using the City of Sacramento’s General Plan Mobility Element LOS thresholds (Policy M-1.2.2) for Sacramento roadways to determine daily volume thresholds and assign roadway LOS.

The volume-to-capacity (V/C) ratio measures the level of congestion on a roadway by dividing the volume of traffic by the capacity of the roadway (capacity is expressed in vehicles per day). A V/C ratio closer to 1 indicates higher levels of congestion. V/C ratios lower than 0.5 indicate low or no congestion.

All roadway segments in the study area operate at LOS D or better in existing conditions, except for Jefferson Boulevard north of 15th Street in West Sacramento, which operates at LOS E. Existing condition operations are consistent with local LOS policies.

#### Table 2.1.7-3. Roadway Segment Operations under Existing Conditions

<table>
<thead>
<tr>
<th>Roadway</th>
<th>Segment</th>
<th>Jurisdiction</th>
<th>Travel Lanes</th>
<th>Level of Service</th>
<th>2017 Volume to Capacity Ratio</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jefferson Boulevard</td>
<td>North of 15th Street</td>
<td>West Sacramento</td>
<td>4</td>
<td>E</td>
<td>0.93</td>
</tr>
<tr>
<td>15th Street</td>
<td>West of Jefferson Boulevard</td>
<td>West Sacramento</td>
<td>2</td>
<td>C</td>
<td>0.43</td>
</tr>
<tr>
<td>Alameda Boulevard</td>
<td>West of Jefferson Boulevard</td>
<td>West Sacramento</td>
<td>2</td>
<td>B</td>
<td>0.24</td>
</tr>
<tr>
<td>Jefferson Boulevard</td>
<td>South of Alameda Boulevard</td>
<td>West Sacramento</td>
<td>4</td>
<td>D</td>
<td>0.84</td>
</tr>
<tr>
<td>South River Road</td>
<td>South of 15th Street (Alameda Boulevard)</td>
<td>West Sacramento</td>
<td>2</td>
<td>B</td>
<td>0.62</td>
</tr>
<tr>
<td>Jefferson Boulevard</td>
<td>South of Locks Drive</td>
<td>West Sacramento</td>
<td>4</td>
<td>D</td>
<td>0.85</td>
</tr>
<tr>
<td>3rd Street</td>
<td>North of W Street</td>
<td>Sacramento</td>
<td>2</td>
<td>A</td>
<td>0.21</td>
</tr>
<tr>
<td>5th Street</td>
<td>North of W Street</td>
<td>Sacramento</td>
<td>2</td>
<td>A</td>
<td>0.18</td>
</tr>
<tr>
<td>5th Street</td>
<td>South of Broadway</td>
<td>Sacramento</td>
<td>2</td>
<td>D</td>
<td>0.8</td>
</tr>
<tr>
<td>Riverside Boulevard</td>
<td>South of Broadway</td>
<td>Sacramento</td>
<td>2</td>
<td>D</td>
<td>0.81</td>
</tr>
</tbody>
</table>
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Human Environment—Traffic and Transportation/Pedestrian and Bicycle Facilities

<table>
<thead>
<tr>
<th>Roadway</th>
<th>Segment</th>
<th>Jurisdiction</th>
<th>Travel Lanes</th>
<th>Level of Service</th>
<th>2017 Volume to Capacity Ratio</th>
</tr>
</thead>
<tbody>
<tr>
<td>Broadway</td>
<td>Between 3rd Street and 5th Street</td>
<td>Sacramento</td>
<td>2</td>
<td>A</td>
<td>0.53</td>
</tr>
<tr>
<td>Broadway</td>
<td>Between 9th Street and 10th Street</td>
<td>Sacramento</td>
<td>2</td>
<td>D</td>
<td>0.87</td>
</tr>
<tr>
<td>Broadway</td>
<td>East of Riverside Boulevard</td>
<td>Sacramento</td>
<td>4</td>
<td>A</td>
<td>0.39</td>
</tr>
</tbody>
</table>

**Freeway Off-Ramp Queues**

The freeway off-ramp queues in AM and PM peak hours are presented in Table 2.1.7-4. All off-ramp queues remain well below the available storage capacity.

**Table 2.1.7-4. Freeway Off-Ramp Storage and Queue Lengths**

<table>
<thead>
<tr>
<th>Location</th>
<th>Available Storage (feet)</th>
<th>Peak Hour</th>
<th>Queue Length (feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>I-5 southbound off-ramp at 3rd Street/X Street</td>
<td>1,150</td>
<td>AM</td>
<td>75</td>
</tr>
<tr>
<td></td>
<td></td>
<td>PM</td>
<td>75</td>
</tr>
<tr>
<td>US 50 eastbound off-ramp at 5th Street/X Street</td>
<td>1,300</td>
<td>AM</td>
<td>175</td>
</tr>
<tr>
<td></td>
<td></td>
<td>PM</td>
<td>250</td>
</tr>
<tr>
<td>I-5 northbound off-ramp at Broadway</td>
<td>1,000</td>
<td>AM</td>
<td>75</td>
</tr>
<tr>
<td></td>
<td></td>
<td>PM</td>
<td>75</td>
</tr>
</tbody>
</table>

Note: The available storage length for off-ramp queuing is measured from the noted off-ramp terminal intersection to the freeway off-ramp gore point.

**Vehicle Miles of Travel**

The total daily VMT for all trips in the Sacramento region, analyzed using the SACMET regional travel demand model, is 55,823,950 miles.

**Active Transportation and Public Transit Facilities**

**Bicycle Infrastructure**

Existing bicycle infrastructure in the study area consists of the following facilities, as defined in Chapter 60 of Caltrans’ *Highway Design Manual* (California Department of Transportation 2020:60-2).

- Multi-use paths (Class I, bike path): paved trails that are separated from roadways and allow for shared use by both cyclists and pedestrians.
- On-street bike lanes (Class II, bike lane): designated for use by bicycles by striping, pavement legends, and signs.
- On-street bike routes (Class III, bike route): designated by signage for shared bicycle use with vehicles but do not necessarily include any additional pavement width.

The River Walk Trail (Class 1 multi-use path) runs along the West Sacramento side of the Sacramento River and terminates at Mill Street. Class II bicycle lanes are intermittent along South River Road as it transitions from 5th Street to the north to Village Parkway to the south. The Sacramento River Bike Trail (Class 1 multi-use path) runs along the Sacramento side of the river, transitioning as a Class III bike route.
through Miller Regional Park. In addition, bicycle lanes exist on Broadway between Front Street and Muir Way. More information on the existing bicycle infrastructure is shown in Figure 5 of Appendix L.

**Pedestrian Infrastructure**

Sidewalk connectivity within the study area is intermittent. Although some roadways have continuous sidewalks lining both sides of the street, many have discontinuous sidewalks or lack sidewalks on one side. Notable locations where sidewalks are missing include most of South River Road and the east side of Jefferson Boulevard in West Sacramento, and the section of Broadway west of Front Street in Sacramento. Figure 6 in Appendix L shows the existing pedestrian facilities and highlights locations where sidewalks are missing.

**Public Transit Facilities**

Local transit service in the study area is provided by both the Yolo County Transportation District (Yolobus) and the Sacramento Regional Transit District. Currently, Yolobus route 39, a commuter bus between the Southport area of West Sacramento and Downtown Sacramento, is the only bus that provides connection across the Sacramento River within the study area. More information about the transit routes and stops in the study area for both Yolobus and Sacramento Regional Transit is shown in Figure 7 of Appendix L.

### 2.1.7.3 Environmental Consequences

This section describes how future conditions without and with the project were modeled and compares transportation conditions under existing (2017), opening year (2030), and design year (2040) conditions without and with the build alternatives for the proposed project. While it is not anticipated that the new bridge would be constructed and open to traffic prior to 2030, data comparing existing conditions without the project to with the project are included to provide a context for how existing traffic patterns could change in response to the new bridge.

**Travel Forecasts**

The SACMET regional travel demand model, developed and maintained by SACOG, was used to forecast existing-plus project and future transportation conditions, and expected changes in daily traffic and peak-hour turning movement volumes with the proposed project. The model was developed with a linear interpolation of land use growth within the Sacramento region in place by 2030 and specific land use growth assumed for the Pioneer Bluff area as identified by the City of West Sacramento planning staff. The model also assumes roadway infrastructure projects expected to be completed by 2030, as identified by SACOG in the MTP/SCS. For the design year (2040), the model includes the land use growth and roadway infrastructure projects within the Sacramento region assumed under cumulative conditions, as identified by SACOG in the MTP/SCS.

More information about the methodology used to model future-year traffic operating conditions without and with the project is included in Appendix L.

**Intersection Operation Impacts**

Existing (2017), opening year (2030), and design year (2040) AM and PM peak hour intersection conditions without and with the build alternatives for the proposed project are shown in Table 2.1.7-5. Exhibits showing turning movement volumes at study intersections and LOS results are included in Appendix L.
### Table 2.1.7-5. Intersection Operations

<table>
<thead>
<tr>
<th>Intersection</th>
<th>Jurisdiction</th>
<th>Control Type</th>
<th>Peak Hour</th>
<th>Existing (2017) Conditions</th>
<th>Opening Year 2030 Conditions</th>
<th>Design Year 2040 Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Existing</td>
<td>Alternative B</td>
<td>Alternative C</td>
</tr>
<tr>
<td></td>
<td></td>
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<td></td>
<td>No Build</td>
<td>Alternative B</td>
<td>Alternative C</td>
</tr>
<tr>
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<td></td>
<td>Delay</td>
<td>LOS</td>
<td>Delay</td>
</tr>
<tr>
<td>South River Road/US 50 eastbound on-ramp</td>
<td>West Sacramento</td>
<td>Uncontrolled</td>
<td>AM</td>
<td>21</td>
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<td>7</td>
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<td>PM</td>
<td>11</td>
<td>B</td>
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<td>B</td>
<td>36</td>
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<td>PM</td>
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<td>C</td>
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<td>AM</td>
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<td>A</td>
<td>12</td>
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<td>(9)</td>
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<td>(7)</td>
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<td>PM</td>
<td>3</td>
<td>(9)</td>
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<tr>
<td></td>
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<td></td>
<td>AM</td>
<td>16</td>
<td>B</td>
<td>19</td>
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<td></td>
<td></td>
<td></td>
<td>PM</td>
<td>25</td>
<td>C</td>
</tr>
<tr>
<td>Broadway/ Front Street</td>
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<td>Side street stop controlled</td>
<td>AM</td>
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<td>(5)</td>
<td>A</td>
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<td>PM</td>
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<tr>
<td>Broadway/I-5 northbound off-ramp</td>
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<td>Jurisdiction</td>
<td>Control Type</td>
<td>Peak Hour</td>
<td>Existing (2017) Conditions</td>
<td>Opening Year 2030 Conditions</td>
<td>Design Year 2040 Conditions</td>
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<tr>
<td>-----------------------------</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td>Existing</td>
<td>Alternative B</td>
<td>Alternative C</td>
</tr>
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<td></td>
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<td></td>
<td></td>
<td>Delay (LOS)</td>
<td>Delay (LOS)</td>
<td>Delay (LOS)</td>
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<td>4 (40)</td>
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<td>A (A)</td>
<td>11 (88)</td>
</tr>
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<td>Side street stop controlled</td>
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<td>2 (9)</td>
<td>A (A)</td>
<td>5 (17)</td>
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<td></td>
<td>PM</td>
<td>11 (28)</td>
<td>B (D)</td>
<td>16 (33)</td>
</tr>
<tr>
<td>Broadway/5th Street</td>
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<td>Signal</td>
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<td>12</td>
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<td>22</td>
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<td></td>
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<td>PM</td>
<td>16</td>
<td>B</td>
<td>55</td>
</tr>
<tr>
<td>Broadway/Riverside Boulevard</td>
<td>Sacramento</td>
<td>Signal</td>
<td>AM</td>
<td>16</td>
<td>B</td>
<td>17</td>
</tr>
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<td></td>
<td></td>
<td>PM</td>
<td>17</td>
<td>B</td>
<td>17</td>
</tr>
<tr>
<td>South River Road/Broadway</td>
<td>West</td>
<td>Signal</td>
<td>AM</td>
<td>–</td>
<td>–</td>
<td>–</td>
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<tr>
<td></td>
<td>Sacramento</td>
<td></td>
<td>PM</td>
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</tr>
<tr>
<td>Jefferson Boulevard/Circle Street</td>
<td>West</td>
<td>Signal</td>
<td>AM</td>
<td>–</td>
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<td></td>
<td>Sacramento</td>
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<td>PM</td>
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</tr>
<tr>
<td>South River Road/Circle Street</td>
<td>West</td>
<td>Signal</td>
<td>AM</td>
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<tr>
<td></td>
<td>Sacramento</td>
<td></td>
<td>PM</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Jefferson Boulevard/Alameda Boulevard</td>
<td>West</td>
<td>Signal</td>
<td>AM</td>
<td>–</td>
<td>–</td>
<td>–</td>
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<tr>
<td></td>
<td>Sacramento</td>
<td></td>
<td>PM</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>South River Road/Alameda Boulevard</td>
<td>West</td>
<td>Signal</td>
<td>AM</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
</tbody>
</table>

Notes: For signalized and uncontrolled intersections, average intersection delay is reported in seconds per vehicle for all approaches. For side street stop-controlled intersections, the LOS and control delay for the worst movement is shown in parentheses next to the average intersection LOS and delay. Policy consistency is determined based on the overall LOS and average delay. The intersection of Broadway/3rd Street is analyzed as a side street stop-controlled intersection under the No Build Alternative and signalized under Build Alternatives. The intersection of South River Road/Circle Street is analyzed as a side street stop-controlled intersection under No Build and Alternative B conditions and signalized under Alternative C. Asterisks indicate operating conditions that are not consistent with General Plan policy. For a Build Alternative, the asterisks also represent a change in LOS between No Build and Build Alternative from acceptable to unacceptable or a worsening of an unacceptable condition.
No Build Alternative Intersection Operations

Existing (2017) conditions are presented in Table 2.1.7-5 along with the forecasted future conditions without the proposed project. By 2030, planned growth and changes in land use in West Sacramento south of the study area will add traffic to Jefferson Boulevard and South River Road, especially northbound on both roadways during the morning commute and southbound during the afternoon/evening commute. Higher congestion will occur at the Jefferson Boulevard/Alameda Boulevard intersection with the extension of Alameda Boulevard to South River Road, planned as part of the approved mobility network. The close spacing with the intersection of South River Road/Alameda Boulevard creates minimal storage for turning vehicles to queue without blocking through movements. In Sacramento, the overall growth in traffic and addition of the 5th Street roadway conversion to two-way creates added congestion along the roadway, notably in the PM peak hour at the ramp terminal intersections.

By 2040, some of the growth in traffic is accommodated by the planned increase in capacity on South River Road as part of the realignment and widening to four travel lanes consistent with the approved mobility network in West Sacramento; however, congestion increases at intersections along Jefferson Boulevard. In Sacramento, the overall growth in the area creates an increase in traffic and congestion along 5th Street, notably in the PM peak hour at the ramp terminal intersections.

All study intersections operate within acceptable LOS under No Build conditions.

Alternative B Intersection Operations

All study intersections would continue to operate acceptably with Alternative B added to existing (2017) conditions. The addition of the bridge eases queuing leading up to the South River Road/US 50 eastbound on-ramp; however, at the South River Road/15th Street intersection, where the bridge approach is located in West Sacramento for this alternative, the added signal phases and cycle length associated with the addition of the fourth intersection leg (Broadway Bridge) would create additional delay although still within acceptable LOS E. In addition, Alternative B would result in an increase in delay along Broadway but less traffic using the freeway and passing through the ramp terminal intersections.

Under Alternative B, all study intersections operate within acceptable LOS under opening year (2030) conditions. The inclusion of the bridge eases northbound queuing along Jefferson Boulevard and South River Road in West Sacramento, shifting away some traffic that was destined for the US 50 ramps.

All study intersections operate within acceptable LOS under design year (2040) conditions under Alternative B. The bridge approach intersection of South River Road/15th Street in West Sacramento would face a high level of delay; however, would remain within acceptable LOS E conditions during both the AM and PM peak hours. The bridge also would shift some traffic from using the freeway facilities. The shift of traffic to Broadway is most notable at the Broadway/5th Street intersection compared to No Build conditions. Overall, intersection operations under design year conditions are not considered adverse.

Alternative C Intersection Operations

All intersections operate acceptably at LOS E or better under existing (2017) conditions under Alternative C. The “T” intersection at Broadway and South River Road created by Alternative C would operate at LOS D during both the AM and PM peak hours. This alternative would result in similar increases in delay along Broadway and decreases at the ramp terminal intersections compared to Alternative B.
Most study intersections operate within acceptable LOS under opening year (2030) conditions under Alternative C. However, the operation of three intersections in West Sacramento (South River Road/Broadway, Jefferson Boulevard/Alameda Boulevard, and South River Road/Alameda Boulevard) would worsen to LOS F under Alternative C, inconsistent with City of West Sacramento policy (see Table 2.1.7-1). This impact is considered adverse. Implementation of Mitigation Measure TRA-1 would construct roadway modifications that would allow for LOS to improve to acceptable levels at the three intersections and would slightly improve operations at South River Road/15th Street and Broadway/Front Street intersections.

By design year (2040), due to the lack of a direct connection to Jefferson Boulevard under Alternative C, traffic must traverse multiple turning movements using Circle Street or Alameda Boulevard. The increase in traffic also increases conflicting movements at the intersections in this area. Consequently, the intersection of Jefferson Boulevard/Alameda Boulevard would operate at LOS F during the AM peak hour, with the average delay worsening by more than 5 seconds compared to design year (2040) No Build conditions. Because LOS F is not consistent with West Sacramento policy, this impact is considered adverse. Implementation of Mitigation Measure TRA-1 would construct roadway modifications that would allow the LOS to improve to LOS E, an acceptable level. Implementation of the mitigation measure would slightly worsen design year (2040) operations at South River Road/15th Street, South River Road/Circle Street, and South River Road/Alameda Boulevard, but not to unacceptable levels.

**Roadway Segment Operation Impacts**

Existing (2017), opening year (2030), and design year (2040) roadway segment operations without and with the build alternatives for the proposed project are shown in Table 2.1.7-6. Roadway capacity utilization results shown in the table are for information purposes only and were not used to assess project impacts. The data in Table 2.1.7-6 reflect changes in the roadway network that will occur without the proposed project. By 2030, Broadway east of Riverside will be a two-lane roadway from construction of the Broadway Complete Street project. By 2040, South River Road will be a four-lane roadway consistent with the approved mobility network planned for the Pioneer Bluff area.
### Table 2.1.7-6. Roadway Segment Operations

<table>
<thead>
<tr>
<th>Roadway</th>
<th>Segment</th>
<th>Jurisdiction</th>
<th>Existing 2017 Conditions</th>
<th>Opening Year 2030</th>
<th>Design Year 2040</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Lanes Existing</td>
<td>Alternative B</td>
<td>Alternative C</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>LOS  V/C</td>
<td>LOS  V/C</td>
<td>LOS  V/C</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>4  E 0.93 C 0.74 C 0.73</td>
<td>F* 1.35* F* 1.11*</td>
<td>F* 1.13*</td>
</tr>
<tr>
<td>Jefferson Boulevard</td>
<td>North of 15th Street</td>
<td>West Sacramento</td>
<td>4  E 0.93 C 0.74 C 0.73</td>
<td>F* 1.35* F* 1.11*</td>
<td>F* 1.13*</td>
</tr>
<tr>
<td>15th Street</td>
<td>West of Jefferson Boulevard</td>
<td>West Sacramento</td>
<td>2  C 0.43 C 0.55 C 0.51</td>
<td>C 0.58 C 0.55</td>
<td>C 0.58</td>
</tr>
<tr>
<td>Alameda Boulevard</td>
<td>West of Jefferson Boulevard</td>
<td>West Sacramento</td>
<td>2  B 0.24 C 0.27 C 0.29</td>
<td>C 0.31 C 0.31</td>
<td>C 0.31</td>
</tr>
<tr>
<td>Jefferson Boulevard</td>
<td>South of Alameda Boulevard</td>
<td>West Sacramento</td>
<td>4  D 0.84 D 0.88 D 0.81</td>
<td>F* 1.09* F* 1.13*</td>
<td>F* 1.14*</td>
</tr>
<tr>
<td>South River Road</td>
<td>South of 15th Street (Alameda Boulevard)</td>
<td>West Sacramento</td>
<td>2  B 0.62 B 0.69 D 0.86</td>
<td>F* 1.15* F* 1.29*</td>
<td>F* 1.28*</td>
</tr>
<tr>
<td>Jefferson Boulevard</td>
<td>South of Locks Drive</td>
<td>West Sacramento</td>
<td>4  D 0.85 D 0.87 D 0.88</td>
<td>F* 1.08* F* 1.12*</td>
<td>F* 1.12*</td>
</tr>
<tr>
<td>3rd Street</td>
<td>North of W Street</td>
<td>Sacramento</td>
<td>2  A 0.21 A 0.23 A 0.23</td>
<td>A 0.13 A 0.17 A 0.16</td>
<td>A 0.19 A 0.18</td>
</tr>
<tr>
<td>5th Street</td>
<td>North of W Street</td>
<td>Sacramento</td>
<td>2  A 0.23 A 0.23 A 0.23</td>
<td>C 0.79 D 0.81 D 0.81</td>
<td>D 0.81 E 0.91 E 0.9</td>
</tr>
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<td>5th Street</td>
<td>South of Broadway</td>
<td>Sacramento</td>
<td>2  D 0.8 C 0.77 C 0.77</td>
<td>D 0.81 D 0.81 D 0.81</td>
<td>D 0.85 D 0.85 D 0.83</td>
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<td>Riverside Boulevard</td>
<td>South of Broadway</td>
<td>Sacramento</td>
<td>2  D 0.81 D 0.84 D 0.83</td>
<td>D 0.87 E 0.9 E 0.9</td>
<td>E 0.92 E 0.95 E 0.95</td>
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<td>Broadway</td>
<td>Broadway Bridge</td>
<td>Sacramento</td>
<td>2  – – – F 1.00 E 0.96</td>
<td>– – – F 1.43 F 1.42</td>
<td>– – – F 1.56 F 1.60</td>
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<td>B 0.69 F 1.09 F 1.08</td>
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<tr>
<td>Broadway</td>
<td>Between 9th and 10th Street</td>
<td>Sacramento</td>
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<td>E 0.91 F 1.11 F 1.09</td>
<td>E 0.97 F 1.15 F 1.13</td>
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## Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Human Environment—Traffic and Transportation/Pedestrian and Bicycle Facilities

### Roadway Segment Jurisdiction

<table>
<thead>
<tr>
<th>Roadway</th>
<th>Segment</th>
<th>Jurisdiction</th>
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<tbody>
<tr>
<td>Broadway</td>
<td>East of Riverside Boulevard</td>
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</table>

### Existing 2017 Conditions

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<th>Alternative C</th>
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</thead>
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<td>LOS V/C</td>
<td>LOS V/C</td>
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<tr>
<td></td>
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### Opening Year 2030

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<td>LOS V/C</td>
<td>LOS V/C</td>
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<tr>
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<td>D 0.85</td>
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### Design Year 2040

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</tr>
<tr>
<td></td>
<td>E 0.90</td>
<td>E 0.97</td>
<td>E 0.97</td>
</tr>
</tbody>
</table>

**LOS** = level of service.

**V/C** = volume to capacity.

* Asterisks indicate operating conditions that are not consistent with General Plan policy.
**No Build Alternative Roadway Segment Operations**

Under existing (2017) conditions, all roadway segments operate at LOS D or better, except for Jefferson Boulevard north of 15th Street in West Sacramento, which operates at LOS E. By opening year (2030), the planned growth in land uses within West Sacramento south of the study area would increase traffic volume along Jefferson Boulevard and South River Road, worsening the daily roadway operations to LOS F, a level not consistent with General Plan policy. By design year (2040), the approved mobility network in West Sacramento is assumed to be fully in place in Pioneer Bluff, and traffic operations would worsen along Jefferson Boulevard. In Sacramento, although traffic operations would worsen over time, all roadways in the study area would operate within acceptable levels.

**Alternative B Roadway Segment Operations**

All roadway segments would operate within acceptable LOS under Alternative B added to existing (2017) conditions. The inclusion of the bridge would reduce traffic on Jefferson Boulevard north of 15th Street, thereby lowering the delay on that roadway segment daily.

By opening year (2030), the planned growth in land use within West Sacramento south of the study area would increase traffic volume along Jefferson Boulevard and South River Road, worsening the daily roadway operations to LOS F both without and with Alternative B. Inclusion of the bridge would reduce volumes on Jefferson Boulevard north of 15th Street; however, the bridge would increase volumes on Jefferson Boulevard and South River Road south of Alameda Boulevard. By design year (2040), traffic operations would worsen along Jefferson Boulevard (still LOS F). Because the unacceptable roadway operating conditions are not specifically caused or substantially worsened by the proposed project, they are not considered adverse. In Sacramento, the addition of the bridge and the overall worsening of traffic operations over time without the project increase volumes on Broadway. However, bridge traffic is expected to gradually disperse onto the street grid that serves the area, and all roadways in the study area would operate within acceptable levels.

**Alternative C Roadway Segment Operations**

As shown in Table 2.1.7-6, the changes in roadway segment operations caused by Alternative C are very similar to those of Alternative B. Because the unacceptable roadway operating conditions are not specifically caused or substantially worsened by the proposed project, they are not considered adverse.

**Freeway off-Ramp Queue Impacts**

Existing (2017), opening year (2030), and design year (2040) AM and PM peak-hour freeway off-ramp queuing lengths without and with the build alternatives for the proposed project are shown in Table 2.1.7-7. The available storage length of each ramp also is listed.
### Table 2.1.7-7. Freeway Off-Ramp Queuing

<table>
<thead>
<tr>
<th>Location and Available Storage (feet)</th>
<th>Peak Hour</th>
<th>Existing 2017 Conditions Queue Length (feet)</th>
<th>Opening Year 2030 Conditions Queue Length (feet)</th>
<th>Design Year 2040 Conditions Queue Length (feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td>Existing</td>
<td>Alternative B</td>
<td>Alternative C</td>
</tr>
<tr>
<td>I-5 southbound off-ramp at 3rd Street/ X Street</td>
<td>1,150</td>
<td>AM</td>
<td>75</td>
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<tr>
<td></td>
<td></td>
<td>PM</td>
<td>75</td>
<td>75</td>
</tr>
<tr>
<td>US 50 eastbound off-ramp at 5th Street/ X Street</td>
<td>1,300</td>
<td>AM</td>
<td>175</td>
<td>75</td>
</tr>
<tr>
<td></td>
<td></td>
<td>PM</td>
<td>250</td>
<td>125</td>
</tr>
<tr>
<td>I-5 northbound off-ramp at Broadway</td>
<td>1,000</td>
<td>AM</td>
<td>75</td>
<td>175</td>
</tr>
<tr>
<td></td>
<td></td>
<td>PM</td>
<td>75</td>
<td>150</td>
</tr>
</tbody>
</table>

Notes: The available storage length for off-ramp queuing is measured from the noted off-ramp terminal intersection to the freeway off-ramp gore point. Maximum queue length is based on output from SimTraffic microsimulation software. **Bold** text indicates a queue length greater than the available storage.
No Build Alternative Freeway Off-Ramp Queues

Off-ramp queues under No Build conditions would remain within the available storage by opening year (2030). By 2040, one off-ramp queue would exceed the available storage: the US 50 eastbound off-ramp at the 5th Street/X Street intersection during the PM peak hour.

Alternative B Freeway Off-Ramp Queues

Alternative B would not drastically change queuing at the freeway off-ramps in the study area. The bridge would shift some traffic off the freeway facility, thereby, generally decreasing off-ramp queuing. Still, all queues would remain within the available storage capacity for each off-ramp, and the effect of the project would not be adverse.

Alternative C Freeway Off-Ramp Queues

Like Alternative B, Alternative C would not drastically change queuing at the freeway off-ramps in the study area, and effects would not be adverse. All queues would remain within the available storage capacity for each off-ramp. At most study area ramp locations, equal or greater reductions in queue lengths would be achieved compared to Alternative B. By design year (2040) conditions, only modest improvements over No Build conditions would be achieved during the PM peak hour at the US 50 eastbound off-ramp at 5th Street/X Street compared to the greater reductions under Alternative B. However, at other study area ramp locations, equal or greater reductions in queue lengths would be achieved by 2040.

Changes in Vehicle Miles of Travel

Changes to the total daily VMT for all trips in the Sacramento region under existing (2017), opening year (2030), and design year (2040) conditions without and with the build alternatives for the proposed project are shown in Table 2.1.7-8.
### Table 2.1.7-8. Daily Regional Vehicle Miles Travelled

<table>
<thead>
<tr>
<th></th>
<th>Existing 2017 Conditions</th>
<th>Opening Year 2030 Conditions</th>
<th>Design Year 2040 Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Existing</td>
<td>Alternative B</td>
<td>Alternative C</td>
</tr>
<tr>
<td>Regional daily VMT total</td>
<td>55,823,950</td>
<td>55,816,069</td>
<td>55,820,862</td>
</tr>
<tr>
<td>Difference in VMT from existing or no build conditions</td>
<td>–</td>
<td>-7,881</td>
<td>-3,088</td>
</tr>
</tbody>
</table>

VMT = vehicle miles travelled.
No Build Alternative VMT

Under the No Build Alternative, the increase in VMT over time is consistent with changes in travel behavior that would coincide with the planned increase in growth and changes in land use included in local general plans and reflected in the SACMET regional travel demand model. The VMT under design year (2040) conditions reflect changes in travel behavior that may include changes in both designation locations and travel modes.

Alternative B VMT

In the short-term, the only travel pattern change with the project is the route that vehicle trips take between existing origins and destinations. Alternative B reflects the opening of a shorter route for existing trips, which is indicated by the lower daily regional VMT compared to existing (2017) conditions. By opening year (2030), the results assume that the short-term travel response to the bridge being opened is likely limited to route choices; therefore, all regional trip origins and destinations remain constant compared to the No Build Alternative. The daily regional VMT total is lower under Alternative B than under the opening year 2030 No Build Alternative condition. The VMT under design year (2040) conditions reflect changes in travel behavior that may include changes in both designation locations and travel modes. The VMT are expected to increase slightly within the Sacramento region with the inclusion of the bridge due to the added capacity across a constrained network of options between each side of the Sacramento River within the region. The change in VMT is very small and is not considered adverse.

Alternative C VMT

Alternative C also provides a shorter route for existing trips, and VMT is lower than the No Build Alternative by 2030. The increase in VMT by 2040 is highest under Build Alternative C compared to No Build conditions; however, the difference is much less than 1 percent of the overall VMT and is not considered adverse.

Active Transportation and Public Transit Facility Effects

No Build Alternative

The No Build Alternative would not interfere with the operation of existing or planned pedestrian or bicycle facilities. Facilities being planned could function without the proposed project, although the new river crossing that is identified in local and regional planning documents, would not be constructed. People traveling by bicycle or on foot would continue to cross the Sacramento River at the Tower Bridge or I Street Bridge.

Transit routes that cross the river would continue to use US 50 and Tower Bridge, and in the future, the replacement for I Street Bridge. By design year (2040), operations during the AM peak hour at the intersection of Jefferson Boulevard and Alameda Boulevard in West Sacramento would deteriorate to LOS F, potentially affecting the service times for transit.

Alternative B

Both build alternatives for Broadway Bridge include sidewalks that would connect to existing facilities on each side of the river, providing access and connectivity for pedestrians crossing the river on the bridge. The bridge would not impede sidewalks planned in West Sacramento as part of development in the Pioneer Bluff area, or in Sacramento along Broadway or other areas in the West Broadway Specific Plan limits. The build alternatives also would include Class II on-street bike lanes and bridge connections that
would connect to a planned Class I trail along the Sacramento River on the West Sacramento side and to the existing Class I trail on the Sacramento side.

Both build alternatives would provide an additional connection across the river for transit services. The bridge would be designed to accommodate buses, thereby providing an alternative for future bus route realignment or expansion. In addition, the bridge design would not preclude the future addition of light-rail, streetcar, or other mass transit mode as a separate stand-alone project.

Alternative B would not interfere with existing or planned pedestrian or bicycle facilities. Because all intersections would operate within acceptable LOS, Alternative B also would not adversely affect transit operation or access to transit facilities.

**Alternative C**

As with Alternative B, Alternative C would not interfere with existing or planned pedestrian or bicycle facilities and would provide a new river crossing option for those modes of travel.

Because all intersections would operate acceptably under Alternative C with existing-plus project conditions, the alternative would not initially adversely affect transit operation or access to transit facilities. However, the worsening of intersection operations during future years (see *Intersection Operation Impacts*, above) also would worsen operating conditions for transit services. Implementation of Mitigation Measure TRA-1 would construct roadway modifications in West Sacramento that would improve LOS at three adversely affected intersections, also improving transit operations.

**ADA Compliance**

**No Build Alternative**

Because of the varying age of transportation facilities in the study area, not all are currently compliant with ADA requirements. The No Build Alternative would not cause any facilities to worsen from ADA-compliant to non-compliant levels. Facility improvements that would occur as part of planned development and redevelopment would be constructed to ADA requirements, consistent with current law.

**Build Alternatives**

FHWA regulations require application of the ADA requirements to federal-aid projects such as the proposed project. The bicycle and pedestrian facilities that are proposed as part of both build alternatives for the project and the proposed connections to existing or planned adjacent facilities would be designed to meet ADA requirements for such facilities to ensure equal access and use by all persons. Proposed sidewalk and intersection improvements would meet ADA standards and would bring outdated portions of sidewalk up to current standards, including the addition of continuous sidewalk with ADA-compliant ramp facilities and roadway crossings within the project limits along Broadway in Sacramento. The proposed connections to existing and planned bike trails also would include ADA compliant facilities. There would be no adverse effect.

**Construction-Related Effects**

**No Build Alternative**

Under the No Build Alternative, construction activities related to the new bridge and bridge approach roadways would not occur. Temporary construction-related disturbances not associated with the proposed
project would occur within the project area as West Sacramento’s approved mobility network (as approved by West Sacramento City Council in 2018), planned development in Pioneer Bluff, and roadway improvements and redevelopment consistent with the *West Broadway Specific Plan* and the *Broadway Complete Streets Plan* are constructed. Temporary detours, access controls, and delays may occur during construction of the planned improvements.

**Build Alternatives**

While most of the proposed project would be constructed outside of existing roadways, some construction activities for both build alternatives would require temporary detours or staged construction. Detours are proposed to maintain access and network connectivity on roadways, sidewalks, bike lanes, and bike trails during construction (see Chapter 1, *Traffic Management and Detours during Construction*). Nevertheless, disruptions and delays could affect drivers, bicyclists, and pedestrians. The following construction elements of both build alternatives could cause short-term disruptions of local transportation networks.

- Roadway modifications in West Sacramento, including the intersection connection for the bridge.
- Grade separation of future West Sacramento Class I River Walk trail to pass under and connect to the new bridge.
- Reconstruction of a portion of Marina View Drive at Miller Park to create a new connection to Broadway.
- Change in grade of Broadway for a bridge connection.
- Modification of property access along Broadway west of I-5.
- Widening of I-5 northbound off-ramp to Broadway and modifications of sidewalk and intersections of Broadway and Front Street, 3rd Street (south and north), and 5th Street.
- Grade separation and change in location of Sacramento River Bike Trail to pass under and connect to the new bridge.
- Transport of materials and equipment between staging areas and the project site.
- Construction of the bridge across the Sacramento River.

The project may be constructed in two phases or in a single phase, based on the extent of redevelopment and implementation of the approved mobility network in the Pioneer Bluff area of West Sacramento at the time project construction starts. Assuming that construction occurs in two phases, most of the construction-related effects of the project would occur to build the interim (opening day) design, including construction of the new bridge, approach roadways, and other modifications listed above.

Far fewer construction-related disturbances would occur for completion of the remaining project roadway elements, consistent with full buildout of the West Sacramento approved mobility network for the design year (2040) phase.

Implementation of the TMP described in Chapter 1 (see Chapter 1, *Environmental Commitments: Transportation Management Plan*) for handling and guiding traffic through and around work zones and to communicate information about detours, temporary closures, and emergency access would ensure that construction-related effects of the project are not adverse.
2.1.7.4 Avoidance, Minimization, and/or Mitigation Measures

The proposed project includes development of a TMP for implementation during project construction to avoid or minimize the effects of construction activities on various modes of transportation. In addition, the following mitigation measure is proposed for Alternative C to reduce the level of inconsistency with City of West Sacramento policy.

Mitigation Measure TRA-1: Construct Roadway and Intersection Modifications in West Sacramento (for Alternative C)

By the open-to-traffic year of the project, the City of West Sacramento will construct the following roadway modifications.

- On South River Road at the intersection with Broadway, extend the northbound right-turn pocket to 275 feet and add a second southbound left-turn lane.
- On Alameda Boulevard at the intersection with Jefferson Boulevard, change the eastbound and westbound protected left-turns to permitted left-turn signal phasing.
- On South River Road at the intersection with Alameda Boulevard, extend the northbound left-turn pocket to a 175-foot length and extend the southbound right-turn pocket to 250 feet.

By the design year, the City of West Sacramento will construct the following.

- Install a traffic signal at the intersection of Jefferson Boulevard and Circle Street; add signal coordination with the intersection of Jefferson Boulevard and Alameda Boulevard.
Figure 2.1.7-1

Study Area for Traffic and Transportation

2.1.8 Visual/Aesthetics

2.1.8.1 Regulatory Setting

NEPA, as amended, establishes that the federal government use all practicable means to ensure all Americans safe, healthful, productive, and aesthetically (emphasis added) and culturally pleasing surroundings (42 USC 4331[b][2]). To further emphasize this point, FHWA, in its implementation of NEPA (23 USC 109[h]), directs that final decisions on projects are to be made in the best overall public interest, taking into account adverse environmental impacts—including among others, the destruction or disruption of aesthetic values.

CEQA establishes that it is the policy of the state to take all action necessary to provide the people of the state “with…enjoyment of aesthetic, natural, scenic and historic environmental qualities” (PRC Section 21001[b]).

California Streets and Highways Code Section 92.3 directs Caltrans to use drought-resistant landscaping and recycled water, when feasible, and to incorporate native wildflowers and native and climate-appropriate vegetation into the planting design when appropriate.

The City of West Sacramento’s Pioneer Bluff Transition Plan and General Plan provide guidance and policies that support the transition of non-conforming industrial land uses along the Sacramento riverfront to an urban waterfront area that provides commercial, residential, and park facilities for the residents of West Sacramento (City of West Sacramento 2014, 2016). The Pioneer Bluff Transition Plan also identifies construction of Broadway Bridge.

The City of Sacramento’s Central City Community Plan (within the General Plan), Central City Specific Plan, and General Plan provide guidance and policies that support improvement of areas along the Sacramento riverfront, improving the visual character and quality of areas within the city, improving streetscape design, enhancing city gateways, and creating attractive bridge crossings (City of Sacramento 2015, 2018). The West Broadway Specific Plan defines the City of Sacramento’s intent to facilitate improvements at Miller Park and to redevelop industrial land uses to residential and commercial uses; it also identifies construction of Broadway Bridge (Ascent Environmental 2020).

2.1.8.2 Affected Environment

This section was prepared using information from the Visual Impact Assessment (VIA) technical report prepared for the project (ICF 2020). The report is available in Appendix M.

The VIA assesses potential visual impacts of the proposed project based on guidance outlined in the Visual Impact Assessment for Highway Projects published by FHWA (1988). The following key terms describe visual resources in a project area. The terms are used as descriptors and as part of a rating system to assess a landscape’s visual quality.

- **Visual character** includes attributes such as form, line, color, and texture; it is used to describe, not evaluate visual resources.
- **Visual quality** is evaluated by identifying the vividness, intactness, and unity present in the project area.
- **Vividness** is the extent to which the landscape is memorable and is associated with distinctive, contrasting, and diverse visual elements.
• **Intactness** is the integrity of visual features in the landscape and the extent to which the existing landscape is free from non-typical visual intrusions.

• **Unity** is the extent to which all visual elements combine to form a coherent, harmonious visual pattern.

In addition to their use as descriptors, vividness, intactness, and unity are used more objectively as part of a rating system to assess a landscape’s visual quality.

Resource change is one of the two major variables that determine visual impacts. **Resource change** refers to the evaluation of the visual character and the visual quality of the visual resources that represent the project corridor before and after construction of a proposed project. The other major variable is **viewer response**, the response of viewers to changes in their visual environment.

**Scenic Viewsheds**

No roadways within or near the project area are designated in federal or state plans as a scenic highway or route worthy of protection for maintaining and enhancing scenic viewsheds (California Department of Transportation 2019). While elevated roadways in the study area provide scenic views out and over the river corridor and the city skyline, views are not highly unified or highly vivid because the area is transected by a number of transportation facilities and land uses are disjunctive. Land uses have abrupt changes from one to the other, lacking gradual visual transitions. In addition, vegetation and development prevent expansive views. Therefore, although scenic views are available, the study area is not considered to have scenic vistas.

**Visual Assessment Units**

The area around the project corridor was divided into a series of “outdoor rooms” or **visual assessment units** (VAUs). Each VAU has its own visual character and visual quality, and typically is defined by the limits of a particular viewshed. The river provides a clear boundary between the industrial, commercial, and residential land uses on the western side of the river in West Sacramento; and the industrial, park, marina, transportation, and commercial land uses on the eastern side of the river in Sacramento. For this analysis, therefore, the project area was subdivided into three VAUs based on specific vantage points and differing sensitivities of those affected by the proposed project. These include the West Sacramento VAU, Sacramento VAU, and River VAU. The VAUs are shown in Figure 2.1.8-1, in addition to the location of the two key views that have been used in the analysis. Key views (shown in Figures 2.1.8-2 and 2.1.8-3) have been chosen for their representation of the VAU within which they are located and the affected viewers.

**West Sacramento VAU**

The West Sacramento VAU includes industrial and vacant land uses located between the river and Jefferson Boulevard. Residential and commercial land uses are located west of Jefferson Boulevard. Industrial land uses consist of warehouses and fuel storage facilities that line South River Road, between the river and Jefferson Boulevard. There are also some grassy and paved vacant lots in this VAU where industrial land uses have been removed. West of Jefferson Boulevard, older single-family residential development remains intact and is well-kept. Commercial land uses are scattered along Jefferson Boulevard, mostly located interspersed among the residences lining the west side of the road. These include S&S Realty, Whitey’s Jolly Kone, Arco Gas Station, and Sail in Grotto. Access to the river is not available from the industrial areas lining the river. Access to the river is available to a small portion of the VAU north of the Pioneer Bridge, via the River Walk Trail and the Mill Street Pier, where redevelopment is occurring along the riverfront. Views of the approach roadway portions of the project are available.
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Human Environment—Visual/Aesthetics

from South River Road, Jefferson Boulevard, 15th Street, and Soule Street. However, these views of the proposed bridge locations would be obscured by mature trees and the built environment, such as by warehouses and storage tanks. Views of the project corridor also are available, in a more limited manner, from the Mill Street Pier that allows views under Pioneer Bridge toward the project. Aboveground utilities (e.g., roadway lights and utility lines and poles) also are prominent features in this viewshed. This VAU is well-lit by lighting associated with the industrial, residential, and commercial land uses; local roadways; vehicles; and parking areas.

The vividness of this VAU is moderate-low because the assortment of well-developed areas, industrial uses, and vacant lands creates a visually segmented area that is largely blighted compared to other established areas within the region. The intactness and unity are moderate-low because the area lacks smooth transition between residential land uses along Jefferson Boulevard and industrial areas to the east. In addition, transportation corridors segment residential and industrial areas from one another and create distinct land use pockets. However, these individual pocket areas are moderately intact and unified within and of themselves. The resulting visual quality of the West Sacramento VAU is moderate-low to moderate.

Sacramento VAU

Industrial, park, marina, transportation, and commercial land uses primarily are located east of the river. Much of this VAU is characterized by the open space lawn areas and riparian vegetation associated with the river, Miller Park, and the water and boat dock facilities associated with the Sacramento Marina. Industrial land uses are located west of I-5 and include fuel storage facilities, similar to those found in the West Sacramento VAU. Transportation facilities consist of I-5, Business I-80/US 50, and the I-5/Business I-80/US 50 interchange (freeways); the Sacramento River Bike Trail; State Parks railroad tracks; and Broadway, Front Street, and roadways associated with Miller Park and the Sacramento Marina. The I-5 freeway creates a physical and visual separation between the park, marina, and industrial land uses that lie west of I-5 and the commercial and residential land uses that lie east of I-5. The most prominent views of the proposed bridge locations are available from Miller Park (refer to Figure 2.1.8-2, Key View 1) and the Sacramento River Bike Trail that parallel the river. The waterfront area of Miller Park offers limited views toward the project corridor and the river for most of the year because of dense riparian vegetation along the riverbanks. However, views open up seasonally in the late fall and winter, when trees are dormant and without leaves. Views of the project site from the Sacramento River Bike Trail, south of Pioneer Bridge, are available between gaps in riparian vegetation. North of Pioneer Bridge, views of the project site are available from the trail when looking south through gaps between the Pioneer Bridge support columns. Views of the project from Business I-80/US 50, within this VAU, are not readily available except on close approach to the border of the River VAU. Views of the project are not available from I-5 due to vegetation and development along the freeway. East of I-5, views of the project along Broadway consist of the roadway and warehouse facilities and commercial land uses that line both sides of the road. Land uses along this portion of Broadway are somewhat disjointed and are slightly blighted. Aboveground utilities (e.g., roadway lights and utility lines and poles) also are prominent features in the viewshed of this VAU. The VAU is generally well-lit; lighting primarily is associated with the freeway and local roadways, vehicles, parking areas, and development along Broadway. The Sacramento River Bike Trail, Miller Park, and the Sacramento Marina and adjacent riverbanks are not well-lit.

The vividness of this VAU is moderate-low to moderate because the assortment of industrial, park, and commercial land uses creates a visually segmented area. The intactness and unity are moderate-low because the area lacks smooth transition between park uses and the nearby industrial and commercial land uses. In addition, transportation corridors segment this VAU and create distinct land use pockets. However, these individual pocket areas are moderately intact and unified within and of themselves. The resulting visual quality of the Sacramento VAU is moderate-low.
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Human Environment—Visual/Aesthetics

River VAU

The proposed project would cross the River VAU as does the existing Pioneer Bridge (refer to Figure 2.1.8-3, Key View 2). Vegetated levee slopes line the river and limit views to the adjacent West Sacramento and Sacramento VAUs. Views from the river of the West Sacramento and Sacramento VAUs generally consist of the fuel storage tanks that can be seen above the levees and vegetation. There are no levees along Miller Park, however, and the park can be seen from the river between gaps in vegetation. Bridge structures also are common in this area of the river; these include the Pioneer Bridge and—while outside of the River VAU, the existing Tower Bridge and I Street Bridge. North of Pioneer Bridge, the Sacramento city skyline and multistory buildings along River Walk Trail can be seen rising above the canopies of trees along the riverbanks. Views of adjacent VAUs become more available in the late fall and winter after deciduous trees have lost their leaves, reducing the visual screening tree canopies provide in spring through early fall. This VAU is not well-lit because little lighting is associated with the river and adjacent riverbanks. Some lighting is associated with bridge crossings. Most of the lighting in this VAU comes from adjacent VAUs and includes lighting from the Sacramento skyline, adjacent roadways, traveling vehicles, and buildings along the river.

The vividness of this VAU is moderate-high because the river provides a visual amenity and recreational resource within a highly developed area that is highly used and accessed. The river is mostly free from development encroachments except for the existing river crossings. Even with these encroachments, the intactness and unity also are moderate-high because the crossings provide a visual and physical connection, and visual access, to the river within an urban environment. The resulting visual quality of the River VAU is moderate-high.

Viewers and Viewer Response

Two major types of viewer groups are of primary concern for highway projects: roadway users and roadway neighbors. Each viewer group has its own level of viewer exposure and viewer sensitivity, resulting in distinct and predictable visual concerns for each group that help to evaluate their responses to visual changes.

Roadway Users (Views from the Road)

Roadway users are people who have views from a road in the project area. They can be subdivided into different viewer groups in two ways—by mode of travel (e.g., bicyclists and car drivers and passengers) or by reason for travel (e.g., commuters and haulers). For this project, the following users were considered: recreational travelers, local commuters, haulers, pedestrians, and bicyclists.

Roadway users come into direct visual contact with the proposed project but only briefly and in passing as they travel by or through the project corridor. Therefore, viewer exposure for roadway users is moderate-low. Roadway users would have low sensitivity and response to visual changes resulting from the proposed project because they would come in direct visual contact with the proposed project only while travelling through the area; consequently, views would be intermittent, and construction activities are typical in the project vicinity.

Roadway Neighbors (Views to the Road)

Roadway neighbors are people who have views toward a road in the project area. They can be subdivided into different viewer groups by land use. For example, residential, commercial, industrial, retail, institutional, civic, educational, recreational, and agricultural land uses may generate roadway neighbors or viewer groups with distinct reasons for being in the roadway corridor and therefore with distinct
responses to changes in visual resources. For this project, the following roadway neighbors were considered: residents within the West Sacramento VAU; workers within the West Sacramento and Sacramento VAUs, including construction workers within the West Sacramento VAU area; patrons of local businesses in the West Sacramento and Sacramento VAUs; roadway users within the West Sacramento and Sacramento VAUs and crossing the River VAU; rail travelers within the Sacramento VAU; boaters in and fishers or recreationists on the edge of the River VAU; and recreationists (e.g., bicyclists and pedestrians) using formal and informal trails within the West Sacramento and Sacramento VAUs.

Roadway neighbors are the largest number of viewers who come into direct visual contact with the proposed project. Viewer exposure for roadway neighbors is considered to be moderate-low because most roadway neighbors do not have immediate and direct views of the bridge crossing locations unless very close to the river because vegetation, development, and transportation facilities limit their views. The exception is within the River VAU, where the river corridor allows for more direct views. However, existing bridges create some visual disruption of views, depending on viewer location. Other neighbors would be in visual contact for shorter periods when passing by the site, in transit, or while working nearby. Roadway neighbors would have moderate-low sensitivity to visual changes resulting from the proposed project. Although they are adjacent to the proposed project, roadway neighbors do not have immediate and direct views of the entire project corridor and do not have long-term, stationary views. The project corridor is not a dominant focal point of their views.

**Composite Viewer Group**

For analytical purposes, a composite viewer group was created for this project, which is made up of all roadway neighbors and users affected by the project. It is a proportional representation of the affected population. It not only represents a typical viewer but also includes the most critical attributes and concerns of the individual viewer groups from which it was assembled. For this project, the viewer groups that most typify the composite viewer group include recreational travelers, local commuters, haulers, residents, workers, boaters, and patrons of local businesses. These groups represent the largest viewer groups in direct visual contact with the proposed project.

The composite viewer group is deemed to have moderate-low to low sensitivity to visual changes resulting from the proposed project. The composite viewer group is deemed to have moderate-low exposure to the proposed project. Roadway neighbors may view the project in a positive manner because of the improved connectivity it would provide. This response is attributed to the proposed project being largely in keeping with the visual character of adjacent roadways and highway structures and upstream bridges (except for the larger Pioneer Bridge). Therefore, the composite group viewer response would be moderate-low.

### 2.1.3 Environmental Consequences

**Build Alternatives**

The proposed project would not substantially damage scenic resources or substantially degrade a scenic vista. There would be no effect on such scenic resources in any VAU for all build alternatives.

The project would be located entirely within an urbanized area, and no rural areas would be affected. As described in Section 2.1.8.2, *Affected Environment*, no scenic vistas or federal, state, or local scenic routes are associated with the project corridor. As such, scenic vistas and scenic routes would not be affected by the project, and these resources are not discussed further. Therefore, the analysis focuses on whether the
project would conflict with applicable zoning and other regulations governing scenic quality and changes in light and glare.

**Visual Character and Quality**

The following section describes and illustrates visual impacts by VAU, compares existing conditions to the project alternatives, and includes the predicted viewer response. Both build alternatives would result in similar visual impacts. Where impacts differ, they are called out.

**West Sacramento Visual Assessment Unit**

**Short-term Effects**

Construction activities for either build alternative would introduce considerable heavy equipment and associated vehicles, including backhoes, compactors, tractors, cranes, and trucks, into the viewshed of all viewer groups. Underground installation of the fiber optic communication cable would result in minor street disturbances that would be restored to existing conditions once complete. Only access lids, similar to those for other underground utilities, would be visible after installation is complete.

Temporary falsework platforms, required to construct the proposed bridge foundations and approach structures (installed on or after May 1 and removed by November 30 of each construction season), would be visible in the river.

Temporary visual changes due to construction signaling, signage, and lighting also would occur. These changes are not considered adverse due to the short intervals of time that roadway users and neighbors would be in contact with the project corridor. In-water work would be conducted only during daylight hours. If high-intensity lighting is needed for nighttime construction elsewhere within the project area it would be directed away from the river, away from oncoming traffic on adjacent roadways, and away from residential areas to avoid adverse changes in light and glare during construction.

Future land use and deindustrialization plans for the Pioneer Bluff area of West Sacramento include removal or relocation of tank farms and pipelines. This study assumes that existing features, such as fuel storage tanks and warehouse facilities associated with industrial land uses, would no longer be present when construction of Broadway Bridge begins. As seen in Figures 2.1.8-2 and 2.1.8-3, Key Views 1 and 2, Existing Views, vegetation is present along the river corridor. Visual changes resulting from vegetation removal during construction would be isolated to the area immediately surrounding the proposed bridge.

**Long-term Effects**

The West Sacramento VAU includes industrial and vacant land uses between the river and Jefferson Boulevard, and residential and commercial land uses just west of Jefferson Boulevard. Under both alternatives, operation of the new bridge structure would be the same. The distance between the two proposed bridge alignments over the river is not great enough to result in a notable visual change in the landscape between the two alternatives.

During the interim year, regardless of build alternative, the proposed bridge and roadway changes in West Sacramento would be visible primarily from adjacent commercial and industrial areas, and from local roadways that are directly next to the bridge and proposed roadway improvements. No major changes would be seen from residential areas because industrial (or redeveloped) land uses would block views, many residences are located south of or away from project changes and the remaining residences are
located behind commercial areas that would obscure views. The new bridge may be more visible during the design year as land uses east of Jefferson Boulevard change from industrial to more mixed-use development and a new roadway grid structure is installed, including roadways closer to the Sacramento River. However, the structures introduced as part of the redevelopment planned by the design year would replace existing industrial structures and would continue to block most views from Jefferson Boulevard.

The introduction of new roadway connections for the bridge at South River Road would occur under both build alternatives. And, consistent with the approved mobility network for Pioneer Bluff, by the interim year (2030) new roadways would be constructed and 15th Street would be realigned to connect to South River Road further south than its current location (see Figure 1-2). The minor changes to local roadways that would occur for the proposed project to accommodate new turn lanes for bridge access would result in negligible visual changes under both build alternatives.

Alternative B would create a four-way intersection at 15th Street and South River Road. By the design year (2040), the alignment of South River Road south of 15th Street would be shifted to the east as part of the approved mobility network for the area. As part of the proposed project, the intersection of 15th Street and South River Road would be adjusted to accommodate the change in roadway alignment to the south. The proposed roadway changes would not greatly alter views because new and realigned roadways would be visually similar to adjacent roadways.

Alternative C would create a new “T” intersection at South River Road, south of 15th Street. In the design year (2040), the intersection would be moved to the east, consistent with the planned realignment of South River Road. The introduction of the new “T” intersection would not greatly alter views, and the new roadway connections would be visually consistent with the planned redevelopment of existing land uses and the approved mobility network proposed for Pioneer Bluff.

The proposed bridge would be visible from the Mill Street Pier, north of Pioneer Bridge, and while it would be smaller in scale and lower in elevation, the new river crossing would be visually compatible with existing river crossings.

The West Sacramento Tree Preservation Ordinance provides standards for tree permits required for actions affecting trees (City of West Sacramento 2019). Section 2.3.1, Natural Communities, specifies Mitigation Measure NC-4, Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover), which states that mitigation will include onsite compensation to the maximum extent practicable and some combination of offsite restoration or enhancement along the Sacramento River and mitigation credits purchased from an approved mitigation bank to achieve no net loss of habitat values.

Sacramento Visual Assessment Unit

Short-term Effects

Construction activities for either build alternative would include the same timing and the same equipment, and would result in similar impacts in the Sacramento VAU to those described for the West Sacramento VAU. In addition, a visual change would result from reconstruction of existing sidewalks or construction of new sidewalks along Broadway from the new bridge east to 5th Street. The width of Broadway would be modified to merge with the roadway cross-section identified in the Broadway Complete Streets Plan (City of Sacramento 2016).

As described for the West Sacramento VAU, temporary visual changes in the Sacramento VAU due to construction signaling, signage, and lighting also would occur but would not be considered adverse.
Visually changes resulting from vegetation removal would be isolated to the area immediately surrounding the proposed bridge.

**Long-Term Effects**

The Sacramento VAU includes industrial park, marina, transportation, and commercial land uses east of the river. Under both build alternatives, the proposed changes along Broadway and affected intersections would be the same. In addition, the bridge touchdowns in Sacramento would be located in approximately the same location; it is only as the bridge alternatives begin to leave the banks and cross the river that the alignments begin to diverge. Overall, the proposed alignments of the two build alternatives do not differ enough to result in different visual changes in the landscape.

All proposed changes within the Sacramento VAU would occur during the interim year, under both build alternatives. Existing industrial and commercial land uses, mature vegetation, and I-5 block views of the proposed project from existing residential areas. The proposed bridge and roadway changes in Sacramento would be visible primarily from adjacent commercial and industrial areas, from local roadways that are directly next to the bridge, and from proposed roadway improvements. Under both build alternatives, reconstructing the sidewalks along Broadway and minor intersection changes at local roadways would result in negligible visual changes and would be in keeping with the existing visual landscape. The Sacramento River Bike Trail would be realigned to skirt along the river, instead of paralleling the State Parks railroad tracks. The connections of the realigned Sacramento River Bike Trail to Broadway would not deviate sufficiently, under either build alternative, to constitute a major visual change to the landscape.

The proposed bridge would be visible from Broadway, west of I-5; the westbound US 50/Business 80 ramp connection to southbound I-5; the eastbound US 50/Business 80 ramp connection to southbound I-5; the Sacramento River Bike Trail; and the riverbanks along Miller Park, where gaps in vegetation allow views. The simulation for Key View 1 (Figure 2.1.8-2) depicts the proposed bridge from the riverbanks along Miller Park. The proposed bridge would obscure views toward Pioneer Bridge, as seen in Figure 2.1.8-2, Key View 1, *Simulated View*; and the design depicted in the simulation would appear visually similar to the existing Tower Bridge located upstream of the Pioneer Bridge. Views toward the river and its vegetated riverbanks would not be greatly altered compared to existing conditions, and the bridge would not appear to be visually intrusive.

The City of Sacramento Tree Planting, Maintenance, and Conservation Ordinance provides standards for tree permits required for actions affecting trees (City of Sacramento 2019). Section 2.3.1, *Natural Communities*, specifies Mitigation Measure NC-4, *Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)*, which states that mitigation will be in the form of onsite or offsite restoration or enhancement along the Sacramento River, or mitigation credits purchased from an approved mitigation bank.

**River Visual Assessment Unit**

**Short-term Effects**

Construction activities would introduce considerable heavy equipment and associated vehicles, including backhoes, compactors, tractors, cranes, and trucks, into the viewshed of water-based viewers. Temporary falsework platforms would be required to construct the proposed bridge foundations and approach structures; these would be installed on or after May 1 and removed by November 30. In addition, temporary cofferdams would be required to construct the bridge piers within the water. Although construction activities would be visible, boat traffic would still be allowed to pass.
Construction activities would create temporary visual impacts on views of and from the project corridor during the construction period by the visual presence of construction activities and equipment. This is not considered adverse due to the temporary nature of construction, transient nature of boaters passing by the project corridor or fishing along the banks, and viewers’ familiarity with heavy equipment in areas adjacent to the project for recent development in the project vicinity.

Temporary visual changes due to construction signaling, signage, and lighting also would occur to provide for boating safety during construction. These changes would not be considered adverse because of the short intervals of time that water-based viewers would be in contact with the project corridor.

The City of West Sacramento’s West Sacramento Tree Preservation Ordinance and the City of Sacramento’s Tree Planting, Maintenance, and Conservation Ordinance provide standards for tree permits required for actions affecting trees. In addition, Section 2.3.1, Natural Communities, Mitigation Measure NC-4, Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover) states that mitigation will be in the form of onsite or offsite restoration or enhancement along the Sacramento River, or mitigation credits purchased from an approved mitigation bank.

**Long-term Effects**

The largest visual change associated with the proposed project that would be visible in the River VAU would be the introduction of a new bridge across the river. This VAU would have the most direct views toward the bridge. Views of the new bridge would be available to viewers standing at the water’s edge, boaters on the river, and travelers crossing the Pioneer Bridge.

The simulation for Key View 2 (Figure 2.1.8-3) depicts representative views for road travelers on the existing Pioneer Bridge. The proposed bridge would be at a lower elevation than the Pioneer Bridge because it would be constructed with a moveable segment to allow for boat passage. Therefore, as seen in Figure 2.1.8-3, Key View 2, Simulated View, the proposed bridge would not obstruct views toward the river, vegetated levees, or the land uses on either side of the river. Views of the river downstream of the proposed bridge would remain present. While much of the bridge would be low profile, vertical elements of the bridge would make the bridge appear to be more visually prominent. However, the bridge design would appear visually similar to the existing Tower Bridge located upstream of the Pioneer Bridge.

**Bridge Type**

Selection of one of the three different bridge types being considered would not change the effects on visual resources in each VAU. As part of a new moveable bridge structure that would allow for boat passage, each of the bridge types would add a similar in scale new structure and would result in the same degree of visual change to the landscape. Although the bridge type has not yet been determined, it would be designed in a manner that carries forward elements from the nearby Tower and I Street Bridges or that creates a new visual focal point between Sacramento and West Sacramento.

Implementation of Avoidance and Minimization Measure AES-1 would ensure public engagement in the bridge design process, facilitating public acceptance of the proposed project. In addition, implementation of Avoidance and Minimization Measure AES-2 would aid in ensuring appropriate project aesthetics.

**Visual Character and Quality Summary**

The vividness of the West Sacramento VAU would not be greatly affected by the proposed project, and the rating would remain moderate-low. The intactness and unity also would remain moderate-low because
the proposed bridge would introduce new structures and roadway features. These changes would be in keeping with the appearance of the project corridor. The resulting visual quality would not be greatly affected and would remain moderate-low with implementation of avoidance, minimization, and mitigation measures.

The vividness of the Sacramento VAU would not be greatly affected by the proposed project, and the rating would remain moderate-low. The intactness and unity also would remain moderate-low because the proposed bridge would introduce new structures and roadway features. These changes would be in keeping with the appearance of the project corridor. The resulting visual quality would not be greatly affected and would remain moderate-low with implementation of avoidance, minimization, and mitigation measures.

The vividness of the River VAU would not be greatly affected by the proposed project because the bridge would be located and grouped with other similar structures, and the rating would remain moderate-high. The intactness and unity would remain moderate because the proposed bridge would introduce a new structure that would be located and grouped with other similar structures. The resulting visual quality would remain moderate-high with implementation of avoidance, minimization, and mitigation measures.

Neither build alternative would conflict with applicable zoning or other regulations governing scenic quality. The proposed project also would not conflict with City of West Sacramento’s planned redevelopment in the Pioneer Bluff area or the City of Sacramento’s planned redevelopment of the West Broadway area.

As described Section 2.6.2.3, Viewers and Viewer Response, many roadway neighbors and users may view the project in a positive manner because of the improved connectivity it would provide. Viewers within the project area are familiar with existing bridges along this segment of the river, and the proposed bridge is in keeping with the existing visual environment. Therefore, the proposed bridge would not be an eyesore and would not greatly alter the existing visual character of the project corridor. The composite viewer response would be moderate-low, and the resulting visual impacts on visual character and quality would be moderate-low. The proposed project would make a substantial changes to views in the project area through the addition of the bridge but would not result in adverse changes to the visual character or quality of the project area.

Implementation of Avoidance and Minimization Measure AES-1 would ensure that the proposed bridge design meets the expectations of the larger communities within West Sacramento and Sacramento. Vegetation removal would occur along the riverbanks and north of Broadway to accommodate the shifted sidewalks. However, neither build alternative includes landscaping to ensure that the roadway improvements meet the city streetscape standards. Avoidance and Minimization Measure AES-2 would ensure that landscaping is installed in a manner that is consistent with the city streetscape standards.

**Light and Glare**

**Sacramento, West Sacramento, and River Visual Assessment Units**

Permanent effects related to light and glare would be the same or very similar within all VAUs under both build alternatives. The bridge structure could be a new source of glare, depending on the color and design selection for the structure. Addition of the new structure and removal of vegetation would slightly increase glare in the project corridor, but glare associated with the river already is a prominent visual element where gaps in vegetation allow views of the river. The new bridge structure would shade the river’s surfaces and could slightly reduce reflective glare from the river.
New bridge, roadway, and intersection lighting could include LED lighting for security and safety purposes. Although the City of West Sacramento (refer to City of West Sacramento General Plan Policies NCR-6.7, NCR-8.3, NCR-8.4, and NCR-8.5) and the City of Sacramento (refer to City of Sacramento General Plan Policy ER 7.1.3, Central City Specific Plan Policy LU.3.7, and Riverfront District Policy LU.9.14) encourage the use of LED lights and the reduction of light pollution, which would be enforced through design review, impacts associated with LED lighting could affect sensitive receptors if not properly designed. LED lights can negatively affect humans by increasing nuisance light and glare, in addition to increasing ambient light glow, if blue-rich white light lamps (BRWL) lamps are used (American Medical Association 2016; International Dark-Sky Association 2010a, 2010b, 2015). Studies have found that a 4000 Kelvin (K) white LED light causes approximately 2.5 times more pollution than high-pressure sodium lighting with the same lumen output, which would affect sensitive receptors and more than double the perceived brightness of the night sky (Aubé et al. 2013; Falchi et al. 2011, 2016). This would result in a substantial source of nighttime light and glare that could adversely affect nighttime views in the area. Implementation of Avoidance and Minimization Measure AES-3 would ensure that the lighting impacts are reduced. Effects of nighttime lighting on fish are addressed in Sections 2.3.4 and 2.3.5.

**No Build Alternative**

Under the No Build Alternative, the project would not be constructed and there would be no visual impacts on the existing visual character, visual quality, or affected viewer groups from the proposed project. Visual changes resulting from planned development and redevelopment of industrial areas would occur according to the schedule for individual projects.

**2.1.8.4 Avoidance, Minimization, and/or Mitigation Measures**

**Avoidance and Minimization Measure AES-1: Work with Stakeholders to Determine Bridge Aesthetics**

The project proponent will conduct a focused outreach effort and will conduct a public meeting, charrette session, or similar public engagement method with public stakeholders to develop an aesthetic design approach. This measure will allow concerned viewers to assist in creating a bridge that is visually appealing to the general public, while balancing the need for increased circulation access at this location. Affected stakeholders will be able to provide input on the preferred architectural style and coloring of the proposed bridge.

**Avoidance and Minimization Measure AES-2: Implement Project Landscaping**

The project proponent will install landscaping where space and safety considerations allow and in a manner that is consistent with the Cities of West Sacramento and Sacramento planning policies and directives to improve city streetscapes. Prior to approval of the roadway design, the City of West Sacramento and/or City of Sacramento project landscape architect will review project designs to ensure that the following elements are implemented in the project landscaping plan.

- Design and implement low-impact development (LID) measures that disperse and reduce runoff by using such features as vegetated buffer strips/medians between paved areas that catch and infiltrate runoff. Evaluate the use of pervious paving in the proposed project to improve infiltration and to reduce the amount of surface runoff from entering waterways and the storm water system. Do not use LID measures where infiltration could result in adverse environmental effects. Use LID measures, such as cobbled swales and aggregate mulching, as an aesthetic design element to create an attractive view while reducing water use.
• Require construction contractors to incorporate native grass and wildflower seed into standard seed mixes, which may be non-native, for erosion control measures that will be applied to all exposed slopes. If appropriate for the surrounding habitat, use wildflowers to provide seasonal interest to areas where trees and shrubs are removed and grasslands are disturbed. Incorporate into seed mixes only wildflower and grass species that are native, and under no circumstances use any invasive grass or wildflower plant species as any component of any erosion control measure. Choose species that are indigenous to the area and for their appropriateness to the surrounding habitat. For example, choose upland grass and wildflower species for drier upland areas, and wetter species for areas that will receive more moisture. If not appropriate to the surrounding habitat, do not include wildflowers in the seed mix.

• Require the species list to include trees, shrubs, and an herbaceous understory of varying heights, as well as both evergreen and deciduous types. Increase the effectiveness of roadside planting areas and reduce their susceptibility to disease by increasing plant variety—providing multiple layers, seasonality, and diverse habitat. Use evergreen groundcovers or low-growing plants, such as Ceanothus spp., in areas where taller vegetation could cause driving hazards by obscuring site distances. Use species native and indigenous to the project area and California. Use native plant species to create attractive spaces, high in aesthetic quality, that are not only drought tolerant but also attract more wildlife than traditional landscape plant palettes. Use native species to promote a visual character of California that is being lost through development and reliance on non-native ornamental plant species.

• Use vegetative accents and screening to reduce the perceived scale and mass of built features, while accentuating the design treatments that will be applied to those features. Pay special attention to plant choices near residences to ensure that species chosen are of an appropriate height and rely on evergreen species to provide year-round light screening from nuisance light, if applicable.

• Do not use any invasive plant species at any location.

• Plant vegetation within the first 6 months following project completion.

• Implement an irrigation and maintenance program during the plant establishment period and continue irrigation, as needed, to ensure plant survival. Design the landscaping plan to maximize the use of planting zones that are water efficient. Incorporate aesthetic features such as cobbled swales or shallow detention areas, as appropriate, to reduce or eliminate the need for irrigation in certain areas.

• If an irrigation system is required, use a smart watering system to evaluate the existing site conditions and plant material against weather conditions and avoid overwatering of such areas. To avoid undue water flows, manage the irrigation system in such a manner that any broken spray heads, pipes, or other components are fixed within 1–2 days; or shut down the zone or system until it can be repaired.

Avoidance and Minimization Measure AES-3: Apply Minimum Lighting Standards

All artificial outdoor lighting and overhead street lighting will be limited to safety and security requirements and the minimum required for driver safety. Lighting will be designed using the Illuminating Engineering Society’s design guidelines. All lighting will be designed to have minimum impact on the surrounding environment and will use downcast, cut-off type fixtures that are shielded and direct the light only toward objects requiring illumination. Therefore, lights will be installed at the lowest allowable height and cast low-angle illumination while minimizing incidental light spill onto adjacent properties or open spaces, or backscatter into the nighttime sky. The lowest allowable wattage will be used for all lighted areas, and the amount of nighttime lights needed to light an area will be minimized to the highest degree possible. Light fixtures will have non-glare finishes that will not cause reflective daytime glare. Lighting will be designed for energy efficiency, with daylight sensors or timers with an on/off program. Lights will provide good color rendering with natural light qualities, with the minimum
intensity feasible for security, safety, and personnel access. Lighting, including light color rendering and fixture types, will be designed to be aesthetically pleasing.

Light-emitting diode (LED) lighting will avoid the use of blue-rich white light (BRWL) lamps and use a correlated color temperature that is no higher than 3,000 Kelvin. In addition, LED lights will use shielding to ensure that nuisance glare and light spill does not affect sensitive residential viewers.

Lights along pathways and bridge safety lighting will use shielding to minimize offsite light spill and glare, and will be screened and directed away from adjacent uses to the highest degree possible. The amount of nighttime lights used along pathways will be minimized to the highest degree possible to ensure that spaces are not unnecessarily over-lit. For example, the amount of light can be reduced by limiting the amount of ornamental light posts to higher use areas and by using bollard lighting on travel way portions of pathways.

Technologies to reduce light pollution evolve over time; design measures that are currently available may help but may not be the most effective means of controlling light pollution once the project is designed. Therefore, all design measures used to reduce light pollution will use the technologies available at the time of project design to allow for the highest potential reduction in light pollution.
Figure 2.1.8-1
Visual Assessment Units
Figure 2.1.8-2
Key View 1. Existing View and Simulated Conditions - from Miller Park Looking North

Key View 2. Existing View and Simulated Conditions - from Pioneer Bridge Looking South
2.1.9 Cultural Resources

2.1.9.1 Regulatory Setting

The term “cultural resources,” as used in this document, refers to the “built environment” (e.g., structures, bridges, railroads, and water conveyance systems), places of traditional or cultural importance, and archaeological sites (both prehistoric and historic), regardless of significance. Under federal and state laws, cultural resources that meet certain criteria of significance are referred to by various terms, including “historic properties,” “historic sites,” “historical resources,” and “tribal cultural resources.” Laws and regulations dealing with cultural resources include the following.

The National Historic Preservation Act (NHPA) of 1966, as amended, sets forth national policy and procedures for historic properties, defined as districts, sites, buildings, structures, and objects included in or eligible for listing in the National Register of Historic Places (NRHP). Section 106 of the NHPA requires federal agencies to take into account the effects of their undertakings on historic properties and to allow the Advisory Council on Historic Preservation (ACHP) the opportunity to comment on those undertakings, following regulations issued by the ACHP (36 CFR 800). On January 1, 2014, the First Amended Section 106 Programmatic Agreement among the Federal Highway Administration, the Advisory Council on Historic Preservation, the California State Historic Preservation Officer, and the California Department of Transportation (Section 106 PA) went into effect for Caltrans projects, both state and local, with FHWA involvement. The PA implements the ACHP’s regulations (36 CFR Part 800), streamlining the Section 106 process and delegating certain responsibilities to Caltrans. The FHWA’s responsibilities under the PA have been assigned to Caltrans as part of the Surface Transportation Project Delivery Program (23 USC 327).

CEQA requires the consideration of cultural resources that are historical resources and tribal cultural resources, as well as “unique” archaeological resources. PRC Section 5024.1 established the California Register of Historical Resources (CRHR) and outlined the necessary criteria for a cultural resource to be considered eligible for listing in the CRHR and, therefore, a historical resource. Historical resources are defined in PRC Section 5020.1(j). In 2014, Assembly Bill 52 (AB 52) added the term “tribal cultural resources” to CEQA, and AB 52 is commonly referenced instead of CEQA when discussing the process to identify tribal cultural resources (as well as identifying measures to avoid, preserve, or mitigate effects on them). Defined in PRC Section 21074(a), a tribal cultural resource is a CRHR- or local register-eligible site, feature, place, cultural landscape, or object that has a cultural value to a California Native American tribe. Tribal cultural resources also must meet the definition of a historical resource. Unique archaeological resources are referenced in PRC Section 21083.2.

PRC Section 5024 requires state agencies to identify and protect State-owned historical resources that meet the NRHP listing criteria. It further requires Caltrans to inventory State-owned structures in its rights-of-way. Sections 5024(f) and 5024.5 require state agencies to provide notice to and consult with the State Historic Preservation Officer (SHPO) before altering, transferring, relocating, or demolishing State-owned historical resources that are listed in or are eligible for inclusion in the NRHP, or are registered or eligible for registration as California Historical Landmarks. Procedures for compliance with PRC Section 5024 are outlined in a Memorandum of Understanding (MOU) between Caltrans and SHPO, effective January 1, 2015. For most federal-aid projects on the State Highway System, compliance with the Section 106 PA will satisfy the requirements of PRC Section 5024.
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Human Environment—Cultural Resources

2.1.9.2 Affected Environment

This section was prepared using information from the Historic Property Survey Report (HPSR), which includes the Archaeological Survey Report (ICF 2021a) and Historical Resources Evaluation Report (ICF 2021b), and the Finding of No Adverse Effect (FOE) for the project (ICF 2021c). These reports include the study methodologies, analysis, Native American consultation, and findings for identifying historic resources and historic properties and assessing impacts. Public versions of these reports are available in Appendix N.

Area of Potential Effects

The area of potential effects (APE) for the project was established by Caltrans in accordance with Stipulations VI.B.8 and VIII.A of the Section 106 PA. The APE for archaeological resources and the APE for architectural/built resources are not the same for the project and are described below.

Archaeological APE

The archaeological APE was established as both the horizontal and vertical maximum potential extent of direct impacts resulting from the project, the area of direct impact (ADI). This area includes both the horizontal and vertical maximum extents of potential direct impacts. For this project, the ADI encompasses the project footprint and includes those areas of new construction, easements, utilities, and operations-related activities associated with the project, totaling 70.5 acres. For the vast majority of the project, the vertical APE would not exceed 2 feet deep. Both bridge alignments include areas offset from the banks of the Sacramento River, where maximum excavation depths would not exceed 10 feet below ground surface for pedestrian access below the bridge and for bank stabilization directly under the bridge.

Pile depths for column supports would extend approximately 140 feet at five locations: one near each bank of the river for bridge reinforcements and three within the river for bridge columns. Piles for the two bridge fender systems within the river would be driven to a depth of approximately 60 feet.

Architectural APE

The architectural/built environment APE consists of the project footprint and the assessor’s parcels that intersect the footprint; it is the maximum potential extent of direct effects resulting from the project. In consideration of the two proposed build alternatives, the APE for potential indirect effects (such as visual, auditory, and vibratory) includes parcels adjacent to the project footprint that contain buildings, structures, or objects of sufficient age to warrant evaluation for listing in the NRHP or CRHR. In project areas where project activities have no potential to directly or indirectly affect built historical resources, assessor’s parcels intersecting the project footprint are not included in the APE.

Specific project components with no potential for direct effects include the following for both Alternatives B and C: roadway striping and turn pocket additions on Jefferson Boulevard, South River Road, and Alameda Boulevard in West Sacramento, and on Broadway in Sacramento; bridge communication fiber optic line installation in existing conduit or in new conduit in existing roadway in West Sacramento; and use of existing roads to access proposed staging areas in West Sacramento and Sacramento.

The term “APE” is used generally in this section to refer to both the archaeological and architectural APE, when not specified otherwise.
Research Methodology

An investigation for the cultural resources located in the project APE was conducted beginning in 2015. The investigation included a records search and background research, Native American and historical society consultation, and archaeological and architectural field surveys.

Records Search

Two different California Historical Resources Information System (CHRIS) repositories cover the portion of California in which the APE is located. The North Central Information Center (NCIC) contains records for the Sacramento County portion of the APE, and the Northwest Information Center (NWIC) has those for Yolo County. The records searches consulted the CHRIS base maps of previously recorded cultural resources and previously conducted cultural resources studies for the APE and all areas within 0.5 mile thereof. Additional sources of information, including historic maps (U.S. Geological Survey [USGS] and General Land Office), historic aerial photographs, and the California State Lands Commission’s Shipwreck Database, were reviewed to determine areas with a high potential for the presence of historic-period and prehistoric sites.

The records searches identified four previously recorded cultural resources located within the APE (Table 2.1.9-1). Of these resources, all are historic period—one is an archaeological resource and three are built environment resources. In addition, 13 previous cultural resources studies have been conducted within some portion of the APE.

Table 2.1.9-1. Previously Recorded Cultural Resources within the APE

<table>
<thead>
<tr>
<th>Trinomial Primary</th>
<th>Age</th>
<th>Type</th>
<th>Description</th>
<th>CRHR/NRHP Status</th>
<th>Recorder</th>
</tr>
</thead>
<tbody>
<tr>
<td>CA-YOL-0179H</td>
<td>Historic</td>
<td>BE</td>
<td>Sacramento Northern Railroad Tracks</td>
<td>Not eligible/Unevaluated</td>
<td>Lindstrom (1993); Jones and Stokes (2000); Martin et al. (2001); Mead and Hunt (2010)</td>
</tr>
<tr>
<td>P-57-000564</td>
<td>Historic</td>
<td>BE</td>
<td>West Sacramento Wastewater Treatment Plant</td>
<td>Not eligible/Unevaluated</td>
<td>Tomes (2007)</td>
</tr>
<tr>
<td>CA-SAC-1092H</td>
<td>Historic</td>
<td>BE</td>
<td>Southern Pacific Railroad, Walnut Grove Branch Line</td>
<td>Eligible/eligible for NRHP</td>
<td>Deis (2006); Roark (2006); Melvin and Flores (2007); Havelaar (2011)</td>
</tr>
<tr>
<td>P-34-001497</td>
<td>Historic</td>
<td>AR</td>
<td>Historic-period refuse dump</td>
<td>Unevaluated/unevaluated</td>
<td>Hogan (2000); Davis (2001)</td>
</tr>
</tbody>
</table>

AR = archaeological
BE = built environment (architectural)
CRHR = California Register of Historical Resources
NRHP = National Register of Historic Places

Consultation with Interested Parties

On February 13, 2018, ICF sent letters describing the project and requesting any information on potential cultural resources in the APE from organizations identified on the California Historical Society’s historical resources contacts lists. Follow-up phone calls were made on February 20, 2018. In December 2020, ICF renewed efforts to consult previously contacted historical societies, archives, and museums about their knowledge of local historical groups that are not included in the California Historical Society and Office of Historic Preservation contacts lists. As a result of outreach efforts, the Center for Sacramento History responded to the initial letters and informed ICF that it had information on resources
that may contribute to the study of the APE, such as photos and other historical records. Sacramento County Historical Society President Greg Voehl expressed an interest in sharing the project information with the Society and submitting any comments the Society might have.

In December 2020, ICF conducted follow-up correspondence regarding the archaeological site CA-Sac-505H and its potential for artifacts and archaeological data pertaining to the area’s Chinese history. The Sacramento Historical Society and the Center for Sacramento History did not indicate interest in or knowledge of the potential interest of others in Sacramento’s Chinese heritage.

Native American outreach efforts for the project was carried out for Section 106 (NHPA) compliance. Section 106 consultation originally was carried out in 2017 and 2018, with only one response: from Daniel Fonseca, Cultural Resources Director of the Shingle Springs Band of Miwok Indians (SSSBMI). Mr. Fonseca’s letter stated that the SSBMI would like to initiate consultation under Section 106.

Additional consultation was carried out in 2019, including a Sacred Lands Files search and outreach to 12 Native American contacts consisting of mailed letters, update phone calls, and emails. Below is a summary of responses to the outreach efforts:

- Richard Hawkins, Tribal Historical Preservation Office Coordinator with the Buena Vista Rancheria stated the tribe does not have any objection to the project but if cultural resources are found, they would like to be notified.
- SSBMI requested consultation in 2019; however, ICF made several follow-up outreach attempts from 2019 to 2021 with no response.
- Jereme Dutschke of the Ione Band of Miwok Indians (IBMI) indicated that the tribe is interested in the project, and Stephen Pappas informed him that IBMI was listed to contact regarding the positive Sacred Lands Files Search. Mr. Dutschke was not aware of any sacred sites in the project area, and requested a copy of the survey report when Caltrans had finished their review. Consultation is ongoing.
- Mariah Mayberry with the Wilton Rancheria requested consultation under AB 52. The City of West Sacramento made attempts to reach out to Ms. Mayberry to schedule consultation meetings with the tribe. No further responses have been received. In addition, ICF did not receive any responses from Section 106 letters or calls.
- The Yocha Dehe Wintun Nation requested consultation on the project, and a virtual meeting was held to address Section 106 and AB 52 consultation. The tribe expressed concerns regarding sensitivity of levees and protocols for burial treatments, monitoring, and inadvertent discoveries. Consultation is ongoing.
- The United Auburn Indian Community of the Auburn Rancheria (UAIC) requested consultation on the project. Consultation was carried out in June, July, August, and December 2020 between UAIC and City of West Sacramento. Upon additional information regarding the project and the results of the archaeological study, representatives from the tribe stated that the APE did not sound sensitive for buried/unrecorded indigenous resources and that they did not believe the tribe needed to continue to actively consult; however, the tribe wanted to review the archaeological survey report once approved by Caltrans. The tribe requested to be notified of inadvertent discoveries during construction.
- Grayson Coney, Cultural Director of the Tsi Akim Maidu stated that the tribe did not wish to consult on the project, but if human remains are encountered, a member of his tribe would be a candidate for most likely descendant.
- Pamela Cubbler, Treasurer of the Colfax-Todds Valley Consolidated Tribe stated that the tribe did not wish to consult on the project as long as other tribes were consulting on the project.
No responses were received from the Section 106 letters or follow-up calls to:

- Charlie Wright, Chairperson, Cortina Rancheria – Kletsel Dehe Band of Wintu Indians
- Cosme Valdez, Chairperson, Nashville Enterprise Miwok-Maidu-Nishinam Tribe

**Field Methods**

A survey of the recorded built environment cultural resources in the architectural APE was conducted on February 6, 9, and 20, 2018. The survey was conducted according to guidelines established through consultation with Caltrans’ reviewers.

On February 6 and 8, 2018, an archaeological pedestrian survey was conducted of all portions of the APE where access was permitted, including all public road rights-of-ways, State of California properties, and 14 privately owned parcels where rights to enter were granted. The intensive pedestrian survey consisted of walking parallel transects spaced at no more than 10 meters apart to identify archaeological deposits and surface-exposed features on the ground surface. The pedestrian survey also involved inspecting the local topography to identify areas that have been subject to modern anthropogenic landscape alteration. Updated site visits also were conducted in December 2020.

**Cultural Resources Identified**

**Architectural/Built Environment Resources**

A total of 13 built environment resources were identified in the APE. Four of the built environment resources are eligible or assumed eligible for listing in the NRHP for the purposes of this project and are considered CEQA historical resources for the purposes of this project. The State of California owns portions of one of these resources (Walnut Grove Branch Line); therefore, the resource is subject to PRC Sections 5024(f) and 5024.5 and is further discussed below.

Nine built environment resources were evaluated and recommended ineligible for inclusion in the NRHP and the CRHR and are not considered CEQA historical resources for the purposes of this project (ICF 2021b). These resources are 76 Broadway in Sacramento; and 1300 South River Road, 1509 South River Road, 1500 South River Road, 1515 and 1555 South River Road, 1700 South River Road, 1720 South River Road, 1701 South River Road, and 1900 South River Road in West Sacramento.

**Sacramento River West Levee**

The Sacramento River West Levee was constructed in the early 20th century during an era of major infrastructure improvement and development for flood control on the Sacramento River. The property is of similar design and intent to its eastern counterpart, the Sacramento River East Levee, located in Sacramento County.

The Sacramento River West Levee in its entirety has yet to be evaluated for listing in the NRHP and CRHR. The entire property has potential historical significance as an important Sacramento region flood water control structure. Because the project APE includes less than 1 mile of the property, it is beyond the scope of the project to evaluate the entire resource. Further, proposed bridge span installation and pedestrian improvements at the riverbank have limited potential to affect the qualities for which the levee would be assumed eligible.

For the purposes of this project, the Sacramento River West Levee is assumed eligible for listing in the NRHP under Criterion A for its association with important regional flood control development. Its period
of significance is 1911 to 1914, the period of its initial construction. Assumed character-defining features include its continued use as a functioning flood control structure on the Sacramento River for which it is associated historically, its setting at Yolo County’s Sacramento River riverfront, and its alignment location along Yolo County’s Sacramento River riverfront. The levee also is considered a historical resource for the purposes of CEQA.

Sacramento River East Levee

Similarly, the Sacramento River East Levee (P-34-000490), constructed in 1911, is a primary flood control levee along the City of Sacramento’s waterfront. The levee is eligible for listing in the NRHP and CRHR under Criterion A/1 as a physical representation of the precedent set for flood control management in California between 1850 and 1911 by the State’s first Reclamation District (RD 1). Its period of significance is 1911 to 1914, the period of its initial construction, and its character-defining features include its continued use as a functioning flood control structure on the Sacramento River for which it is associated historically, its setting at Sacramento County’s Sacramento River riverfront, and its alignment location along Sacramento County’s Sacramento River riverfront. The levee also is considered a historical resource for the purposes of CEQA.

Sacramento Northern Railway

The Sacramento Northern Railway, constructed in 1913, is a railroad grade that extended from the Bay Area to Maryville and served as the nation’s largest electrified rail network. The segment of rail that crosses the built environment APE was previously evaluated and recommended as ineligible for inclusion in the NRHP and CRHR.

The property in its entirety has yet to be evaluated for listing in the NRHP and CRHR. The entire property has potential historical significance as an important rail network in northern California and in the nation. Because the project APE includes less than 1 mile of the property, it is beyond the scope of the project to evaluate the entire resource. Further, under Alternative C, proposed bridge span installation and roadway construction would not occur at the rail and thus has limited potential to affect the qualities for which the rail would be assumed eligible for listing. Under Alternative B, proposed bridge span installation and roadway construction that would occur at the rail would have potential to affect the qualities for which the rail would be assumed eligible for listing.

For the purposes of this project, the railroad is assumed eligible for listing in the NRHP and has significance under NRHP Criterion A in the area of transportation as the nation’s largest electrified rail system. Its character-defining features are its alignment and its setting through one of West Sacramento’s main transportation corridors, including Jefferson Boulevard. The railroad also is considered a historical resource for the purposes of CEQA.

Walnut Grove Branch Line

The Walnut Grove Branch Line, constructed between 1906 and 1912, is a railroad grade that extends from Sacramento south toward the Sacramento Delta. In 1982, the railroad was evaluated as eligible for listing in the NRHP. The railroad has significance under NRHP and CRHR Criteria A/1 for its association with the Delta’s agricultural boom and subsequent development of its towns, and under Criterion C for its extensive levee and embankment works that represent a historically significant engineering feat. Its character-defining features are its alignment location, its continued use as a rail, its setting along the river levee rail corridor, and its raised grade structure. The railroad also is eligible for listing in the CRHR and is considered a historical resource for the purposes of CEQA. The portion of this property in the project
area is owned by the California Department of Parks and Recreation, and thus subject to PRC Sections 5024(f) and 5024.5.

**Archaeological Resources**

One archaeological resource (P-34-000619) was identified in the project area. This resource is assumed eligible for listing in the NRHP for the purposes of this project and is considered a CEQA historical resource for the purposes of this project. Within the ADI, this resource is located on private land.

**Site P-34-000619**

Site P-34-000619 is a late-19th to early-20th century refuse deposit located within an abandoned railroad spur adjacent to the Walnut Grove Branch Line. Archaeological investigations indicate that the railroad spur was constructed between 1906 and 1915 with fill containing the historic refuse. The deposit is partially located in a State-owned property that includes the Walnut Grove Branch Line railroad corridor; the owner is the California Department of Parks and Recreation. No previous determinations of eligibility for listing in the NRHP or CRHR have been made for the resource.

Because of restricted access, evaluation of the resource could not be completed. For the purposes of this project, site P-34-000619 is assumed eligible for listing in the NRHP pursuant to Stipulation VIII.C.4 of the Section 106 PA. The resource also is assumed to have significance under NRHP Criterion D for its ability to yield information pertinent to the ethnic lifeways of Chinese diaspora and overseas communities in California. Its character-defining attributes are the artifacts contained in the grade prism. Site P-34-000619 also is considered a historical resource for the purposes of CEQA.

**Determination of Eligibility**

On July 21, 2021, SHPO concurred with the determinations, as stated above and summarized here:

- The Sacramento Northern Railway is assumed individually eligible for listing in the NRHP.
- The Walnut Grove Branch Line is individually eligible for listing in the NRHP.
- The Sacramento River West Levee is assumed individually eligible for listing in the NRHP.
- The Sacramento River East Levee (P-34-00490) is individually eligible for listing in the NRHP.
- Nine built-environment properties are not eligible for listing in the NRHP individually or as contributors to a potential NRHP-eligible district.
- P-34-000619, a historic-era refuse deposit is assumed individually eligible for listing in the NRHP.

Copies of the consultation correspondence are included in Appendix I.

**2.1.9.3 Environmental Consequences**

**Build Alternatives**

An FOE was prepared for consultation with the SHPO on project effects in accordance with the Section 106 PA. The FOE’s findings description is a basis for the cultural resources analysis in this section. The FOE has found the project as a whole, “no adverse effect” (ICF 2021c) and SHPO does not object to this finding. The FOE is included in Appendix N and a summary of the consultation is included in Chapter 4, Comments and Coordination.
The resources discussions below apply equally to both build Alternatives B and C because both alternatives share most of the same footprint and would require similar ground disturbance and depth of excavation, with one exception: Alternative B would extend to Jefferson Boulevard, and Alternative C would extend to River Road (see Chapter 1, Proposed Project).

There are historic properties protected by Section 4(f) of the Department of Transportation Act of 1966 within the project vicinity. However, this project would not “use” those properties as defined by Section 4(f). Please see Appendix C under the heading Resources Evaluated Relative to the Requirements of Section 4(f) for additional details.

**Identified Cultural Resources**

**Sacramento River West Levee**

The historic property’s character-defining features, which are those qualities that convey its significance, are its historic setting at the Sacramento River front, its historic alignment along the Sacramento River front, and its continued use as a Sacramento River levee. Specifically, the physical components of the resource’s historic setting are the Sacramento River and its industrial eastern and western wharfs.

As stated in the project description in Chapter 1, both Alternatives B and C propose building a new bridge spanning the Sacramento River. The bridge structure would span the Sacramento River West Levee, and neither the bridge nor its pilings would be set on or in the levee. The project’s proposed bicycle undercrossing would be set on the levee and potentially cut up to 2 feet into the levee feature. Although this project element would cut into the levee, the cut would not alter, damage, or destroy the historic property’s character-defining features.

The project would affect the Sacramento River West Levee, but would not diminish the integrity of the resource and would not destroy or adversely affect any assumed qualifying characteristics of the property. Therefore, the finding for the Sacramento River West Levee is No Adverse Effect.

**Sacramento River East Levee**

The historic property’s character defining features, which are those qualities that convey its significance, are its historic setting at the Sacramento River front, its historic alignment along the Sacramento River front, and its continued use as a Sacramento River levee. Specifically, the physical components of the resource’s historic setting are the Sacramento River and its industrial eastern and western wharfs.

As stated in the project description in Chapter 1, both Alternatives B and C propose building a new bridge spanning the Sacramento River. The bridge structure would span the Sacramento River East Levee, and neither the bridge nor its pilings would be set on or in the levee. The project’s proposed bicycle undercrossing would be set on the levee, and potentially would cut up to 2 feet into the levee feature. Although this project element would cut into the levee, the cut would not alter, damage, or destroy the historic property’s character-defining features.

The project would affect the Sacramento River East Levee, but the effect would not diminish the integrity of the resource and would not destroy or adversely affect any qualifying characteristics of the property. Therefore, the finding for the Sacramento River East Levee is No Adverse Effect.
Sacramento Northern Railway

As stated in the project description in Chapter 1, all build alternatives in West Sacramento would include a new intersection for the bridge roadway at South River Road. Alternative B would realign 15th Street to connect to Jefferson Boulevard in West Sacramento, and Alternative C would connect as a “T” intersection to South River Road in West Sacramento. Neither connection would involve alterations to the railroad. The proposed bridge span installation and roadway modifications have limited potential to affect the qualities for which the rail would be assumed eligible for listing.

The project would affect the Sacramento Northern Railway, but the effect would not diminish the integrity of the resource and would not destroy or adversely affect any assumed qualifying characteristics of the property. Therefore, the finding for the Sacramento Northern Railway is No Adverse Effect.

Walnut Grove Branch Line

As stated in the project description in Chapter 1, under Alternatives B and C, the at-grade State Parks railroad crossing at Broadway would remain in the same location as an operating rail. The proposed new bridge span installation, existing roadway modifications, and new pedestrian pathways have limited potential to affect the qualities for which the rail is eligible for listing.

The project would affect the Walnut Grove Branch Line, but the effect would not diminish the integrity of the resource and would not destroy or adversely affect any qualifying characteristics of the property. Therefore, the finding for the Walnut Grove Branch Line is No Adverse Effect.

P-34-000619

Under Alternatives B and C, the railroad spur and therefore the artifact deposits within the spur matrix would remain in their present location and condition. Over the years, the site has experienced several types of disturbances which have caused extensive damage to those portions of the site within the limits of the proposed project activities. Initial disturbances of the site can be linked back to the construction of the railroad spur. The railroad spur was built to provide transportation of goods between the industrial businesses along Broadway and the Southern Pacific Railyards located north of downtown Sacramento. Although the areas west of the spur had previously been built up for flood protection and later expanded east and raised for the construction of the Walnut Grove Branch Line between 1906 and 1912, at least 6 vertical feet of fill material was added to the spur along its route to conform to the elevation of the raised Broadway road.

Exposures on the surface of the spur grade and along the spur’s eastern eroding slope reveal the spur had been constructed of a variety of fill materials such as concrete, asphalt, sandy soil, and deposits of burned and fragmented artifacts. No intact deposits were observed at the exposed areas, and due to the varied conglomeration of soils and other materials, and the overall lack of consistent observable stratigraphy, it is believed that the railroad spur was constructed of imported soils and materials from the surrounding areas or had material added due to adjacent construction activities throughout the years. If the imported artifact deposits were in fact secondary deposits, they were already disturbed by spur construction.

Additional disturbances to the site occurred from the installation of underground utilities and from heavy erosion along the eastern slope causing several hundred artifacts to be exposed and accumulate at the base of the spur grade.

According to current project design plans, only the southern 60 feet of P-34-000619 is within the ADI. The remaining portions of P-34-000619 would not be affected by the project. The project description and design plans describe placement of 2 to 8 feet of fill on top of the portions of P-34-000619 within the
ADI, using soil stabilization methods that would not require re-grading or ripping the soil. The fill would raise the current surface elevation of Broadway for the bridge approach and raise the elevation of the driveway directly east of the site that provides access to the Chevron parcel. Although Section 106 studies such as identification and evaluation of this assumed-NRHP-eligible site could not be completed due to restricted access, they will occur following right-of-way acquisition. Despite restricted access, based on the observations and data currently available for the site, effects of the project on P-34-000619 would not diminish the integrity of the resource and would not destroy or adversely affect any qualifying characteristics of the property. Therefore, the finding for archaeological site P-34-000619 is No Adverse Effect.

2.1.9.4 No Build Alternative

The No Build Alternative would not result in project-related effects on either known or as-yet-unidentified archaeological resources because there would be no project-related excavation within archaeologically sensitive areas. Similarly, the No Build Alternative would not affect architectural/built-environment cultural resources.

2.1.9.5 Avoidance, Minimization, and/or Mitigation Measures

Avoidance and Minimization Measure CUL-1: Conduct Mandatory Cultural Resources Awareness Training for Construction Personnel

Before any ground-disturbing work occurs in the project area, a qualified archaeologist will be retained to conduct mandatory contractor/worker cultural resources awareness training for construction personnel. The awareness training will be provided to all construction personnel (contractors and subcontractors), to brief them on the need to avoid effects on cultural resources adjacent to and within construction areas and the penalties for not complying with applicable state and federal laws and permit requirements.

Avoidance and Minimization Measure CUL-2: Implement Avoidance and Notification Procedures for Cultural Resources Discovered during Construction

Prior to project construction the project proponents will implement the phased approach and management plan for site P-34-000619 pursuant to Stipulation XII.B of the Section 106 PA, as described in the FOE and its Appendix D, Phased Identification Plan. The project proponents will inform its contractor(s) of the possibility of subsurface archaeological deposits within the project area by including the following directive in contract documents:

“If prehistoric or historical archaeological deposits are discovered during project activities, all work within 100 feet of the discovery shall be redirected and a qualified archaeologist contacted to assess the situation, consult with agencies as appropriate, and make recommendations regarding the treatment of the discovery. Project personnel shall not collect or move any archaeological materials or human remains and associated materials. Archaeological resources can include flaked-stone tools (e.g., projectile points, knives, choppers) or obsidian, chert, basalt, or quartzite toolmaking debris; bone tools; culturally darkened soil (i.e., midden soil often containing heat-affected rock, ash and charcoal, shellfish remains, faunal bones, and cultural materials); and stone-milling equipment (e.g., mortars, pestles, handstones). Prehistoric archaeological sites often contain human remains. Historical materials can include wood, stone, concrete, or adobe footings, walls, and other structural remains; debris-filled wells or privies; and deposits of wood, glass, ceramics, metal, and other refuse.”
If archaeological deposits are identified during project subsurface construction, all ground-disturbing activities within 100 feet will be redirected and a qualified archaeologist contacted to assess the situation and consult with agencies as appropriate. The archaeologist will first determine whether such deposits are historical resources as defined in 14 CCR Section 15064.5(a) and as required of the lead agency at 14 CCR Section 15064.5(c)(1). If these deposits do not qualify as historical resources, a determination will be made whether they qualify as unique archaeological resources, pursuant to 14 CCR Section 15064.5(c)(3). If the deposit qualifies as a historical resource or a unique archaeological resource, it will need to be avoided by adverse effects, or such effects must be mitigated. Mitigation may consist of, but is not necessarily limited to, systematic recovery and analysis of archaeological deposits, recording the resource, preparation of a report of findings, and accessioning recovered archaeological materials at an appropriate curation facility. Public educational outreach also may be appropriate. Upon completion of the assessment, the archaeologist will prepare a report documenting the methods and results, and provide recommendations for the treatment of the archaeological materials discovered. The report will be submitted to the project proponents and the Northwest Information Center.

Avoidance and Minimization Measure CUL-3: Stop Work if Human Remains Are Encountered during Ground-Disturbing Activities

If human remains are encountered, the remains will be treated in accordance with California Health and Safety Code Section 7050.5. The project proponents will inform their contractor(s) of the cultural sensitivity of the project area for human remains by including the following directive in contract documents:

“If human remains are encountered during project activities, work within 100 feet of the discovery shall be redirected and the County Coroner notified immediately. At the same time, an archaeologist shall be contacted to assess the situation and consult with agencies as appropriate. Project personnel shall not collect or move any human remains and associated materials. If the human remains are of Native American origin, the Coroner must notify the Native American Heritage Commission within 24 hours of this identification. The Native American Heritage Commission will identify a Most Likely Descendant to inspect the site and provide recommendations for the proper treatment of the remains and associated grave goods.”

In the event that human remains are encountered during project activities, work within 100 feet of the discovery will be redirected and the County Coroner notified immediately. At the same time, an archaeologist will be contacted to assess the situation and consult with agencies as appropriate. Project personnel should not collect or move any human remains and associated materials. If the human remains are of Native American origin, the Coroner must notify the Native American Heritage Commission within 24 hours of this identification. The Native American Heritage Commission will identify a Most Likely Descendant to inspect the site and provide recommendations for the proper treatment of the remains and associated grave goods. Upon completion of the assessment, the archaeologist will prepare a report documenting the methods and results, and provide recommendations for the treatment of the human remains and any associated cultural materials, as appropriate and in coordination with the recommendations of the Most Likely Descendant. The report will be submitted to the project proponents and the Northwest Information Center.
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Physical Environment—Hydrology and Floodplain

2.2 Physical Environment

2.2.1 Hydrology and Floodplain

2.2.1.1 Regulatory Setting

Federal Requirements

Executive Order (EO) 11988 (Floodplain Management) directs all federal agencies to refrain from conducting, supporting, or allowing actions in floodplains unless it is the only practicable alternative. The FHWA requirements for compliance are outlined in 23 CFR 650 Subpart A.

To comply, the following must be analyzed:

- The practicability of alternatives to any longitudinal encroachments.
- Risks of the action.
- Impacts on natural and beneficial floodplain values.
- Support of incompatible floodplain development.
- Measures to minimize floodplain impacts and to preserve/restore any beneficial floodplain values affected by the project.

The base floodplain is defined as “the area subject to flooding by the flood or tide having a one percent chance of being exceeded in any given year.” An encroachment is defined as “an action within the limits of the base floodplain.”

State Requirements

The Central Valley Flood Protection Plan (California Department of Water Resources 2017) provides a comprehensive framework for systemwide flood management and flood risk reduction in the Sacramento and San Joaquin River Basins. The CVFPB is the agency responsible for implementation of this plan. Projects are required to apply for an encroachment permit from the CVFPB if any of the following apply to a project or work plan.

- Project is within an Adopted Plan of Flood Control, as defined by California Code of Regulations (CCR), Title 23, Section 4
- Project is within the flood control right-of-way for levees
- Project is near or on a regulated Central Valley stream
- Project may affect the current or future State Plan of Flood Control

Regional and Local Requirements

West Sacramento Area Flood Control Agency

The City of West Sacramento, RD 900, and RD 537 make up the joint powers authority that forms the West Sacramento Area Flood Control Agency (WSAFCA). WSAFCA’s mission is to plan and build flood risk reduction facilities that protect the City of West Sacramento’s residents and property.
WSAFCA also is the regional floodplain administrator carrying out duties associated with floodplain management and flood preparedness activities.

City of West Sacramento General Plan

The City of West Sacramento General Plan 2035 Policy Document (City of West Sacramento 2016), adopted in November 2016, outlines the following key goals and policies that relate to hydrology and water quality.

Safety

Goal S-2. To prevent loss of life, injury, and property damage due to flooding.

Policy S-2.1. The City shall continue to participate in the National Flood Insurance Program, and ensure that local regulations are in full compliance with standards adopted by the Federal Emergency Management Agency.

Public Facilities and Services

Goal PFS-4. To maintain an adequate level of service in the City's storm drainage system to accommodate runoff from existing and future development, prevent property damage due to flooding, and improve environmental quality.

Policy PFS-4.10. Diversion. The City shall require new development to be designed to prevent the diversion of floodwaters onto neighboring parcels.

Sacramento Area Flood Control Agency

The Sacramento Area Flood Control Agency (SAFCA) was formed in 1989 to address the Sacramento area’s vulnerability to catastrophic flooding. This vulnerability was exposed during the record flood of 1986, when Folsom Dam exceeded its normal flood control storage capacity and several area levees nearly collapsed under the strain of the storm. In response, the City of Sacramento, the County of Sacramento, the County of Sutter, the American River Flood Control District, and RD 1000 created SAFCA through a Joint Exercise of Powers Agreement to provide the Sacramento region with increased flood protection along the American and Sacramento Rivers.

City of Sacramento General Plan

The following environmental constraints from the Sacramento 2035 General Plan (City of Sacramento 2015) are applicable to this project with respect to hydrology and flooding.

Goal 2.1 Flood Protection. Protect life and property from flooding.

Policy EC 2.1.11 New Development. The City shall require evaluation of potential flood hazards prior to approval of development projects and shall regulate development in urban and urbanizing areas per state law addressing 200-year level of flood protection.

Policy EC 2.1.12 New Development Design. The City shall require new development located within a special (100-year) flood hazard area to be designed to minimize the risk of damage in the event of a flood.
Policy EC 2.1.14 Levee and Floodway Encroachment Permit. The City shall require applicants to secure an encroachment permit from the Central Valley Flood Protection Board for any project that falls within the jurisdiction regulated by the Board (e.g., levees, designated floodways).

2.2.1.2 Affected Environment

This section was prepared using information from the Water Quality Assessment Report prepared for the project (Burleson Consulting 2020). The report is available in Appendix O.

Regional Hydrology

The project is located in the Lower Sacramento Valley Watershed, within the larger Sacramento River Basin. The Sacramento River is the largest river in California, carrying 31 percent of the State’s total surface water runoff. Primary tributaries to the Sacramento River are the Pit, Feather, and American Rivers. The headwaters of the Sacramento River are in the Klamath Mountains; the river forms a delta with the San Joaquin River and ultimately flows to San Francisco Bay (The Freshwater Trust 2020). Historically, the river had a wide natural floodplain, but currently the river is heavily altered, with hydroelectric and water supply impoundments and a network of flood control levees through populated areas.

Local Hydrology

The eastern bridge landing and Sacramento River are within the Lake Greenhaven-Sacramento River watershed (Hydrologic Unit Code [HUC] 180201630701), and the western landing is within Toe Drain-Cache Slough watershed (HUC 180201630606)—both within the larger Lower Sacramento Valley Watershed (ESRI 2020). The proposed Broadway Bridge crosses the Sacramento River at approximately 2.25 miles downstream of its confluence with the American River. The Sacramento Deep Water Ship Channel is located south of the project. In the City of West Sacramento, the project area is served by the City’s separate stormwater system to the Deep Water Ship Channel; and in the City of Sacramento, the combined sewer system serves the project area. The City of Sacramento’s combined sewer system conveys domestic and commercial wastewater and stormwater runoff from downtown Sacramento and East Sacramento. Stormwater is discharged directly into local waterways within the Lower Sacramento River watershed. Stormwater south of Interstate 80 is carried through a system of surface ditches and pipes, and ultimately discharges to the Sacramento River via the Deep Water Ship Channel (City of West Sacramento 2003). Storm drain infrastructure are present along the City of West Sacramento’s Sacramento River levee south of the proposed bridge.

Floodplains

The project area is predominantly within Federal Emergency Management Agency (FEMA) Zone X ungraded. This area is subject to minimal flooding outside of the 500-year flood zone (see Figures 2.2.1-1 and 2.2.1-2).

The western side of the channel is protected by levees and outside of the 100-year floodplain. the Sacramento Weir, a State Plan of Flood Control facility, is located on the Sacramento River just upstream of the confluence of the Sacramento and American Rivers. During high flows, this structure allows excess water to be discharged into the Yolo Bypass via the Sacramento Bypass and reduces strain on downstream levees. The eastern landing and approach of the proposed project area are within the FEMA 100-year flood, within Zone AE. Zone AE is a Special Flood Hazard Area (SFHA) subject to flooding during the 100-year storm event (1 percent annual chance of flooding) (Federal Emergency Management Agency 2020). Flood Zone AE applies to the channel of a stream plus any adjacent floodplain areas that
must be kept free of encroachments such that the 1 percent annual chance flood can be carried without substantial increases in flood elevations. Both the Sacramento and American Rivers are surrounded by State Plan of Flood Control levees.

The City of West Sacramento is predominantly within flood Zone X. New construction and expansion of existing structures are allowed in flood Zone X without being subject to burdensome elevation and flood-proofing requirements. However, the WSAFCA believes that FEMA eventually will change West Sacramento’s flood zone designations from Zone X to a SFHA designation (City of West Sacramento 2020). Development in an SFHA is regulated by federal, state, and local agencies.

**Regional Groundwater Hydrology**

The western Broadway Bridge landing is within the Yolo Subbasin, while the eastern landing is within the South American Subbasin—both within the larger Sacramento Valley Groundwater Basin. Groundwater recharge for both subbasins primarily is through applied irrigation water and direct rainfall, as well subsurface inflow from the American River. In the Yolo Subbasin, groundwater levels are in decline during periods of drought; however, long-term trends do not indicate any substantial water level declines. Areas of the subbasin are in continued overdraft, including areas northeast of Davis. These areas coincide with places with subsidence or deteriorating groundwater quality (California Department of Water Resources 2020). Generally, groundwater levels in the South American Subbasin are in decline (California Department of Water Resources 2020).

**Local Groundwater Hydrology**

No recent on-site groundwater data are available. However, groundwater data were collected for a site approximately 1.5 miles upstream of the proposed Broadway Bridge Project and used as a representation of groundwater for the proposed project. Groundwater was encountered at a depth of approximately 15 to 25 feet below ground surface (an elevation ranging from approximately 0 to 5.5 feet NAVD88) (GEI Consultants 2014). The groundwater beneath the site historically rises to within 5 feet of the ground surface for up to 6 months of the year. Groundwater levels are expected to vary seasonally.

**2.2.1.3 Environmental Consequences**

This section describes potential impacts on hydrology and flooding that could result from the proposed project. The analysis identifies the impacts of the project to the extent that they are reasonably foreseeable, given the general level of project detail that is available at this time.

**Build Alternatives**

The effects of the two build alternatives would be similar and are addressed together below.

**Water Surface Elevation**

Bridge design was analyzed for impacts from the 200-year flood (Q200), 100-year flood (Q100), and 50-year flood (Q50). Based on studies conducted for the I Street Bridge Replacement Project, approximately 1.25 miles upstream of the proposed project and similar in scope, the bridge would result in a negligible increase in the peak water surface elevation (WSE) of 0.02 feet immediately upstream of the project and a 0.06-0.07 foot reduction in WSE immediately downstream of the project (GEI Consultants 2014). The reduction in WSE downstream of the project is due to a reduction in the peak flow in the Sacramento River downstream of the American River that is caused by the small increase in the WSE upstream of the project. The increase in WSE upstream of the project translates to an increase at the American River,
thereby reducing the percentage of American River flow that goes downstream in the Sacramento River and increasing the percentage that flows upstream to the Sacramento Weir.

The project elements that are located within the levees on the Sacramento River would be designed according to the following principals defined in the California Department of Water Resources (DWR) *FloodSafe California Urban Levee Design Criteria* (California Department of Water Resources 2012).

- Levees protecting urban areas are assumed to have a minimum crown elevation equal to the 1-in-200 Azimuth-over-Elevation Positioning (AEP) WSE plus 3 feet.
- Non-urban state/federal project levees are assumed to meet the authorized minimum elevation.
- Levees act as weirs and do not breach if overtopped.

The effect of the proposed project on WSE and stream flow are anticipated to be negligible. Because changes in the water surface profile (water depth) would be negligible, there would be no significant floodplain encroachment.

**Runoff from Added Impervious Surfaces**

The proposed project would result in minor additional impervious surface with the potential to increase runoff volume in the Sacramento River. Alternative B and Alternative C result in a 2.0-acre and 2.2-acre net increase in impervious surfaces, respectively. Increases in impervious surfaces increase flow velocity and the peak and quantity of stormwater runoff due to reduced natural infiltration (groundwater recharge) and uptake from native soils and vegetation. Further, if periodic maintenance of the bridge were to require in-water work, the potential would exist for sediment disturbance and turbidity. Under the Construction General Permit, the project would be required to incorporate an approved Stormwater Pollution Prevention Plan (SWPPP) that describes post-construction measures, site design measures, LID measures, and other permanent erosion control elements found in Caltrans’ municipal separate storm sewer systems (MS4) program guidance documents, the Sacramento Stormwater Quality Partnership’s Stormwater Quality Improvement Plan (SQIP), and the City of West Sacramento’s Stormwater Management Program (SWMP) to ensure that stormwater runoff does not cause soil erosion. Because the project involves more than 1 acre of newly created or replaced impervious area, permanent treatment BMPs need to be considered. Treatment BMPs could include bioretention areas and vegetated swales. In addition, erosion and sediment control BMPs such as drainage swales, geotextile, slope drains, mulch, stream bank stabilization, and sediment traps would be implemented to control any runoff from the project site. The Cities of West Sacramento and Sacramento perform a variety of maintenance activities for stormwater pollution prevention, including BMPs during bridge repair and measures that are required for maintenance activities in water bodies. Implementation of these measures would reduce or avoid permanent adverse impacts on water quality from runoff.

**Onsite Drainage Systems**

During construction, as is standard with all construction projects, the contractor would be required to install and maintain temporary BMPs to control any runoff or erosion from the project site that may discharge into the surrounding storm drain systems and waterways in order to be compliant with local, state, and federal water quality regulations. Temporary BMPs would be installed prior to any construction activities.

During operation, new impervious surface could alter surface runoff drainage patterns and river flows. However, project drainage has been considered in the design to avoid adverse effects. Stormwater and road runoff drainage for the proposed roadway would be conveyed in a new storm drain system installed approximately 5 feet below the finished road grade of South River Road, 15th Street, and Circle Street in
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Physical Environment—Hydrology and Floodplain

West Sacramento and of Broadway in Sacramento. New storm drain outfalls into the Sacramento River would be constructed near each of the bridge abutments in West Sacramento and Sacramento.

**Floodplain Development**

The primary function of the proposed bridge is local connectivity rather than regional travel; the bridge would increase the number of river crossings over the Sacramento River between West Sacramento and Sacramento. Generally, the area around the project site is developed with a variety of land uses. The new bridge would be designed according to hydraulic design criteria established in Chapter 11 of the Caltrans Local Assistance Procedures Manual (2021). The criteria dictate that the facility be capable of conveying the base or Q100 and passing the Q50 “without causing objectionable backwater, excessive flow velocities, or encroaching on through traffic lanes.” The same criteria also recommend a minimum freeboard clearance of 2 feet above the 50-year floodwater surface elevation (WSE50) to provide clearance for drift. Due to the potential for significant drift during high flows in this channel, increasing the freeboard clearance to 3 feet above the WSE50, as proposed, is reasonable. Therefore, the project would not support incompatible floodplain development. No adverse effects related to floodplain development are anticipated.

**No Build Alternative**

Under the No Build Alternative, no bridge would be built across the Sacramento River from the Pioneer Bluff area of West Sacramento to Broadway in Sacramento. In West Sacramento, the redevelopment of Pioneer Bluff would continue as Riverfront Mixed-Use following the City’s General Plan and the guidance in the Pioneer Bluff Transition Plan (approved 2014), the Pioneer Bluff and Stone Lock Reuse Master Plan (pending approval), and the approved mobility network (as approved by West Sacramento City Council in 2018). Because this alternative would not alter existing conditions, the same hydrologic and hydraulic conditions would occur at the site.

**2.2.1.4 Avoidance, Minimization, and/or Mitigation Measures**

No mitigation is necessary. As described in Chapter 1, Proposed Project, construction and implementation of the project would conform with federal, state, and local laws and regulations; applicable policies in the elements of the West Sacramento and Sacramento General Plans; requirements of the West Sacramento and Sacramento city codes; and Caltrans’ Standard Specifications Section 14, Environmental Stewardship (California Department of Transportation 2018:225–240). Compliance with applicable laws and regulations for hydrology and flood control would avoid or minimize the effects of the project.
Figure 2.2.1-1
FEMA Flood Zones, Alternative B
Figure 2.2.1-2
FEMA Flood Zones, Alternative C
2.2.2 Water Quality and Storm Water Runoff

2.2.2.1 Regulatory Setting

Federal Requirements: Clean Water Act

In 1972, Congress amended the Federal Water Pollution Control Act, making the addition of pollutants to the waters of the United States (U.S.) from any point source\(^1\) unlawful unless the discharge is in compliance with a National Pollutant Discharge Elimination System (NPDES) permit. This act and its amendments are known today as the Clean Water Act (CWA). Congress has amended the act several times. In the 1987 amendments, Congress directed dischargers of storm water from municipal and industrial/construction point sources to comply with the NPDES permit scheme. The following are important CWA sections:

- Sections 303 and 304 require states to issue water quality standards, criteria, and guidelines.
- Section 401 requires an applicant for a federal license or permit to conduct any activity that may result in a discharge to waters of the U.S. to obtain certification from the state that the discharge will comply with other provisions of the act. This is most frequently required in tandem with a Section 404 permit request (see below).
- Section 402 establishes the NPDES, a permitting system for the discharges (except for dredge or fill material) of any pollutant into waters of the U.S. Regional Water Quality Control Boards (RWQCBs) administer this permitting program in California. Section 402(p) requires permits for discharges of storm water from industrial/construction and municipal separate storm sewer systems (MS4s).
- Section 404 establishes a permit program for the discharge of dredge or fill material into waters of the U.S. This permit program is administered by the U.S. Army Corps of Engineers (USACE).

The goal of the CWA is “to restore and maintain the chemical, physical, and biological integrity of the Nation’s waters.”

The USACE issues two types of 404 permits: General and Individual. There are two types of General permits: Regional and Nationwide. Regional permits are issued for a general category of activities when they are similar in nature and cause minimal environmental effect. Nationwide permits are issued to allow a variety of minor project activities with no more than minimal effects.

Ordinarily, projects that do not meet the criteria for a Regional or Nationwide Permit may be permitted under one of the USACE’s Individual permits. There are two types of Individual permits: Standard permits and Letters of Permission. For Individual permits, the USACE decision to approve is based on compliance with U.S. EPA’s Section 404 (b)(1) Guidelines (Guidelines) (40 CFR Part 230), and whether the permit approval is in the public interest. The Guidelines were developed by the U.S. EPA in conjunction with the USACE. They allow discharge of dredged or fill material into the aquatic system (waters of the U.S.) only if there is no practicable alternative that would have less adverse effects. The Guidelines state that the USACE may not issue a permit if there is a least environmentally damaging practicable alternative (LEDPA) to the proposed discharge that would have lesser effects on waters of the U.S. and not have any other significant adverse environmental consequences. According to the Guidelines, documentation is needed that a sequence of avoidance, minimization, and compensation measures has been followed, in that order. The Guidelines also restrict permitting activities that violate

\(^1\) A point source is any discrete conveyance such as a pipe or a man-made ditch.
water quality or toxic effluent \(^2\) standards, jeopardize the continued existence of listed species, violate marine sanctuary protections, or cause “significant degradation” to waters of the U.S. In addition, every permit from the USACE, even if not subject to the Guidelines, must meet general requirements. See 33 CFR 320.4. A discussion of the LEDPA determination, if any, for the document is included in Section 2.3.2, Wetlands and Other Waters.

**State Requirements**

**Porter-Cologne Water Quality Control Act**

California’s Porter-Cologne Act, enacted in 1969, provides the legal basis for water quality regulation within California. This act requires a Report of Waste Discharge for any discharge of waste (liquid, solid, or gaseous) to land or surface waters that may impair beneficial uses for surface or groundwater of the State. It predates the CWA and regulates discharges to waters of the State. Waters of the State include more than just waters of the U.S. (i.e., groundwater and surface waters not considered waters of the U.S.). Additionally, the act prohibits discharges of “waste” as defined, and this definition is broader than the CWA definition of “pollutant.” Discharges under the Porter-Cologne Act are permitted by waste discharge requirements (WDRs) and may be required even when the discharge is already permitted or exempt under the CWA.

The State Water Resources Control Board (SWRCB) and RWQCBs are responsible for establishing the water quality standards (objectives and beneficial uses) required by the CWA and regulating discharges to ensure compliance with the water quality standards. Details about water quality standards in a project area are included in the applicable RWQCB Basin Plan. In California, RWQCBs designate beneficial uses for all water body segments in their jurisdictions and then set criteria necessary to protect those uses. As a result, the water quality standards developed for particular water segments are based on the designated use and vary depending on that use. In addition, the SWRCB identifies waters failing to meet standards for specific pollutants. These waters are then state-listed in accordance with CWA Section 303(d). If a state determines that waters are impaired for one or more constituents and the standards cannot be met through point source or non-point source controls (NPDES permits or WDRs), the CWA requires the establishment of total maximum daily loads (TMDLs). TMDLs specify allowable pollutant loads from all sources (point, non-point, and natural) for a given watershed.

**State Water Resources Control Board and Regional Water Quality Control Boards**

The SWRCB administers water rights, sets water pollution control policy, issues water board orders on matters of statewide application, and oversees water quality functions throughout the state by approving Basin Plans, TMDLs, and NPDES permits. RWCQBs are responsible for protecting beneficial uses of water resources within their regional jurisdiction, using planning, permitting, and enforcement authorities to meet this responsibility.

- National Pollutant Discharge Elimination System Program
- Municipal Separate Storm Sewer Systems

Section 402(p) of the CWA requires the issuance of NPDES permits for five categories of storm water discharges, including MS4s. An MS4 is defined as “any conveyance or system of conveyances (roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, human-made channels, and storm drains) owned or operated by a state, city, town, county, or other public body having jurisdiction

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\(^2\) The U.S. EPA defines *effluent* as “wastewater, treated or untreated, that flows out of a treatment plant, sewer, or industrial outfall.”
over storm water, that is designed or used for collecting or conveying storm water.” The SWRCB has identified Caltrans as an owner/operator of an MS4 under federal regulations. Caltrans’ MS4 permit covers all Caltrans rights-of-way, properties, facilities, and activities in the state. The SWRCB or the RWQCB issues NPDES permits for 5 years, and permit requirements remain active until a new permit has been adopted.

As part of Statewide Phase II MS4 permit compliance, the City of West Sacramento developed an SWMP Planning Document. This plan outlines stormwater requirements for municipal operations, industrial and commercial businesses, construction sites, and planning and land development. These requirements may include multiple measures to control pollutants in storm water discharge. During implementation of specific projects, project applicants are required to follow the guidance contained in the SWMP. As part of permit compliance, the Sacramento County MS4 permittees developed a Sacramento Stormwater Quality Partnership and a Sacramento Stormwater Quality Improvement Program, which is a comprehensive program comprised of various program elements and activities designed to reduce storm water pollution to the maximum extent practicable and to eliminate prohibited non-stormwater discharges through an NPDES municipal storm water discharge permit.

Caltrans’ MS4 Permit, Order No. 2012-0011-DWQ (adopted on September 19, 2012 and effective on July 1, 2013), as amended by Order No. 2014-0006-EXEC (effective January 17, 2014), Order No. 2014-0077-DWQ (effective May 20, 2014) and Order No. 2015-0036-EXEC (conformed and effective April 7, 2015) has three basic requirements:

1. Caltrans must comply with the requirements of the Construction General Permit (see below);
2. Caltrans must implement a year-round program in all parts of the state to effectively control storm water and non-storm water discharges; and
3. Caltrans storm water discharges must meet water quality standards through implementation of permanent and temporary (construction) BMPs, to the maximum extent practicable, and other measures as the SWRCB determines to be necessary to meet the water quality standards.

To comply with the permit, Caltrans developed the statewide SWMP to address storm water pollution controls related to highway planning, design, construction, and maintenance activities throughout California. The SWMP assigns responsibilities within Caltrans for implementing storm water management procedures and practices, as well as training, public education and participation, monitoring and research, program evaluation, and reporting activities. The SWMP describes the minimum procedures and practices Caltrans uses to reduce pollutants in storm water and non-storm water discharges. It outlines procedures and responsibilities for protecting water quality, including the selection and implementation of BMPs. The proposed project will be programmed to follow the guidelines and procedures outlined in the latest SWMP to address storm water runoff.

**Construction General Permit**

Construction General Permit, Order No. 2009-0009-DWQ (adopted on September 2, 2009 and effective on July 1, 2010), as amended by Order No. 2010-0014-DWQ (effective February 14, 2011) and Order No. 2012-0006-DWQ (effective on July 17, 2012). The permit regulates storm water discharges from construction sites that result in a disturbed soil area (DSA) of 1 acre or greater and smaller sites that are part of a larger common plan of development. By law, all storm water discharges associated with construction activity where clearing, grading, and excavation result in soil disturbance of at least 1 acre must comply with the provisions of the General Construction Permit. Construction activity that results in soil disturbances of less than 1 acre is subject to this Construction General Permit if there is potential for significant water quality impairment resulting from the activity, as determined by the RWQCB. Operators
of regulated construction sites are required to develop SWPPPs to implement sediment, erosion, and pollution prevention control measures; and to obtain coverage under the Construction General Permit.

The Construction General Permit separates projects into Risk Levels 1, 2, or 3. Risk levels are determined during the planning and design phases, and are based on potential erosion and transport to receiving waters. Requirements apply according to the risk level determined. For example, a Risk Level 3 (highest risk) project would require compulsory storm water runoff pH and turbidity monitoring; and before construction and after construction, aquatic biological assessments during specified seasonal windows. For all projects subject to the permit, applicants are required to develop and implement an effective SWPPP. In accordance with Caltrans’ SWMP and Standard Specifications, a Water Pollution Control Program is necessary for projects with DSA less than 1 acre.

Section 401 Permitting

Under Section 401 of the CWA, any project requiring a federal license or permit that may result in a discharge to a water of the U.S. must obtain a 401 Certification, which certifies that the project will be in compliance with state water quality standards. The most common federal permits triggering 401 Certification are CWA Section 404 permits issued by the USACE. The 401 Certifications are obtained from the appropriate RWQCB, dependent on the project location, and are required before the USACE issues a 404 permit and before the USCG issues a Bridge permit under the General Bridge Act of 1946, as amended.

In some cases, the RWQCB may have specific concerns with discharges associated with a project. As a result, the RWQCB may issue a set of requirements known as “WDRs” under the State Water Code (Porter-Cologne Act) that define activities, such as the inclusion of specific features, effluent limitations, monitoring, and plan submittals that are to be implemented for protecting or benefiting water quality. WDRs can be issued to address both permanent and temporary discharges of a project.

Local Requirements

City of West Sacramento Municipal Code

The following regulations of the City of West Sacramento Municipal Code regarding hydrology and water quality are applicable to the project.

Title 13, Public Services, Chapter 13.10—Urban Stormwater Quality Management and Discharge Control

Chapter 13.10 sets forth rules and regulations to protect and promote the health, safety, and general welfare of the citizens of the city by controlling non-storm water discharges to the storm water conveyance system; by eliminating discharges to the storm water conveyance system from spills, dumping, or disposal of materials other than storm water; and by reducing pollutants in urban storm water discharges to the maximum extent practicable. This chapter contains regulations and requirements to prevent, control, and reduce stormwater pollutants.

Title 15—Buildings and Construction

Chapter 15.08, Grading, establishes standards for the preparation of sites and construction activities to protect the health, safety and general welfare of the public by protecting against unwarranted or unsafe grading, drainage works or other aspects of site development.
City of West Sacramento Stormwater Management Program Planning Document

The City of West Sacramento developed the Stormwater Management Program Planning Document (2003) to address storm water quality within the City’s jurisdiction. The SWMP addresses a wide variety of activities conducted in urbanized areas of the city that are sources of pollutants in storm water. This planning document was developed to comply with the SWRCB’s Small MS4 General permit.

City of Sacramento Stormwater Management and Control Code

The City Stormwater Management and Control Code (Chapter 13.16 of the City Code) is intended to control non-storm water discharges to the storm water conveyance system; eliminate discharges to the storm water conveyance system from spills, dumping, or disposal of materials other than storm water; and reduce pollutants in urban storm water discharges to the maximum extent practicable. Non-storm water discharges are prohibited except where the discharge is regulated under an NPDES permit. Discharges from specified activities that do not cause or contribute to the violation of any plan standard, such as landscape irrigation and lawn watering and flows from fire suppression activities, also are exempt from this prohibition. Discharges of pumped groundwater not subject to an NPDES permit may be permitted to discharge to the storm water conveyance system upon written approval from the City and in compliance with the City’s conditions of approval.

City of Sacramento Grading, Erosion, and Sediment Control Ordinance

The City of Sacramento Grading, Erosion, and Sediment Control Ordinance (Title 15, Chapter 15.88 of the City Code) sets forth rules and regulations to control land disturbances, landfill, soil storage, pollution, and erosion and sedimentation resulting from construction activities. With limited exceptions, grading approval must be received from the City Department of Utilities before construction. All project applicants, regardless of project location, are required to prepare and submit separate erosion and sediment control plans applicable to the construction and post-construction periods. The ordinance also specifies other requirements, such as written approval from the City for grading work within the right-of-way of a public road or street, or within a public easement.

Sacramento Stormwater Quality Improvement Plan

The Sacramento Stormwater Management Program is a comprehensive program consisting of various program elements and activities designed to reduce storm water pollution to the maximum extent practicable and to eliminate prohibited non-storm water discharges in accordance with federal and state laws and regulations. These laws and regulations are implemented through NPDES municipal storm water discharge permits. In 1990, the County of Sacramento and Cities of Sacramento, Citrus Heights, Elk Grove, Folsom, Galt, and Rancho Cordova, collectively known as the Sacramento Stormwater Quality Partnership, applied for and received one of the first areawide NPDES MS4 storm water permits in the country and began development of core storm water management program elements and activities to address local urban runoff water quality problems. As part of the program, a Stormwater Quality Improvement Plan (Sacramento Stormwater Quality Partnership 2009) was prepared in compliance with the MS4 permit as a comprehensive plan that describes the Partnership’s Stormwater Management Program.

2.2.2.2 Affected Environment

This section was prepared using information from the Water Quality Assessment Report prepared for this project (Burleson Consulting 2020). The report is available in Appendix O.
Topography

Topography in the region is generally downhill toward the Sacramento Valley from the Sierra foothills to the east and Coast Ranges to the west. The Sacramento Valley drains into the San Joaquin-Sacramento River Delta, approximately 35 miles southwest of the project site. Project site topography is relatively flat, except where it slopes down to the Sacramento River. Elevations are slightly higher along the banks of the Sacramento River and lower away from the river. The project elevations generally range between approximately 15 and 30 feet above mean sea level (msl). Slopes within the project area are from 0 to 2 percent (Burleson Consulting 2020). Therefore, a slope of 1 percent was assumed for the water quality analysis.

Surfaced Water Hydrology

The eastern bridge landing is within Lake Greenhaven-Sacramento River watershed (HUC 180201630701), and the western landing is within Toe Drain-Cache Slough watershed (HUC 180201630606), both within the larger Lower Sacramento Watershed (ESRI 2020). The receiving water body for project runoff is the Sacramento River. The river forms a delta with the San Joaquin River and ultimately flows to San Francisco Bay.

Local Soils and Erosion Potential

The upper 5 feet of the project site is underlain by urban land (Sacramento County) and Lang sandy loam (Yolo County) soil types. Extensive erosion has occurred from the Sacramento River and tributaries across the Central Valley toward the Sacramento-San Joaquin River Delta (Delta). The banks of the Sacramento River are particularly vulnerable to erosion during high winter flows. The Sacramento River Bank Protection Project (SRBPP) evaluates the levees bordering the river to reduce stream bank erosion along the levees and minimize the threat of a flood along the Sacramento River. The USACE, Sacramento District is responsible for implementation of the SRBPP in conjunction with its non-federal partner, the CVFPB (U.S. Army Corps of Engineers 2015).

Erosion factor K indicates the susceptibility of a soil to sheet and rill erosion by water. Factor K is one of six factors used in the universal soil loss equation and the revised universal soil loss equation to predict the average annual rate of soil loss by sheet and rill erosion. The estimates are based primarily on the percentage of silt, sand, and organic matter and on the soil structure and saturated hydraulic conductivity. The value of K at the project site is 0.24 (Burleson Consulting 2020). Therefore, the potential for erosion at the site is moderate.

Surface Water

Surface Water Quality Objectives/Standards and Beneficial Uses

Beneficial uses represent the services and qualities of a water body (i.e., the reasons the water body is considered valuable). Water quality in a typical surface water body is influenced by processes and activities that take place within the watershed. Because of the urbanized nature of the project vicinity, surface water quality in the project area is directly affected by storm water runoff from adjacent streets; highways; and properties using fertilizers, pesticides, metals, hydrocarbons, and other pollutants. Typically, pollutant levels in the ocean are highest following the first storm flows of the season, when constituents accumulated during the dry season are flushed into the river.

The Central Valley RWQCB has delineated region-wide and water body-specific beneficial uses, and has set numeric and narrative water quality objectives for several substances and parameters in numerous
surface waters in its region. Beneficial uses for the Sacramento River downstream of the I Street Bridge are designated in the Central Valley RWQCB Basin Plan (Central Valley Regional Water Quality Control Board 2018), as shown in Table 2.2.2-1.

<table>
<thead>
<tr>
<th>Water Body</th>
<th>Designated Beneficial Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sacramento-San Joaquin Delta (Sacramento River)</td>
<td>Municipal and domestic supply, agricultural (irrigation and stock watering), industry process and service supply, contact recreation, non-contact recreation, warm and cold freshwater habitat, warm and cold freshwater fish migration, warm freshwater fish spawning, wildlife habitat, navigation</td>
</tr>
</tbody>
</table>

Source: Central Valley Regional Water Quality Control Board 2018.

**Regional Surface Water Quality**

Water in the Sacramento River Basin generally is considered to be relatively clean and acceptable for a variety of beneficial uses. Because most of the water in the Sacramento River and its major tributaries, such as the Feather and American Rivers, is derived from melting snow that enters the rivers by managed discharges of water from reservoirs, much of the Sacramento River and its large tributaries have low concentrations of dissolved minerals. Although water quality of the Sacramento River is good most of the year, seasonal events—such as agricultural runoff or runoff from historical mining operations—may affect this quality. Some water quality concerns related to these events are listed below.

- Erosion of stream channels and uplands, and increased turbidity and changes in sediment deposition patterns.
- Rising water temperatures from the loss of riparian canopy cover, streamflow diversions, and waste discharges.
- Mercury and methylmercury levels from legacy mining sites that can be absorbed into and accumulate in the aquatic food chain.
- Aquatic toxicity from agricultural chemical use, including organophosphate pesticides in the Sacramento Valley.

**List of Impaired Waters**

Table 2.2.2-2 shows Section 303(d)-listed impairments for the Sacramento River based on the 2014/2016 California Integrated Report (State Water Resources Control Board 2018).
Table 2.2.2-2. Section 303(d)-Listed Impairments for the Sacramento River

<table>
<thead>
<tr>
<th>Reach</th>
<th>Section 303(d)-Listed Impairments</th>
<th>Source</th>
<th>TMDL Completion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sacramento River (Knights Landing to the Delta)</td>
<td>Chlordane</td>
<td>Unknown</td>
<td>Est. 2021</td>
</tr>
<tr>
<td></td>
<td>DDT (dichlorodiphenyltrichloroethane)</td>
<td>Unknown</td>
<td>Est. 2017</td>
</tr>
<tr>
<td></td>
<td>Dieldrin</td>
<td>Unknown</td>
<td>Est. 2022</td>
</tr>
<tr>
<td></td>
<td>Mercury</td>
<td>Unknown</td>
<td>Est. 2012</td>
</tr>
<tr>
<td></td>
<td>PCBs (polychlorinated biphenyls)</td>
<td>Unknown</td>
<td>Est. 2021</td>
</tr>
<tr>
<td></td>
<td>Toxicity</td>
<td>Unknown</td>
<td>Est. 2027</td>
</tr>
<tr>
<td>Delta Waterways (northern portion)</td>
<td>Chlordane</td>
<td>Unknown</td>
<td>Est. 2029</td>
</tr>
<tr>
<td></td>
<td>Chlorpyrifos</td>
<td>Unknown</td>
<td>10/10/2007</td>
</tr>
<tr>
<td></td>
<td>DDT (dichlorodiphenyltrichloroethane)</td>
<td>Unknown</td>
<td>Est. 2011</td>
</tr>
<tr>
<td></td>
<td>Diazinon</td>
<td>Unknown</td>
<td>10/10/2007</td>
</tr>
<tr>
<td></td>
<td>Dieldrin</td>
<td>Unknown</td>
<td>Est. 2011</td>
</tr>
<tr>
<td></td>
<td>Group A Pesticides</td>
<td>Unknown</td>
<td>Est. 2011</td>
</tr>
<tr>
<td></td>
<td>Invasive Species</td>
<td>Unknown</td>
<td>Est. 2019</td>
</tr>
<tr>
<td></td>
<td>Mercury</td>
<td>Agricultural Return Flows, Atmospheric Deposition, Highway/Road/Bridge Runoff, Industrial Point Sources, Municipal Point Sources, Natural Sources, Resource Extraction, Urban Runoff/Storm Sewers</td>
<td>10/20/2011</td>
</tr>
<tr>
<td></td>
<td>PCBs (polychlorinated biphenyls)</td>
<td>Unknown</td>
<td>Est. 2019</td>
</tr>
<tr>
<td></td>
<td>Toxicity</td>
<td>Unknown</td>
<td>Est. 2027</td>
</tr>
</tbody>
</table>

Source: State Water Resources Control Board 2018.
TMDL = total maximum daily load.

Groundwater

Groundwater Quality Objectives/Standards and Beneficial Uses

Beneficial uses of groundwater are designated in the Central Valley RWQCB Basin Plan. Unless otherwise designated, all groundwater in the Sacramento Valley is considered suitable, or at a minimum potentially suitable, for the following beneficial uses (Central Valley Regional Water Quality Control Board 2018): municipal and domestic, agricultural, industrial process, and industrial service supply.

Groundwater Quality

The western Broadway Bridge landing is within the Yolo Subbasin, while the eastern landing is within the South American Subbasin. Groundwater quality in the Yolo Subbasin generally is considered to be good for both agricultural and municipal uses, even though the water is hard to very hard overall (California Department of Water Resources 2004a).

Generally, groundwater quality within the South American Subbasin meets the primary and secondary drinking water standards for municipal use. The groundwater in the subbasin is described as a calcium magnesium bicarbonate with minor fractions of sodium magnesium bicarbonate (California Department of Water Resources 2004b).
Areas with major groundwater quality impairments in the subbasin include three U.S. EPA Superfund sites 7 or more miles from the project site: Aerojet, Mather Field, and the Sacramento Army Depot. Other areas with groundwater quality impairments are present in the subbasin, including an abandoned PG&E site on Jibboom Street near Old Sacramento, and the Southern Pacific and Union Pacific Rail Yards in downtown Sacramento, adjacent to the project site (California Department of Water Resources 2004b).

2.2.2.3 Environmental Consequences

Build Alternatives

Both build alternatives would result in similar impacts on water quality. Where impacts of these alternatives differ, they are discussed separately in this chapter.

Construction

Construction of the proposed project would involve land-disturbing activities, stockpiling, equipment use and storage, and potential spills that could result in temporary impacts on water resources within the project site or nearby. These activities have the potential to violate water quality standards or WDRs if sediment- or contaminant-laden runoff from DSAs enters storm drains or other pathways leading to receiving waters, or if fuel or other construction chemicals are accidentally spilled or leaked into the water. Sources of sediment include earthwork, excavation, embankment/fill construction, in-water work, uncovered or improperly covered stockpiles, unstabilized slopes, and construction equipment not properly cleaned or maintained.

The delivery, handling, and storage of construction materials and wastes (e.g., concrete debris), as well as the use of heavy construction equipment, could result in storm water contamination and thereby affect water quality. Construction activities may involve the use of chemicals and operation of heavy equipment that could result in accidental spills of hazardous materials (e.g., fuel and oil) during construction activities; these spills could enter the groundwater aquifer or nearby surface water bodies via runoff or storm drains. Constituents in fuel, oil, and grease can be acutely toxic to aquatic organisms and can bioaccumulate in the environment. Staging areas or building sites can be sources of pollution because of the use of paints, solvents, cleaning agents, and metals during construction. Impacts associated with metals in storm water include toxicity to aquatic organisms, such as bioaccumulation, and potential contamination of drinking supplies. Potential effects would not be adverse due to the requirement to comply with existing permits and regulations and the environmental commitments that are part of the project description.

Substrate

In-channel construction and maintenance activities for the proposed bridge may alter the structure and composition of the river bed (or substrate). In-water construction work such as installation of temporary cofferdams and pile driving would disturb the bottom substrate, which could remobilize sediments as well as contaminants adsorbed to the sediments. Non-soluble contaminants with a tendency to adsorb to sediments (as opposed to soluble contaminants, which have the tendency to be readily diluted in water) can accumulate in the substrate over time. Non-soluble contaminants that are known to be present in the Sacramento River include polychlorinated biphenyls (PCBs), mercury, pesticides and insecticides (i.e., dieldrin, chlordane, and DDT), and other toxicities (State Water Resources Control Board 2018). Resuspension of contaminants found in bottom substrate can remobilize these contaminants and release them into the water column, degrading water quality. In addition, resuspended particulate material could be transported to other locations in the Sacramento River as a result of flow patterns and tidal currents, thus leading to potential degradation of water quality beyond the immediate project area. Compliance
with existing permits and regulations and the environmental commitments included in Chapter 1, *Proposed Project*, would ensure that no adverse effects would occur.

**Currents, Circulation, and Drainage Patterns**

The proposed project would modify existing drainage patterns due to the proposed paving and construction of a new bridge with new outfalls at the base of the piers. The project also may modify the water volume, depth, and flow rate. The project would establish a new storm drainage system to convey road runoff. The receiving water body for project runoff is the Sacramento River. However, temporary BMPs are required to avoid adverse effects, protect existing drainage inlets and storm drain systems, and to control any runoff or erosion from the project site that may discharge into the surrounding waterways.

**Suspended Particulates (Turbidity)**

During construction, potential short-term increases in turbidity would result from soil erosion and suspended solids being introduced into the Sacramento River, from both in-water and land construction activities. These increases could violate water quality standards or WDRs related to turbidity and have the potential to result in physiological, behavioral, and habitat effects on aquatic life (ICF 2020). Implementation of the SWPPP, LID measures, the Cities of Sacramento and West Sacramento storm water guidance measures, and permanent erosion control elements found in the Caltrans’ MS4 program guidance documents would avoid adverse effects, minimize the potential for construction-related surface water pollution and ensure that water quality in the Sacramento River would not be compromised by erosion and sedimentation during construction.

**Proposed Bridge**

In-water construction activities in the Sacramento River would directly disturb sediment along the riverbed and result in a temporary increase in turbidity in the immediate project area and potentially downstream. The potential for disturbance of riverbed sediments and associated increases in sedimentation and turbidity in the Sacramento River are anticipated to be greatest during removal of temporary trestles, cofferdams, and steel piles used to anchor barges required for in-water work during bridge construction. These activities would result in greater disturbance to riverbed sediments than would occur during pile driving for piers and the bridge fender system; these piles would be driven only and not extracted (ICF 2020).

Dewatering may be needed for (1) removal of water from within the cofferdams after they complete pile driving and prior to pouring the concrete inside the pile cage; and (2) removal of the water that is displaced as the concrete is poured.

The first instance involves partial or complete dewatering without any new contaminants. The discharge of turbid water would be prevented by filtering the discharge first using a filter bag, diverting the water to a settling tank or infiltration area, or treating the water in a manner to ensure compliance with water quality requirements prior to discharging water back to the Sacramento River, any canal, or ditch. This type of dewatering would occur if the casings were dewatered partially before pouring concrete or if cofferdams are used and dewatering is needed to rescue fish. If casings remain on for at least 1–2 days after the work is completed, sediments would settle in the casings before the casings are pulled.

The second instance requires preventing the discharge of concrete to the Sacramento River by diverting and properly disposing of water displaced from within the cofferdams as concrete is being poured. The water likely would contain uncured concrete. A Limited Threat Discharge Permit would not be needed if the water within the encasements that comes in contact with the cement is pumped out, placed in a
container, and hauled to a hazardous waste facility where it would be properly treated and disposed. However, if dewatering involves discharging to the Sacramento River or nearby storm drains, compliance with the Limited Threat Discharge Permit such as monitoring and treatment of constituents associated with concrete, would be required prior to discharge to avoid adverse effects. If the water is discharged to land, the project would need to obtain a General Dewatering Permit for Land Discharges (Order No. 2003-0003-DWQ).

**Roadway Modifications**

Construction activities occurring on land adjacent to the river channel could cause erosion of sediments and contribute to short-term increases in turbidity in the river. Land-disturbing activities (e.g., vegetation clearing, excavation, and grading) could result in erosion and subsequent soil deposition to the river, which would increase river turbidity. Alternative B would cause approximately 0.2 acre more permanent land disturbance than Alternative C. For further details on the permanent and temporary impacts on land cover types, see Section 2.3.1, Natural Communities.

Construction of the proposed project would disturb more than 1 acre of land. Because the project is on and adjacent to the Sacramento River, the Construction General Permit requires that SWPPP erosion and sediment control BMPs be implemented and maintained to avoid adverse effects and prevent or minimize sediment and suspended solids from entering the river.

**Oil, Grease, and Chemical Pollutants**

The use of heavy construction equipment or construction-related materials can introduce pollutants of concern or toxic chemicals to the project site, which has the potential to violate water quality standards or WDRs. In addition, some of these pollutants can accumulate in stream sediments with lethal and sublethal consequences for fish and other aquatic species, particularly during first-flush rain events (ICF 2020). To avoid adverse effects, the project would be consistent with municipal storm water programs for the Cities of Sacramento and West Sacramento, and Caltrans, and would include post-construction design measures, such as LID and vegetative areas to allow for infiltration and water quality treatment. Proposed BMPs would address and avoid adverse effects related to non-storm water management, waste management practices, vehicle and equipment fueling and maintenance, and spill prevention.

**Proposed Bridge**

Construction chemicals may be accidentally spilled into watercourses during in-water work. A typical construction site uses many chemicals or compounds, including gasoline, oils, grease, paint, solvents, lubricants, and other petroleum products. Many petroleum products contain a variety of toxic compounds and impurities; they tend to form oily films on the water surface, altering oxygen diffusion rates. Concrete, soap, trash, and sanitary wastes are other common sources of potentially harmful materials at construction sites. Wash water from equipment and tools and other waste accidentally spilled on the construction site can lead to the introduction of pollutants into surface waters or seepage into groundwater. The impact of toxic construction-related materials on water quality depends on the duration and time of activities. Construction occurring in the dry season is less likely to cause soil and channel erosion or runoff of toxic chemicals into a stream. However, low summer flows are less able to dilute pollutants that do enter the watercourse. Implementation of the environmental commitments included in Chapter 1, Proposed Project, and compliance with required permits and regulations would allow adverse effects to be avoided.
Roadway Modifications

The construction contractor would be required to regularly inspect and maintain the BMPs to ensure that they are in good working order, as required in the Construction General Permit SWPPP. The contractor would implement appropriate hazardous material management practices, spill prevention, and other good housekeeping measures to reduce the potential for chemical spills or releases of contaminants, including any non-storm water discharge to drainage channels. Implementation of these measures would avoid adverse effects by minimizing the potential for surface water and groundwater contamination.

Water Temperature and Nutrients

Changes in water temperature, dissolved oxygen levels, or other parameters could violate water quality standards or WDRs. Removal of streamside vegetation may affect water temperatures. Remobilization of nutrients found in bed sediments during construction could release increased nutrients into the water column, causing an algal bloom. Algal blooms could result in low dissolved oxygen levels. However, remobilization of these nutrients would be temporary and would not be in sufficient quantities to cause adverse algal blooms in the river due to its continual flow.

Operations and Maintenance

Substrate

Maintenance activities have the potential to alter the structure and composition of the river bed (or substrate) in a similar manner as described above for construction. Since in-channel maintenance work is expected to be infrequent, the potential for adverse effects is minimal.

Currents, Circulation, or Drainage Patterns

During operation, new impervious surface and changes in topography could alter surface runoff drainage patterns and river flows. However, project drainage has been considered in the design to avoid adverse effects. The project would establish a new storm drainage system to convey road runoff. New storm drain outfalls into the Sacramento River would be constructed near each of the bridge abutments in West Sacramento and Sacramento. Drainage from the bridge itself would be directed to drains located on the bridge and routed to the abutment discharge points.

Turbidity/Suspended Sediment

During operation, long-term water quality impacts are attributable to changes in storm water drainage and/or loss of riparian vegetation. Alternative B would result in a permanent loss of 1.06 acres of levee slope vegetation (0.53 acre in West Sacramento and 0.53 acre in Sacramento) for RSP and permanent structures. Alternative C would result in a greater permanent loss: 1.67 acre of levee vegetation (0.54 acre in West Sacramento and 1.13 acre in Sacramento) for RSP and permanent structures. Vegetation along slopes can help reduce the potential for erosion during rain events. Installation of RSP and other permanent structures associated with the bridge would not adversely change storm water drainage or erosion because the new features would be designed to accommodate storm flows and prevent erosion.

The proposed project would result in added impervious surface with the potential to increase runoff volume in the Sacramento River. Alternative B and Alternative C would result in the addition of 2.0 acres and 2.2 acres of impervious surface, respectively. Increases in impervious surfaces change the storm hydrograph by increasing flow velocity and the peak and quantity of storm runoff due to reduced natural infiltration (groundwater recharge) and uptake from native soils and vegetation. Further, if periodic
maintenance of the bridge were to require in-water work, the potential would exist for sediment disturbance and turbidity. The project design will incorporate Construction General Permit SWPPP post-construction measures, site design measures, LID measures, and other permanent erosion control elements found in Caltrans’ MS4 program guidance documents, the Sacramento Stormwater Quality Partnership’s SQIP, and the City of West Sacramento’s SWMP, to ensure that storm water runoff does not cause soil erosion. Implementation of these measures would reduce or avoid permanent adverse impacts on water quality.

**Oil, Grease, and Chemical Pollutants**

Post-construction roadway operations can introduce pollutants of concern or toxic chemicals to the project site, which has the potential to violate water quality standards or WDRs. Heavy metals, oil, grease, and polycyclic aromatic hydrocarbons are common pollutants in road runoff, and roadside landscaping can introduce pesticides and fertilizers. These pollutants typically are washed off the roadway surfaces by rainfall and enter storm water runoff. Urban runoff from vehicles on bridges can be discharged into streams during rain events, in vehicle accidents, and through normal wear and tear. Runoff in significant quantities occurs only during heavy storms that in turn cause these pollutants to be greatly diluted. These storms cause some high flows in the drainage systems, which dilute the pollutants as they are carried from the source.

Overall, post-construction bridge and roadway runoff is not expected to adversely affect water quality in the Sacramento River, as runoff from the majority of the impervious surfaces would be collected and diverted to the storm drain system and potential project LIDs rather than to the river itself.

**Water Temperature and Nutrients**

Temperature can be affected if water of a different temperature is discharged directly into waters or if water depths are substantially changed in a river, resulting in seasonal changes in air temperature and solar radiation with a greater (with lower water levels) or lesser (with greater water levels) influence on river water temperatures. Vegetative canopy cover maintains cooler temperatures in the underlying water. In addition, new overwater structures, such as the new bridge, could alter underwater light conditions and resulting water temperatures. Because of the height of the new bridge over the water, ambient light levels generally would be expected to penetrate into the water, thereby minimizing the effect of bridge shading on aquatic habitats in the Sacramento River. The project design also would include post-construction design measures, such as LID and vegetative areas to allow for infiltration and water quality treatment and avoid adverse effects.

**Groundwater Recharge**

As previously described, groundwater in the project area was found at a depth of approximately 15 to 25 feet below the ground surface. Roadway improvements, utility installation, and reconstruction of the riverfront bicycle trails would require excavation depths of 2 to 5 feet. Construction of the two bridge abutments would require maximum excavation depths of 10 feet. Any increases in impervious area related to the project would not appreciably influence water infiltration into the groundwater aquifer or cause a widespread regional change in groundwater levels. Changes to groundwater occurrence and levels due to project operation, if groundwater levels are affected at all, would not detrimentally affect regional groundwater production or change the existing water quality. Groundwater dewatering would not be necessary for project operation and maintenance activities. No adverse effects related to groundwater recharge would occur.
No Build Alternative

Under the No Build Alternative, no bridge would be built across the Sacramento River from the Pioneer Bluff area of West Sacramento to Broadway in Sacramento. In West Sacramento, the redevelopment of Pioneer Bluff would continue as Riverfront Mixed-Use. Because this alternative does not alter existing and planned future conditions, it would not directly result in impacts on water quality.

2.2.2.4 Avoidance, Minimization, and/or Mitigation Measures

No mitigation is necessary. Three different MS4 permits apply to the project. These permits regulate storm water and non-storm water discharges associated with project construction activities and discharges within the jurisdiction of each permit. The permits require that controls be implemented to reduce the discharge of pollutants in storm water discharges to the maximum extent possible to avoid adverse effects, including management practices, control techniques, system design and engineering methods, and other measures as appropriate. In addition to compliance with permits and regulations, environmental commitments related to runoff and erosion control practices and BMPs, as described in Chapter 1, Proposed Project, would be implemented during construction and operation to limit sediments and pollutants from affecting drainages and to diminish erosion in the project area. Implementation of water quality measures (management measures and BMPs) are required to address project-related water quality impacts during construction, operation, and maintenance of the bridge. Key management measures may include the following:

- Protect areas that provide water quality benefits or are susceptible to erosion or sediment loss.
- Minimize the potential for erosion via limiting land disturbances.
- Preserve any existing terrain providing desirable drainage courses or effective filtration.
- Prepare and implement an approved SWPPP.
- Ensure proper storage and disposal of potential hazardous material.
- Incorporate pollution prevention into operation and maintenance procedures to reduce pollutant loadings to surface runoff.

3 (1) Caltrans General NPDES MS4 permit that covers statewide Caltrans municipal storm water discharges (Order No. 2012-0011-DWQ); (2) SWRCB’s Small MS4 Permit for the City of West Sacramento (Statewide Phase II MS4 Permit; NPDES Order No. 2013-001-DWQ; General Permit No. CAS000004); and (3) Sacramento County’s MS4 Permit for the City of Sacramento (Sacramento County MS4 Permit; NPDES No. CAS082597; Order No. R5-2015-0023).
2.2.3 Geology/Soils/Seismic/Topography

2.2.3.1 Regulatory Setting

Federal Requirements

For geologic and topographic features, the key federal law is the Historic Sites Act of 1935, which establishes a national registry of natural landmarks and protects “outstanding examples of major geological features.” Topographic and geologic features are also protected under CEQA.

This section also discusses geology, soils, and seismic concerns as they relate to public safety and project design. Earthquakes are prime considerations in the design and retrofit of structures. Structures are designed using the Caltrans Seismic Design Criteria (California Department of Transportation 2019). The Seismic Design Criteria provide the minimum seismic requirements for highway bridges designed in California. A bridge’s category and classification determine its seismic performance level and which methods are used to estimate the seismic demands and structural capabilities. For more information, see the Caltrans’ Division of Engineering Services, Office of Earthquake Engineering, Seismic Design Criteria.

State Requirements

Alquist-Priolo Earthquake Fault Zoning Act

California’s Alquist-Priolo Earthquake Fault Zoning Act (Alquist-Priolo Act) (PRC Section 2621 et seq.), originally enacted in 1972 as the Alquist-Priolo Special Studies Zones Act and renamed in 1994, is intended to reduce risks to life and property from surface fault rupture during earthquakes. The Alquist-Priolo Act prohibits the location of most types of structures intended for human occupancy across the traces of active faults and strictly regulates construction in the corridors along active faults (earthquake fault zones). It also defines criteria for identifying active faults, giving legal weight to terms such as active, and establishes a process for reviewing building proposals in and adjacent to earthquake fault zones.

Under the Alquist-Priolo Act, faults are zoned, and construction along or across them is strictly regulated if they are “sufficiently active” and “well defined.” A fault is considered sufficiently active if one or more of its segments or strands shows evidence of surface displacement during Holocene time (defined for purposes of the act as referring to approximately the last 11,000 years). A fault is considered well defined if its trace can be identified clearly by a trained geologist at the ground surface, or in the shallow subsurface, using standard professional techniques, criteria, and judgment (Bryant and Hart 2007).

Local Requirements

City of West Sacramento General Plan

The following goals and policies in the City of West Sacramento General Plan 2035 Policy Document (City of West Sacramento 2016) relate to geology and seismic hazards and are relevant to the proposed project.

---

1 With reference to the Alquist-Priolo Act, a structure for human occupancy is defined as one “used or intended for supporting or sheltering any use or occupancy, which is expected to have a human occupancy rate of more than 2,000 person-hours per year” (CCR Title 14, Div. 2, Section 3601[e]).
Safety Element

Goal S-3. To prevent loss of life, injury, and property damage due to geologic and seismic hazards.

Policy S-3.2. The City shall require new development seeking a discretionary permit to prepare a geotechnical report or other appropriate analysis, and incorporate appropriate mitigation measure to ensure new structures are able to withstand the effects of seismic activity, including liquefaction.

City of Sacramento General Plan

The Sacramento 2035 General Plan (City of Sacramento 2015) addresses seismic and geologic hazards relevant to the proposed project as discussed below.

Environmental Constraints

Goal EC 1.1 Hazards Risk Reduction. Protect lives and property from seismic and geologic hazards and adverse soil conditions.

Policy EC 1.1.1 Review Standards. The City shall regularly review and enforce all seismic and geologic safety standards and require the use of best management practices (BMPs) in site design and building construction methods.

Policy EC 1.1.2 Geotechnical Investigations. The City shall require geotechnical investigations to determine the potential for ground rupture, ground-shaking, and liquefaction due to seismic events, as well as expansive soils and subsidence problems on sites where these hazards are potentially present.

2.2.3.2 Affected Environment

Regional Geology

Sacramento and the project site are situated within the Great Valley geomorphic province of California. The Great Valley is a gently-sloping to flat alluvial plain east of the Coast Ranges and west of the Sierra Nevada. It is a northwest-trending structural trough that was formed by the westward tilting of the Sierra Nevada block.

The Sacramento Valley in general is underlain by alluvial, lacustrine, and marine sedimentary deposits that have accumulated as the structural trough formed and the adjacent mountain ranges were elevated. The thickness of the sediments varies from a thin veneer along the valley margins to thousands of feet at the axis of the trough (GEI Consultants 2014).

Site Geology

The surface and subsurface distributions of sandy and clayey deposits are a function of former river positions on the landscape and present-day geomorphic processes adjacent to the river channel (i.e., flooding and deposition). Specifically, the area in which the project is located is classified as Quaternary stream channel deposits associated with the Late Holocene. Soil map units of the project area, as described by the U.S. Department of Agriculture Natural Resources Conservation Service Web Soil Survey (U.S. Department of Agriculture 2018), are presented in Table 2.2.3-1. The characteristics of these
soils can be summarized as sandy loams, silt loams, and fill. The Yolo County portion is entirely Lang sandy loam, while the Sacramento County portion of the project area is made up of Columbian sandy loam and urban land (variable soils). Much of the area, however, is developed and has been disturbed by road construction and development of tank farms and industrial buildings on both sides of the river. Because the majority of the project area has been developed with little surface exposure, it is unknown whether the intact soils described below remain in the project area and how deep they may be below the current ground surface.

Table 2.2.3-1. Soils in the Project Area

<table>
<thead>
<tr>
<th>Soil Series Name</th>
<th>Depth (in inches)</th>
<th>U.S. Department of Agriculture Texture</th>
<th>County</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lang sandy loam</td>
<td>0–13</td>
<td>Sandy loam and loamy fine sand</td>
<td>Yolo</td>
</tr>
<tr>
<td></td>
<td>13–19</td>
<td>Loamy fine sand</td>
<td></td>
</tr>
<tr>
<td></td>
<td>19–60</td>
<td>Stratified fine sand, loamy fine sand, and silt loam</td>
<td></td>
</tr>
<tr>
<td>Lang sandy loam, deep</td>
<td>0–13</td>
<td>Sandy loam and loamy fine sand</td>
<td>Yolo</td>
</tr>
<tr>
<td></td>
<td>13–19</td>
<td>Loamy fine sand</td>
<td></td>
</tr>
<tr>
<td></td>
<td>19–40</td>
<td>Fine sand to loamy fine sand</td>
<td></td>
</tr>
<tr>
<td></td>
<td>40–60</td>
<td>Clay to heavy clay</td>
<td></td>
</tr>
<tr>
<td>Columbian sandy loam</td>
<td>0–11</td>
<td>Sandy loam</td>
<td>Sacramento</td>
</tr>
<tr>
<td></td>
<td>11–60</td>
<td>Stratified loamy sand to silt loam</td>
<td></td>
</tr>
<tr>
<td>Urban land</td>
<td>0–6</td>
<td>Variable</td>
<td>Sacramento</td>
</tr>
</tbody>
</table>

No protected natural landmarks, outstanding examples of major geological features, or protected topographic and geologic features are in the project area (National Park Service 2020).

**Primary Seismic Hazards**

The State of California considers two aspects of earthquake events primary seismic hazards: surface fault rupture (disruption at the ground surface as a result of fault activity) and seismic ground shaking. The risk of fault rupture in the project area is low because no faults are mapped at or near the project site. The nearest faults (approximately 15–18 miles from the project site) are the Dunnigan Hills Fault to the northwest near Woodland and the Midland Fault to the southwest near Dixon (California Department of Conservation 2020a). The site is not in an Alquist-Priolo Special Studies Zone, and it is not within 1,000 feet of any fault in the Caltrans Fault Database. The site is in a seismically active area, however, and strong shaking could be expected in the life of the facility.

**Secondary Seismic Hazards**

Secondary seismic hazards refers to seismically induced landsliding, liquefaction, and related types of ground failure. These hazards are addressed briefly below.

**Landslides**

A review of the California Department of Conservation online maps for landslide hazards reveals that no information is available for the project area (California Department of Conservation 2020b). However, the area does not appear particularly susceptible for landslides given its relatively flat topography.
**Liquefaction**

Liquefaction is the process in which soils and sediments lose shear strength and fail during seismic ground shaking. The susceptibility of an area to liquefaction is determined largely by the depth to groundwater and the properties (e.g., texture and density) of the soil and sediment within and above the groundwater. A review of the California Department of Conservation online maps for liquefaction reveals that no information is available for the project area (California Department of Conservation 2020c). However, the nearby project, I Street Bridge Replacement Project, found a soil layer that is prone to liquefaction in a silty sandy layer, a soil series that the above table identifies within the proposed project site (GEI Consultants 2014). Therefore, it can be assumed that there is a risk of liquefaction at the project site.

**Expansive Soil**

No information was available for the project site for expansive soils. However, a review of the bore log data for another project located approximately 1.2 miles upstream indicates that the plasticity of the soils ranges from low to moderate (GEI Consultants 2014). As such, it can be assumed that this project has a similar expansive soil potential given the similar conditions and close proximity.

### 2.2.3.3 Environmental Consequences

**Build Alternatives**

The build alternatives have similar configurations and depths of construction; therefore, they are analyzed together in this section.

**Seismic Hazards, Slope Instability, and Liquefaction**

The risk of strong seismic ground shaking in the project area is low as there are no nearby faults, but the project area still could experience seismic ground shaking because of its location in a seismically active California. The project has no potential to cause significant seismic ground shaking as the project’s size and scope would not exacerbate any existing faults. Compliance with the appropriate building regulations would ensure that the bridge foundations, bridge, roadways, and other project features are not damaged as a result of seismic activity.

There is a risk of secondary seismic hazards related to slope instability and liquefaction because of the slope of the river banks, the potential for river erosion, and the potential for liquefaction. Liquefaction or excessive river erosion due to soil conditions or seismic activity could cause bridge damage or failure. Site-specific field exploration and laboratory testing as part of final engineering design efforts, possibly including cone penetration tests and borings, would be conducted to develop final geotechnical engineering properties and design criteria for bridge foundations, project retaining wall, earthwork, and pavement design. This work would avoid any adverse effects related to secondary seismic hazards and would be performed as part of the final bridge design process. The project would comply with Caltrans’ Seismic Design Criteria to ensure that earthquake design and construction measures are implemented.

**Erosion**

Ground-disturbing earthwork associated with construction at the project site may increase soil erosion rates or loss of topsoil. Compliance with the erosion-related requirements applicable to the project will ensure that construction activities avoid or do not result in adverse levels of erosion. These requirements are described in the project’s environmental commitments (i.e., BMPs to control runoff and erosion);
erosion control measures from the City of West Sacramento’s *Standard Construction Specifications* (2002) and *Stormwater Management Program Planning Document* (2003); City of Sacramento’s *Grading, Erosion, and Sediment Control Ordinance*; and Caltrans’ *Construction Site Best Management Practices (BMPs) Manual* (California Department of Transportation 2017) and the *Stormwater Pollution Prevention Plan (SWPPP) and Water Pollution Control Program (WPCP) Preparation Manual* (California Department of Transportation 2016).

**Landslides**

Construction and operation of the proposed project would not exacerbate the risk of landslides to the project as the project would conform with Caltrans’ Seismic Design Criteria to meet the minimum seismic requirements for highway bridges designed in California.

**Expansive Soil**

Expansive soil, as defined in Table 18-1 of the Uniform Building Code (1994), does not appear to be extensive in the project area but could occur locally. Construction on expansive soils could lead to structural damage due to the shrink-swell potential. Adverse effects of expansive soils would be avoided because the design of project structures would take into account the results of site-specific geotechnical data gathered as part of the final design effort. All construction and engineered fills would comply with Caltrans’ Standard Specifications, and all construction would compact roadway subgrades in accordance with Caltrans’ Standard Specifications and local code.

**No Build Alternative**

There are no known seismic issues related to the existing bridge, roads, or other structures. The No Build Alternative would not result in adverse effects related to strong ground motion, liquefaction, slope instability, or seismic settlement. Because the No Build Alternative would not involve soil disturbance, soil erosion would not increase.

**2.2.3.4 Avoidance, Minimization, and/or Mitigation Measures**

No mitigation is necessary. As described in Chapter 1, *Proposed Project*, construction and implementation of the project would conform with federal, state, and local laws and regulations; applicable policies in the elements of the West Sacramento and Sacramento General Plans; requirements of the West Sacramento and Sacramento city codes; and Caltrans’ *Standard Specifications* Section 14, *Environmental Stewardship* (California Department of Transportation 2018:225–240). Compliance with applicable laws and regulations would avoid or minimize the effects of the project.
2.2.4 Paleontology

2.2.4.1 Regulatory Setting

Paleontology is a natural science focused on the study of ancient animal and plant life as it is preserved in the geologic record as fossils.

A number of federal statutes specifically address paleontological resources, their treatment, and funding for mitigation as a part of federally authorized projects. For example, 23 USC 1.9(a) requires that the use of federal-aid funds must be in conformity with all federal and state laws. And 23 USC 305 authorizes the appropriation and use of federal highway funds for paleontological salvage as necessary by the highway department of any state, in compliance with 16 USC 431–433 and state law.

Under California law, paleontological resources are protected by CEQA.

2.2.4.2 Affected Environment

Regional Physiographic Setting

The project area consists of the Sacramento River, riparian forest along the Sacramento River, local roads, and commercial development. The project area has a relatively high level of historical and ongoing disturbance.

The project is located in the southern portion of the Sacramento Valley, in the California Central Valley, which is a nearly flat alluvial plain that lies between the Sierra Nevada to the east and the Coast Ranges to the west. Its south end is defined by the Tehachapi Mountains north of Los Angeles, and its north end is defined by the Klamath Mountains. Subdivided into the Sacramento Valley to the north and the San Joaquin Valley to the south, the Central Valley has an average width of about 50 miles and is about 400 miles long overall (Bartow 1991:1). The Sacramento River is the main drainage of the northern Sacramento Valley, flowing generally south from the Klamath Mountains to its discharge point into the Suisun Bay in the San Francisco Bay area.

In the West Sacramento/Sacramento area, the Sacramento and American Rivers have been confined by human-made levees since the mid-19th century. In the project area, these levees generally were constructed on Holocene-age (less than 11,000 years old) alluvial and fluvial deposits deposited by the current and historical Sacramento River and its tributaries (U.S. Army Corps of Engineers 2015:80).

Geology and Soils

The project is located on soil that is classified as Quaternary stream channel deposits associated with the Late Holocene. Geology and soils of the project area are described further in Section 2.2.3, Geology/Soils/Seismic/Topography.

Paleontological Sensitivity

Paleontological resources are significant if they provide new data on fossil animals, distribution, evolution, or other scientifically important information. Caltrans uses a tripartite scale to characterize the paleontological sensitivity of geologic rock units (California Department of Transportation 2014).

- High potential: Rock units that, based on previous studies, contain or are likely to contain significant vertebrate, significant invertebrate, or significant plant fossils. These units include sedimentary formations that contain significant nonrenewable resources anywhere within the geographic extent.
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Physical Environment—Paleontology

- Low potential: Rock units that are not known to have produced significant fossils in the past but possess a potential to contain fossils or those that yield common fossil invertebrates.

- No potential: Rock units with no potential to contain fossils. This includes most rocks of igneous origin or metamorphosed transformation.

A multilevel ranking system was developed by professional resource managers as a more practical tool, the Potential Fossil Yield Classification (PFYC) system (U.S. Bureau of Land Management 2016). Using the PFYC system, geologic units are classified based on the relative abundance of vertebrate fossils or scientifically significant invertebrate or plant fossils and their sensitivity to adverse impacts. This ranking is not intended to be applied to specific paleontological localities or small areas within units. Although significant fossil localities occasionally may occur in a geologic unit, a few widely scattered important fossils or localities do not necessarily indicate a higher PFYC value; instead, the relative abundance of fossil localities provides the major determinant for the value assignment.

Because the project is located on soil that is classified as Quaternary stream channel deposits associated with the Late Holocene, deposits that can contain fossils, but much of the project area has been disturbed by levee and road construction and development of tank farms and industrial buildings on both sides of the river without yielding significant fossils, the project area can be considered to have a low potential for significant fossils. Since there is little surface exposure, it is unknown whether any intact soils remain in the project area and how deep they may be below the current ground surface.

2.2.4.3 Environmental Consequences

Build Alternatives

The build alternatives have similar configurations and depths of construction; therefore, they are analyzed together in this section.

For the vast majority of the project, the vertical construction limits would not exceed 2 feet deep. Both bridge alignments include areas off-set from the banks of the Sacramento River where maximum excavation depths would not exceed 10 feet below ground surface for construction of the bridge abutments. Excavation of approximately 5 feet would be needed to create bicycle and pedestrian access under the bridge. Pile depths for column supports would extend approximately 140 feet at five locations: one near each bank of the river for bridge reinforcements and three within the river for bridge columns. Piles for the two bridge fender systems within the river would be driven to a depth of approximately 60 feet.

Paleontological sensitivity, although unknown and undemonstrated, can be considered low for both sides of the project area because the anticipated ground disturbance would occur primarily in previously disturbed areas, meaning that project construction would be unlikely to encounter intact sensitive paleontological resources due to past development and ground-disturbing activities in the area. Additionally, given that the majority of project construction would be relatively shallow (less than 2 feet deep), it is unlikely that significant paleontological resources would be encountered through these construction activities as the soils/unit would be such a young age (i.e., less than 11,000 years old). Paleontological resources are considered to be older than 5,000 radiocarbon years (Society of Vertebrate Paleontology 2010). However, it is possible that the lower portion of the unit encountered during construction could contain paleontological resources. As such, implementation of avoidance and minimization measures would prevent adverse effects.
No Build Alternative

The No Build Alternative would not affect surface or subsurface soils; therefore, it would not create adverse impacts on potential paleontological resources.

2.2.4.4 Avoidance, Minimization, and/or Mitigation Measures

No mitigation is necessary. Implementation of Caltrans’ Standard Specifications, local policies, and Avoidance and Minimization Measures PAL-1–3 would prevent adverse effects on paleontological resources in the project area, should they exist.

Avoidance and Minimization Measure PAL-1: Educate Construction Personnel in Recognizing Fossil Material

All construction personnel will receive training provided by a qualified professional paleontologist experienced in teaching non-specialists to ensure that construction personnel can recognize fossil materials in the event that any are discovered during construction.

Avoidance and Minimization Measure PAL-2: Stop Work if Fossil Remains Are Encountered during Construction

If fossil remains (particularly vertebrate remains) are discovered during earth-disturbing activities, activities will stop immediately until a State-registered professional geologist or qualified professional paleontologist can assess the nature and importance of the find and a qualified professional paleontologist can recommend appropriate treatment. Treatment may include preparation and recovery of fossil materials so that they can be housed in an appropriate museum or university collection, and may include preparation of a report for publication describing the finds. The project proponent will ensure that recommendations regarding treatment and reporting are implemented.

Avoidance and Minimization Measure PAL-3: Include Resource Stewardship Measures in Standard Specifications for the Project

The following measures will be added to the standard specifications for the project.

If paleontological resources are discovered at the job site, do not disturb the material and immediately:

1. Stop all work within a 60-foot radius of the discovery
2. Protect the area
3. Notify the Resident Engineer

The project proponent will investigate and modify the dimensions of the protected area if necessary.

Do not take paleontological resources from the job site. Do not resume work within the specified radius of the discovery until authorized.

The project proponent will alert the construction contractor that paleontological monitoring will occur during activities that will disturb native sediments.
2.2.5 Hazardous Waste/Materials

2.2.5.1 Regulatory Setting

Hazardous materials, including hazardous substances and wastes, are regulated by many state and federal laws. Statutes govern the generation, treatment, storage, and disposal of hazardous materials, substances, and waste; and the investigation and mitigation of waste releases, air and water quality, human health, and land use.

The primary federal laws regulating hazardous wastes/materials are the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) of 1980, and the Resource Conservation and Recovery Act (RCRA) of 1976 (RCRA). The purpose of CERCLA, often referred to as “Superfund,” is to identify and cleanup abandoned contaminated sites so that public health and welfare are not compromised. The RCRA provides for “cradle-to-grave” regulation of hazardous waste generated by operating entities. Other federal laws include:

- Community Environmental Response Facilitation Act (CERFA) of 1992
- Clean Water Act
- Clean Air Act
- Safe Drinking Water Act
- Occupational Safety and Health Act (OSHA)
- Atomic Energy Act
- Toxic Substances Control Act
- Federal Insecticide, Fungicide, and Rodenticide Act

In addition to the acts listed above, EO 12088, Federal Compliance with Pollution Control Standards, mandates that necessary actions be taken to prevent and control environmental pollution when federal activities or federal facilities are involved.

California regulates hazardous materials, waste, and substances under the authority of the California Health and Safety Code and is authorized by the federal government to implement RCRA in the state. California law addresses specific handling, storage, transportation, disposal, treatment, reduction, cleanup, and emergency planning of hazardous waste. The Porter-Cologne Water Quality Control Act also restricts disposal of wastes and requires cleanup of wastes that are below hazardous waste concentrations but could affect ground and surface water quality. California regulations that address waste management and prevention and cleanup of contamination include Title 22 Division 4.5 Environmental Health Standards for the Management of Hazardous Waste, Title 23 Waters, and Title 27 Environmental Protection.

Worker and public health and safety are key issues when addressing hazardous materials that may affect human health and the environment. Proper management and disposal of hazardous material are vital if it is found, disturbed, or generated during project construction.

2.2.5.2 Affected Environment

This section was prepared using information from the Phase I Initial Site Assessment (ISA) prepared for the project (Blackburn Consulting 2020). The report is available in Appendix P.
The ISA study area, which comprises proposed acquisitions and adjacent parcels, and potential hazardous waste sites are shown in Figures 2.2.5-1 and 2.2.5-2. The methodology and identification of hazardous waste/materials potentially present in the study area, as discussed in the ISA, are presented below (Tables 2.2.5-1 and 2.2.5-2).

**Site Reconnaissance and Access Limitations**

The purpose of the visual survey is to collect information regarding potential hazardous material contamination, including evidence of current and/or past use; evident storage of toxic or hazardous materials; presence of onsite ponds, landfills, drywells, waste streams, or other disposal units; visible soil contamination; and aboveground or underground storage tanks, drums, barrels and other storage containers. A site visit was conducted on January 30, 2020, that included a visual survey of the project area. Due to private property access restrictions, onsite inspection of building interiors and other structures could not be completed. Observation of some acquisition parcels was limited to those areas visible from publicly accessible areas (i.e., roads).

**Underground Transmission Lines**

Two existing gas transmission lines, Kinder Morgan and PG&E, run adjacent to South River Road and under the Sacramento River. There is a potential for explosive hazard associated with the transmission pipelines should construction activities extend into the pipeline easements.

**Railroad Tracks**

Soils next to railroad tracks typically have been affected by heavy metals, total petroleum hydrocarbons as diesel, fuel oil, and polychlorinated biphenyls. Soils along railroad tracks may be affected by locomotives (total petroleum hydrocarbons as diesel), railroad ties (polynuclear aromatics), and slag ballast used to set the ties (heavy metals). Consequently, it is possible that soil and groundwater in the immediate area of the railroad lines are contaminated.

One railroad alignment runs through the project area in West Sacramento. The existing Union Pacific eastside rail line parallels Jefferson Boulevard; however, these tracks will be relocated as part of the de-industrialization of the Pioneer Bluff area. In Sacramento, railroad tracks owned by California State Parks run through the project area in the north-south direction at Broadway.

**Yellow Traffic Stripes**

Caltrans studies have determined that yellow/white thermoplastic striping and painted markings may contain elevated concentrations of lead and chromium, depending on the age of the striping (manufactured before 2005) and painted markings (manufactured before 1997). Disturbing either yellow or white pavement markings by grinding or sandblasting can expose workers to lead and chromium.

Yellow and white traffic striping and markings are located along Jefferson Boulevard, 15th Street, and South River Road in West Sacramento and along Broadway in Sacramento.

**Aerially Deposited Lead**

Aerially deposited lead (ADL) can be found in the surface and near-surface soils along nearly all roadways because of the historical use of tetraethyl lead in motor vehicle fuels. Areas of primary concern are soils along routes that have had high vehicle emissions from large traffic volumes or congestion during the period when leaded gasoline was in use (generally prior to 1986). Typically, ADL is found in
shoulder areas and has high solubility when subjected to the low pH conditions of waste characterization tests. Shoulder soils along urban and heavily travelled rural highways are commonly above the soluble threshold limit concentration criteria.

ADL could be encountered during construction and grading activities within the proposed project limits in West Sacramento along South River Road, Jefferson Boulevard, and 15th Street; and in Sacramento along Broadway, Front Street, 3rd Street, and 5th Street. These roadways have been present in various alignments since 1916 and therefore have the potential to be contaminated with ADL.

**Recognized Environmental Conditions by Parcel**

Known and potential recognized environmental conditions (RECs)\(^1\) in the project study area are described below (Tables 2.2.5-1 and 2.2.5-2) and are shown in relation to each build alternative in Figures 2.2.5-1 and 2.2.5-2. The tables and figures identify potential parcel acquisitions as well as immediately adjacent parcels with RECs. Because there are two alternative alignments, some “acquisition parcels” under one alternative might be a full acquisition, partial acquisition, or an adjacent parcel depending on the final alignment.

**West Sacramento – Sites with Known/Potential Recognized Environmental Conditions**

In West Sacramento, most of the project area is bounded on the east by the Sacramento River riparian corridor, on the west by Jefferson Boulevard, and on the south by the Tesoro/Buckeye fuel terminal. The land is zoned as nonconforming industrial and heavy commercial use. The former Cemex site at the north boundary of the project is no longer operational, and all structures have been demolished. Sites east of South River Road are primarily fuel product storage; sites west of South River Road include auto shops, fuel product storage, a Kinder Morgan facility, and a truck painting shop. The area south of 15th Street is developed with active businesses, including Pegasus Pest Control, Shell Oil, and Lucky produce and trucking services. An active railroad line runs along the east side of Jefferson Boulevard. Existing roadway, curb, gutter and sidewalk areas are present along Jefferson Boulevard, South River Road, and 15th Street. Underground utilities, a pressurized gas line, and a fiber optics line also are located along Jefferson Boulevard.

**Table 2.2.5-1. Sites in West Sacramento in or Adjacent to the Project Footprint with Known/Potential Recognized Environmental Conditions**

<table>
<thead>
<tr>
<th>APN/Address</th>
<th>Land Use/Name</th>
<th>REC: Level of Risk</th>
<th>Alternative</th>
<th>Site Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td>058-034-028</td>
<td>Current: Vehicle storage area Former: Unknown</td>
<td>Medium</td>
<td>Adjacent to Alternative B Not relevant for Alternative C</td>
<td>The database records search did not provide additional information regarding a UST at this location. The nature of the facility, however, indicates a higher potential for soil/groundwater contamination.</td>
</tr>
</tbody>
</table>

\(^1\) The term *recognized environmental condition* (REC) is defined in ASTM International E1527-13 as, “The presence or likely presence of any hazardous substances or petroleum products in, on, or at a property (1) due to any release to the environment, (2) under conditions indicative of a release to the environment or (3) under conditions that pose a material threat of a future release to the environment.”
### Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Physical Environment—Hazardous Waste/Materials

<table>
<thead>
<tr>
<th>APN/Address</th>
<th>Land Use/Name</th>
<th>REC: Level of Risk</th>
<th>Alternative</th>
<th>Site Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td>058-270-008 1601 South River Road 058-270-012 1701 South River Road</td>
<td>This site, formerly the BP-ARCO and Tesoro Petroleum, is known today as Buckeye Terminal and Tesoro Petroleum</td>
<td>High</td>
<td>Not relevant for Alternative B Adjacent to Alternative C</td>
<td>The developed site contains an aboveground bulk fuel storage tank facility with a filling station. Regulatory files identify the site as part of a regional contamination issue, referred to as the Tesoro ARCO Remediation Program (TARP), a combination of Arco and Tesoro sites that are grouped together for regulatory purposes because their groundwater contamination plumes are indistinguishable. TARP sites include parcels 058-027-001, -008, and -012, all of which have contaminated soil and groundwater.</td>
</tr>
<tr>
<td>058-270-006 058-270-009 058-270-014 1515 South River Road 058-270-007 (easement to 058-270-014) 1553 South River Road</td>
<td>Ramos Environmental/Ramos Oil Recyclers</td>
<td>High</td>
<td>Only parcel 058-270-006 is adjacent to Alternative B Acquisition needed for Alternative C Parcels 058-270-006, 058-270-007, and 058-270-014 are “acquisition parcels” under Alternative C. Parcel 058-270-009 is adjacent to, but not within the project footprint of, Alternative C. Parcel 058-270-006 is adjacent to, but not within, the project footprint of Alternative B</td>
<td>The facility has been located at this site since 1979 and is a hazardous waste storage and transfer facility. Used oil, antifreeze, oily water, and oily sludge are pumped from trucks into ASTs. After accumulation, the waste is pumped out of the ASTs into trucks, to be transported to a permitted Treatment Storage and Disposal Facility (TSDF) for disposal or recycling. A container storage area was added in 1999 with a capacity of 118 55-gallon drums. Multiple violations are noted in the records review. Potential for soil and groundwater contamination.</td>
</tr>
<tr>
<td>058-270-011 Between 1509 and 1515 South River Road</td>
<td>Current: Easement between Ramos Oil and Shell Oil Products. Former: Rail spur</td>
<td>Medium</td>
<td>Alternatives B and C</td>
<td>Previously a railroad spur, this site is located between the Ramos Oil and Shell Oil Products sites. The topographic map from 1975 shows a railroad spur in this easement. There is a potential to encounter preservative-treated railroad ties and soil contaminated with oil, grease, heavy metals, or pesticides. Potential for soil contamination.</td>
</tr>
<tr>
<td>APN/Address</td>
<td>Land Use/Name</td>
<td>REC: Level of Risk</td>
<td>Alternative</td>
<td>Site Summary</td>
</tr>
<tr>
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</tr>
</tbody>
</table>
| 058-280-003 1520 and 1540 South River Road | Current: West Sacramento Auto Plaza  
Former: Lucky Fruit and Produce, Lucky Drayage, Atlas, Homewood, and NorCal Mill Works | High              | Alternative B | Records search identified four USTs installed onsite as early as 1965, including one 500-gallon waste oil, one 3,750-gallon diesel, one 3,500-gallon unleaded gasoline, and one 10,000-gallon diesel UST. Records indicate that two USTs were removed, but no files were located to verify the removals. Yolo County reports cases of discharge from an oil water separator, steam cleaning, and diesel spillage from fueling operations to the street. The file also reports diesel spillage onto the street from fueling operations. As a result, soil was removed, and the practices changed to prevent future problems. County records further indicate that at 1540 South River Road, KEMP's West Sacramento Station had a pipeline valve failure that resulted in 400-gallons of diesel being released onto the soil. The exact location of the failure in unknown Potential for soil and groundwater contamination. |
| 058-280-005 1509 South River Road | Shell Opus/Equilon Enterprises. Operational fuel storage and distribution facility at this location since the 1940s | High              | Alternatives B and C | This parcel contains large aboveground fuel storage tanks associated with Shell Oil Products. A pressurized oil pipeline with aboveground connections is located onsite. This site is a significant source of contamination from petroleum products benzene, toluene, ethyl benzene and xylene (BTEX), hydrocarbons, including TPH-g (gasoline), TPH-d (diesel), and the additives tertbutyl alcohol (TBA) and methyl-tert-butyl-ether (MTBE). Subsurface remediation consisting of groundwater extraction and soil vapor extraction has been ongoing since 1996. Petroleum hydrocarbons are present in groundwater throughout a large portion of the facility and extend into adjacent properties, including RMC Lonestar (acquisition parcel APN 058-350-001) to the northeast and Ramos to the southwest. Remediation is ongoing. Potential for groundwater impacts. |
| 058-280-006 1500 South River Road | Pegasus Pest Control | High              | Alternative B and adjacent to, but not within the project footprint of, Alternative C | This site is a pesticide storage, mixing, and handling facility. No releases have been reported, but the risk of soil contamination is considered high due to the nature of work performed onsite. Possible soil contamination. |
### Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Physical Environment—Hazardous Waste/Materials

<table>
<thead>
<tr>
<th>APN/Address</th>
<th>Land Use/Name</th>
<th>REC: Level of Risk</th>
<th>Alternative</th>
<th>Site Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td>058-280-007 31 15th Street</td>
<td>Current: Martial arts studio Former: TNT Fireworks, Royal Sleep Co.</td>
<td>Low</td>
<td>Alternative B</td>
<td>No reported releases. The site is below the elevation of South River Road; therefore, potential groundwater impacts from 1520 and 1540 South River Road (APN 058-280-003) may exist in shallow groundwater at the site. Adjacent to railroad. Potential soil and groundwater contamination.</td>
</tr>
<tr>
<td>058-290-004 1300 South River Road (20 15th Street 30 15th Street)</td>
<td>Current: Horizon Church Former: Cen-Cal Wallboard Supply, L&amp;W Supply</td>
<td>Low</td>
<td>Alternative B</td>
<td>Yolo County records report that a 12,000-gallon fuel UST was registered at the site in 1978. No records of soil or groundwater contamination were found. The site was used as an orchard prior to 1961. Significant concentrations of residual pesticides are unlikely because of subsequent road improvements adjacent to the parcel.</td>
</tr>
<tr>
<td>058-350-001 058-350-008 1501 South River Road</td>
<td>Current: Vacant Former: RMC, Cemex Ramos Oil, Lone Star</td>
<td>Medium</td>
<td>Parcels 058-350-001 and 058-350-008 are &quot;acquisition parcels&quot; under Alternative B 058-350-001 is adjacent to, but not within the project footprint of, Alternative C</td>
<td>Parcel 058-350-001: No known sources of soil or groundwater contamination were identified on this parcel; however, there is the potential for groundwater contamination from an adjacent parcel (APN 058-280-005, Shell Oil Products) discussed above. Parcel 058-350-008: Records indicate removal of waste oil, surplus organics, polychlorinated biphenyls, and oil sludge. Data from two groundwater monitoring wells associated with known releases from the Shell facility indicate that low levels of TPH-d, TPH-g, 1, 2 dichloroethane, MTBE, TBA, and naphthalene are present in groundwater. This parcel is the east half of the Lonestar Ideal Cement facility. Potential groundwater contamination</td>
</tr>
<tr>
<td>058-990-007 058-990-011 Union Pacific Railroad right-of-way</td>
<td>Active railroad at the east side of Jefferson Boulevard</td>
<td>Medium</td>
<td>Alternative B</td>
<td>Railroad tracks have been present here since the 1920s. Soil adjacent to and beneath existing and former railroad beds have the potential for elevated levels of contaminants commonly associated with railroad activities, including TPH, lead, arsenic, and creosote.</td>
</tr>
</tbody>
</table>

APN = Assessor’s parcel number.
AST = aboveground storage tank.
REC = recognized environmental condition.
TPH = total petroleum hydrocarbons.
UST = underground storage tank.
Sacramento – Sites with Known/Potential Recognized Environmental Conditions

In Sacramento, the project area is bounded on the west by the Sacramento River riparian corridor, on the north by the Tosco and Chevron bulk fuel storage facility and generally US 50, on the east by 5th Street, and on the south by Broadway and the Conoco bulk fuel storage facility. Interstate 5 bisects the project area in a north-south alignment. The former Tosco site at the west boundary of the project is no longer operational, and all structures have been razed. The remainder of the west one-third of the project area is developed as fuel product storage. Sites north and south of Broadway, east of I-5, are primarily commercial/light industrial businesses and a TV station. An active railroad line and the Sacramento River Bike Trail are located along the west side of the project adjacent to the Sacramento River. Existing roadway, curb, gutter, and sidewalk areas are present along Broadway, Front Street, Marina View Drive, Miller Park Circle, 3rd Street, and 5th Street.

Table 2.2.5-2. Sites in Sacramento in or Adjacent to the Project Footprint with Known/Potential Recognized Environmental Conditions

<table>
<thead>
<tr>
<th>APN/Address</th>
<th>Land Use/Name</th>
<th>Risk</th>
<th>Alternative</th>
<th>Site Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td>009-0012-009</td>
<td>Broadway right-of-way</td>
<td>Medium</td>
<td>Alternatives B and C</td>
<td>This site was not listed in the records search databases; however, Sanborn and Topographic maps identify a railroad spur at the south side of Broadway at this parcel. Soil adjacent to and beneath existing and former railroad beds have the potential for elevated levels of contaminants commonly associated with railroad activities, including TPH, lead, arsenic, and creosote. Potential for soil contamination.</td>
</tr>
<tr>
<td>009-0012-064</td>
<td>66 Broadway</td>
<td>High</td>
<td>Alternatives B and C</td>
<td>This site was a bulk fuel terminal from 1916 to 1999. Several ownership changes occurred throughout the years until the Tosco Corporation took over ownership in 1978. The terminal was dismantled in 1999. Soil and groundwater impacts from petroleum hydrocarbons were identified. Active site remediation occurred until 2012. Passive remediation is ongoing, and a Land Use Restriction was placed on the property on August 31, 2018. Potential soil and groundwater impacts.</td>
</tr>
<tr>
<td>009-0020-001</td>
<td>66 Broadway</td>
<td>High</td>
<td>Alternatives B and C</td>
<td>A preliminary assessment completed by PG&amp;E in 1986 states that a manufactured gas plant was operated at the south edge of Broadway on the Sacramento River from 1914 until 1926. The gas plant also is identified on the 1915 Sanborn map. The plant was constructed by the Sacramento Gas Company, which supplied both natural and manufactured gas. PG&amp;E purchased the plant in 1926. The plant was dismantled in 1927. This site currently is occupied by oil storage tanks associated with Tosco/Tidewater Bulk Fuel Terminal. Potential soil and groundwater impacts.</td>
</tr>
<tr>
<td>APN/Address</td>
<td>Land Use/Name</td>
<td>Risk</td>
<td>Alternative</td>
<td>Site Summary</td>
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<tr>
<td>009-0012-029</td>
<td>Active railroad since 1800s</td>
<td>Medium</td>
<td>Alternatives B   and C</td>
<td>The site is not listed in searched databases; however, the parcel is an active railroad. The railroad is first identified on a 1902 topographic map. Soil adjacent to and beneath existing and former railroad beds have the potential for elevated levels of contaminants commonly associated with railroad activities, including TPH, lead, arsenic, and creosote. Potential soil contamination.</td>
</tr>
<tr>
<td>009-0012-008</td>
<td>Current: Chevron Bulk Fuel Terminal, Former: Standard Oil</td>
<td>High</td>
<td>Alternatives B and C</td>
<td>This site is a bulk fuel terminal. Subsurface soil and groundwater are contaminated by petroleum hydrocarbons. Cleanup of petroleum hydrocarbon contaminated groundwater is ongoing, and the case still open. Soil and groundwater contamination.</td>
</tr>
<tr>
<td>009-0020-003</td>
<td>Current: Miller Park Marina</td>
<td>Low</td>
<td>Alternatives B and C</td>
<td>This site is operated as Miller Park Marina. A UST was reported in the boat launch dock area approximately 0.5 mile from the project limits. The nature of release or contamination is unknown. The case was listed closed in April 2001.</td>
</tr>
<tr>
<td>009-0030-054</td>
<td>Current: Conoco Philips Bulk Fuel Terminal</td>
<td>High</td>
<td>Alternatives B and C</td>
<td>This site is a bulk fuel terminal. Twelve ASTs and underground piping are present at the site. Previous investigations indicated that soil and groundwater is affected by petroleum hydrocarbons. Groundwater monitoring initiated in 1988 is ongoing, and the case remains open. Two separate plumes onsite. One plume is near the loading rack, and the other is under the aboveground tanks. Soil and groundwater contamination.</td>
</tr>
<tr>
<td>009-0223-007</td>
<td>Current: Setzer Forest Products &amp; Sacramento Farmers Market</td>
<td>Medium</td>
<td>Alternatives B and C</td>
<td>There are nineteen parcels included in this site. Land use at the site has been active light industrial for 89 years, including a former gas station and wood product supply facility. USTs were removed in 1979, 1987, 1990 and 1998. Site remediation was completed with case closure in May 2018. Railroad spurs also once were located at this site. Potential for soil and groundwater contamination.</td>
</tr>
<tr>
<td>009-0231-005</td>
<td>Current: Horizon Irrigation Distribution, Former: Diesel Performance</td>
<td>Low</td>
<td>Alternatives B and C</td>
<td>This site is an irrigation supply company developed with a large warehouse and storage yard. Horizon maintains hazardous materials on site (e.g., fertilizers). Several notices of violations from 2014 to 2017 were noted due to “Failure to complete hazardous material inventory.” Identified inventory includes propane, acetone, butanol, ethyl acetate, Round Up oil, and “turf gro.” Possible soil contamination.</td>
</tr>
<tr>
<td>APN/Address</td>
<td>Land Use/Name</td>
<td>Risk</td>
<td>Alternative</td>
<td>Site Summary</td>
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</tr>
<tr>
<td>009-0232-005</td>
<td>Current: Remnants of a gas station owned by Kayo Oil Company</td>
<td>High</td>
<td>Alternatives B and C</td>
<td>This site is a former service station. Seven USTs, including three 10,000-gallon diesel and regular gasoline, two 6,000-gallon leaded gasoline, and one 500-gallon waste oil USTs, were removed in 1986. Several soil and groundwater investigations were completed. Subsurface soil and groundwater are contaminated by petroleum hydrocarbons and were under regulatory action since 1987. The case was closed with a &quot;No Further Action Required&quot; letter issued on November 29, 2001. Possible soil and groundwater contamination.</td>
</tr>
<tr>
<td>009-0232-009</td>
<td>Current: L&amp;N Truck Repair Former: Lee’s Oil Company, Lee’s Arco, Tony’s Phillips 66</td>
<td>High</td>
<td>Alternatives B and C</td>
<td>This site is an active auto repair shop. Previously, the property operated as a gasoline service station with five USTs. The USTs were removed in 1997, with soil and groundwater impacts noted. Soil assessment and groundwater monitoring were conducted. In 2008, a &quot;No Further Action and Case Closure&quot; determination was made. The current owner, Lee and Nakata Auto Service have had multiple violations including “Failure to properly label hazardous waste accumulations containers” and “Failure to properly dispose of hazardous waste at an authorized location.” Potential for soil and groundwater contamination.</td>
</tr>
<tr>
<td>009-0232-017</td>
<td>Current: StorQuest Self Storage – Roy Hall Trust Former: Boat repair, auto shop, gas station</td>
<td>High</td>
<td>Alternatives B and C</td>
<td>Former service station. Three USTs were removed in 1986. Soil and groundwater have been contaminated by petroleum hydrocarbons. Soil excavation was completed, and the case was closed in May 2012. Potential for soil and groundwater contamination.</td>
</tr>
<tr>
<td>009-0235-007</td>
<td>Current: Mama N Pop Former: Fairmont Cleaners</td>
<td>Medium</td>
<td>Alternatives B and C</td>
<td>The site is currently developed with an unmarked building east of CoMai Restaurant and west of a residence. Current site development is unknown due to “false front” of building. Formerly, a dry cleaner operated at the site. Potential for soil and groundwater contamination.</td>
</tr>
<tr>
<td>009-0237-005</td>
<td>Current: Unknown Former: Auto station</td>
<td>Medium</td>
<td>Alternatives B and C</td>
<td>This site is behind a privacy fence. Aerial photographs indicate that the site is an auto storage and/or scrap yard. Potential for soil and groundwater contamination.</td>
</tr>
<tr>
<td>009-0237-010</td>
<td>Current: Unknown Former Auto station</td>
<td>Medium</td>
<td>Alternatives B and C</td>
<td>The site is behind a privacy fence. Aerial photographs indicate that the site is an auto storage and/or scrap yard. Potential for soil and groundwater contamination.</td>
</tr>
<tr>
<td>009-0237-021</td>
<td>Current: Unknown Former: Auto station</td>
<td>Low</td>
<td>Alternatives B and C</td>
<td>430 Broadway maps show a correlation to the current 400 Broadway, which encompasses the entire block. 430 Broadway was a separate parcel prior to parcel realignment. This site is listed on the historical auto station database. Potential for soil and groundwater contamination.</td>
</tr>
</tbody>
</table>
Summary of Potentially Hazardous Waste/Materials Conditions

The ISA identified the following potentially hazardous waste/materials conditions that could be encountered during construction of the proposed project.

- Potential soil and groundwater contamination associated with railroad tracks and railroad alignments
  - Soils next to railroad tracks typically have been affected by heavy metals, total petroleum hydrocarbons as diesel, fuel oil, and polychlorinated biphenyls.

- Potential contamination associated with ground disturbance or roadway removal/maintenance.
  - There is potential for encountering ADL during construction and grading activities within the proposed project limits in West Sacramento along South River Road, Jefferson Boulevard, and 15th Street; and in Sacramento along Broadway, Front Street, 3rd Street, and 5th Street. These roadways have been present in various alignments since 1916 and therefore have the potential to be contaminated with ADL.
  - Exposure to lead or chromium may be associated with removal of existing yellow/white traffic striping.

- Contamination associated with identified potentially hazardous waste facilities/sites.
  - In West Sacramento, past soil and groundwater contamination is possible due to historical land uses such as auto storage, petroleum and oil manufacturing/storage, oil recycling, railroad easements, and agricultural pesticides. Current land uses such as pesticide storage and fuel storage and distribution indicate potential soil and groundwater contamination.
  - In Sacramento, past soil and groundwater contamination is possible due to historical land uses such as bulk fuel terminals, manufactured gasoline plant, gasoline services stations, wood products supply, auto storage, and dry cleaners. Current land uses also indicate the possibility of soil and groundwater contamination; such uses include pesticide storage, fuel storage and distribution, active railroad tracks, auto repair, auto salvage/storage, and gasoline service station.

2.2.5.3 Environmental Consequences

Build Alternatives

Both build alternatives would require similar ground disturbance and would encounter similar REC types. Therefore, both Alternatives B and C have the same potential for effects involving similar hazards and hazardous materials and, except where noted, are not discussed separately in this section.
Underground Transmission Lines

There is the potential for explosive hazard associated with Kinder Morgan and PG&E gas transmission lines that run adjacent to South River Road in West Sacramento and under the Sacramento River. Advance notification and coordination with utility service providers prior to and during construction would avoid any accidental incursions to utility lines.

Soil and Groundwater Contamination

Humans and the environment could be exposed to soil and groundwater contamination from construction activities. Acquisition of right-of-way from parcels with the potential to contain soil/groundwater contamination discussed above are identified by build alternative on Figures 2.2.5-1 and 2.2.5-2, and are listed above in Tables 2.2.5-1 and 2.2.5-2.

The risk of known RECs for 15 parcels located within the project area in West Sacramento is considered high to medium. Of the five high-risk sites, four have documented soil and/or groundwater contamination. The four medium-risk sites are located within or adjacent to the project footprint. The potential for soil and groundwater contamination under Alternative B is similar to Alternative C. Five parcels with RECs are located in the footprint of Alternative B (058-034-028, 058-280-003, 058-350-008, 058-990-007, 058-990-011). Similarly, five parcels with RECs are located in the footprint of Alternative C (058-270-007, 058-270-008, 058-270-009, 058-270-012, 058-270-014).

In Sacramento, 21 known RECs considered high to medium risk are located within the project area. Of the 12 high-risk sites, 11 have documented soil or groundwater contamination. Seven medium-risk sites are located within or adjacent to the project footprint. These 21 RECs are within the footprint of both Alternative B and Alternative C.

Although some of these cases are considered closed, testing for contaminants should be conducted prior to property acquisition and construction of the proposed project to (1) determine the extent and nature of possible contamination; and (2) identify and implement appropriate avoidance and containment measures. During construction of the project, the potential for human exposure (i.e., construction workers) to existing contaminated soil or groundwater would occur mainly during ground-disturbing and dewatering activities.

Previously Unknown Hazardous Materials

The potential exists for exposure of construction workers or nearby sensitive land uses to previously unknown hazardous materials during construction activities. Due to previous land uses that include tank farms, the project area generally has a moderate risk of previously unreported hazardous materials that could be discovered during construction of the proposed project.

Known Hazardous Materials/Sites

The project area generally has the potential for presence of hazardous materials in the form of ADL lead and chromium in yellow/white traffic striping. Construction workers could be exposed to hazardous materials during ground-disturbing activities such as grading and roadbed resurfacing at any of the areas known to contain hazardous substances.
The ISA identified areas of moderate concern that would be affected by the project. These areas and topics of concern include the following.

- ADL is along South River Road, Jefferson Boulevard, and 15th Street in West Sacramento and along Broadway, Front Street, 3rd Street, and 5th Street in Sacramento.
- Yellow and white traffic striping and markings are located along Jefferson Boulevard, 15th Street, and South River Road in West Sacramento and along Broadway in Sacramento.
- Heavy metals, total petroleum hydrocarbons as diesel, fuel oil, and polychlorinated biphenyls are potentially present in parcels containing railroad tracks or former railroad alignments.
- Past and current development contains various commercial and industrial facilities that used hazardous materials such as oil, fuels, and pesticides.

**Hazardous Conditions from Construction Equipment**

Humans and the environment could be exposed to hazardous conditions from the accidental release of hazardous materials during construction activities. Construction would involve the use of heavy equipment, involving small quantities of hazardous materials (e.g., petroleum and other chemicals used to operate and maintain construction equipment) that may result in hazardous conditions in the project area.

In addition to environmental protections established by state and federal law, City and Caltrans policies and standards address responsibilities for hazardous conditions. Construction and implementation of the proposed project would conform with applicable policies related to hazards and hazardous materials in the elements of the West Sacramento and Sacramento General Plans, requirements of the West Sacramento and Sacramento city codes, and Caltrans *Standard Specifications* Section 14, *Environmental Stewardship* (California Department of Transportation 2018:225–240). Complying with all applicable laws and regulations would avoid adverse effects related to hazardous waste and materials.

**No Build Alternative**

No construction would take place under the No Build Alternative; therefore, there would be no potential to expose workers or nearby land uses to soil or groundwater contamination, or hazardous materials from construction activities. The No Build Alternative would not result in right-of-way acquisition or construction disturbance related to a new bridge across the Sacramento River. Therefore, this alternative would not result in any direct effects regarding hazardous waste and materials.

**2.2.5.4 Avoidance, Minimization, and/or Mitigation Measures**

No mitigation is necessary. Compliance with local, state, and federal policies, standards, and laws would avoid or minimize effects related to hazardous waste and materials. The following avoidance and minimization measures provide project-specific direction and would be implemented prior to and during construction, consistent with applicable regulations.

**Avoidance and Minimization Measure HAZ-1: Conduct Phase II Site Assessments prior to Construction**

For sites identified as high or medium risk, a Phase II preliminary environmental screening will be completed within the project boundaries at these parcels to assess subsurface soil and/or groundwater, and the presence of wells. At a minimum, the Phase II preliminary screening will investigate each parcel within the project area where construction is anticipated to disturb the subsurface soil or encounter groundwater. Should the preliminary screening indicate the presence of wells or soil or groundwater
contamination within the project area, a Phase II assessment will be conducted to investigate the depth and lateral extent of contamination within the project. Low-risk sites will be re-evaluated (e.g., conduct owner interviews and a site survey) when site access is obtained. An additional Phase II assessment may be recommended if hazardous materials are identified.

The project proponent will conduct a Phase II assessment within the proposed acquisition area of the parcels described below.

- The following APNs in West Sacramento will be assessed for possible soil/groundwater contamination:
  - Alternative B only: 058-034-028, 058-280-003, 058-350-008, 058-990-007, 058-990-011. The estimated cost of collection and testing soil and groundwater within these parcels totals approximately $39,000. Implementation could take up to eight weeks.
  - Alternative C only: 058-270-007, 058-270-008, 058-270-009, 058-270-012, 058-270-014. The estimated cost of collection and testing soil and groundwater within these parcels totals approximately $28,000. Implementation could take up to eight weeks.

- The following APNs in Sacramento will be assessed for possible soil/groundwater contamination: 009-0012-008, 009-0012-009, 009-0012-064, 009-0012-029, 009-0012-071, 009-0012-072, 009-0020-001, 009-0020-002, 009-0223-007, 009-0223-012, 009-0223-016, 009-0232-005, 009-0232-009, 009-0232-016, 009-0232-017, 009-0232-018, 009-0235-007, 009-0237-005, 009-0237-010, 009-0237-028, 009-0030-054. The estimated cost of collection and testing soil and groundwater within these parcels totals approximately $98,000 and implementation could take up to twelve weeks.

- Areas along South River Road, Jefferson Boulevard, and 15th Street in West Sacramento and along Broadway, Front Street, 3rd Street, and 5th Street in Sacramento will be assessed for potential ADL impacts. The estimated cost of collection and testing soil for ADL is approximately $38,000 and implementation could take up to eight weeks.

- APNs 058-270-011 (Alternatives B and C), 058-280-007 (Alternative C only), 058-990-007, and 058-990-11 (Alternative B only) in West Sacramento; in Sacramento, APNs 009-0012-009, 0090012-29, 009-0020-02, 009-0223-007, 009-0223-012, and 009-0223-016 will be evaluated for the potential for metals, TPH, lead, arsenic, and creosote impacts for all construction activities that will result in soil excavation within railroad or former railroad easements at these parcels. The estimated cost of collection and testing soil for hazardous materials near railroads totals approximately $30,000 and implementation could take up to eight weeks after right of way approval.

Based on the findings of the Phase II investigation, if a soils management plan and health and safety plan are necessary, they will be prepared and implemented.

The Phase II assessment will include sampling and laboratory analysis to confirm the presence of hazardous materials and may include the following.

- Surficial soil and water samples
- Testing of underground storage tanks
- Subsurface soil borings
- Groundwater monitoring well installation, sampling, and analysis (may be appropriate on neighboring properties as well to determine the presence of contamination)
Avoidance and Minimization Measure HAZ-2: Develop and Implement Plans to Address Worker Health and Safety

The project proponent will develop and implement the necessary plans and measures required by Caltrans and federal and state regulations, including a health and safety plan, BMPs, and/or an injury and illness prevention plan. The plans will be prepared and implemented to address worker safety when working with potentially hazardous materials, including potential lead or chromium in traffic stripes, ADL, and other construction-related materials within the right-of-way during any soil-disturbing activity. The estimated cost for a health and safety plan is approximately $12,000. For a Lead Compliance Plan, BMP Plan or Soil Management Plan, the cost is approximately $5,000 per plan.
Recognized Environmental Conditions by Parcel – Alternative B

Source: Blackburn Consulting, 2019
Figure 2.2.5-2
Recognized Environmental Conditions by Parcel – Alternative C
2.2.6 Air Quality

2.2.6.1 Regulatory Setting

The federal Clean Air Act (FCAA), as amended, is the primary federal law that governs air quality; the California Clean Air Act is its companion state law. These laws, and related regulations by the U.S. EPA and the California Air Resources Board (ARB), set standards for the concentration of pollutants in the air. At the federal level, these standards are called National Ambient Air Quality Standards (NAAQS). NAAQS and state ambient air quality standards have been established for six criteria pollutants that have been linked to potential health concerns: carbon monoxide (CO), nitrogen dioxide (NO₂), ozone (O₃), particulate matter (PM)—which is broken down for regulatory purposes into particles of 10 micrometers or smaller (PM₁₀) and particles of 2.5 micrometers and smaller (PM₂.₅), Lead (Pb), and sulfur dioxide (SO₂). In addition, state standards exist for visibility-reducing particles, sulfates, hydrogen sulfide (H₂S), and vinyl chloride. The NAAQS and state standards are set at levels that protect public health with a margin of safety and are subject to periodic review and revision. Both state and federal regulatory schemes also cover toxic air contaminants (air toxics); some criteria pollutants are also air toxics or may include certain air toxics in their general definition.

Federal air quality standards and regulations provide the basic scheme for project-level air quality analysis under NEPA. In addition to this environmental analysis, a parallel “conformity” requirement under the FCAA also applies.

Conformity

The conformity requirement is based on FCAA Section 176(c), which prohibits the U.S. Department of Transportation (USDOT) and other federal agencies from funding, authorizing, or approving plans, programs, or projects that do not conform to a State Implementation Plan (SIP) for attaining the NAAQS. “Transportation conformity” applies to highway and transit projects and takes place on two levels: the regional (or planning and programming) level and the project level. The proposed project must conform at both levels to be approved.

Conformity requirements apply only in nonattainment and “maintenance” (former nonattainment) areas for the NAAQS, and only for the specific NAAQS that are or were violated. U.S. EPA regulations at 40 CFR 93 govern the conformity process. Conformity requirements do not apply in unclassifiable/attainment areas for NAAQS and do not apply at all for state standards regardless of the status of the area.

Regional conformity is concerned with how well the regional transportation system supports plans for attaining the NAAQS for CO, NO₂, O₃, PM₁₀, and PM₂.₅, and—in some areas (although not in California), SO₂. California has nonattainment or maintenance areas for all of these transportation-related “criteria pollutants” except SO₂. California also has a nonattainment area for lead; however, lead is not currently required by the FCAA to be covered in transportation conformity analysis. Regional conformity is based on emission analysis of Regional Transportation Plans (RTPs) and Federal Transportation Improvement Programs (FTIPs) that include all transportation projects planned for a region over a period of at least 20 years (for the RTP) and 4 years (for the FTIP). RTP and FTIP conformity uses travel demand and emission models to determine whether implementation of those projects would conform to emission budgets or other tests at various analysis years, showing that requirements of the FCAA and the SIP are met. If the conformity analysis is successful, the Metropolitan Planning Organization, FHWA, and Federal Transit Administration (FTA) make the determinations that the RTP and FTIP are in conformity with the SIP for achieving the goals of the FCAA. Otherwise, the projects in the RTP and/or FTIP must be modified until conformity is attained. If the design concept and scope and the “open-to-traffic”
schedule of a proposed transportation project are the same as described in the RTP and FTIP, then the proposed project meets regional conformity requirements for purposes of project-level analysis.

Project-level conformity is achieved by demonstrating that the project comes from a conforming RTP and TIP; the project has a design concept and scope\(^1\) that has not changed significantly from those in the RTP and TIP; project analyses have used the latest planning assumptions and U.S. EPA-approved emissions models; and, in PM nonattainment or maintenance areas, the project complies with any control measures in the SIP. Furthermore, additional analyses (known as hot-spot analyses) may be required for projects located in CO and PM nonattainment or maintenance areas to examine localized air quality impacts.

### 2.2.6.2 Affected Environment

This section was prepared using information from the Broadway Bridge Air Quality technical report (Terry A. Hayes Associates 2020) and supplemental memorandum (Terry A. Hayes Associates 2021) prepared for the project. These documents are available in Appendix Q.

**Topography and Climate**

The project is in Yolo and Sacramento Counties, California, which are located entirely within the Sacramento Valley Air Basin (SVAB). The SVAB includes Sacramento, Shasta, Tehama, Butte, Glenn, Colusa, Sutter, Yuba, and Yolo Counties, as well as parts of Solano and Placer Counties. The SVAB is bounded on the west by the Coast Ranges and on the north and east by the Cascade Range and Sierra Nevada. The San Joaquin Valley Air Basin lies to the south.

Hot, dry summers and mild, rainy winters characterize the Mediterranean-type climate of the air basin. The temperature may range during the year from around 20 to 115 degrees Fahrenheit, with summer highs usually in the 90s and winter lows occasionally below freezing. Average annual rainfall is about 15 inches, about 75 percent of which occurs during the rainy season—generally from November through March. Light and infrequent thunderstorms may occur at any time of year, typically whenever cool, moist air moves in to break a prolonged hot spell. Humidity levels vary within the region, often dropping below 10 percent in the warm season, while increasing during colder months to form shallow layers of ground fog (i.e., tule fog) in the valley. The prevailing winds are moderate in strength, and primarily from the south or southeast.

The mountains surrounding the SVAB create a barrier to airflow, which can trap air pollutants when certain meteorological conditions exist. The highest frequency of air stagnation occurs between mid-November and mid-January when large high-pressure cells lie over the SVAB. The lack of surface wind during these periods and the reduced vertical flow caused by less surface heating, reduce the influx of outside air and allow air pollutants to become concentrated in a stable volume of air. The surface concentrations of pollutants are highest when these conditions are combined with smoke or when temperature inversions trap cool air, fog, and pollutants near the ground. The ozone season (May through October) in the SVAB is characterized by stagnant morning air or light winds, with the Delta sea breeze arriving in the afternoon out of the southwest.

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\(^1\) Design concept means the type of facility that is proposed, such as a freeway or arterial highway. Design scope refers to those aspects of the project that would clearly affect capacity and thus any regional emissions analysis, such as the number of lanes and the length of the project.
**Existing Air Quality**

Existing air quality conditions in the project area can be characterized in terms of the ambient air quality standards (AAQS) that the State of California and the federal government have established for several different pollutants. For some pollutants, separate standards have been set for different measurement periods. Most standards have been set to protect public health. For some pollutants, standards are based on other values (such as protection of crops, protection of materials, or avoidance of nuisance conditions). Table 2.2.6-1 shows the state and federal standards, and Table 2.2.6-2 shows the effects and sources, for a variety of pollutants (California Air Resources Board 2016, 2019).

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>O₃</td>
<td>1 hour</td>
<td>0.09 ppm</td>
<td>NA</td>
<td>Nonattainment</td>
<td>NA</td>
</tr>
<tr>
<td>O₃</td>
<td>8 hours</td>
<td>0.070 ppm</td>
<td>0.070 ppm (4th highest in 3 years)</td>
<td>Nonattainment</td>
<td>Nonattainment (Severe 15)</td>
</tr>
<tr>
<td>CO</td>
<td>1 hour</td>
<td>20 ppm</td>
<td>35 ppm</td>
<td>Attainment</td>
<td>Attainment/Unclassified</td>
</tr>
<tr>
<td>CO</td>
<td>8 hours</td>
<td>9.0 ppm</td>
<td>9 ppm</td>
<td>Attainment</td>
<td>Attainment/Unclassified</td>
</tr>
<tr>
<td>CO</td>
<td>8 hours (Lake Tahoe)</td>
<td>6 ppm</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>PM₁₀</td>
<td>24 hours</td>
<td>50 μg/m³</td>
<td>150 μg/m³ (expected number of days above standard &lt; or equal to 1)</td>
<td>Nonattainment</td>
<td>Sacramento County: Maintenance (Moderate) Yolo County: Attainment/Unclassified</td>
</tr>
<tr>
<td>PM₁₀</td>
<td>Annual</td>
<td>20 μg/m³</td>
<td>NA</td>
<td>Nonattainment</td>
<td>NA</td>
</tr>
<tr>
<td>PM₂.₅</td>
<td>24 hours</td>
<td>NA</td>
<td>35 μg/m³</td>
<td>NA</td>
<td>Nonattainment (Moderate)</td>
</tr>
<tr>
<td>PM₂.₅</td>
<td>Annual</td>
<td>12 μg/m³</td>
<td>12.0 μg/m³</td>
<td>Sacramento County: Attainment Yolo County: Unclassified</td>
<td>Attainment/Unclassified</td>
</tr>
<tr>
<td>NO₂</td>
<td>1 hour</td>
<td>0.18 ppm</td>
<td>0.100 ppm</td>
<td>Attainment</td>
<td>Attainment/Unclassified</td>
</tr>
<tr>
<td>NO₂</td>
<td>Annual</td>
<td>0.030 ppm</td>
<td>0.053 ppm</td>
<td>Attainment</td>
<td>Attainment/Unclassified</td>
</tr>
<tr>
<td>SO₂</td>
<td>1 hour</td>
<td>0.25 ppm</td>
<td>0.075 ppm (99th percentile over 3 years)</td>
<td>Attainment</td>
<td>Attainment/Unclassified</td>
</tr>
<tr>
<td>SO₂</td>
<td>3 hours</td>
<td>NA</td>
<td>0.5 ppm</td>
<td>NA</td>
<td>Attainment/Unclassified</td>
</tr>
<tr>
<td>SO₂</td>
<td>24 hours</td>
<td>0.04 ppm</td>
<td>0.14 ppm (for certain areas)</td>
<td>Attainment</td>
<td>Attainment/Unclassified</td>
</tr>
<tr>
<td>SO₂</td>
<td>Annual</td>
<td>NA</td>
<td>0.030 ppm (for certain areas)</td>
<td>NA</td>
<td>Attainment/Unclassified</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>----------------</td>
<td>----------------</td>
<td>------------------</td>
<td>---------------------------------</td>
<td>---------------------------------------</td>
</tr>
<tr>
<td>Pb</td>
<td>Monthly</td>
<td>1.5 μg/m³</td>
<td>NA</td>
<td>Attainment</td>
<td>NA</td>
</tr>
<tr>
<td>Pb</td>
<td>Calendar quarter</td>
<td>NA</td>
<td>1.5 μg/m³ (for certain areas)</td>
<td>NA</td>
<td>Attainment/ Unclassified</td>
</tr>
<tr>
<td>Pb</td>
<td>Rolling 3-month average</td>
<td>NA</td>
<td>0.15 μg/m³ m</td>
<td>NA</td>
<td>Attainment/ Unclassified</td>
</tr>
<tr>
<td>Sulfates</td>
<td>24 hours</td>
<td>25 μg/m³</td>
<td>NA</td>
<td>Attainment</td>
<td>NA</td>
</tr>
<tr>
<td>H₂S</td>
<td>1 hour</td>
<td>0.03 ppm</td>
<td>NA</td>
<td>Unclassified</td>
<td>NA</td>
</tr>
<tr>
<td>Visibility-reducing particles²</td>
<td>8 hours</td>
<td>Visibility of 10 miles or more (Tahoe: 30 miles) at relative humidity less than 70%</td>
<td>NA</td>
<td>Unclassified</td>
<td>NA</td>
</tr>
<tr>
<td>Vinyl chloride¹</td>
<td>24 hours</td>
<td>0.01 ppm</td>
<td>NA</td>
<td>Unclassified</td>
<td>NA</td>
</tr>
</tbody>
</table>

NA = not applicable.

¹ California standards for ozone, carbon monoxide (except 8-hour Lake Tahoe), sulfur dioxide (1- and 24-hour), nitrogen dioxide, and particulate matter (PM₁₀, PM₂.₅, and visibility-reducing particles), are values that are not to be exceeded. All others are not to be equaled or exceeded. California ambient air quality standards are listed in the Table of Standards in Section 70200 of Title 17 of the California Code of Regulations.

² Federal standards (other than ozone, particulate matter, and those based on annual arithmetic mean) are not to be exceeded more than once a year. The ozone standard is attained when the fourth highest 8-hour concentration measured at each site in a year, averaged over 3 years, is equal to or less than the standard. For PM₁₀, the 24-hour standard is attained when the expected number of days per calendar year with a 24-hour average concentration above 150 μg/m³ is equal to or less than one. For PM₂.₅, the 24-hour standard is attained when 98 percent of the daily concentrations, averaged over 3 years, are equal to or less than the standard. Contact the U.S. Environmental Protection Agency for further clarification and current national policies.

³ On October 1, 2015, the national 8-hour ozone primary and secondary standards were lowered from 0.075 to 0.070 ppm. Transportation conformity applies in newly designated nonattainment areas for the 2015 national 8-hour ozone primary and secondary standards on and after August 4, 2019 (see Transportation Conformity Guidance for 2015 Ozone NAAQS Nonattainment Areas).

⁴ ppm = parts per million.

⁵ Transportation conformity requirements for CO no longer apply after June 1, 2018 for the following California Carbon Monoxide Maintenance Areas (see U.S. EPA CO Maintenance Letter).

⁶ On December 14, 2012, the national annual PM₂.₅ primary standard was lowered from 15 micrograms per cubic meter (μg/m³) to 12 μg/m³. The existing national 24-hour PM₂.₅ standards (primary and secondary) were retained at 35 μg/m³, as was the annual secondary standard of 15 μg/m³. The existing 24-hour PM₁₀ standards (primary and secondary) of 150 μg/m³ also were retained. The form of the annual primary and secondary standards is the annual mean, averaged over 3 years.

⁷ μg/m³ = micrograms per cubic meter.

⁸ The 65 μg/m³ PM₂.₅ (24-hour) national ambient air quality standard (NAAQS) was not revoked when the 35 μg/m³ NAAQS was promulgated in 2006. The 15 μg/m³ annual PM₂.₅ standard was not revoked when the 12 μg/m³ standard was promulgated in 2012. Therefore, for areas designated as nonattainment or nonattainment/maintenance for the 1997 and or 2006 PM₂.₅ NAAQS, conformity requirements still apply until the NAAQS are fully revoked.


¹⁰ On June 2, 2010, a new 1-hour SO₂ standard was established, and the existing 24-hour and annual primary standards were revoked. To attain the 1-hour national standard, the 3-year average of the annual 99th percentile of the 1-hour daily maximum concentrations at each site must not exceed 75 parts per billion. The 1971 SO₂ national standards (24-hour and annual) remain in effect until 1 year after an area is designated for the 2010 standard, except that in areas designated as nonattainment for the 1971 standards, the 1971 standards remain in effect until implementation plans to attain or maintain the 2010 standards are approved.

¹¹ Secondary standard, the levels of air quality necessary to protect the public welfare from any known or anticipated adverse effects of a pollutant rather than health. Conformity and environmental analyses address both primary and secondary NAAQS.

¹² The California Air Resources Board (ARB) has identified vinyl chloride and the particulate matter fraction of diesel exhaust as toxic air contaminants. Diesel exhaust particulate matter is part of PM₁₀ and, in larger proportion, of PM₂.₅. Both the ARB and U.S. Environmental Protection Agency have identified lead and various organic compounds that are precursors to ozone and PM₂.₅ as toxic air contaminants. There are no exposure criteria for adverse health effects due to toxic air contaminants, and control requirements may apply at ambient concentrations below any criteria levels specified above for these pollutants or the general categories of pollutants to which they belong.

¹³ NA = not applicable.
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In 1989, the ARB converted both the general statewide 10-mile visibility standard and the Lake Tahoe 30-mile visibility standard to instrumental equivalents, which are “extinction of 0.23 per kilometer” and “extinction of 0.07 per kilometer” for the statewide and Lake Tahoe Air Basin standards, respectively.

Table 2.2.6-2. State and Federal Criteria Air Pollutant Effects and Sources

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Principal Health and Atmospheric Effects</th>
<th>Typical Sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ozone (O₃)</td>
<td>High concentrations irritate lungs. Long-term exposure may cause lung tissue damage and cancer. Long-term exposure damages plant materials and reduces crop productivity. Precursor organic compounds include many known toxic air contaminants. Biogenic volatile organic compounds (VOC) may also contribute. Low-altitude ozone is almost entirely formed from reactive organic gases (ROG)/VOC and nitrogen oxides (NOₓ) in the presence of sunlight and heat. Common precursor emitters include motor vehicles and other internal combustion engines, solvent evaporation, boilers, furnaces, and industrial processes.</td>
<td></td>
</tr>
<tr>
<td>Carbon monoxide (CO)</td>
<td>CO interferes with the transfer of oxygen to the blood and deprives sensitive tissues of oxygen. CO also is a minor precursor for photochemical ozone. Colorless, odorless. Combustion sources, especially gasoline-powered engines and motor vehicles. CO is the traditional signature pollutant for on-road mobile sources at the local and neighborhood scale.</td>
<td></td>
</tr>
<tr>
<td>Respirable particulate matter (PM₁₀)</td>
<td>Irritates eyes and respiratory tract. Decreases lung capacity. Associated with increased cancer and mortality. Contributes to haze and reduced visibility. Includes some toxic air contaminants. Many toxic and other aerosol and solid compounds are part of PM₁₀. Dust- and fume-producing industrial and agricultural operations; combustion smoke and vehicle exhaust; atmospheric chemical reactions; construction and other dust-producing activities; unpaved road dust and re-entrained paved road dust; natural sources.</td>
<td></td>
</tr>
<tr>
<td>Fine particulate matter (PM₂.₅)</td>
<td>Increases respiratory disease, lung damage, cancer, and premature death. Reduces visibility and produces surface soiling. Most diesel exhaust particulate matter—a toxic air contaminant—is in the PM₂.₅ size range. Many toxic and other aerosol and solid compounds are part of PM₂.₅. Combustion, including motor vehicles, other mobile sources, and industrial activities; residential and agricultural burning; also formed through atmospheric chemical and photochemical reactions involving other pollutants, including NOₓ, sulfur oxides (SOₓ), ammonia, and ROG.</td>
<td></td>
</tr>
<tr>
<td>Nitrogen dioxide (NO₂)</td>
<td>Irritating to eyes and respiratory tract. Colors atmosphere reddish-brown. Contributes to acid rain and nitrate contamination of stormwater. Part of the “NOₓ” group of ozone precursors. Motor vehicles and other mobile or portable engines, especially diesel; refineries; industrial operations.</td>
<td></td>
</tr>
<tr>
<td>Sulfur dioxide (SO₂)</td>
<td>Irritates respiratory tract; injures lung tissue. Can yellow plant leaves. Destructive to marble, iron, and steel. Contributes to acid rain. Limits visibility. Fuel combustion (especially coal and high-sulfur oil), chemical plants, sulfur recovery plants, metal processing; some natural sources like active volcanoes. Limited contribution possible from heavy-duty diesel vehicles if ultra-low sulfur fuel not used.</td>
<td></td>
</tr>
<tr>
<td>Lead (Pb)</td>
<td>Disturbs gastrointestinal system. Causes anemia, kidney disease, and neuromuscular and neurological dysfunction. Also a toxic air contaminant and water pollutant. Lead-based industrial processes like battery production and smelters. Lead paint, leaded gasoline. Aerially deposited lead from older gasoline use may exist in soils along major roads.</td>
<td></td>
</tr>
<tr>
<td>Sulfates</td>
<td>Premature mortality and respiratory effects. Contributes to acid rain. Some toxic air contaminants attach to sulfate aerosol particles. Industrial processes, refineries and oil fields, mines, natural sources like volcanic areas, salt-covered dry lakes, and large sulfide rock areas.</td>
<td></td>
</tr>
</tbody>
</table>
### Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Physical Environment—Air Quality

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Principal Health and Atmospheric Effects</th>
<th>Typical Sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hydrogen sulfide (H$_2$S)</td>
<td>Colorless, flammable, poisonous. Respiratory irritant. Neurological damage and premature death. Headache, nausea. Strong odor.</td>
<td>Industrial processes such as refineries and oil fields, asphalt plants, livestock operations, sewage treatment plants, and mines. Some natural sources like volcanic areas and hot springs.</td>
</tr>
<tr>
<td>Visibility-reducing particles (VRP)</td>
<td>Reduces visibility. Produces haze. NOTE: not directly related to the Regional Haze program under the Federal Clean Air Act, which is oriented primarily toward visibility issues in National Parks and other “Class I” areas. However, some issues and measurement methods are similar.</td>
<td>See particulate matter above. May be related more to aerosols than to solid particles.</td>
</tr>
<tr>
<td>Vinyl chloride</td>
<td>Neurological effects, liver damage, and cancer. Also considered a toxic air contaminant.</td>
<td>Industrial processes.</td>
</tr>
</tbody>
</table>

### Sensitive Receptors

**Sensitive receptors** are defined as facilities or land uses that include members of the population particularly sensitive to the effects of air pollutants, such as children, the elderly, and people with illnesses. According to the ARB (2005), **sensitive individuals** refer to those segments of the population most susceptible to poor air quality (i.e., children, the elderly, and those with pre-existing serious health problems affected by air quality). Primary pollutants of concern to sensitive receptors are CO; diesel particulate matter (DPM); and, to a lesser extent, odors or odorous compounds such as ammonia and sulfur dioxide. Sensitive receptors would not be directly affected by emissions of regional pollutants, such as ozone precursors (ROG and NO$_X$).

The project area is located within an existing urban environment that includes a number of sensitive receptors, such as single-family and multi-family homes and recreational land uses. Sensitive receptors near the project area are shown in Figure 2.2.6-1. Please refer to the Air Quality Report (Terry A. Hayes Associates 2020) in Appendix Q for a detailed description of sensitive receptors.

### 2.2.6.3 Environmental Consequences

#### Build Alternatives

**Regional and Project-Level Conformity**

The proposed project is listed in the 2020 MTP/SCS financially constrained RTP which was found to conform by SACOG on November 18, 2019; FHWA and FTA made a regional conformity determination finding on November 20, 2019. The project also is included in SACOG’s financially constrained 2019 Regional Transportation Improvement Program Amendment #18, page 108. The SACOG 2019 Regional Transportation Improvement Program was determined to conform by FHWA and FTA on November 20, 2019. The design concept and scope of the proposed project is consistent with the project description in the 2020 RTP, 2019 RTIP, and the “open to traffic” assumptions of the SACOG’s regional emissions analysis.

U.S. EPA declared that transportation conformity requirements related to CO in Sacramento ended on June 1, 2018. That date marked 20 years from redesignation of the areas to attainment and implementation of a maintenance plan. The approved maintenance plan for Sacramento did not extend the maintenance plan period beyond 20 years from redesignation. Consequently, transportation conformity requirements for CO ceased to apply after June 1, 2018.
The proposed project has undergone interagency consultation regarding project of air quality concern (POAQC) determination.

On November 19, 2020, interagency consultation participants concurred that the project is not a POAQC. The proposed project is not considered a POAQC because it does not meet the definition in U.S. EPA’s Transportation Conformity Guidance. Therefore, PM hot-spot analysis is not required. Documentation of concurrence is provided in this section and in Appendix Q.

On October 28, 2021, FHWA provided their project-level conformity determination, finding that the proposed project conforms with the SIP in accordance with 40 CFR Part 93. The letter is included in Appendix I.

**Additional Environmental Analysis**

**Roadway Vehicle Emissions**

Long-term air quality impacts are those associated with motor vehicles operating on the roadway network, predominantly those operating in the project vicinity. Emissions of ROG, NOₓ, CO, PM₁₀, and PM₂.₅ for existing year (2017), opening year (2030), and design year (2040) with- and without-project conditions were evaluated. Regional operational emissions associated with project implementation were calculated using CT-EMFAC2017. CT-EMFAC2017 is the most recent on-road emissions modeling tool in Caltrans that has been developed using ARB’s EMFAC2017. ARB’s EMFAC2017 has been approved by the U.S. EPA. CT-EMFAC2017 contains a comprehensive emissions inventory of motor vehicles that provides estimated emission rates for air pollutants. The emission rates for the SACOG area provided by CT-EMFAC2017 in grams per mile were used in conjunction with traffic data presented in Appendix Q, Tables 1-8 through 1-10, to estimate daily air pollutant emissions under each of the analyzed scenarios. Table 2.2.6-3 shows emissions in the 2017 Baseline Year, 2030 Opening Year, and 2040 Design Year for the No Build and Build Alternatives. The 2030 and 2040 analyses incorporate off-model adjustment factors published by ARB in November 2019 and approved by U.S. EPA in March 2020 that account for federal changes to the Safer Affordable Fuel-Efficient (SAFE) Vehicle Rule Part One. The results of the emission calculations are included in Appendix Q.

Table 2.2.6-3 summarizes the modeled emissions by VMT scenario and compares build alternative emissions to no build and existing conditions. The differences in emissions between with- and without-project conditions represent emissions generated directly from implementation of the build alternatives. Vehicular emission rates are anticipated to lessen in future years due to continuing improvements in engine technology and the retirement of older, higher-emitting vehicles.

In existing (2017) and opening year (2030) conditions, implementation of either Alternative B or Alternative C would reduce daily regional VMT compared to the No Build Alternative, resulting in an induced decrease in daily emissions of ROG/VOC, CO, PM₁₀, PM₂.₅, and NOₓ compared to existing conditions and the No Build Alternative.

By the design year of 2040, daily air pollutant emissions from regional VMT throughout the SACOG region would increase with implementation of Build Alternative B or Build Alternative C, compared to the No Build Alternative. The incremental increase in emissions would be distributed across the six-county roadway network within the SACOG region. Also presented in the bottom of Table 2.2.6-3 are the operational mass daily air quality significance thresholds for criteria pollutants propagated by the Sacramento Metropolitan Air Quality Management District (SMAQMD), the Yolo-Solano Air Quality Management District (YSAQM), the Placer County Air Pollution Control District (PCAPCD), the El Dorado County Air Pollution Control District (EDCAPCD), and the Feather River Air Quality District.
Management District (FRAQMD). Although daily pollutant emissions from regional VMT within the SACOG region would increase in 2040 with implementation of the project, the incremental increase would be dispersed throughout the six-county region and would remain below the daily operational threshold for all pollutants in every applicable air quality management jurisdiction.

Table 2.2.6-3. Estimated Criteria Pollutant Emissions from Operation of Broadway Bridge Project

<table>
<thead>
<tr>
<th>Emission Source</th>
<th>VOC (ppd)</th>
<th>NOx (ppd)</th>
<th>CO (ppd)</th>
<th>PM_{2.5} (ppd)</th>
<th>PM_{10} (ppd)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>2017 Existing Operational Emissions</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Existing Conditions</td>
<td>7,540</td>
<td>58,149</td>
<td>183,554</td>
<td>5,678</td>
<td>22,653</td>
</tr>
<tr>
<td><strong>2030 Future Operational Emissions (Interim Year)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No Build</td>
<td>2,711</td>
<td>22,420</td>
<td>88,877</td>
<td>6,278</td>
<td>27,476</td>
</tr>
<tr>
<td>Build Alternative B</td>
<td>2,709</td>
<td>22,406</td>
<td>88,840</td>
<td>6,277</td>
<td>27,471</td>
</tr>
<tr>
<td>(% Change from 2030 No Build Alternative)</td>
<td>(0.1%)</td>
<td>(0.1%)</td>
<td>(&lt;0.1%)</td>
<td>(&lt;0.1%)</td>
<td>(&lt;0.1%)</td>
</tr>
<tr>
<td>(% Change from 2017 Existing Conditions)</td>
<td>(64%)</td>
<td>(62%)</td>
<td>(52%)</td>
<td>11%</td>
<td>21%</td>
</tr>
<tr>
<td>Net Change from 2030 No Build Alternative</td>
<td>(1.7)</td>
<td>(14.0)</td>
<td>(37.4)</td>
<td>(1.3)</td>
<td>(5.3)</td>
</tr>
<tr>
<td>Net Change from 2017 Existing Conditions</td>
<td>(4,831)</td>
<td>(35,743)</td>
<td>(94,714)</td>
<td>598</td>
<td>4,818</td>
</tr>
<tr>
<td>Build Alternative C</td>
<td>2,709</td>
<td>22,403</td>
<td>88,832</td>
<td>6,276</td>
<td>27,470</td>
</tr>
<tr>
<td>(% Change from 2030 No Build Alternative)</td>
<td>(0.1%)</td>
<td>(0.1%)</td>
<td>(0.1%)</td>
<td>(&lt;0.1%)</td>
<td>(&lt;0.1%)</td>
</tr>
<tr>
<td>(% Change from 2017 Existing Conditions)</td>
<td>(64%)</td>
<td>(62%)</td>
<td>(52%)</td>
<td>11%</td>
<td>21%</td>
</tr>
<tr>
<td>Net Change from 2030 No Build Alternative</td>
<td>(2.4)</td>
<td>(16.8)</td>
<td>(45.0)</td>
<td>(1.5)</td>
<td>(6.4)</td>
</tr>
<tr>
<td>Net Change from 2017 Existing Conditions</td>
<td>(4,831)</td>
<td>(35,746)</td>
<td>(94,721)</td>
<td>598</td>
<td>4,817</td>
</tr>
<tr>
<td>SMAQMD CEQA Significance Thresholdsa</td>
<td>65</td>
<td>65</td>
<td>–</td>
<td>82</td>
<td>80</td>
</tr>
<tr>
<td>YSAQMD CEQA Significance Thresholdsa</td>
<td>55</td>
<td>55</td>
<td>–</td>
<td>–</td>
<td>80</td>
</tr>
<tr>
<td>PCAPCD CEQA Significance Thresholdsa</td>
<td>55</td>
<td>55</td>
<td>–</td>
<td>–</td>
<td>82</td>
</tr>
<tr>
<td>EDCAPCD CEQA Significance Thresholdsa</td>
<td>82</td>
<td>82</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>FRAQMD CEQA Significance Thresholdsa</td>
<td>25</td>
<td>25</td>
<td>–</td>
<td>–</td>
<td>80</td>
</tr>
<tr>
<td><strong>2040 Future Operational Emissions (Design Year)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No Build</td>
<td>2,890</td>
<td>19,269</td>
<td>83,091</td>
<td>6,701</td>
<td>29,701</td>
</tr>
<tr>
<td>Build Alternative B</td>
<td>2,889</td>
<td>19,270</td>
<td>83,100</td>
<td>6,701</td>
<td>29,703</td>
</tr>
<tr>
<td>(% Change from 2040 No Build Alternative)</td>
<td>(&lt;0.1%)</td>
<td>(&lt;0.1%)</td>
<td>(&lt;0.1%)</td>
<td>(&lt;0.1%)</td>
<td>(&lt;0.1%)</td>
</tr>
<tr>
<td>(% Change from 2017 Existing Conditions)</td>
<td>(70%)</td>
<td>(67%)</td>
<td>(55%)</td>
<td>18%</td>
<td>31%</td>
</tr>
<tr>
<td>Net Change from 2040 No Build Alternative</td>
<td>(0.5)</td>
<td>0.8</td>
<td>9.1</td>
<td>0.5</td>
<td>2.4</td>
</tr>
<tr>
<td>Net Change from 2017 Existing Conditions</td>
<td>(6,291)</td>
<td>(38,879)</td>
<td>(100,462)</td>
<td>1,023</td>
<td>7,050</td>
</tr>
<tr>
<td>Build Alternative C</td>
<td>2,891</td>
<td>19,282</td>
<td>83,151</td>
<td>6,704</td>
<td>29,717</td>
</tr>
<tr>
<td>(% Change from 2040 No Build Alternative)</td>
<td>0.1%</td>
<td>0.1%</td>
<td>0.1%</td>
<td>0.1%</td>
<td>0.1%</td>
</tr>
<tr>
<td>(% Change from 2017 Existing Conditions)</td>
<td>(70%)</td>
<td>(67%)</td>
<td>(55%)</td>
<td>18%</td>
<td>31%</td>
</tr>
<tr>
<td>Net Change from 2040 No Build Alternative</td>
<td>1.4</td>
<td>13.0</td>
<td>59.5</td>
<td>3.7</td>
<td>16.8</td>
</tr>
<tr>
<td>Net Change from 2017 Existing Conditions</td>
<td>(5,249)</td>
<td>(38,867)</td>
<td>(100,403)</td>
<td>1,026</td>
<td>7,065</td>
</tr>
<tr>
<td>SMAQMD CEQA Significance Thresholdsa</td>
<td>65</td>
<td>65</td>
<td>–</td>
<td>82</td>
<td>80</td>
</tr>
<tr>
<td>YSAQMD CEQA Significance Thresholdsa</td>
<td>55</td>
<td>55</td>
<td>–</td>
<td>–</td>
<td>80</td>
</tr>
<tr>
<td>PCAPCD CEQA Significance Thresholdsa</td>
<td>55</td>
<td>55</td>
<td>–</td>
<td>–</td>
<td>82</td>
</tr>
<tr>
<td>EDCAPCD CEQA Significance Thresholdsa</td>
<td>82</td>
<td>82</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>FRAQMD CEQA Significance Thresholdsa</td>
<td>25</td>
<td>25</td>
<td>–</td>
<td>–</td>
<td>80</td>
</tr>
</tbody>
</table>

Source: Emission rates from the CT-EMFAC2017 model.
EDCAPCD = El Dorado County Air Pollution Control District.
FRAQMD = Feather River Air Quality Management District.
PCAPCD = Placer County Air Pollution Control District.
pdp = pounds per day.
SMAQMD = Sacramento Metropolitan Air Quality Management District.
tpy = tons per year.
VOC = volatile organic compound.
YSAQMD = Yolo-Solano Air Quality Management District.
a These thresholds would apply only to the portion of project emissions generated within each air district.
b YSAQMD ROG/VOC and NOₓ construction thresholds based on 10 tpy averaged over 365 days.

Emissions associated with implementation of the project were obtained by comparing with-project emissions to without-project emissions. Because Caltrans has statewide jurisdiction, and the setting for projects varies so extensively across the state, Caltrans has not developed, and has no intention to develop, thresholds of significance for CEQA. Further, because most air district thresholds have not been established by regulation or by delegation down from a federal or state agency with regulatory authority over Caltrans, Caltrans is not required to adopt those thresholds in Caltrans’ documents. Nevertheless, SMAQMD, YSAQMD, PCAPCD, EDCAPCD, and FRAQMD thresholds of significance are provided for reference in Table 2.2.6-3.

Construction Emissions

During construction, short-term degradation of air quality may occur due to the release of particulate emissions (airborne dust) generated by excavation, grading, hauling, and various other construction-related activities. Exhaust emissions from construction equipment also are expected and would include CO, NOₓ, VOC, directly emitted PM (PM₁₀ and PM₂.₅), and toxic air contaminants such as DPM. Ozone is not directly emitted from construction activities; it is a regional pollutant that is formed from NOₓ and VOC in the presence of sunlight and heat.

Construction emissions were estimated using the SMAQMD’s Roadway Construction Emissions Model (RCEM) Version 9.0. Construction of the build alternatives involves the same general level of activity. Therefore, one model run was used to evaluate construction emissions for all build alternatives. It was assumed that construction would begin in 2026 and require approximately 39 months (3.25 years). Construction would occur in two phases due to the scale of the proposed project and the need to minimize traffic impacts and maintain traffic during construction.

Table 2.2.6-4 shows the estimated daily emissions associated with each construction phase, as well as the maximum daily emissions during periods when activities among multiple phases would overlap. In the project area, regulation of air quality on the east side of the Sacramento River is under the jurisdiction of the SMAQMD. Regulation of air quality on the west side of the Sacramento River is under the jurisdiction of the YSAQMD. Based on information provided by the project engineers, it was assumed that 50 percent of daily emissions would be generated within each jurisdiction. Daily emissions would vary and typically would be less than the maximum emissions presented in the table. SMAQMD and YSAQMD thresholds of significance are provided for reference in Table 2.2.6-4.

Construction activities are subject to requirements found in Caltrans Standard Specifications Section 14, Environmental Stewardship (California Department of Transportation 2018:225–240). Section 14-9.02 includes specifications relating to complying with air pollution control rules, regulations, ordinances, and statutes that apply to work performed under contract, including air pollution control rules, regulations, ordinances, and statutes provided in Government Code Section 11017 (Public Contract Code Section 10231). Section 14-9.03 addresses dust control and palliative requirements. Implementation of Caltrans’ Standard Specifications and measures is included in the project description (Chapter 1) and would control dust during construction and help to minimize air quality impacts from construction activities.
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Physical Environment—Air Quality

### Table 2.2.6-4. Estimated Unmitigated Criteria Pollutant Emissions from Construction of the Build Alternatives (ppd)

<table>
<thead>
<tr>
<th>Emission Source</th>
<th>VOC (ppd)</th>
<th>NO(_\text{x}) (ppd)</th>
<th>CO (ppd)</th>
<th>PM(_{2.5}) (ppd)</th>
<th>PM(_{10}) (ppd)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Foundations</td>
<td>7.1</td>
<td>64.9</td>
<td>62.4</td>
<td>6.5</td>
<td>22.6</td>
</tr>
<tr>
<td>Approach span</td>
<td>1.4</td>
<td>12.7</td>
<td>15.9</td>
<td>4.7</td>
<td>20.7</td>
</tr>
<tr>
<td>Movable span</td>
<td>1.9</td>
<td>15.4</td>
<td>19.2</td>
<td>0.6</td>
<td>0.7</td>
</tr>
<tr>
<td>Grubbing/land clearing</td>
<td>1.9</td>
<td>23.4</td>
<td>18.9</td>
<td>9.1</td>
<td>41.0</td>
</tr>
<tr>
<td>Grading/excavation</td>
<td>4.7</td>
<td>72.0</td>
<td>60.8</td>
<td>10.5</td>
<td>43.1</td>
</tr>
<tr>
<td>Drainage/utilities/sub-grade</td>
<td>1.0</td>
<td>9.1</td>
<td>18.5</td>
<td>8.7</td>
<td>40.5</td>
</tr>
<tr>
<td>Paving</td>
<td>1.3</td>
<td>26.6</td>
<td>21.1</td>
<td>0.7</td>
<td>1.1</td>
</tr>
<tr>
<td>Potential overlapping emissions (both air quality districts)</td>
<td>8.5</td>
<td>77.6</td>
<td>78.3</td>
<td>11.2</td>
<td>43.3</td>
</tr>
<tr>
<td>Potential overlapping emissions (SMAQMD)(^a)</td>
<td>4.3</td>
<td>38.8</td>
<td>39.2</td>
<td>5.6</td>
<td>21.7</td>
</tr>
<tr>
<td>Potential overlapping emissions (YSAQMD)(^a)</td>
<td>4.3</td>
<td>38.8</td>
<td>39.2</td>
<td>5.6</td>
<td>21.7</td>
</tr>
<tr>
<td>SMAQMD CEQA significance threshold</td>
<td>–</td>
<td>85</td>
<td>–</td>
<td>82</td>
<td>80</td>
</tr>
<tr>
<td>YSAQMD CEQA Significance Threshold</td>
<td>55</td>
<td>55</td>
<td>–</td>
<td>–</td>
<td>80</td>
</tr>
</tbody>
</table>

Source: Emission rates from Roadway Construction Emissions Model (RCEM) Version 9.0. ppd = pounds per day.

\(^a\) Total emissions for each air district were calculated assuming a 50/50 split of total project emissions between the Sacramento Metropolitan Air Quality Management District (SMAQMD) and Yolo-Solano Air Quality Management District (YSAQMD).

Asbestos

Naturally occurring asbestos (NOA) can be released from serpentine and ultramafic rocks when the rock is broken or crushed. According to *A General Location Guide for Ultramafic Rock in California*, no geologic features normally associated with NOA (i.e., serpentine rock or ultramafic rock near fault zones) are within a 25-mile vicinity of the project area (California Department of Conservation 2000). Although it is not anticipated that construction activity would encounter NOA, a variety of project-required dust control measures, including watering, would effectively control unanticipated NOA exposure.

Regarding structural asbestos, National Emissions Standards for Hazardous Air Pollutants (NESHAP) regulations require an owner or operator of a demolition or renovation project to thoroughly inspect the affected facility or part of the facility where the demolition or renovation operation will occur for the presence of asbestos prior to commencement of that project. Demolition activities would be subject to YSAQMD Rule 9-9 (Asbestos) and SMAQMD Rule 902 (Asbestos). Per the NESHAP regulations and SMAQMD Rule 902 (Asbestos), the proposed project would be required to develop and implement an Asbestos Abatement Plan if asbestos is found during construction activities. Refer to Section 2.2.5, *Hazardous Waste/Materials* for a complete discussion of asbestos hazards and related avoidance, minimization, and/or mitigation measures.

Lead

ADL has been found to occur in soils adjacent to highways and high use roadways. The lead is presumably from the historical use of leaded gasoline and subsequent exhaust emissions. ADL could be encountered during construction and grading activities within the proposed project limits in West Sacramento along South River Road, Jefferson Boulevard, and 15th Street; and in Sacramento along Broadway, Front Street, 3rd Street, and 5th Street. These roadways have been present in various alignments since 1916 and therefore have the potential to be contaminated with ADL.
The proposed project would be required to develop and implement a Lead Abatement Plan. Refer to Section 2.2.5, *Hazardous Waste/Materials* for a complete discussion on lead hazards and related avoidance, minimization, and/or mitigation measures.

**Mobile Source Air Toxics**

Regional operational emissions of mobile source air toxics (MSAT) for existing year (2017), opening year (2030), and design year (2040) with- and without-project conditions were calculated using CT-EMFAC2017. The emission rates for the SACOG area provided by CT-EMFAC2017 in grams per mile were used in conjunction with traffic data presented in Appendix Q, Tables 1-8 through 1-10, to estimate daily MSAT emissions under each of the analyzed scenarios. MSATs included in the modeling are benzene, 1,3-butadiene, formaldehyde, acrolein, naphthalene, diesel particulate matter, and polycyclic Organic Matter. Table 2.2.6-5 shows the calculated MSAT emissions in the 2017 Baseline Year, 2030 Opening Year, and 2040 Design Year for the No Build and Build Alternatives.

**Table 2.2.6-5. Estimated MSAT Emissions from Operation of Broadway Bridge Project**

<table>
<thead>
<tr>
<th>Emission Source</th>
<th>1,3-butadiene</th>
<th>Acetaldehyde</th>
<th>Acrolein</th>
<th>Benzene</th>
<th>Diesel PM</th>
<th>Ethylbenzene</th>
<th>Formaldehyde</th>
<th>Naphthalene</th>
<th>Polycyclic Organic Matter</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>2017 Existing Operational Emissions</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Existing Conditions</td>
<td>53.18</td>
<td>184.9</td>
<td>11.72</td>
<td>254.9</td>
<td>784.8</td>
<td>99.72</td>
<td>451.6</td>
<td>7.67</td>
<td>11.93</td>
</tr>
<tr>
<td><strong>2030 Future Operational Emissions (Interim Year)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No Build</td>
<td>19.88</td>
<td>43.27</td>
<td>4.38</td>
<td>90.32</td>
<td>155.3</td>
<td>37.51</td>
<td>116.9</td>
<td>3.26</td>
<td>3.4</td>
</tr>
<tr>
<td>Build Alternative B (% Change from 2030 No Build Alternative)</td>
<td>19.87 (0.1%)</td>
<td>43.25 (&lt;0.1%)</td>
<td>4.38 (0.1%)</td>
<td>90.27 (0.1%)</td>
<td>155.3 (&lt;0.1%)</td>
<td>37.49 (0.1%)</td>
<td>116.8 (0.1%)</td>
<td>3.26 (&lt;0.1%)</td>
<td>3.4</td>
</tr>
<tr>
<td>(% Change from 2017 Existing Conditions)</td>
<td>(63%) (77%)</td>
<td>(63%) (65%)</td>
<td>(80%) (62%)</td>
<td>(74%) (57%)</td>
<td>(72%)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Net Change from 2030 No Build Alternative</td>
<td>(&lt;0.1%) (&lt;0.1%)</td>
<td>(&lt;0.1%) (&lt;0.1%)</td>
<td>(&lt;0.1%) (&lt;0.1%)</td>
<td>(&lt;0.1%) (0.1)</td>
<td>(&lt;0.1%) (0.1)</td>
<td>(&lt;0.1%) (0.1)</td>
<td>(&lt;0.1%) (0.1)</td>
<td>(&lt;0.1%) (0.1)</td>
<td>(&lt;0.1%) (0.1)</td>
</tr>
<tr>
<td>Net Change from 2017 Existing Conditions</td>
<td>(33) (142)</td>
<td>(7) (165)</td>
<td>(630) (62)</td>
<td>(335) (4)</td>
<td>(9)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Build Alternative C (% Change from 2030 No Build Alternative)</td>
<td>19.86 (0.1%)</td>
<td>43.23 (0.1%)</td>
<td>4.38 (&lt;0.1%)</td>
<td>90.25 (0.1%)</td>
<td>155.2 (0.1%)</td>
<td>37.48 (0.1%)</td>
<td>116.8 (0.1%)</td>
<td>3.26 (&lt;0.1%)</td>
<td>3.4</td>
</tr>
<tr>
<td>(% Change from 2017 Existing Conditions)</td>
<td>(63%) (77%)</td>
<td>(63%) (65%)</td>
<td>(80%) (62%)</td>
<td>(74%) (57%)</td>
<td>(72%)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Net Change from 2030 No Build Alternative</td>
<td>(&lt;0.1%) (&lt;0.1%)</td>
<td>(&lt;0.1%) (0.1)</td>
<td>(&lt;0.1%) (&lt;0.1%)</td>
<td>(&lt;0.1%) (0.1)</td>
<td>(&lt;0.1%) (0.1)</td>
<td>(&lt;0.1%) (0.1)</td>
<td>(&lt;0.1%) (0.1)</td>
<td>(&lt;0.1%) (0.1)</td>
<td>(&lt;0.1%) (0.1)</td>
</tr>
<tr>
<td>Net Change from 2017 Existing Conditions</td>
<td>(33) (142)</td>
<td>(7) (165)</td>
<td>(630) (62)</td>
<td>(335) (4)</td>
<td>(9)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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**Final Environmental Impact Report/Environmental Assessment**

**Broadway Bridge Project**

March 2022

2.2.6-11
Daily emissions of all MSATs decrease substantially in 2030 and 2040 for the No Build Alternative and the Build Alternatives compared to existing conditions in the Baseline Year 2017. In 2030, implementation of Build Alternative B and Build Alternative C would marginally decrease regional MSAT emissions compared to the No Build Alternative, with Alternative C daily emissions being the lowest based on the 15,995 daily VMT reduction from the No Build Alternative. In 2040, although both Alternative B and Alternative C would produce higher daily VMT than the No Build Alternative, only marginal increases (i.e., 0.1 pound/day or less) in some regional MSAT emissions would occur. Notably, the emissions presented in Table 2.2.6-5 would be distributed throughout the entire SACOG regional roadway network, and an increase 0.1 pound/day of less distributed across hundreds of miles of roadways would result in negligible effects to ambient concentrations of MSATs at sensitive land uses near the Project.

In sum, under all build alternatives in the design year, no appreciable difference in MSAT emissions in the study area relative to the no build alternative is expected due to the less than 1 percent difference in VMT. Although MSAT levels could increase in a few localized areas where VMT increases, U.S. EPA's vehicle and fuel regulations will bring about significantly lower MSAT levels for the area in the future than today.
Construction Conformity

Construction activities will not last for more than 5 years at one general location; therefore, construction-related emissions do not need to be included in regional and project-level appen93.123[c][5]).

No Build Alternative

Under the No Build Alternative, higher demand volume under opening (2030) and design year (2040) conditions would cause increased congestion and delay on the traffic network surrounding the proposed Broadway Bridge, likely resulting in worsened air quality. In addition, limited connectivity across the Sacramento River creates longer trip lengths, which leads to dependence on automobile use and discourages walking and bicycling.

2.2.6.4 Avoidance, Minimization, and/or Mitigation Measures

No mitigation is necessary. In addition to implementation of measures included in Caltrans’ *Standard Specifications* Section 14, *Environmental Stewardship*, measures to avoid and minimize the effects of dust during construction will be borrowed from YSAQMD’s and SMAQMD’s recommended lists of dust control measures.

Avoidance and Minimization Measure AIR-1. Implement Additional Control Measures for Construction Emissions of Fugitive Dust

Additional measures to control dust in Yolo County will be borrowed from YSAQMD’s recommended list of dust control measures and implemented to the extent practicable when the measures have not already been incorporated in, and do not conflict with, the requirements of Caltrans’ *Standard Specifications*, special provisions, the NPDES permit, the Biological Opinions, the CWA Section 404 permit, CWA Section 401 Certification, and other permits issued for the project. The following measures are taken from YSAQMD’s Construction Dust Mitigation Measures (Yolo-Solano Air Quality Management District 2007).

- Water all active construction sites at least twice daily. Frequency should be based on the type of operation, soil, and wind exposure.
- Haul trucks shall maintain at least 2 feet of freeboard.
- Cover all trucks hauling dirt, sand, or loose materials.
- Apply non-toxic binders (e.g., latex acrylic copolymer) to exposed areas after cut-and-fill operations and hydroseed area.
- Apply chemical soil stabilizers on inactive construction areas (disturbed lands within construction projects that are unused for at least 4 consecutive days).
- Plant tree windbreaks on the windward perimeter of construction projects if adjacent to open land.
- Plant vegetative ground cover in disturbed areas as soon as possible.
- Cover inactive storage piles.
- Sweep streets if visible soil material is carried out from the construction site.
- Treat accesses to a distance of 100 feet from the paved road with a 6- to 12-inch layer of wood chips or mulch.
- Treat accesses to a distance of 100 feet from the paved road with a 6-inch layer of gravel.
Additional measures to control dust in Sacramento County will be borrowed from SMAQMD’s recommended list of dust control measures and implemented to the extent practicable when the measures have not already been incorporated in, and do not conflict with, the requirements of Caltrans’ *Standard Specifications*, special provisions, the NPDES permit, the Biological Opinions, the CWA Section 404 permit, CWA Section 401 Certification, and other permits issued for the project. The following measures are taken from SMAQMD’s (2020) CEQA Guide and represent their basic control measures for fugitive dust.

- **Control of fugitive dust is required by District Rule 403 and enforced by District staff.**
- **Water all exposed surfaces two times daily. Exposed surfaces include, but are not limited to soil piles, graded areas, unpaved parking areas, staging areas, and access roads.**
- **Cover or maintain at least 2 feet of free board space on haul trucks transporting soil, sand, or other loose material on the site. Any haul trucks that would be traveling along freeways or major roadways should be covered.**
- **Use wet power vacuum street sweepers to remove any visible trackout mud or dirt onto adjacent public roads at least once a day. Use of dry power sweeping is prohibited.**
- **Limit vehicle speeds on unpaved roads to 15 mph.**
- **All roadways, driveways, sidewalks, parking lots to be paved should be completed as soon as possible. In addition, building pads should be laid as soon as possible after grading unless seeding or soil binders are used.**

The following practices describe exhaust emission control from diesel powered fleets working at a construction site. California regulations limit idling from both on-road and off-road diesel-powered equipment. The ARB enforces idling limitations and compliance with diesel fleet regulations.

- **Minimize idling time either by shutting equipment off when not in use or reducing the time of idling to 5 minutes [California Code of Regulations, Title 13, sections 2449(d)(3) and 2485]. Provide clear signage that posts this requirement for workers at the entrances to the site.**
- **Provide current certificate(s) of compliance for ARB’s In-Use Off-Road Diesel-Fueled Fleets Regulation [California Code of Regulations, Title 13, sections 2449 and 2449.1]. For more information contact ARB at 877-593-6677, doors@arb.ca.gov, or www.arb.ca.gov/doors/compliance_cert1.html.**

Although not required by local or state regulation, many construction companies have equipment inspection and maintenance programs to ensure work and fuel efficiencies.

- **Maintain all construction equipment in proper working condition according to manufacturer’s specifications. The equipment must be checked by a certified mechanic and determine to be running in proper condition before it is operated.**

### 2.2.6.5 Climate Change

Neither the U.S. EPA nor FHWA has issued explicit guidance or methods to conduct project-level greenhouse gas analysis. FHWA emphasizes concepts of resilience and sustainability in highway planning, project development, design, operations, and maintenance. Because requirements have been set forth in California legislation and executive orders on climate change, the issue is addressed in the CEQA chapter of this document. The CEQA analysis may be used to inform the NEPA determination for the project.
3. Affected Environment

Figure 3-2. Sensitive Receptors Located Near the Proposed Project.

Figure 2.2.6-1
Sensitive Receptors Located Near the Proposed Project
2.2.7 Noise

2.2.7.1 Regulatory Setting

NEPA and provide the broad basis for analyzing and abating highway traffic noise effects. These laws are intended to promote the general welfare and to foster a healthy environment. The requirements for noise analysis and consideration of noise abatement and/or mitigation, however, differ between NEPA and CEQA.

**California Environmental Quality Act**

CEQA requires a strictly baseline-versus-build analysis to assess whether a project will have a noise impact. If a proposed project is determined to have a significant noise impact under CEQA, CEQA dictates that mitigation measures must be incorporated into the project unless those measures are not feasible. The rest of this section focuses on the NEPA/23 CFR 772 noise analysis; Chapter 3 of this document addresses the CEQA noise analysis.

**National Environmental Policy Act and 23 CFR 772**

For highway transportation projects with FHWA involvement (and Caltrans, as assigned), the Federal-Aid Highway Act of 1970 and its implementing regulations (23 CFR 772) govern the analysis and abatement of traffic noise impacts. These regulations require that potential noise impacts in areas of frequent human use be identified during the planning and design of a highway project. The regulations include noise abatement criteria (NAC) that are used to determine when a noise impact would occur. The NAC differ depending on the type of land use under analysis. For example, the NAC for residences (67 A-weighted decibels [dBA]) is lower than the NAC for commercial areas (72 dBA).

Table 2.2.7-1 lists the NAC for use in the NEPA/23 CFR 772 analysis.
### Table 2.2.7-1. Noise Abatement Criteria

<table>
<thead>
<tr>
<th>Activity Category</th>
<th>NAC, Hourly A-Weighted Noise Level $L_{eq}(h)$</th>
<th>Description of Activity Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>57 (Exterior)</td>
<td>Lands on which serenity and quiet are of extraordinary significance and serve an important public need, and where the preservation of those qualities is essential if the area is to continue to serve its intended purpose.</td>
</tr>
<tr>
<td>B&lt;sup&gt;a&lt;/sup&gt;</td>
<td>67 (Exterior)</td>
<td>Residential.</td>
</tr>
<tr>
<td>C&lt;sup&gt;a&lt;/sup&gt;</td>
<td>67 (Exterior)</td>
<td>Active sport areas, amphitheaters, auditoriums, campgrounds, cemeteries, day care centers, hospitals, libraries, medical facilities, parks, picnic areas, places of worship, playgrounds, public meeting rooms, public or nonprofit institutional structures, radio studios, recording studios, recreation areas, Section 4(f) sites, schools, television studios, trails, and trail crossings.</td>
</tr>
<tr>
<td>D</td>
<td>52 (Interior)</td>
<td>Auditoriums, day care centers, hospitals, libraries, medical facilities, places of worship, public meeting rooms, public or nonprofit institutional structures, radio studios, recording studios, schools, and television studios.</td>
</tr>
<tr>
<td>E</td>
<td>72 (Exterior)</td>
<td>Hotels, motels, offices, restaurants/bars, and other developed lands, properties, or activities not included in A–D or F.</td>
</tr>
<tr>
<td>F</td>
<td>No NAC—reporting only</td>
<td>Agriculture, airports, bus yards, emergency services, industrial, logging, maintenance facilities, manufacturing, mining, rail yards, retail facilities, shipyards, utilities (water resources, water treatment, electrical, etc.), and warehousing.</td>
</tr>
<tr>
<td>G</td>
<td>No NAC—reporting only</td>
<td>Undeveloped lands that are not permitted.</td>
</tr>
</tbody>
</table>

NAC = noise abatement criteria.

<sup>a</sup> Includes undeveloped lands permitted for this activity category.
Figure 2.2.7-1 lists the noise levels of common activities to enable readers to compare the actual and predicted highway noise levels discussed in this section with common activities.

<table>
<thead>
<tr>
<th>Common Outdoor Activities</th>
<th>Noise Level (dBA)</th>
<th>Common Indoor Activities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jet Fly-over at 300m (1000 ft)</td>
<td>110</td>
<td>Rock Band</td>
</tr>
<tr>
<td>Gas Lawn Mower at 1 m (3 ft)</td>
<td>100</td>
<td></td>
</tr>
<tr>
<td>Diesel Truck at 15 m (50 ft), at 80 km (50 mph)</td>
<td>90</td>
<td>Food Blender at 1 m (3 ft)</td>
</tr>
<tr>
<td>Noisy Urban Area, Daytime</td>
<td>80</td>
<td>Garbage Disposal at 1 m (3 ft)</td>
</tr>
<tr>
<td>Gas Lawn Mower, 30 m (100 ft)</td>
<td>70</td>
<td>Vacuum Cleaner at 3 m (10 ft)</td>
</tr>
<tr>
<td>Commercial Area</td>
<td>60</td>
<td>Normal Speech at 1 m (3 ft)</td>
</tr>
<tr>
<td>Heavy Traffic at 90 m (300 ft)</td>
<td>50</td>
<td>Large Business Office</td>
</tr>
<tr>
<td>Quiet Urban Daytime</td>
<td>40</td>
<td>Dishwasher Next Room</td>
</tr>
<tr>
<td>Quiet Urban Nighttime</td>
<td>30</td>
<td>Theater, Large Conference Room (Background)</td>
</tr>
<tr>
<td>Quiet Suburban Nighttime</td>
<td>20</td>
<td>Library</td>
</tr>
<tr>
<td>Quiet Rural Nighttime</td>
<td>10</td>
<td>Bedroom at Night, Concert Hall (Background)</td>
</tr>
<tr>
<td>Lowest Threshold of Human Hearing</td>
<td>0</td>
<td>Broadcast/Recording Studio</td>
</tr>
<tr>
<td>Lowest Threshold of Human Hearing</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Figure 2.2.7-1. Noise Levels of Common Activities

According to the Caltrans *Traffic Noise Analysis Protocol for New Highway Construction, Reconstruction, and Retrofit Barrier Projects* (Protocol) (California Department of Transportation 2020), a noise impact occurs when the predicted future noise level with the project substantially exceeds the existing noise level (defined as an increase of 12-dBA or more) or when the future noise level with the project approaches or exceeds the NAC. A noise level is considered to approach the NAC if it is within 1 dBA of the NAC.

If it is determined that the project will have noise impacts, potential abatement measures must be considered. Noise abatement measures that are determined to be reasonable and feasible at the time of final design are incorporated into the project plans and specifications. This document discusses noise abatement measures that likely would be incorporated into the project.

The Protocol sets forth the criteria for determining when an abatement measure is reasonable and feasible. Feasibility of noise abatement is basically an engineering concern. Noise abatement must be predicted to
reduce noise by at least 5 decibels (dB) at an affected receptor to be considered feasible from an acoustical perspective. It also must be possible to design and construct the noise abatement measure for it to be considered feasible. Factors that affect the design and constructability of noise abatement include, but are not limited to, safety, barrier height, topography, drainage, access requirements for driveways, presence of local cross streets, underground utilities, other noise sources in the area, and maintenance of the abatement measure. The overall reasonableness of noise abatement is determined by the following three factors: (1) the noise reduction design goal of 7 dB at one or more affected receptors; (2) the cost of noise abatement; and (3) the viewpoints of benefited receptors (including property owners and residents of the benefited receptors).

2.2.7.2 Affected Environment

This section is a summary of the analysis documented in the Noise Study Report (NSR) (HMMH 2020) prepared for the proposed project. The report is available in Appendix R. The NSR discusses potential noise impacts and related noise abatement measures associated with construction and operation of the project. The NSR was prepared to comply with 23 CFR 772, Procedures for Abatement of Highway Traffic Noise and Caltrans’ noise analysis policies as described in the Protocol.

Land Uses and Sensitive Receptors

A field investigation was conducted to identify land uses that could be subject to traffic and construction noise impacts resulting from the proposed project. Single-family residences and live-aboard vessels were identified as Activity Category B land uses in the project area. Outdoor parks were identified as Activity Category C land uses (see Figure 2.2.7-2, below). Several commercial properties without outdoor use were identified as Activity Category F land uses which are not subject to noise impacts, as noted in Table 2.2.7-1.

Although all land uses were evaluated in this analysis, as required by the Protocol, noise abatement was considered only for areas of frequent human use that would benefit from a lower noise level. Accordingly, the impact analysis focuses on locations with defined outdoor activity areas, such as residential backyards and parks.

Noise Monitoring

The existing noise environment was characterized based on short-term noise monitoring that was conducted in the project area. Local traffic was observed to be the dominant source of noise at all measurement locations.

Results of short-term noise monitoring are shown in Table 2.2.7-2. Duration of measurements varied from 16 to 25 minutes. Short-term monitoring locations are shown in Figure 2.2.7-2.

<table>
<thead>
<tr>
<th>Position</th>
<th>Noise Sensitive Area</th>
<th>Land Use</th>
<th>Start Date/Time</th>
<th>Duration (minutes)</th>
<th>Measured Sound Level $L_{eq}$ (dBA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>M1</td>
<td>A</td>
<td>Park</td>
<td>11/18/2019, 10:52 a.m.</td>
<td>23</td>
<td>56.3</td>
</tr>
<tr>
<td>M2</td>
<td>B</td>
<td>Residential</td>
<td>11/18/2019, 11:43 a.m.</td>
<td>25</td>
<td>64.4</td>
</tr>
<tr>
<td>M3</td>
<td>D</td>
<td>Residential</td>
<td>11/18/2019, 12:29 p.m.</td>
<td>16</td>
<td>61.4</td>
</tr>
</tbody>
</table>

Note: Refer to Figure 2.2.7-2 for measurement locations and boundaries of each noise-sensitive area.
Chapter 2. Affect Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Physical Environment—Noise

2.2.7 - Noise Monitoring and Prediction Locations

2.2.7.3 Environmental Consequences

The proposed project is a Type I project as defined in 23 CFR 772 because it would involve construction of a new roadway. To determine whether the project would result in a noise impact that requires consideration of noise abatement, traffic noise levels under existing (2017) and design year (2040) conditions were predicted using the FHWA Traffic Noise Model (TNM), Version 2.5. TNM is a computer model based on two FHWA reports: FHWA-PD-96-009 and FHWA-PD-96-010. Key inputs to the traffic noise model were the locations of roadways, shielding features (e.g., topography and buildings), noise barriers, receptors, and ground type. Three-dimensional representations of these inputs were developed using computer-aided design drawings, aerials, and topographic contours provided by the project engineer. Traffic data for the project were obtained from the transportation analysis report prepared for the project (Fehr & Peers 2020); this report is available in Appendix L.

Build Alternatives

Traffic Noise

Predicted design year build condition traffic noise levels are compared with existing conditions and design year no build conditions. The comparison with existing conditions is included in the analysis to identify traffic noise impacts according to 23 CFR 772. The comparison to without-project conditions indicates the direct effect of the project.
Traffic noise levels for design year no build conditions range from 62 to 70 dBA $L_{eq}(h)$. Under design year build conditions, predicted traffic noise levels range from 59 to 71 dBA $L_{eq}(h)$ under Alternative B, and 62 to 71 dBA $L_{eq}(h)$ under Alternative C. Traffic noise levels would approach or exceed the NAC for residential uses (Activity Category B). Traffic noise levels under build conditions are predicted to increase by up to 3 dBA, which is not considered a substantial increase in noise levels. However, traffic noise impacts are predicted to occur due to exceedance of the NAC for Activity Category B land uses; therefore, noise abatement must be considered.

Construction Noise

Construction of the proposed project is expected to require the use of pile drivers, earthmovers, bulldozers, water trucks, dump trucks, concrete trucks, paving equipment, and rollers. As shown in Table 2.2.7-3, noise levels associated with the use of different types of heavy construction equipment are estimated to range between 80 and 85 dBA $L_{max}$ at a distance of 50 feet from an active construction area, while impact pile drivers can produce a noise level of up to 101 dBA $L_{max}$.

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Maximum Noise Level (dBA at 50 feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Impact pile driver</td>
<td>101</td>
</tr>
<tr>
<td>Scrapers</td>
<td>85</td>
</tr>
<tr>
<td>Bulldozers</td>
<td>85</td>
</tr>
<tr>
<td>Heavy trucks</td>
<td>84</td>
</tr>
<tr>
<td>Backhoe</td>
<td>80</td>
</tr>
<tr>
<td>Roller</td>
<td>85</td>
</tr>
<tr>
<td>Pneumatic tools</td>
<td>85</td>
</tr>
<tr>
<td>Concrete pump</td>
<td>82</td>
</tr>
</tbody>
</table>


dB = A-weighted decibel.

During construction of the project, noise from heavy equipment may be intermittently noticeable at receiver locations in the vicinity of construction areas. Construction noise is regulated by provisions in Section 14-8.02, Noise Control of the Caltrans’ Standard Specifications (California Department of Transportation 2018:225–240), which state the following.

- Control and monitor noise resulting from work activities.
- Do not exceed 86 dBA $L_{max}$ at 50 feet from the job site from 9:00 p.m. to 6:00 a.m.

Construction noise would be short term and intermittent, and would cease once construction is complete. No adverse noise impacts from construction are anticipated because construction would be conducted in accordance with the provisions in Caltrans’ Standard Specifications and applicable local noise standards.

Worker commutes and transport of heavy equipment and materials to the project site would potentially increase noise levels on access roads leading to the site. However, the projected construction traffic would be minimal when compared to existing traffic volumes on streets local to the work areas, and the associated short-term noise level change would not be noticeable. As such, noise levels associated with

---

1 Hourly equivalent sound level.
2 Maximum instantaneous noise level.
worker commutes and equipment transport would be short term and would not be result in an adverse noise impact.

No Build Alternative

Under the No Build Alternative, traffic volumes associated with regional growth would increase relative to existing conditions, resulting in increased traffic noise. No project-related construction would occur. Because the project would not be built, there would be no adverse effect due to increased traffic noise from the project.

2.2.7.4 Avoidance, Minimization, and/or Mitigation Measures

According to 23 CFR 772(13)(c), federal funding may be used for the following abatement measures.

- Construction of noise barriers, including acquisition of property rights, either within or outside the highway right-of-way. Landscaping is not a viable noise abatement measure.
- Traffic management measures including, but not limited to, traffic control devices and signage for prohibition of certain vehicle types, time-use restrictions for certain vehicle types, modified speed limits, and exclusive lane designations.
- Alteration of horizontal and vertical alignments.
- Acquisition of real property or interests therein (predominantly unimproved property) to serve as a buffer zone to preempt development that would be adversely affected by traffic noise.
- Noise insulation of Activity Category D land use facilities. Post-installation maintenance and operational costs for noise insulation are not eligible for federal-aid funding.

Among these options, noise barriers are the only feasible abatement measure for the proposed project. Noise barriers are evaluated for feasibility based on their achievable noise reduction. For each noise barrier found to be acoustically feasible, reasonable cost allowances were calculated. For any noise barrier to be considered reasonable from a cost perspective, the estimated cost of the noise barrier should be equal to or less than the total cost allowance calculated for the barrier. The cost calculations of the noise barrier should include all items appropriate and necessary for construction of the barrier, such as traffic control, drainage modification, and retaining walls.

The following is a discussion of noise abatement evaluated for the project. The discussion applies to all build alternatives for the project. Measurement locations of evaluated noise-sensitive receivers are shown in Figure 2.2.7-2.

Traffic noise impacts are predicted to occur at 24 residences (Activity Category B) under Alternative B and at 25 residences under Alternative C. All of these residences are located on the West Sacramento side of the project, along Route 84/Jefferson Boulevard. Noise barriers were evaluated for affected receivers in each of four noise-sensitive areas (NSAs), separated by side streets accessing Jefferson Boulevard (NSA-B, NSA-C, NSA-D, and NSA-E in Figure 2.2.7-2). The NSR determined that noise barriers would not be considered feasible at any of these locations, because of access requirements for alleys and driveways intersecting Route 84. For a noise barrier to be acoustically effective, it would need to be continuous along the Jefferson Boulevard frontage of these receivers. Therefore, noise barriers were not considered further.
2.3 Biological Environment

2.3.1 Natural Communities

This section of the document discusses natural communities of concern. The focus of this section is on biological communities, not individual plant or animal species. This section also includes information on wildlife corridors and habitat fragmentation. Wildlife corridors are areas of habitat used by wildlife for seasonal or daily migration. Habitat fragmentation involves the potential for dividing sensitive habitat and thereby lessening its biological value.

2.3.1.1 Regulatory Setting

Yolo Habitat Conservation Plan/Natural Community Conservation Plan

The Yolo Habitat Conservation Plan/Natural Communities Conservation Plan (Yolo HCP/NCCP) is a comprehensive, county-wide plan to provide for the conservation of 12 sensitive species and the natural communities and agricultural land on which they depend, as well as a streamlined permitting process to address the effects of a range of future anticipated activities on these 12 species. The Yolo HCP/NCCP refers to the range of future anticipated activities as covered activities and the 12 sensitive species covered by the HCP/NCCP as covered species (ICF 2018).

The City of West Sacramento is a participant in the Yolo HCP/NCCP and the West Sacramento side of the proposed project would be covered under the plan. Valley/foothill riparian is a natural community covered under the plan, which also occurs in the project area (discussed as cottonwood riparian forest below).

Lake or Streambed Alteration (Section 1602)

CDFW requires an LSAA permit for activities that would interfere with the natural flow of—or substantially alter the channel, bed, or bank of—a lake, river, or stream, including disturbance of riparian vegetation, under California Fish and Game Code (CFGC) Sections 1600–1616. Requirements to protect the integrity of biological resources and water quality often are conditions of LSAs. CDFW may establish conditions that include avoiding or minimizing vegetation removal, using standard erosion control measures, limiting the use of heavy equipment, limiting work periods to avoid impacts on fisheries and wildlife resources, and restoring degraded sites or compensating for permanent habitat losses. The Sacramento River and the adjacent riparian forest are regulated by CDFW. The proposed project is expected to result in modification of the bed, bank, or channel of the river and removal of adjacent riparian vegetation; therefore, an LSAA will be required.

Central Valley Flood Protection Plan: Levee Vegetation Management Strategy

Under the Central Valley Flood Protection Act of 2008, DWR developed the 2012 Central Valley Flood Protection Plan (CVFPP) as the foundation for the statewide FloodSAFE California initiative (California Department of Water Resources 2017). Part of the CVFPP is a strategy for managing levee vegetation. Based on this strategy, existing trees on levees will be allowed to live out their normal life cycles unless they pose an unacceptable threat to levee integrity.
Urban Levee Design Criteria

The *Floodsafe California – Urban Levee Design Criteria* (ULDC) are intended to supply engineering guidance and criteria for levees required to provide an urban level of flood protection (200-year flood) (California Department of Water Resources 2012). The ULDC also correspond to the CVFPP Levee Vegetation Management Strategy. With regard to levee improvements, the ULDC state the following.

In cases of levee repair or improvement, vegetation shall be removed as required to meet objectives of the specific project. Vegetation removed as part of direct construction activities may not be replaced in the vegetation management zone. However, vegetation on other sections of the levee, not affected by the construction activity may remain in place, natural revegetation may be allowed outside of the vegetation management zone, and replanting may be allowed… Trees and other woody vegetation may be: (1) planted, and (2) allowed to naturally revegetate on a landside planting berm. Only the portion of the landside planting berm that is both 15 feet or more from the landside levee slope and 15 feet or more from the landward top of the planting berm may be planted and allowed to naturally revegetate.

City of West Sacramento General Plan

Goals and policies in the *City of West Sacramento General Plan 2035 Policy Document* (City of West Sacramento 2016) apply to natural communities in the BSA that would be affected by implementation of the project. These policies include preservation, enhancement, and creation of connected open space; development setbacks from significant habitat; preservation and enhancement of riparian and wetland habitats; minimization of recreational use effects on riparian habitat; and promotion of using native plants for landscaping near the Sacramento River.

City of Sacramento General Plan

Goals and policies in the *City of Sacramento General Plan (Part 2, Environmental Resources)* (City of Sacramento 2015) apply to biological resources in the BSA that would be affected by implementation of the project. These policies include conservation of open space areas to protect creeks and the Sacramento River, preservation of natural habitats, retention of sensitive habitats and species, preservation of riparian habitats or mitigation by preservation and/or restoration at a 1:1 ratio, preservation of wildlife corridors or replacement with habitat of equivalent value, and retention of heritage trees.

City of West Sacramento Tree Preservation Ordinance

The City’s Tree Preservation Ordinance is found in the West Sacramento Municipal Code, Title 8 (Health and Safety), Chapter 24 (Tree Preservation). The City protects heritage and landmark trees, as defined in the ordinance, and requires tree permits for activities that would affect such trees. Detailed definitions of heritage and landmark trees and what activities require a tree permit are provided in Appendix S. Tree permits require replacement of removed trees at a ratio of 1:1 (i.e., 1-inch diameter of replacement plant for every 1-inch diameter of tree removed) or payment of an in-lieu fee used to purchase and plant trees elsewhere in West Sacramento. The BSA supports heritage trees in West Sacramento that would be affected by implementation of the project and would be subject to the City of West Sacramento Tree Preservation Ordinance.
City of Sacramento Tree Conservation

The City of Sacramento protects trees on city property and private property (Sacramento Municipal Code, Title 12, Chapter 12.56). All city street trees and trees on city property are protected. Detailed definitions of protected trees and what activities require a tree permit are provided in Appendix S. The City requires that public projects avoid removal of or damage to city trees to the extent feasible and requires a tree protection plan for retained trees. For trees that are removed, the City requires a tree permit and tree replacement at a ratio of 1:1 (1 inch diameter at standard height of tree replaced for each 1 inch removed). The BSA supports protected city trees in the City of Sacramento that would be affected by implementation of the project and would be subject to the required permitting and replacement standards.

Habitat areas that have been designated as critical habitat under the federal Endangered Species Act (FESA) are discussed below in Section 2.3.4, Threatened and Endangered Species. Wetlands and other waters also are discussed below in Section 2.3.2.

2.3.1.2 Affected Environment

This section was prepared using information from the Natural Environment Study (NES) technical report prepared for the project and the addendum (ICF 2020a, 2020b). The report and addendum are available in Appendix S. The biological study area (BSA) includes all areas of proposed permanent and temporary impacts and includes a 165-foot buffer around these areas to account for potential impacts on species related to construction. No buffer was applied to the areas of fiber optic work or to the staging areas because these activities would take place within existing developed areas already subject to ongoing pedestrian and vehicle traffic.

The natural communities in the BSA are interspersed with roadways, railroad tracks, and commercial and industrial areas. The term land cover type is used here to refer to vegetation communities, open water, and unvegetated developed or disturbed areas. The five land cover types mapped during field surveys (cottonwood riparian forest, ruderal, perennial stream, landscaped, and developed/graded) are shown in Figures 2.3.1-1 and 2.3.1-2. Lists of plant and wildlife species observed in the BSA are included in Appendix S.

Natural communities of special concern are habitats considered sensitive because of their high species diversity, high productivity, unusual nature, limited distribution, or declining status. Local, state, and federal agencies consider these habitats important. The CNDDB contains a current list of rare natural communities throughout the state. The USFWS considers certain habitats, such as wetlands and riparian communities, important to wildlife; and the USACE and U.S. EPA consider wetland habitats important for water quality and wildlife. The only habitat in the BSA that meets the criteria for natural communities of special concern is cottonwood riparian forest. Perennial stream, which is also important habitat, is discussed below in Section 2.3.2, Wetlands and Other Waters.

Cottonwood Riparian Forest

Cottonwood riparian forest in the BSA occurs along the banks of the Sacramento River (Figures 2.3.1-1 and 2.3.1-2). The overstory of riparian forest is predominantly mature Fremont’s cottonwood (Populus fremontii) and Goodding’s black willow (Salix gooddingii) trees associated with valley oak (Quercus lobata) and black locust (Robinia pseudoacacia). Other riparian tree species observed include boxelder (Acer negundo var. californicum), white alder (Alnus rhombifolia), Oregon ash (Fraxinus latifolia), northern California black walnut (Juglans californica var. hindsii), and western sycamore (Platanus racemosa). The riparian understory on the waterside of the levee is primarily rip-rap with non-native annual grasses and forbs; however, there are also patches of more typical riparian species, such as narrow-
Leaf willow (*Salix exigua*) and Himalayan blackberry (*Rubus armeniacus*). The invasive red sesbania (*Sesbania punicea*) shrub was observed in the riparian forest on both sides of the river. Riparian forest associated with the Sacramento River in the BSA is depicted in Photos 1–4 in Appendix S.

Riparian habitats provide cover, provide foraging and nesting habitat, and serve as migration and dispersal corridors for several bird and mammal species in the region. Riparian habitats are sensitive natural communities that provide important habitat for wildlife and shaded riverine habitat for fish. Local, state, and federal agencies recognize riparian habitats as sensitive natural communities.

**Protected Trees**

Riparian and non-riparian trees with a diameter at 4.5 feet above ground of 6 inches or greater were recorded by species for the accessible parcels in the BSA (see list in Appendix S). The City of West Sacramento Tree Preservation Ordinance protects all trees with a diameter of 24 inches or greater and native oaks with a diameter of 16 inches or greater. On private property, the City of Sacramento protects all trees with a diameter of 24 inches or greater on undeveloped land or commercial or industrial property; native oaks, California buckeye, and western sycamore with a diameter of 12 inches or greater; and all trees in a riparian zone with a diameter of 12 inches or greater.

Within the proposed project footprint alternatives, approximately 33 trees meet the tree ordinance criteria for the city in which they occur—approximately 13 trees in West Sacramento and 20 trees in Sacramento (Appendix S). Not all street trees in the BSA were included in the tree survey, and additional protected street trees likely are not accounted for in these estimates. The tree species included are boxelder, white alder, camphor (*Cinnamomum camphora*), Oregon ash, California black walnut, western sycamore, Fremont’s cottonwood, valley oak, black locust, Goodding’s black willow, and elm (*Ulmus americana*). All of these trees except the elm grow in the cottonwood riparian forest natural community. Black locust is an invasive species, but several black locust trees in the riparian forest on the City of Sacramento side of the river meet the protected tree size criterion.

**Wildlife Corridors**

The BSA consists of predominantly disturbed and developed areas along both sides of the Sacramento River, with a narrow band of riparian habitat along the river. Despite these existing conditions, the open water portion of the river serves as a migration corridor for aquatic species; and, even though limited, the riparian habitat can be used by birds and other wildlife for dispersing along the Sacramento River corridor. The Yolo HCP/NCCP identifies the Sacramento River as one of the creek corridors in the plan area but the riparian and upland portions of the BSA are outside of the ecological corridors identified in Figure 6-3 of the plan (ICF 2018). Fish passage and migration within the Sacramento River are discussed in Sections 2.3.3 (*Animal Species*) and 2.3.4 (*Threatened and Endangered Species*).

### 2.3.1.3 Environmental Consequences

**Build Alternatives**

The impacts of both build alternatives are discussed in this section. All impacts on riparian forest would result from the interim year configuration, and no additional impact would result from the design year configuration. Table 2.3.1-1 lists the acreages of cottonwood riparian forest within the portions of the BSA that would be permanently or temporarily affected by the proposed interim design year configuration of the build alternatives. The ultimate design year configuration would have no effects on cottonwood riparian forest.
Table 2.3.1-1. Impacts on Cottonwood Riparian Forest in the Biological Study Area

<table>
<thead>
<tr>
<th>Impacts by Alternative</th>
<th>Cottonwood Riparian Forest (acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Alternative B</strong></td>
<td></td>
</tr>
<tr>
<td>Permanent impact</td>
<td>1.112</td>
</tr>
<tr>
<td>Temporary impact</td>
<td>0.786</td>
</tr>
<tr>
<td><strong>Alternative C</strong></td>
<td></td>
</tr>
<tr>
<td>Permanent impact</td>
<td>1.176</td>
</tr>
<tr>
<td>Temporary impact</td>
<td>1.149</td>
</tr>
</tbody>
</table>

* Impacts shown would occur by the interim year (2030) phase of construction; no additional impact would occur for construction of the design year (2040) phase.

Loss of Cottonwood Riparian Habitat

Construction of the proposed project would result in a loss of cottonwood riparian habitat. The acreage of impacts on cottonwood riparian forest in the BSA differs between the two alternatives (Table 2.3.1-1). Construction during the ultimate design year phase would include completion of roads for the full buildout of the approved mobility network (Figures 2.3.1-1 and 2.3.1-2). Because none of these roads occur in riparian habitat, this phase of construction would not affect cottonwood riparian forest. Additionally, impacts on cottonwood riparian forest would be the same with any of the proposed bridge designs (bascule, vertical lift, swing). The impact discussion below, therefore, is focused on the interim design year phase of the two build alternatives.

Permanent removal of the existing cottonwood riparian forest vegetation within the proposed project footprint would result from construction activities related to the abutments for the fixed-span approach structures on both the City of West Sacramento and City of Sacramento sides, placement of RSP to stabilize the bridge abutments on each side of the river, and temporary access roads (Figures 2.3.1-1 and 2.3.1-2). Riparian vegetation would be removed between the permanent footprint of the bikeways and the river on both sides during construction of the abutment structures and overhead bridge. The area beneath the bridge approach structures on both ends of the bridge would be unlikely to revegetate after construction due to low clearance under the bridge and shading from the bridge. These effects are considered adverse.

Temporary impacts under Alternative B or C would occur from trimming riparian vegetation and removing additional trees and understory vegetation to provide equipment access for construction of the interim year design of the project.

The proposed project could result in indirect impacts on riparian habitat from shading by the new bridge approach structures on both riverbanks. The extent of potential shading effects on areas north and south of the bridge depends on the width and height of the new approach structures above the existing vegetation and the orientation of the structures relative to the sun’s path. During part of the year, the north side of the new structures would be more shaded than the south side. The height of the proposed structures would allow adequate light to penetrate most of the adjacent vegetation during much of the year and would be unlikely to cause a loss of, or a shift in, the species composition of riparian vegetation adjacent to the new structures. Additional discussion of potential indirect impacts from shading and loss of shaded riverine aquatic (SRA) cover habitat is provided in Section 2.3.4.3, Environmental Consequences – Build Alternative – Fish Species.

Under either of the build alternatives, state and federal agencies would require avoidance, minimization, and compensatory mitigation for the loss of riparian habitat. CDFW would require an LSAA for construction within riparian habitat and compensation for the loss of riparian trees and habitat. The City
of West Sacramento and City of Sacramento would require compensation for loss of protected riparian trees.

**Loss of Protected Trees**

Construction during the ultimate design year phase would include completion of roads for the full buildout of the approved mobility network (Figures 2.3.1-1 and 2.3.1-2). Because none of these roads occur in riparian habitat and would not affect street trees, this phase of construction would not affect protected trees. Impacts on protected trees would be the same for any proposed bridge design (bascula, vertical lift, swing). The impact discussions below, therefore, focus on the interim design year phases of the two build alternatives.

Construction of Alternative B would remove up to four protected riparian trees and potentially several street trees in the City of West Sacramento and up to eight protected riparian trees and additional street trees in the City of Sacramento. Construction of Alternative C would remove up to 6 protected riparian trees and potentially several street trees in the City of West Sacramento, and up to 13 protected riparian trees and additional street trees in the City of Sacramento. Under either alternative, trees would be removed for construction of abutments for the two fixed-span bridge approach structures and the bike trails on both the City of Sacramento and City of West Sacramento sides. These effects are considered adverse.

Under either alternative, additional temporary impacts on protected trees could occur during construction due to trimming of trees for construction access. However, the protection measures in each city’s tree ordinance would be implemented to avoid impacts on protected trees outside of the permanent impact area.

State agencies would require avoidance, minimization, and compensatory mitigation for the loss of riparian trees, as described above for cottonwood riparian forest. CDFW would require an LSAA for construction within the riparian habitat and compensation for removed trees and riparian habitat. The City of West Sacramento and City of Sacramento would require compensation for loss of protected riparian and street trees.

**Wildlife Corridors**

The build alternatives would remove riparian habitat and contribute to existing barriers to movement along the landward sides of the Sacramento River but avian species would be able to fly over and under the bridge and common mammals acclimated to the urban environment would be able to continue to move through the BSA because the bridges would allow passage beneath the bridge on both sides of the river.

The Sacramento River is wide and deep and provides unimpeded passage for migratory and resident fish species in the BSA. Fish passage is a primary constituent element of critical habitat for Sacramento River winter-run Chinook salmon, Central Valley spring-run Chinook salmon, Central Valley steelhead, and the southern distinct population segment (DPS) of North American green sturgeon—all of which occur in the BSA (see Section 2.3.4, Threatened and Endangered Species).

**No Build Alternative**

Under the No Build Alternative, a new bridge with new roadway connections would not be constructed. Redevelopment would occur in both West Sacramento and Sacramento, as planned by both Cities, that could affect natural communities. However, the loss of cottonwood riparian habitat and protected trees would not occur as a result of a new river crossing.
2.3.1.4 Avoidance, Minimization, and/or Mitigation Measures

Implementation of Avoidance and Minimization Measures NC-1–3 and Mitigation Measure NC-4 would ensure that the proposed project minimizes effects and compensates for temporary effects on and permanent loss of cottonwood riparian forest in and adjacent to the project construction area. Implementation of Avoidance and Minimization Measures NC-1–3 would ensure that the proposed project minimizes effects on protected trees adjacent to the project construction area.

The loss of protected trees that are within cottonwood riparian forest habitat would be mitigated based on the loss of riparian habitat and implementation of Mitigation Measure NC-4. The loss of protected street trees that are in ruderal or landscaped habitat would be mitigated as described below in Mitigation Measure NC-5.

Avoidance and Minimization Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources

The project proponent or their contractor will install orange construction fencing between the construction area and adjacent sensitive biological resource areas. Sensitive biological resources that occur adjacent to the construction area that could be directly affected by the project include sensitive natural communities; special-status wildlife habitats, such as nest sites of Swainson’s hawk and migratory birds; and protected trees.

Barrier fencing around sensitive biological resource areas will be installed as one of the first orders of work and prior to equipment staging. Before construction begins, the construction contractor will work with the project engineer and a resource specialist to identify the locations for the orange construction fencing and will place stakes around the sensitive resource sites to indicate these locations. The protected areas will be designated as environmentally sensitive areas and clearly identified on the construction plans and described in the specifications. To minimize the potential for snakes and other ground-dwelling animals from being caught in the orange construction fencing, the fencing will be placed with at least a 1-foot gap between the ground and the bottom of the fencing. The exception to this condition is where construction barrier fencing overlaps with erosion control fencing and must be secured to prevent sediment runoff. Barrier fencing will be installed before construction activities are initiated, maintained throughout the construction period, and removed after completion of construction.

Avoidance and Minimization Measure NC-2: Conduct Environmental Awareness Training for Construction Employees

The project proponent will retain a qualified biologist to conduct environmental awareness training for construction crews before project implementation. The awareness training will be provided to all construction personnel and will brief them on the need to avoid effects on sensitive biological resources (e.g., native trees, sensitive natural communities, and special-status species habitats in and adjacent to the construction area). The education program will include a brief review of the special-status species with the potential to occur in the BSA (including their life history, habitat requirements, and photographs of the species). The training will identify the portions of the BSA in which the species may occur, as well as their legal status and protection. The program also will cover the restrictions and guidelines that must be followed by all construction personnel to reduce or avoid effects on these species during project implementation. This will include the steps to be taken if a sensitive species is found within the construction area (i.e., notifying the crew foreman, who will call a designated biologist). In addition, construction employees will be educated about the importance of controlling and preventing the spread of invasive plant infestations. An environmental awareness handout that describes and illustrates sensitive resources to be avoided during project construction and identifies all relevant permit conditions will be
provided to each crew member. The crew foreman will be responsible for ensuring that crew members adhere to the guidelines and restrictions. Education programs will be conducted for appropriate new personnel as they are brought on the job during the construction period.

**Avoidance and Minimization Measure NC-3: Conduct Periodic Biological Monitoring**

The project proponent will retain a qualified biological monitor for the project who will visit the site a minimum of once per week to ensure that fencing around environmentally sensitive areas is intact and that activities are being conducted in accordance with the agreed upon project schedule and agency conditions of approval. The monitor will provide the project proponent with a monitoring log for each site visit.

Certain activities will require the presence of a biological monitor for the duration of the activity or during the initial disturbance of an area to ensure that impacts on special-status species are avoided. The activities that require specific monitoring are identified in Measures AS-3, AS-5, AS-7, and AS-8 in Section 2.3.3.4, *Environmental Consequences – Build Alternative – Animal Species*.

**Mitigation Measure NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)**

The project proponent will compensate for the permanent loss of up to 1.112 acres of riparian forest under Alternative B or up to 1.176 acres of riparian forest under Alternative C. In addition, any unavoidable temporary loss of riparian forest will be mitigated. The project proponent will implement onsite and, if necessary, offsite compensation measures and/or purchase mitigation bank credits to compensate for losses of cottonwood riparian forest on the waterside slope of the existing levees, including riparian forest supporting SRA cover habitat (as described in Section 4.4.1.1 [Survey Results] in the NES), portions of the cottonwood riparian forest in the BSA also provide SRA cover habitat for fish). Onsite compensation will be used to the maximum extent practicable. Compliance with the USACE levee vegetation policy (U.S. Army Corps of Engineers 2014), the ULDC (California Department of Water Resources 2012), or other engineering constraints may limit the ability to achieve full onsite compensation. Therefore, offsite compensation and/or purchase of mitigation bank credits may be needed to achieve no net loss of existing in-kind riparian and SRA cover habitat values. Each of these options is discussed below.

1. **Onsite and/or Offsite Restoration and/or Enhancement along the Sacramento River.** Riparian habitat restoration and/or enhancement onsite or offsite should occur in the same year construction is completed. For onsite or offsite replacement plantings, the project proponent will prepare a mitigation planting plan, including a species list and number of each species, planting locations, and maintenance requirements. Plantings will consist of cuttings taken from local plants or plants grown from local material. Planted species for the mitigation plantings will be similar to those removed from the project area and will include native species, such as Fremont’s cottonwood, valley oak, black willow, boxelder, Oregon ash, and black walnut. The final planting plan will be developed based on results of the arborist survey for species to be removed (see additional discussion below). All plantings will be fitted with exclusion cages or other suitable protection from herbivory. Plantings will be irrigated for up to 3 years or until established. Plantings will be monitored annually for 3 years or as required in the project permits. If 75% of the plants survive at the end of the monitoring period, the revegetation will be considered successful. If the survival criterion is not met at the end of the monitoring period, planting and monitoring will be repeated after mortality causes have been identified and corrected.

2. **Mitigation Bank Credit Purchase.** If this option is chosen, the project proponent will provide written evidence to the resource agencies that compensation has been established through the purchase of mitigation credits. The amount to be paid will be the fee that is in effect at the time the
fee is paid. The mitigation will be approved by CDFW and may be modified during the permitting process. Mitigation can be in the form of creation and/or preservation credits. If mitigation is in the form of restoration/creation credits, the mitigation will be at a minimum ratio of 1:1 (1 acre of restored or created riparian habitat for each acre of riparian habitat removed). If mitigation is in the form of preservation credits, the mitigation will be at a minimum ratio of 2:1 (2 acres of preserved riparian habitat for each acre of riparian habitat removed). The final compensation ratio will be approved by CDFW in order to result in no net loss of riparian habitat. The project proponent will purchase riparian habitat credits from an approved mitigation bank near the project, such as the Liberty Island Conservation Bank, Cosumnes Floodplain Mitigation Bank, Fremont Landing Conservation Bank, Elsie Gridley Mitigation Bank, River Ranch Wetland Mitigation Bank, or other approved bank with available riparian forest credits at the time of project permitting. Replacement riparian forest habitat will include tree species that would support nesting Swainson’s hawk (i.e., oak, cottonwood) and will occur within the range of nesting Swainson’s hawk within the Sacramento Valley.

To provide a current and accurate estimate of tree loss, an arborist survey will be conducted upon completion of 90% design plans for the project and no more than 2 years prior to project construction. In addition to a description of the tree, the arborist survey report will include the precise location of the trunk and size of the dripline for all trees whose trunk or canopy overlap with the project footprint. Riparian forest compensation will be consistent with the requirements of the City of West Sacramento and City of Sacramento tree ordinances to ensure compensation for losses of individual protected trees.

In addition to mitigating the loss of riparian forest habitat, specific measures will be included to satisfy National Marine Fisheries Service requirements and compensate for the loss of SRA cover (area and linear feet). The acreage will not be duplicated, such that the acreage of riparian forest habitat restored for SRA cover mitigation will apply toward riparian forest habitat mitigation requirements. SRA cover mitigation will include the following riparian replacement requirements:

- Replace the permanent loss of 302 linear feet and up to 0.368 acre of affected SRA cover vegetation (see Section 4.4.1.2, Temporary and Permanent Loss of Riparian Vegetation [Including SRA Cover] in the NES) at a 3:1 replacement ratio (i.e., 3 linear feet replaced for every 1 foot affected and 3 acres replaced for every 1 acre affected) by planting native riparian trees in temporary impact areas and along existing onsite or offsite unshaded banks along the Sacramento River.

- Plant native riparian trees onsite to the maximum extent practicable, followed by planting on adjacent reaches of the Sacramento River to minimize the need for purchasing offsite mitigation bank credits.

- Plant riparian trees that are intended to provide SRA cover along the water’s edge at summer low flows up to the ordinary high-water mark and at sufficient densities to provide shade along at least 85% of the bank’s length when the trees reach maturity. This will ensure that riparian plantings intended for SRA cover mitigation will contribute to instream SRA cover when they are inundated during winter/spring flows and overhead cover (shade) during summer flows when they approach maturity.

- Monitor and evaluate the revegetation success of riparian plantings intended for SRA cover mitigation as described above.

If mitigation for SRA cover is in the form of offsite mitigation bank credits, credits will need to be purchased from an approved mitigation bank within the approved service area for the project that provides riparian forest floodplain conservation credits as offsite compensation for impacts on state- and federally listed fish species, designated critical habitat, and EFH for Pacific salmon.
Mitigation Measure NC-5: Compensate for Loss of Protected Trees in Landscaping or Ruderal Habitat

Within 1 year prior to construction, the project proponent will conduct a preconstruction inventory of all trees to be removed. The inventory will include the location, species, diameter of all trunks, approximate height and canopy diameter, and approximate age, in support of a tree permit for removal of the protected trees. All conditions of the tree permits will be implemented.

The project proponent will mitigate the loss of protected street trees using one or a combination of the two following options.

● Because it is unlikely that adequate space will be available in the project area for tree planting after construction, pay in-lieu fees to the City of West Sacramento and the City of Sacramento, based on the tree removal locations, which would be used to purchase and plant trees elsewhere in West Sacramento and Sacramento. Replacement trees will be required at a ratio of 1:1 (i.e., 1 inch diameter of replacement tree planted for every 1 inch diameter of tree removed). Replacement trees will be of the same species, except for the replacement of black locust, which is an invasive species and will be replaced with a native tree species. Mitigation will be subject to approval by the City’s tree administrator and will take into account species affected, replacement species, location, health and vigor, habitat value, and other factors to determine fair compensation for tree loss. Replacement trees will be monitored annually for 3 years to document their vigor and survival. If any of the original replacement trees die within 3 years of the initial planting, the project proponent will plant additional replacement trees and monitor them until all trees survive for a minimum of 3 years after planting.

● If feasible, plant replacement trees at or near the location of the tree removal, following the same replacement ratio, species, monitoring, and tree survival requirements described for the option above.
Figure 2.3.1-1
Alternative B Land Cover and Project Impacts

- Biological Study Area
- Fiber Optic Line
- Project Footprint
  - Permanent Impacts
  - Temporary Impacts
- Land Cover
  - Developed
  - Landscaped
  - Perennial Stream
  - Riparian
  - Riparian (Below OHWM)
  - Ruderal
- Elderberry Shrub Location
- Tree Locations*
  - Black Locust
  - Black Walnut
  - Box Elder
  - Fremont's Cottonwood
  - Goodding's Black Willow
  - Oregon Ash
  - Sycamore
  - Valley Oak
  - White Alder
  - Other

*Tree locations are approximate
Source: ICF (2020)
Figure 2.3.1-1
Alternative B Land Cover and Project Impacts

Source: ICF (2020)
Figure 2.3.1-1
Alternative B Land Cover and Project Impacts

Source: ICF (2020)
Figure 2.3.1-1
Alternative B Land Cover and Project Impacts

Legend:
- Biological Study Area
- Fiber Optic Line
- Project Footprint
  - Permanent Impacts
  - Temporary Impacts
- Land Cover
  - Developed
  - Landscaped
  - Perennial Stream
  - Riparian
  - Riparian (Below OHWM)
  - Ruderal
  - Elderberry Shrub Location
- Tree Locations*
  - Black Locust
  - Black Walnut
  - Box Elder
  - Fremont's Cottonwood
  - Goodding's Black Willow
  - Oregon Ash
  - Sycamore
  - Valley Oak
  - White Alder
  - Other

*Tree locations are approximate
Source: ICF (2020)
Figure 2.3.1-1

Alternative B Land Cover and Project Impacts

Source: ICF (2020)
Figure 2.3.1-2
Alternative C Land Cover and Project Impacts

- Biological Study Area
- Fiber Optic Line
- Project Footprint
  - Permanent Impacts
  - Temporary Impacts
- Land Cover
  - Developed
  - Landscaped
  - Perennial Stream
  - Riparian
  - Riparian (Below OHWM)
  - Ruderal
- Elderberry Shrub Location
- Tree Locations*
  - Black Locust
  - Black Walnut
  - Box Elder
  - Fremont's Cottonwood
  - Goodding's Black Willow
  - Oregon Ash
  - Sycamore
  - Valley Oak
  - White Alder
  - Other

*Tree locations are approximate
Source: ICF (2020)
Figure 2.3.1-2
Alternative C Land Cover and Project Impacts

- Biological Study Area
- Fiber Optic Line
- Project Footprint
  - Permanent Impacts
  - Temporary Impacts
- Land Cover
  - Developed
  - Landscaped
  - Perennial Stream
  - Riparian
  - Riparian (Below OHWM)
  - Ruderal
- Elderberry Shrub Location

Tree Locations*
- Black Locust
- Black Walnut
- Box Elder
- Fremont's Cottonwood
- Goodding's Black Willow
- Oregon Ash
- Sycamore
- Valley Oak
- White Alder
- Other

*Tree locations are approximate
Source: ICF (2020)
Alternative C Land Cover and Project Impacts

Figure 2.3.1-2

Source: ICF (2020)
Figure 2.3.1-2
Alternative C Land Cover and Project Impacts

Source: ICF (2020)

*Tree locations are approximate
Figure 2.3.1-2
Alternative C Land Cover and Project Impacts

Source: ICF (2020)
Figure 2.3.1-2
Alternative C Land Cover and Project Impacts

Biological Study Area
Fiber Optic Line
Project Footprint
Permanent Impacts
Temporary Impacts
Land Cover
Developed
Landscape
Perennial Stream
Riparian
Riparian (Below OHWM)
Ruderal
Elderberry Shrub Location

Tree Locations*
- Black Locust
- Black Walnut
- Box Elder
- Fremont’s Cottonwood
- Goodding’s Black Willow
- Oregon Ash
- Sycamore
- Valley Oak
- White Alder
- Other

*Tree locations are approximate
Source: ICF (2020)
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Biological Environment—Wetlands and Other Waters

2.3.2 Wetlands and Other Waters

2.3.2.1 Regulatory Setting

Wetlands and other waters are protected under a number of laws and regulations. At the federal level, the Federal Water Pollution Control Act, more commonly referred to as the CWA (33 USC 1344), is the primary law regulating wetlands and surface waters. One purpose of the CWA is to regulate the discharge of dredged or fill material into waters of the U.S., including wetlands. Waters of the U.S. include navigable waters, interstate waters, territorial seas, and other waters that may be used in interstate or foreign commerce. The lateral limits of jurisdiction over non-tidal water bodies extend to the OHWM, in the absence of adjacent wetlands. When adjacent wetlands are present, CWA jurisdiction extends beyond the OHWM to the limits of the adjacent wetlands. To classify wetlands for the purposes of the CWA, a three-parameter approach is used that includes the presence of hydrophytic (water-loving) vegetation, wetland hydrology, and hydric soils (soils formed during saturation/inundation). All three parameters must be present, under normal circumstances, for an area to be designated as a jurisdictional wetland under the CWA.

Section 404 of the CWA establishes a regulatory program that provides that discharge of dredged or fill material cannot be permitted if a practicable alternative exists that is less damaging to the aquatic environment or if the nation’s waters would be significantly degraded. The Section 404 permit program is run by the USACE with oversight by the U.S. EPA.

The USACE issues two types of 404 permits: General and Individual. There are two types of General permits: Regional and Nationwide. Regional permits are issued for a general category of activities when they are similar and cause minimal environmental effect. Nationwide permits are issued to allow a variety of minor project activities with no more than minimal effects.

Ordinarily, projects that do not meet the criteria for a Regional or Nationwide permit may be permitted under one of USACE’s Individual permits. There are two types of Individual permits: Standard permits and Letters of Permission. For Individual permits, the USACE decision to approve is based on compliance with U.S. EPA’s Section 404(b)(1) Guidelines (40 CFR Part 230) and whether permit approval is in the public interest. The Guidelines were developed by U.S. EPA in conjunction with the USACE and allow the discharge of dredged or fill material into the aquatic system (waters of the U.S.) only if there is no practicable alternative that would have less adverse effects. The Guidelines state that the USACE may not issue a permit if there is an LEDPA to the proposed discharge that would have lesser effects on waters of the U.S., and not have any other significant adverse environmental consequences.

The Executive Order for the Protection of Wetlands (EO 11990) also regulates the activities of federal agencies with regard to wetlands. Essentially, EO 11990 states that a federal agency, such as FHWA and/or Caltrans, as assigned, cannot undertake or provide assistance for new construction located in wetlands unless the head of the agency finds that (1) there is no practicable alternative to the construction; and (2) the proposed project includes all practicable measures to minimize harm. A Wetlands Only Practicable Alternative Finding must be made.

At the state level, wetlands and waters are regulated primarily by the SWRCB, the RWQCBs, and CDFW. In certain circumstances, the Coastal Commission (or Bay Conservation and Development Commission or the Tahoe Regional Planning Agency) also may be involved. CFGC Sections 1600–1607 require any agency that proposes a project that will substantially divert or obstruct the natural flow of, or substantially change the bed or bank of a river, stream, or lake to notify CDFW before beginning construction. If CDFW determines that the project may substantially and adversely affect fish or wildlife
resources, an LSAA will be required. CDFW jurisdictional limits are usually defined by the tops of the stream or lake banks, or the outer edge of riparian vegetation, whichever is wider. Wetlands under jurisdiction of the USACE may or may not be included in the area covered by a Streambed Alteration Agreement obtained from CDFW.

The RWQCBs were established under the Porter-Cologne Water Quality Control Act to oversee water quality. Discharges under the Porter-Cologne Act are permitted by WDRs, and WDRs may be required even when the discharge is already permitted or exempt under the CWA. In compliance with Section 401 of the CWA, the RWQCBs also issue water quality certifications for activities that may result in a discharge to waters of the U.S. This is most frequently required in tandem with a Section 404 permit request. Please see 2.2.2, Water Quality and Storm Water Runoff for more details.

### 2.3.2.2 Affected Environment

This section was prepared using information from the NES technical report prepared for the project and the addendum (ICF 2020a, 2020b). The NES and addendum are available in Appendix S. The NES includes a discussion of the aquatic resources delineation survey methods and results, a summary of agency coordination, and a copy of the aquatic resources report. The aquatic resources report was submitted to the USACE on November 5, 2019, with additional clarification on January 6, 2020. The USACE issued a preliminary Jurisdictional Determination on June 18, 2020, confirming the mapped aquatic resource boundaries. There are no wetlands in the BSA, and the Sacramento River is the only other water in the BSA.

**Perennial Stream (Sacramento River)**

The Sacramento River is unvegetated open water and averages 720 feet wide at the OHWM in the BSA (Figures 2.3.1-1 and 2.3.1-2). The riverbanks are levees that are mostly steeply sloped and support riparian forest vegetation, as described above, with rip-rap near the bottom of the slope. Additional information about the perennial stream is provided in the wetland delineation report (Appendix S). Representative photographs of the Sacramento River in the BSA are provided as Photos 1–4 in Appendix S.

The Sacramento River is a traditional navigable water and a water of the U.S. subject to regulation under CWA Section 404 and Section 10 of the Rivers and Harbors Act, and under the jurisdiction of the USACE. The river is considered a sensitive natural community. The Sacramento River is also a water of the State subject to regulation under the Porter-Cologne Act.

### 2.3.2.3 Environmental Consequences

**Build Alternatives**

**Loss of Perennial Stream**

The project may be constructed in two phases or in a single phase. If constructed in two phases the new bridge would be constructed in just one phase (the first of two phases). Construction during the second phase, the ultimate design year phase, would include completion of roads for the full buildout of the approved mobility network (Figures 2.3.1-1 and 2.3.1-2). Because none of this road work would occur in the Sacramento River, this phase of construction would not affect perennial stream. Table 2.3.2-1 shows the acres of perennial stream that would be permanently or temporarily affected by construction of each build alternative. The extent of impacts on perennial stream would vary depending on the selected bridge type. To address the possible impacts of the bridge type that ultimately is built, the largest in- and over-
water footprint and the greatest number of construction-related impacts of the three types were assumed for the analysis.

**Table 2.3.2-1. Impacts on Perennial Stream in the Biological Study Area**

<table>
<thead>
<tr>
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<th>Perennial Stream Area (acres)</th>
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<tbody>
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</tr>
</tbody>
</table>

*If the project is constructed in two phases, the impacts shown would occur in the first phase of construction; no additional impact would occur for construction of the second phase.*

Implementation of the proposed project would result in permanent and temporary impacts (placement of fill) on the Sacramento River in the BSA. Permanent impacts on perennial stream in the Sacramento River would result from bridge components and RSP to be placed below the OHWM (see Table 2.3.2-1). Permanent impacts on perennial stream would vary between the proposed bridge designs (bascule, vertical lift, swing). These differences are summarized below. See Appendix S for a more detailed analysis of the impacts on the riverbed.

- The two fixed-spans for the new bridge would be constructed on piers 2 and 3, and the movable span section of the bridge would be constructed on piers 4 and 5. The difference between the bridge design types would be the number of piles needed. The footprints for piers 2 and 3 on the river bottom would total up to 13,500 square feet (0.31 acre) for the bascule bridge and less for the vertical lift and swing bridge designs. The footprints for piers 4 and 5 would total 360 square feet (0.01 acre).

- A bridge fender system supported by piles placed on the riverbed would be constructed around the movable span piers. The footprint of the bridge fender system on the river bottom would total approximately 0.006 acre.

- RSP would be installed along the City of Sacramento and City of West Sacramento shorelines, covering up to 0.55 acre of the bank below the OHWM (see Tables 1-1 and 1-3 in Section 1.3.1.)

Temporary impacts on perennial stream would be the same for all three proposed bridge designs (bascule, vertical lift, swing). Temporary impacts would occur from installation of cofferdams, temporary trestle piles, and spud piles for barges below the OHWM during construction (see Table 2.3.2-1).

State and federal agencies would require avoidance, minimization, and compensatory mitigation for the loss of perennial stream. The loss of perennial stream is considered adverse because perennial stream provides a variety of important ecological functions and values.

Additional indirect impacts from project construction on water quality, such as increased turbidity and chemical runoff, could occur in perennial drainage habitat outside the project footprint. Water quality protection measures to avoid this impact would be required by the project environmental commitments (see Section 1.3.1) and implementation of construction site BMPs specified in the final SWPPP that would be developed for the project, as well as CWA Section 401 permit conditions to minimize introduction of construction-related contaminants and mobilization of sediment in the Sacramento River. Broadly, these BMPs would address soil stabilization, sediment control, wind erosion control, vehicle tracking control, non-storm water management, and waste management practices. The BMPs would be based on the best conventional and best available technology.
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Biological Environment—Wetlands and Other Waters

No Build Alternative

Under the No Build Alternative, a new bridge would not be constructed, and no loss of perennial stream would occur.

Least Environmentally Damaging Practicable Alternative

Alternative B would have less of an effect on waters of the United States and other sensitive habitats compared to Alternative C and is the least environmentally damaging of the build alternatives. The least environmentally damaging alternative is the No Build Alternative. However, the No Build Alternative is not a practicable alternative in that it does not satisfy the need and purpose of the project as described in Section 2.1.7.

2.3.2.4 Avoidance, Minimization, and/or Mitigation Measures

Compliance with the SWPPP and CWA Section 401 permit conditions and implementation of Avoidance and Minimization Measures NC-1–NC-3 (see Section 2.3.1, Natural Communities) and Mitigation Measure WW-1 below would ensure that the proposed project minimizes effects and compensates for permanent loss of, and temporary effects on, perennial stream in and adjacent to the project construction area.

Mitigation Measure WW-1: Compensate for Loss of Perennial Stream

The project proponent will comply with any regulatory requirements determined as part of the state (Section 401 Water Quality Certification or WDRs, LSAA) and federal (Section 404 and Section 10 permits) processes for the work that would occur in the Sacramento River. The project proponent will compensate for the permanent fill of up to 0.431 acre of non-wetland waters of the U.S. in the Sacramento River by purchasing mitigation bank credits, which can be in the form of preservation and/or creation credits using the following minimum ratios.

- A minimum of 2:1 (2 acres of mitigation for each acre filled), for a total of up to 0.862 acres, if credits are for preservation of habitat; or,
- A minimum of 1:1 (1 acre of mitigation for each acre filled), for a total of up to 0.431 acre if credits are for creation of habitat.

The actual compensation ratios will be determined through coordination with the Central Valley RWQCB and USACE as part of the permitting process. The project proponent will compensate for permanent loss of perennial stream by implementing one or a combination of the following options.

- Purchase credits for created riparian stream channel at a USACE-approved mitigation bank with a service area that encompasses the project area, such as the Liberty Island Conservation Bank, Cosumnes Floodplain Mitigation Bank, Fremont Landing Conservation Bank, Elsie Gridley Mitigation Bank, River Ranch Wetland Mitigation Bank, or other approved bank with available riparian stream credits. The project proponent will provide written evidence to the resource agencies that compensation has been established through the purchase of mitigation credits.
- Compensate out-of-kind for loss of perennial stream by implementing compensatory mitigation for cottonwood riparian forest impacts described in Measure 4. The acreage restored or created to compensate for loss of perennial stream will be added to the acreage restored or created for loss of riparian habitat.
2.3.3 Animal Species

2.3.3.1 Regulatory Setting

Many state and federal laws regulate impacts on wildlife. The USFWS, the National Oceanic and Atmospheric Administration’s National Marine Fisheries Service (NMFS), and CDFW are responsible for implementing these laws. This section discusses potential impacts and permit requirements associated with animals not listed or proposed for listing under FESA or the California Endangered Species Act (CESA). Species listed or proposed for listing as threatened or endangered are discussed in the Threatened and Endangered Species Section 2.3-4 below. All other special-status animal species are discussed here, including CDFW fully protected species and species of special concern, and USFWS or NOAA Fisheries candidate species.

Federal laws and regulations relevant to wildlife include the following:
- NEPA
- Migratory Bird Treaty Act
- Fish and Wildlife Coordination Act
- Bald and Golden Eagle Protection Act

State laws and regulations relevant to wildlife include the following:
- CEQA
- CFGC Sections 1600–1603
- CFGC Sections 4150 and 4152

The following local conservation plan is relevant to wildlife:
- Yolo Habitat Conservation Plan/Natural Communities Conservation Plan (Yolo HCP/NCCP)

The Yolo HCP/NCCP is a comprehensive, county-wide plan to provide for the conservation of 12 sensitive species and the natural communities and agricultural land on which they depend, as well as a streamlined permitting process to address the effects of a range of future anticipated activities on these 12 species. The Yolo HCP/NCCP refers to the range of future anticipated activities as covered activities and to the 12 sensitive species covered by the HCP/NCCP as covered species (ICF 2018).

The City of West Sacramento is a participant in the Yolo HCP/NCCP and the West Sacramento side of the proposed project would be covered under the plan. Species considered in this analysis and that are also covered by the Plan include valley elderberry longhorn beetle (VELB), western pond turtle, white-tailed kite, and Swainson’s hawk.

2.3.3.2 Affected Environment

This section was prepared using information from the NES technical report prepared for the project and the addendum (ICF 2020a, 2020b). The report and addendum are available in Appendix S.

Wildlife Species

Information on the wildlife species considered for analysis, general habitat descriptions, and their presence in the BSA are included in in Table 2.3.3-1; more detailed discussions on these species can be
found in Appendix S. The wildlife species carried forward for an analysis of impacts include western pond turtle, white-tailed kite, migratory birds, and bats.

The Sacramento River provides suitable aquatic habitat for western pond turtle, and the banks on the Sacramento River and adjacent uplands may be used by turtles for basking and nesting. There is a high amount of disturbance within uplands in the BSA, including domestic dogs and cats that may prey on pond turtles and pond turtle eggs; nevertheless, pond turtles may attempt to nest in these areas if they are present in the adjacent aquatic habitat. Western pond turtle has been recorded within 10 miles of the BSA (California Department of Fish and Wildlife 2019).

Trees within the cottonwood riparian forest and landscaped areas represent potential nesting habitat for white-tailed kite. Suitable nesting habitat for migratory birds is present within the cottonwood riparian forest and landscaped areas, and on buildings in the BSA. Bats have the potential to nest in built structures and trees in the BSA. Several trees on both sides of the river have suitable habitat for foliage-roosting bats and cavity-roosting bats.

**Fish Species**

The Sacramento River in the BSA is used by a number of fish species, including non-listed species of management concern, either as habitat during one or more of their life stages or as a migration corridor to spawning and rearing habitat in the upper Sacramento River and its tributaries. These fish species include (1) anadromous species (fall- and late fall–run Chinook salmon, white sturgeon, and lamprey) that migrate from the ocean to fresh water to spawn and rear for a variable amount of time before emigrating to the ocean, where they grow and eventually mature into adults prior to returning to their natal streams to spawn; (2) semi-anadromous species (Sacramento splittail) that migrate from the upper San Francisco estuary to freshwater reaches to spawn; and (3) non-anadromous fish species (Sacramento hitch, hardhead) that complete their life cycle entirely in fresh water. With the exception of Sacramento splittail, one or more life stages of all of these fish species may be present in the BSA at any time. Table 2.3.3-1 identifies the non-listed, special-status fish species that occur in the BSA of the Sacramento River; a description of each of these species is presented in the NES technical report prepared for the project (ICF 2020a); the report is available in Appendix S.
## Table 2.3.3-1. Special-Status Wildlife and Fish Known or with Potential to Occur in the Project Region, or That May Be Affected by the Proposed Project

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Legal Status (Federal/State)</th>
<th>General Habitat Description</th>
<th>Habitat Present/Absent</th>
<th>Rationale</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Invertebrates</strong></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Conservancy fairy shrimp</td>
<td>Branchinecta conservatio</td>
<td>E/–</td>
<td>Typically found in large, turbid vernal pools but known to occur in other types of pools; occurs in scattered locations from Butte and Tehama Counties to Ventura County.</td>
<td>Habitat absent</td>
<td>No suitable vernal pool habitat is present in the biological study area (BSA). No Effect</td>
</tr>
<tr>
<td>Vernal pool fairy shrimp</td>
<td>Branchinecta lynchi</td>
<td>T/–</td>
<td>Found in Central Valley, central and south Coast Ranges from Tehama to Santa Barbara County; isolated populations also in Riverside County; common in vernal pools; also found in sandstone rock outcrop pools.</td>
<td>Habitat absent</td>
<td>No suitable vernal pool habitat is present in the BSA. No Effect</td>
</tr>
<tr>
<td>Monarch Butterfly</td>
<td>Danaus plexippus</td>
<td>FC/–</td>
<td>Found throughout North America in areas with flower nectar sources; requires milkweed as the sole food source for larvae. Adults overwinter in forested locations in California and Mexico.</td>
<td>Habitat absent</td>
<td>No suitable habitat is present in the BSA.</td>
</tr>
<tr>
<td>Vernal pool tadpole shrimp</td>
<td>Lepidurus packardi</td>
<td>E/–</td>
<td>Found from Shasta County south to Merced County; occurs in vernal pools and ephemeral stock ponds.</td>
<td>Habitat absent</td>
<td>No suitable vernal pool habitat is present in the BSA.</td>
</tr>
<tr>
<td>Valley elderberry longhorn beetle</td>
<td>Desmocerus californicus dimorphus</td>
<td>T/–</td>
<td>Streamside habitats below 3,000 feet throughout the Central Valley; occurs in riparian and oak savanna habitats with elderberry shrubs; elderberries are the host plant.</td>
<td>Habitat present</td>
<td>One elderberry shrub was observed in the BSA in an area of ruderal vegetation. There were no exit holes on the shrub. The shrub is within 160 feet of riparian habitat along the Sacramento River; it occurs within the general location of a 1949 California Natural Diversity Database record for the species. Riparian habitat also is within the BSA. According to the Framework for Assessing Impacts to the Valley Elderberry Longhorn Beetle (USFWS 2017), this shrub represents potential habitat for valley elderberry longhorn beetle. Not Likely to Adversely Affect</td>
</tr>
<tr>
<td>Common Name</td>
<td>Legal Status (Federal/State)</td>
<td>General Habitat Description</td>
<td>Habitat Present/Absent</td>
<td>Rationale</td>
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<tr>
<td><em>Amphibians</em></td>
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</tr>
<tr>
<td>California tiger salamander <em>Ambystoma californiense</em></td>
<td>T/T</td>
<td>Breeds during the wet season in vernal pools and ponds with a minimum 10-week inundation period; adults spend most of the year in grassland oak woodland habitat, primarily in small mammal burrows; occurs from Yolo to Kern County in the Central Valley and in the Sierra Nevada foothills from Amador to Tulare County, and from Sonoma to Santa Barbara County on the coast.</td>
<td>Habitat absent</td>
<td>No suitable habitat for the species is present in the BSA, and the BSA is outside the known distribution of the species. <em>No Effect</em></td>
<td></td>
</tr>
<tr>
<td>California red-legged frog <em>Rana draytonii</em></td>
<td>T/SSC</td>
<td>Found along the coast and coastal mountain ranges of California from Mendocino to San Diego County and in the Sierra Nevada from Butte to Tuolumne County; occurs in permanent and semipermanent aquatic habitats, such as creeks and ponds, with emergent and submergent vegetation; uses upland areas for cover (burrows, logs, rocks, and crevices) and dispersal.</td>
<td>Habitat absent</td>
<td>No suitable habitat for the species is present in the BSA, and the BSA is outside the known distribution of the species. <em>No Effect</em></td>
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<tr>
<td><em>Reptiles</em></td>
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<tr>
<td>Western pond turtle <em>Emys marmorata</em></td>
<td>~/SSC</td>
<td>Occurs throughout California west of the Sierra-Cascade crest; found from sea level to 6,000 feet; does not occur in desert regions except along the Mojave River and its tributaries; occupies ponds, marshes, rivers, streams, and irrigation canals with muddy or rocky bottoms.</td>
<td>Habitat present</td>
<td>In the BSA, suitable aquatic habitat is present in the Sacramento River; and potential upland habitat is present in riparian woodland habitat adjacent to the river.</td>
<td></td>
</tr>
<tr>
<td>Giant garter snake <em>Thamnophis gigas</em></td>
<td>T/T</td>
<td>Sloughs, canals, low-gradient streams, and freshwater marsh habitats with a prey base of small fish and amphibians; also found in irrigation ditches and rice fields; requires grassy banks and emergent vegetation for basking and areas of high ground protected from flooding during winter.</td>
<td>Habitat absent</td>
<td>The Sacramento River is not considered suitable aquatic habitat for the species. No other suitable habitat is present in the BSA. <em>No Effect</em></td>
<td></td>
</tr>
</tbody>
</table>
## Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Biological Environment—Animal Species

### Birds

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Legal Status (Federal/State)</th>
<th>General Habitat Description</th>
<th>Habitat Present/Absent</th>
<th>Rationale</th>
</tr>
</thead>
<tbody>
<tr>
<td>Swainson’s hawk</td>
<td><em>Buteo swainsoni</em></td>
<td>–/T</td>
<td>Lower Sacramento and San Joaquin Valleys, the Klamath Basin, and Butte Valley; highest nesting densities occur near Davis and Woodland in Yolo County; nests in oaks or cottonwoods in or near riparian habitats; forages in grasslands, irrigated pastures, and grain fields.</td>
<td>Habitat present</td>
<td>Suitable nest trees occur within and adjacent to the BSA. Species has been documented nesting north and south of the BSA along the Sacramento River.</td>
</tr>
<tr>
<td>White-tailed kite</td>
<td><em>Elanus leucurus</em></td>
<td>–/FP</td>
<td>Lowland areas west of the Sierra Nevada from the head of the Sacramento Valley south, including coastal valleys and foothills to western San Diego County at the Mexico border; low foothills or valley areas with valley or live oaks, riparian areas, and marshes near open grasslands for foraging.</td>
<td>Habitat present</td>
<td>Suitable nest trees occur within and adjacent to the BSA.</td>
</tr>
<tr>
<td>Western snowy plover</td>
<td><em>Charadrius alexandrinus nivosus</em></td>
<td>T/SSC</td>
<td>Barren to sparsely vegetated ground at alkaline or saline lakes, reservoirs, ponds, and riverine sand bars; also along sewage, salt-evaporation, and agricultural wastewater ponds.</td>
<td>Habitat absent</td>
<td>The BSA lacks suitable habitat for the species. <strong>No Effect</strong></td>
</tr>
<tr>
<td>Mountain plover</td>
<td><em>Charadrius montanus</em></td>
<td>–/SSC</td>
<td>Occupies open plains or rolling hills with short grasses or very sparse vegetation; nearby bodies of water are not needed; may use newly plowed or sprouting grainfields.</td>
<td>Habitat absent</td>
<td>The BSA lacks suitable habitat for the species.</td>
</tr>
<tr>
<td>Western yellow-billed cuckoo</td>
<td><em>Coccyzus americanus occidentalis</em></td>
<td>T/E</td>
<td>In the west, breeding populations are limited primarily to the Sacramento Valley; nests in large blocks of riparian habitat with dense understory foliage.</td>
<td>Habitat absent</td>
<td>The riparian habitat in the BSA is not typical nesting habitat used by the species because it consists of mostly thin rows of trees along the river with very little understory. <strong>No Effect</strong></td>
</tr>
<tr>
<td>Common Name</td>
<td>Scientific Name</td>
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</tr>
<tr>
<td>Burrowing owl</td>
<td><em>Athene cunicularia</em></td>
<td>~/SSC</td>
<td>Lowlands throughout California, including the Central Valley, northeastern plateau, southeastern deserts, and coastal areas; rare along south coast; level, open, dry, heavily grazed or low-stature grassland or desert vegetation with available burrows.</td>
<td>Habitat absent</td>
<td>The BSA lacks ground squirrel burrows or other structures that could be used by burrowing owl for nesting.</td>
</tr>
<tr>
<td>Least Bell’s vireo</td>
<td><em>Vireo belli pusillus</em></td>
<td>E/E</td>
<td>Historically nested in riparian habitat throughout the Central Valley, but the majority of the population now occurs in southern California; recently documented nesting on the San Joaquin River west of Modesto; requires dense riparian vegetation for nesting and a dense, stratified canopy for foraging.</td>
<td>Habitat absent</td>
<td>The BSA lacks dense riparian vegetation with a stratified canopy. No Effect</td>
</tr>
<tr>
<td>Purple martin</td>
<td><em>Progne subis</em></td>
<td>~/SSC</td>
<td>Nests in abandoned woodpecker holes in oaks, cottonwoods, and other deciduous trees in a variety of wooded and riparian habitats; also nests in vertical drainage holes under elevated freeways and highway bridges.</td>
<td>Habitat absent</td>
<td>In the Sacramento Valley, the species is only known to use overpasses with hollow-box girders for nesting.</td>
</tr>
<tr>
<td>Bank swallow</td>
<td><em>Riparia riparia</em></td>
<td>~/T</td>
<td>Nests in bluffs or banks, usually adjacent to water, where the soil consists of sand or sandy loam.</td>
<td>Habitat absent</td>
<td>The Sacramento River within the BSA lacks suitable bank habitat with sandy open soil for nesting. The banks are all covered with rip-rap.</td>
</tr>
<tr>
<td>Grasshopper sparrow</td>
<td><em>Ammodramus svannarum</em></td>
<td>~/SSC</td>
<td>Occurs in dry, dense grasslands, especially those with a variety of grasses and tall forbs and scattered shrubs for singing perches; nests in slight depressions in dense grasslands.</td>
<td>Habitat absent</td>
<td>The BSA lacks dense grasslands.</td>
</tr>
<tr>
<td>Song sparrow (&quot;Modesto populations&quot;)</td>
<td><em>Melospiza melodia</em></td>
<td>~/SSC</td>
<td>Endemic to the north-central portion of the Central Valley and the Bay-Delta; breeds in emergent marsh and riparian scrub, and in valley oak riparian forests with dense blackberry understory, vegetated irrigation canals, and levees.</td>
<td>Habitat absent</td>
<td>The BSA lacks riparian habitat with a dense understory and lacks emergent marsh.</td>
</tr>
<tr>
<td>Common Name Scientific Name</td>
<td>Legal Status (Federal/State)</td>
<td>General Habitat Description</td>
<td>Habitat Present/Absent</td>
<td>Rationale</td>
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</tr>
<tr>
<td>Tricolored blackbird <em>Agelaius tricolor</em></td>
<td>--/E</td>
<td>Permanent resident in the Central Valley from Butte to Kern County; breeds at scattered coastal locations from Marin County south to San Diego County; and at scattered locations in Lake, Sonoma, and Solano Counties; rare nester in Siskiyou, Modoc, and Lassen Counties; nests in dense colonies in emergent marsh vegetation, such as tules and cattails, or upland sites with blackberries, nettles, thistles, and grainfields; habitat must be large enough to support 50 pairs; probably requires water at or near the nesting colony.</td>
<td>Habitat absent</td>
<td>The BSA lacks suitable nesting and foraging habitat for the species.</td>
<td></td>
</tr>
<tr>
<td>Yellow-headed blackbird <em>Xanthocephalus xanthocephalus</em></td>
<td>--/SSC</td>
<td>Nests in freshwater emergent wetlands with dense vegetation and deep water, often along borders of lakes or ponds; forages along moist shorelines and in grasslands and agricultural areas; breeding range includes primarily in the Central Valley, northeastern California, and portions of southern California; most individuals migrate south of California in winter.</td>
<td>Habitat absent</td>
<td>The BSA lacks suitable nesting and foraging habitat for the species.</td>
<td></td>
</tr>
</tbody>
</table>

**Mammals**

<table>
<thead>
<tr>
<th>Common Name Scientific Name</th>
<th>Legal Status (Federal/State)</th>
<th>General Habitat Description</th>
<th>Habitat Present/Absent</th>
<th>Rationale</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pallid bat <em>Antrozous pallidus</em></td>
<td>--/SSC</td>
<td>Occurs throughout California, primarily at lower and mid-level elevations in a variety of habitats from desert to coniferous forest; most closely associated with oak, yellow pine, redwood, and giant sequoia habitats in northern California and oak woodland, grassland, and desert scrub in southern California; daytime roosts include rock outcrops, mines, caves, hollow trees, buildings, and bridges.</td>
<td>Habitat present</td>
<td>Trees on both sides of the river within the BSA provide potential habitat for bats. Buildings adjacent to the BSA also provide potential roosting habitat for pallid bats.</td>
</tr>
</tbody>
</table>
### Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Biological Environment—Animal Species

<table>
<thead>
<tr>
<th>Common Name Scientific Name</th>
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<th>Habitat Present/Absent</th>
<th>Rationale</th>
</tr>
</thead>
<tbody>
<tr>
<td>Townsend's big-eared bat <em>Corynorhinus townsendii townsendii</em></td>
<td>–/T</td>
<td>Roosts in caves, tunnels, mines, and dark attics of abandoned buildings; very sensitive to disturbances and may abandon a roost after one onsite visit; also reported to use bridges and hollow trees as roost sites; in bridges, typically uses cavernous spaces under bridges; in California; occurs in inland deserts, moist cool redwood forests, and oak woodlands of the inner Coast Ranges and Sierra Nevada foothills, and in lower to mid-elevation mixed coniferous forests.</td>
<td>Habitat absent</td>
<td>The species is not known to occur on the floor of the Sacramento Valley.</td>
</tr>
<tr>
<td>Western red bat <em>Lasiurus blossevillii</em></td>
<td>–/SSC</td>
<td>Found throughout much of California at lower elevations; found primarily in riparian and wooded habitats; occurs at least seasonally in urban areas; day roosts in trees within the foliage; found in fruit orchards and sycamore riparian habitats in the Central Valley.</td>
<td>Habitat present</td>
<td>Trees within the BSA represent potential roosting habitat for the species.</td>
</tr>
<tr>
<td>Western mastiff bat <em>Eumops perotis californicus</em></td>
<td>–/SSC</td>
<td>Typically roosts in crevices in cliffs and rocky outcrops, in colonies of fewer than 100 individuals; may also roost in caves and buildings that allow sufficient height and clearance for dropping into flight; forages in a variety of grassland, shrub, and wooded habitats, including riparian and urban areas, although most commonly in open, arid lands; year-round range spans most of California, with records absent from the northwest and northeast portions of the state and is not known to occur on the floor of the Sacramento Valley.</td>
<td>Habitat absent</td>
<td>Although areas that could be used for roosting are present in the BSA (buildings), the species is not known to roost on the floor of the Sacramento Valley.</td>
</tr>
</tbody>
</table>
## Biological Environment—Animal Species

### Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures

#### 2.3.3 - 9

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Legal Status (Federal/State)</th>
<th>General Habitat Description</th>
<th>Habitat Present/Absent</th>
<th>Rationale</th>
</tr>
</thead>
<tbody>
<tr>
<td>American badger</td>
<td><em>Taxidea taxus</em></td>
<td>~/SSC</td>
<td>Drier open shrub, forest, and herbaceous habitats with friable soils; typically does not occupy cultivated lands; a single individual’s home range can range between 300 and 1,500 acres; year-round range spans all of California except the Humboldt and Del Norte County coasts.</td>
<td>Habitat absent</td>
<td>No suitable habitat in the BSA for this species.</td>
</tr>
</tbody>
</table>

**Fish**

<table>
<thead>
<tr>
<th>Fish Name</th>
<th>Scientific Name</th>
<th>Legal Status (Federal/State)</th>
<th>General Habitat Description</th>
<th>Habitat Present/Absent</th>
<th>Rationale</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sacramento River winter-run Chinook salmon</td>
<td><em>Oncorhynchus tshawytscha</em></td>
<td>E/E</td>
<td>Mainstem Sacramento River below Keswick Dam (Moyle 2002); occurs in well-oxygenated, cool, riverine habitat with water temperatures from 8.0 to 12.5 °Celsius (°C); habitat types are riffles, runs, and pools (Moyle 2002); adults and juveniles migrate in the lower Sacramento River and through the Delta.</td>
<td>Habitat present</td>
<td>Sacramento River within the BSA provides migration and seasonal rearing habitat, is designated as critical habitat for the species, and is considered essential fish habitat (EFH) for Chinook salmon. <em>Likely to Adversely Affect</em></td>
</tr>
<tr>
<td>Central Valley spring-run Chinook salmon</td>
<td><em>Oncorhynchus tshawytscha</em></td>
<td>T/T</td>
<td>Upper Sacramento River, Feather River, and Yuba River and several perennial tributaries of the Sacramento River (Battle, Butte, Clear, Deer, and Mill Creeks); has the same general habitat requirements as winter-run Chinook salmon; coldwater pools are needed for holding adults (Moyle 2002); adults and juveniles migrate in the lower Sacramento River and through the Delta.</td>
<td>Habitat present</td>
<td>Sacramento River within the BSA provides migration and seasonal rearing habitat, is designated as critical habitat for the species, and is considered EFH for Chinook salmon. <em>Likely to Adversely Affect</em></td>
</tr>
<tr>
<td>Central Valley fall/-late fall–run Chinook salmon</td>
<td><em>Oncorhynchus tshawytscha</em></td>
<td>FSC/SSC</td>
<td>Sacramento and San Joaquin Rivers and tributary Central Valley streams and rivers below impassable barriers; occurs in well-oxygenated, cool, riverine habitat with water temperatures from 8.0 to 12.5 °C; habitat types are riffles, runs, and pools; adults spawn at head of riffles/tails of pools; young rear for several months and emigrate to the ocean before summer (Moyle 2002).</td>
<td>Habitat present</td>
<td>Sacramento River within the BSA provides migration and seasonal rearing habitat, and is considered EFH for Chinook salmon. <em>Likely to Adversely Affect</em></td>
</tr>
<tr>
<td>Common Name</td>
<td>Scientific Name</td>
<td>Legal Status (Federal/State)</td>
<td>General Habitat Description</td>
<td>Habitat Present/Absent</td>
<td>Rationale</td>
</tr>
<tr>
<td>------------------------------</td>
<td>----------------------------------</td>
<td>-----------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-----------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>California Central Valley</td>
<td>steelhead</td>
<td>T/–</td>
<td>Sacramento and San Joaquin Rivers and tributary Central Valley streams and rivers below impassable barriers; occurs in well-oxygenated, cool, riverine habitat with water temperatures from 7.8 to 18 °C; habitat types are riffles, runs, and pools; adults spawn at head of riffles/tails of pools; young rear year-round for 1–4 years before emigrating to the ocean (Moyle 2002).</td>
<td>Habitat present</td>
<td>Sacramento River within the BSA provides migration and seasonal rearing habitat, and is designated as critical habitat for the species. <em>Likely to Adversely Affect</em></td>
</tr>
<tr>
<td>North American green sturgeon</td>
<td>(southern distinct population</td>
<td>T/SSC</td>
<td>Occurs in Sacramento, Klamath, and Trinity Rivers (Moyle 2002); spawns in large river systems with well-oxygenated water, with temperatures from 8.0 to 14 °C, including the upper Sacramento River.</td>
<td>Habitat present</td>
<td>Sacramento River within the BSA provides migration and rearing habitat, and is designated as critical habitat for the species. <em>Likely to Adversely Affect</em></td>
</tr>
<tr>
<td>segment)</td>
<td>Acipenser medirostris</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Delta smelt</td>
<td>Hypomesus transpacificus</td>
<td>T/E</td>
<td>Found primarily in the Sacramento-San Joaquin estuary but has been found as far upstream as the mouth of the American River on the Sacramento River and Mossdale on the San Joaquin River; range extends downstream to San Pablo Bay; occurs in estuary habitat in the Delta where fresh and brackish water mix in the salinity range of 2–7 parts per thousand (Moyle 2002).</td>
<td>Habitat present</td>
<td>Sacramento River within the BSA provides migration, spawning, and seasonal rearing habitat and is designated as critical habitat for the species. <em>Likely to Adversely Affect</em></td>
</tr>
<tr>
<td>Longfin smelt</td>
<td>Spirinchus thaleichthys</td>
<td>FC/T</td>
<td>San Francisco estuary, Humboldt Bay, Eel River estuary, and Klamath River estuary; occurs in open waters of estuaries and seasonally migrates to spawn in freshwater habitats of upper estuary; spawns over sand, rocks, and aquatic plants.</td>
<td>Habitat present</td>
<td>Sacramento River within the BSA provides migration, spawning, and seasonal rearing habitat.</td>
</tr>
<tr>
<td>Common Name</td>
<td>Scientific Name</td>
<td>Legal Status (Federal/State)</td>
<td>General Habitat Description</td>
<td>Habitat Present/Absent</td>
<td>Rationale</td>
</tr>
<tr>
<td>-------------------------</td>
<td>--------------------------------</td>
<td>------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>White sturgeon</td>
<td><em>Acipenser transmontanus</em></td>
<td>~/SSC</td>
<td>Occurs in larger rivers from the Sacramento-San Joaquin River system northward into British Columbia; spawns in upper Sacramento River and possibly Feather and San Joaquin Rivers; spawns from late February to early June at temperatures from 8.0 to 19.0 °C. (Moyle et al. 2015.)</td>
<td>Habitat present</td>
<td>Sacramento River within the BSA provides migration and rearing habitat.</td>
</tr>
<tr>
<td>Sacramento splittail</td>
<td><em>Pogonichthys macrolepidotus</em></td>
<td>~/SSC</td>
<td>Occurs throughout the year in low-salinity waters and freshwater areas of the Sacramento-San Joaquin Delta, Yolo and Sutter Bypasses, Suisun Marsh, Napa River, and Petaluma River (Moyle 2002); spawning takes place among submerged and flooded vegetation in sloughs and in the lower reaches of rivers and flood bypasses.</td>
<td>Habitat present</td>
<td>Sacramento River within the BSA provides migration, spawning, and seasonal rearing habitat.</td>
</tr>
<tr>
<td>Sacramento hitch</td>
<td><em>Lavinia exilicauda exilicauda</em></td>
<td>~/SSC</td>
<td>Occurs in warm, low-elevation waters including clear streams, turbid sloughs, lakes, and reservoirs; found in pools or runs among aquatic vegetation; may occur in riffles; can survive temperatures as high as 38 °C and salinities up to 9 parts per thousand (Moyle 2002).</td>
<td>Habitat present</td>
<td>Sacramento River within the BSA provides migration and rearing habitat.</td>
</tr>
<tr>
<td>Hardhead</td>
<td><em>Myllopharodon conococephalus</em></td>
<td>~/SSC</td>
<td>Tributary streams in the San Joaquin River drainage; large tributary streams in the Sacramento River and the mainstem; resides in low to mid-elevation streams and prefers clear, deep pools and runs with slow velocities; also occurs in reservoirs.</td>
<td>Habitat Present</td>
<td>Sacramento River within the BSA provides migration and rearing habitat.</td>
</tr>
</tbody>
</table>
### Animal Species

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Legal Status (Federal/State)</th>
<th>General Habitat Description</th>
<th>Habitat Present/Absent</th>
<th>Rationale</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pacific lamprey</td>
<td>Entosphenus tridentata</td>
<td>FSC/SSC</td>
<td>Occurs in streams and rivers below impassable barriers throughout coastal California and in rivers in the Central Valley, including the Sacramento River; habitat requirements are similar to those of Pacific salmonids; adults live in the ocean and migrate into fresh water to spawn in gravel streams with cold, clear water; ammocoetes (larvae) live in freshwater 5–7 years and require suitable conditions year-round for rearing, including backwater habitats with soft substrates (Moyle 2002; Moyle et al. 2015).</td>
<td>Habitat Present</td>
<td>Sacramento River within the BSA provides migration and rearing habitat.</td>
</tr>
<tr>
<td>Western river lamprey</td>
<td>Lampetra ayresi</td>
<td>--/SSC</td>
<td>Sacramento, San Joaquin, and Napa Rivers; tributaries of San Francisco Bay (Moyle 2002; Moyle et al. 1995); adults live in the ocean and migrate into fresh water to spawn.</td>
<td>Habitat present</td>
<td>Sacramento River within the BSA provides migration and rearing habitat.</td>
</tr>
</tbody>
</table>

Sources: Moyle 2002; Moyle et al. 1995; Moyle et al. 2015; USFWS 2017.

Note: Habitat absent—no habitat present and no further work needed. Habitat present—habitat is, or may be, present. The species may be present.

* Status explanations:

**Federal**
- E = Listed as endangered under the federal Endangered Species Act (FESA).
- T = Listed as threatened under FESA.
- FC = Federal candidate for listing under FESA.
- D = Delisted from FESA.
- FSC = Species of concern.
- – = No listing.

**State**
- E = Listed as endangered under the California Endangered Species Act (CESA).
- T = Listed as threatened under CESA.
- P = Proposed for listing as threatened or endangered under CESA.
- FP = Fully protected under the California Fish and Game Code.
- SSC = Species of special concern in California.
- – = No listing.
2.3.3.3 Environmental Consequences

Build Alternatives

The effects of each build alternative are similar in type and intensity; but where effects are unique, they are called out in the discussions below.

Wildlife Species

The permanent and temporary impacts on land cover types in the BSA that provide habitat for wildlife species are listed in Table 2.3.3-2. The table is referenced for each wildlife species discussed below. Impacts on land cover type were calculated for both the interim year and the design year (see Figures 2.3.1-1 and 2.3.1-2). The project may be constructed in two phases or in a single phase. If constructed in two phases the new bridge and approach roadways would be constructed in the first phase. The areas of impacts for the interim phase and the ultimate design year phase shown in Table 2.3.3-2 should not be considered additive. The impact acreages are intended to provide worst-case scenarios; the amount of additional impact that would occur during a second phase of construction would be driven by the extent of redevelopment and implementation of the approved mobility network in the Pioneer Bluff area of West Sacramento at the time construction of the second phase occurs. Actual impacts are expected to be further reduced by avoidance of trees and other vegetation within temporary work areas.

Table 2.3.3-2. Permanent and Temporary Impacts on Land Cover Types in the Biological Study Area

<table>
<thead>
<tr>
<th>Impacts by Alternative</th>
<th>Land Cover Type</th>
<th>Permanent</th>
<th>Ruderal</th>
<th>Landscaped</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Cottonwood Riparian Forest</td>
<td>Perennial Stream</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Alternative B, Interim Year</td>
<td>Permanent impact (acres)</td>
<td>1.112</td>
<td>0.432</td>
<td>2.655</td>
<td>1.704</td>
</tr>
<tr>
<td></td>
<td>Temporary impact (acres)</td>
<td>0.786</td>
<td>4.729</td>
<td>1.035</td>
<td>1.284</td>
</tr>
<tr>
<td>Alternative B, Design Year</td>
<td>Permanent impact (acres)</td>
<td>1.112</td>
<td>0.432</td>
<td>2.661</td>
<td>1.801</td>
</tr>
<tr>
<td></td>
<td>Temporary impact (acres)</td>
<td>0.786</td>
<td>4.729</td>
<td>1.030</td>
<td>1.279</td>
</tr>
<tr>
<td>Alternative C, Interim Year</td>
<td>Permanent impact (acres)</td>
<td>1.176</td>
<td>0.482</td>
<td>1.838</td>
<td>2.160</td>
</tr>
<tr>
<td></td>
<td>Temporary impact (acres)</td>
<td>1.149</td>
<td>4.969</td>
<td>0.822</td>
<td>1.289</td>
</tr>
<tr>
<td>Alternative C, Design Year</td>
<td>Permanent impact (acres)</td>
<td>1.176</td>
<td>0.482</td>
<td>1.843</td>
<td>2.136</td>
</tr>
<tr>
<td></td>
<td>Temporary impact (acres)</td>
<td>1.149</td>
<td>4.969</td>
<td>0.871</td>
<td>1.318</td>
</tr>
</tbody>
</table>

* These are sensitive natural communities. If the project is constructed in two phases, impacts on sensitive natural communities would occur in the first phase of construction; no additional impact would occur for construction of the second phase.

Western Pond Turtle

Table 2.3.3-2 lists the permanent and temporary impacts on perennial stream, cottonwood riparian, and ruderal areas that could be used by western pond turtle for nesting.
Alternative B would affect potential western pond turtle aquatic habitat (Sacramento River) and nesting habitat (cottonwood riparian forest and ruderal) on both sides of the Sacramento River. Alternative B also would reduce the amount of basking habitat on the margins of the river by shading out the banks and removing natural areas (exposed banks and woody debris) that may be used for basking substrates.

The proposed project (both build alternatives) would require two seasons of temporary in-channel work that could result in injury and mortality to pond turtles. Injury or mortality could result from placement of equipment and materials into the river channel and on the riverbanks. In addition, underwater vibrations from pile driving could result in injury to pond turtles if they are in the vicinity. Construction activities, including noise and visual disturbance, also could temporarily discourage pond turtles from foraging and basking near the project site.

Alternative C would similarly affect western pond turtle but would result in greater permanent and temporary impacts on habitat for the species than Alternative B.

Both project alternatives have a potential to result in adverse effects on western pond turtle.

**White-Tailed Kite**

Alternative B would affect potential white-tailed kite habitat on both sides of the Sacramento River. Table 2.3.3-2 lists the permanent and temporary impacts on cottonwood riparian habitat that could be used by white-tailed kite for nesting. The alternative also would result in removal of several individual trees within landscaped areas.

Noise and visual disturbances associated with project construction during the nesting season may disrupt white-tailed kite nesting behavior to the point of nest abandonment or forced fledging that results in young mortality. Nests that are located within or adjacent to the BSA could be affected by typical construction noise and visual disturbances. Because the BSA has high levels of pedestrian, bike, vehicle, and boat traffic and associated noise, most construction activities may not substantially increase noise and visual disturbance above baseline conditions. However, pile driving and the use of cranes in proximity to an active nest are expected to exceed existing levels of noise disturbance. Bridge construction would require impact pile driving to be spread out over two summer construction seasons. These loud noises could startle white-tailed kite beyond the BSA and disrupt normal behaviors, including nesting.

Vehicle traffic on the new bridge could result in some amount of increased disturbance to white-tailed kite nesting and roosting along the Sacramento River; however, considering the existing conditions along both sides of the river, this increase would not be substantial.

Alternative C would similarly affect white-tailed kite but would result in greater permanent and temporary impacts on habitat for the species than Alternative B. See Table 2.3.3-2 for a list of the permanent and temporary impacts on cottonwood riparian habitat that could be used by white-tailed kite for nesting.

Both project alternatives have a potential to result in adverse effects on white-tailed kite.

**Migratory Birds**

Alternative B has the potential to affect nesting migratory birds either through direct injury or mortality during ground-disturbing activities, or by disrupting normal behaviors—including nesting during both interim and ultimate design years.
Vehicle traffic on the new bridge could result in some amount of increased disturbance to birds nesting along the Sacramento River; however, considering the existing conditions along both sides of the river, this increase would not be substantial.

Alternative C would similarly affect migratory birds but would result in greater permanent and temporary impacts on habitat for migratory birds than Alternative B. Table 2.3.3-2 lists the permanent and temporary impacts on cottonwood riparian forest and landscaped areas that provide potential nesting habitat for migratory birds.

Both project alternatives have a potential to result in adverse effects on migratory birds.

**Bats**

Cottonwood riparian forest, individual trees in landscaped areas, and buildings, which represent potential roosting habitat for special-status bats in the BSA, would be removed under Alternative B. Table 2.3.3-2 lists the permanent and temporary impacts on cottonwood riparian under Alternative B.

Project construction could result in injury or mortality to the species, including special-status species, if occupied roost sites are removed at times when bats are not awake and active (e.g., early in the day, in periods of cold weather).

Alternative C would similarly affect special-status bats but would result in greater permanent and temporary impacts on habitat for the species than Alternative B. Table 2.3.3-2 lists the permanent and temporary impacts on cottonwood riparian forest that provides suitable tree roosting habitat for special-status bat species.

Both project alternatives have a potential to result in adverse effects on bats.

**Fish Species**

Potential project effects on non-listed, special-status fish species and their habitat include both short-term and long-term effects. Short-term effects include temporary construction-related impacts on fish and aquatic habitat that may last from a few hours to days (e.g., suspended sediment and turbidity, construction noise, and artificial lighting). Long-term effects (addition of overwater structure, loss of aquatic habitat [substrate and water column], and loss of SRA cover habitat) typically would last months or years, or would be permanent. These effects are generally due to physical alteration of important habitat attributes of the channel, shoreline, and adjacent bank. Short-term effects on special-status fish species were evaluated qualitatively based on general knowledge of the impact mechanisms and species’ responses to construction actions. Long-term effects were measured in terms of the area and/or linear feet of artificial shade, aquatic habitat, and SRA cover habitat affected by the proposed project.

It should be noted that the impacts on fish species and their habitat from project construction discussed below would be the same whether the project is constructed in two phases or a single phase) as the design and construction methods for the new bridge would be the same regardless of future conditions. However, impacts on fish and their habitat would vary according to bridge design (bascule, vertical lift, or swing) and build alternative; these differences are described below.

Because salmonids have relatively narrow habitat requirements relative to other native and non-native fish species, it was assumed that the following impact assessment for CV fall- and late fall–run Chinook salmon also applies to non-salmonid species, except where noted. It was further assumed that the
proposed avoidance, minimization, and mitigation measures also would be protective of, and mitigate potential impacts on, non-salmonid fish species.

Central Valley Fall- and Late Fall–Run Chinook Salmon

Pile Driving Noise

Pile driving and other sources of anthropogenic noise have the potential to adversely affect fish through a broad range of behavioral, physiological, or physical effects (McCauley et al. 2003; Popper and Hastings 2009). These effects may include behavioral responses, physiological stress, temporary and permanent hearing loss, tissue damage (auditory and non-auditory), and direct mortality depending on the intensity and duration of exposure. In salmonids, the presence of a swim bladder to maintain buoyancy increases their vulnerability to direct physical injury (i.e., tissue and organ damage) from underwater noise (Hastings and Popper 2005). Underwater noise also may damage hearing organs and temporarily affect hearing sensitivity, communication, and the ability to detect predators or prey (Popper and Hastings 2009). In addition, underwater noise may cause behavioral effects (e.g., startle or avoidance responses) that can disrupt or alter normal activities (e.g., migration, holding, or feeding) or expose individuals to increased predation (Voellmy et al. 2014; Simpson et al. 2016).

Among the construction activities likely to generate noise, the use of impact hammers for pile installation poses the greatest risk to fish because the levels of underwater noise produced by impulsive types of sounds can reach levels of sufficient intensity to injure or kill fish (Popper and Hastings 2009). Factors that may influence the potential for injury include species, life stage, and size of fish; type and size of pile and hammer; frequency and duration of pile driving; site characteristics (e.g., water depth); and distance of fish from the source.

The pile driving assumptions, hydroacoustic thresholds, and methods used to evaluate the potential for injury to fish from exposure to pile driving sounds are presented in the NES technical report prepared for the project (ICF 2020a); the NES is available in Appendix S (see Section 4.4.1.2, Project Impacts).

The primary source of underwater noise associated with constructing either one of three alternative bridge types (i.e., bascule, vertical lift, or swing) would be driving the 238 16-inch steel pile or 16-inch steel H-piles with an impact hammer for the temporary trestles and work platforms, the 16 16-inch spud piles for the barges, the 20–40 (depending on bridge type) 16-inch steel pipe piles in water for the two in-water piers (i.e., piers 4 and 5), the 40 16-inch steel pipe piles on land for the two in-levee abutments (i.e., abutments 1 and 6), the 6–18 (depending on bridge type) 60-inch CISS piles for the two in-water piers (i.e., piers 2 and 3) for the movable span, and the 60 14-inch square concrete or 16-inch steel pipe piles for the bridge fender system. Additional sources of underwater noise associated with the project would occur during installation and removal of temporary sheet piles with a vibratory hammer for the temporary cofferdams used to isolate the in-water construction areas for bridge piers 4 and 5. Only driving of piles with an impact hammer is expected to produce sound levels that could result in injury to fish. Table 2.3.3-3 summarizes the pile driving activities (location, timing, and duration) associated with constructing the new bridge.
### Table 2.3.3-3. Summary of Pile Driving Activities with Potential to Affect Fish

<table>
<thead>
<tr>
<th>Activity</th>
<th>Location</th>
<th>Approximate Timing</th>
<th>Approximate Duration (days)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vibratory and impact driving of 16-inch steel pipe or H-piles for construction trestle</td>
<td>On land and in water</td>
<td>Season 1, May 3–May 21</td>
<td>20</td>
</tr>
<tr>
<td>Vibratory and impact driving of 16-inch steel pipe piles for temporary barges</td>
<td>In water</td>
<td>Seasons 1 and 2, May 1–October 27</td>
<td>10</td>
</tr>
<tr>
<td>Vibratory driving of sheet piles for cofferdams</td>
<td>In water</td>
<td>Season 1, May 24–June 4</td>
<td>12</td>
</tr>
<tr>
<td>Vibratory and impact driving of 16-inch steel pipe piles for fixed span (piers 4 and 5)</td>
<td>In water</td>
<td>Season 1, June 7–June 11</td>
<td>5</td>
</tr>
<tr>
<td>Vibratory and impact driving of 16-inch steel pipe piles for abutments 1 and 6</td>
<td>On land</td>
<td>Season 1, June 8–June 14</td>
<td>5</td>
</tr>
<tr>
<td>Removal of sheet piles with vibratory driver</td>
<td>In water</td>
<td>Season 1, July 12–July 23</td>
<td>12</td>
</tr>
<tr>
<td>Vibratory and impact driving of 60-inch CISS piles for movable span (piers 2 and 3)</td>
<td>In water</td>
<td>Season 1, May 24–August 13</td>
<td>10</td>
</tr>
<tr>
<td>Vibratory and impact driving of 14-inch concrete or 16-inch steel pipe piles for bridge fender system</td>
<td>In water</td>
<td>Season 2, September 25–October 6</td>
<td>6</td>
</tr>
<tr>
<td>Removal of 16-inch steel pipe or H-piles for construction trestle with vibratory driver</td>
<td>In water</td>
<td>Season 2, September 25–October 17</td>
<td>20</td>
</tr>
</tbody>
</table>

The methods and assumptions used to evaluate the potential for injury to fish from exposure to pile driving sounds are described in the NES (Appendix S, see Section 4.4.1.2, Project Impacts).

Based on hydroacoustic measurements from similar types of pile driving operations, underwater noise produced by impact pile driving is expected periodically to reach levels in the Sacramento River that exceed the injury and behavioral thresholds for fish. For the largest piles (60-Inch CISS piles for Piers 2 and 3), cumulative SELs exceeding the 183-dB and 187-dB injury thresholds are predicted to occur within a radius of 7,067 feet from the source pile, assuming an unimpeded propagation path. The use of an attenuation device is expected to reduce this distance by more than 50 percent. Distances to injury and behavioral thresholds without and with attenuation for impact driving for the temporary construction trestles; temporary barge spud piles; the 60-Inch CISS and 16-inch steel pipe piles for a bascule, vertical lift, and swing bridge; and the 14-inch-square concrete or 16-inch-diameter steel pipe piles for the bridge fender system are in the NES (Appendix S, Tables 4-11 through 4-14).

Although underwater noise levels exceeding the injury thresholds would be limited to the proposed in-water construction season (May 1 to November 30), small proportions of adult and juvenile salmonids that may be migrating or rearing in the BSA after May 1 may be adversely affected (impacts on fall- and late fall–run Chinook salmon are described below). The potential for injury would occur over an estimated 50-day period during installation of the temporary trestle piles and permanent bridge piles (from approximately May 1 to August 15 in the first year of construction) and during an estimated 6-day period during installation of the bridge fender piles (from late September to early October in the second year of construction). In addition, the potential for injury would occur periodically during installation of the temporary barge spud piles (from May 1 to November 30 in the first and second in-water construction seasons).

The potential for behavioral effects would occur during the same periods described above for noise levels exceeding the injury thresholds in the first and second in-water construction seasons. Noise levels exceeding the behavioral threshold of 150 dB root mean square (RMS) potentially would extend much
farther from the source than would noise levels exceeding the injury thresholds, although river bends located approximately 1,900 feet downstream and approximately 6,000 feet upstream of the proposed location of pile driving activity likely would limit the extent of these noise levels and associated behavioral effects. Species-specific effects on fall- and late fall–run Chinook salmon related to pile driving noise are described below.

**Fall-Run Chinook Salmon.** Impact pile driving for the temporary trestles and the permanent bridge piles in the first in-water construction season would overlap the latter few months of the juvenile migration season and the beginning of the adult migration season, thereby potentially exposing juvenile and adult fall-run Chinook salmon migrating in the Sacramento River from May to August and from June to August, respectively, to underwater sound levels that exceed the injury and behavioral thresholds for fish (Appendix S, Tables 4-3 and 4-5). Any impact driving of spud piles for the temporary barges in October or November in either construction season and impact driving of the bridge fender piles in late September and early October in the second in-water construction season would not be expected to expose juvenile fall-run Chinook salmon to underwater sound levels that exceed the injury and behavioral thresholds for fish because pile driving would occur when juvenile fall-run Chinook salmon are not expected to be present in the BSA (Appendix S, Table 4-5). However, impact driving of spud and fender piles during this timeframe would expose adults to these underwater sound levels (Appendix S, Table 4-3).

**Late Fall–Run Chinook Salmon.** Impact pile driving for the temporary trestles and the permanent bridge piles in the first in-water construction season would overlap the beginning of the juvenile migration season, thereby avoiding exposing most juvenile late fall–run Chinook salmon in the Sacramento River to underwater sound levels that exceed the injury and behavioral thresholds for fish (Appendix S, Table 4-6). However, impact driving of any spud piles for the temporary barges in October or November in either construction season and impact driving of the bridge fender piles in late September and early October in the second in-water construction season would expose a small proportion of juvenile and adult late fall–run Chinook salmon in the Sacramento River to underwater sound levels that exceed the injury and behavioral thresholds for fish (Appendix S, Tables 4-3 and 4-6).

**Fish Entrapment in Cofferdams**

Cofferdams would be required in order to construct piers 4 and 5 for the new bridge. Cofferdams would be constructed of sheet piles; when installed, each cofferdam would be approximately 35 feet wide and 95 feet long. The potential exists for entrapment and mortality of fish following cofferdam closure and dewatering. The proposed timing of cofferdam installation (late May to early June) would avoid the primary period of occurrence of juvenile Chinook salmon in the Sacramento River; however, the potential would remain for some juvenile salmon to become entrapped in the cofferdams.

**Direct Physical Injury**

During construction of the new bridge, fish could be injured or killed by direct contact with equipment or materials that enter or operate within the open waters of the Sacramento River. Potential mechanisms include fish being crushed by falling rock (riprap), impinged by piles, or struck by propellers related to barge operations. Restriction of in-water activities to May 1 to November 30 would avoid the primary migration and rearing periods of anadromous salmonids, including fall- and late fall–run Chinook salmon, in the Sacramento River. Based on the general timing of migration of adult and juvenile salmonids in the BSA, the potential for exposure for most life stages would occur in May to mid-August, October, and November when in-water activities with the greatest potential to cause direct physical injury would occur. However, most Chinook salmon that are likely to be present in the BSA during in-water construction activities are likely to be large, migrating adults and juveniles that would be expected to avoid or move away from active construction areas.
Transporting of the four barges also would increase the frequency of wave-induced shoreline disturbances, which could adversely affect rearing juvenile salmonids that depend on shallow nearshore areas for resting, feeding, and protection from predators. The estimated total of eight barge-trips per season (four in May as the barges are brought to the work site and four in November as the barges are removed from the work site at the end of the construction season) and periodic repositioning of the barges during the in-water construction season suggests that any increases in injury, disturbance, or mortality of Chinook salmon would be expected to be small.

**Water Quality Impacts**

*Erosion and Mobilization of Sediment*

Site clearing, earthwork, driving of permanent piles, driving and removal of piles for the temporary trestles and barges, vibrating and removal of sheet piles for cofferdams, and installation of RSP would result in disturbance of soil and riverbed sediments, potentially resulting in temporary increases in turbidity and suspended sediments in the Sacramento River. In addition, dewatering and soil removal from the inside of the cofferdams could result in temporary increases in turbidity and suspended sediments in the river, if water (and associated spoils) from within the cofferdams is not properly disposed of or contained and treated before being discharged back to the river.

The potential for disturbance of riverbed sediments and associated increases in sedimentation and turbidity in the Sacramento River are anticipated to be greatest during activities to extract the piles used for the temporary trestles and cofferdams. These activities would result in greater disturbance to riverbed sediments than during pile driving for piers and the bridge fender system; these piles would be driven only and not extracted.

In addition to increasing exposure to contaminants (described below), elevated levels of suspended sediments have the potential to result in physiological, behavioral, and habitat effects related to increased sediment concentrations in the water column. The severity of these effects depends on the sediment concentration, duration of exposure, and sensitivity of the affected life stage. Short-term increases in turbidity and suspended sediment may disrupt normal behavior patterns of fish, potentially affecting foraging, rearing, and migration. The level of disturbance also may cause juveniles to abandon protective habitat or reduce their ability to detect predators, potentially increasing their vulnerability to predators (e.g., striped bass and largemouth bass). Previous studies have documented these effects. For example, juvenile salmonids have been observed to avoid streams that are chronically turbid (Lloyd et al. 1987) or move laterally or downstream to avoid turbidity plumes (Sigler et al. 1984). Bisson and Bilby (1982) reported that juvenile coho salmon avoid turbidities exceeding 70 nephelometric turbidity units (NTUs). Chronic exposure to high turbidity and suspended sediment may affect growth and survival by impairing respiratory function, reducing tolerance to disease and contaminants, and causing physiological stress (Waters 1995). Sigler et al. (1984) found that prolonged exposure to turbidities between 25 and 50 NTUs resulted in reduced growth and increased emigration rates of juvenile coho salmon and steelhead compared to controls. Increased sediment delivery also can smother aquatic invertebrates (a fish food item), degrade forage habitat, and reduce cover for juvenile fish.

*Increased Exposure to Contaminants*

Disturbance and resuspension of river bottom sediments during in-water construction pose a risk to juvenile and adult winter-run Chinook salmon because of potential increases in the exposure to contaminated sediments.
Sand, silt, and gravel characterize bottom substrate in the BSA. Non-soluble contaminants with a tendency to adsorb to sediments (as opposed to soluble contaminants, which have a tendency to be readily diluted in water) can accumulate in the substrate over time. Non-soluble contaminants that are known to be present in the Sacramento River include PCBs, mercury, pesticides, and insecticides (i.e., dieldrin, chlorodane, and DDT), and other unknown toxicities (State Water Resources Control Board 2011). Resuspension of sediments with adsorbed metals during in-water construction potentially could lead to degradation of water quality and food resources in the BSA. In addition, resuspended particulate material could be transported to other locations in the Sacramento River as a result of transport by river currents, thus leading to potential degradation of water quality and food resources beyond the BSA. Restricting in-water construction to the May 1 to November 30 window would minimize or avoid exposure of most juvenile Chinook salmon to contaminants because they occur less frequently in the Sacramento River during this time of year (Appendix S, Tables 4-2 through 4-7). However, these activities would overlap most of the adult fall-run Chinook salmon migration season and the beginning of the adult late fall–run Chinook salmon migration season (Appendix S, Table 4-3).

In-water construction would be limited to pile driving, installation and removal of sheet piles for cofferdams, and placement of RSP. These activities would be limited to daylight hours each day. Thus, disturbance of channel substrate and the potential for increased contaminants would be temporary (up to 12 hours each day) and localized. Assuming that mobilization of sediment is also an indication of contaminant mobilization, the proposed in-water construction methods should minimize the increase in contaminants.

Given the relatively short exposure time and the restricted area of in-water construction relative to the distribution and temporal occurrence of adult and juvenile salmonids between May 1 and November 30, the effect of contaminants mobilized by in-water construction is not expected to significantly affect the survival or growth of adult or juvenile salmonids.

Contaminant Spills

Construction activities that occur in or near the Sacramento River channel can result in the discharge of contaminants that are potentially lethal to fish. The operation of heavy equipment, cranes, pile drivers, drilling rigs, barges, and other construction equipment during vegetation removal, excavation, and bridge construction could result in spills and leakage of fuel, lubricants, hydraulic fluids, and coolants. Other sources of potential contamination include asphalt, wet concrete, and other materials that may come into direct contact with surface water during construction activities. For example, concrete that is being poured for the bridge decking could be discharged accidentally to the river, thereby contaminating the river with uncured concrete (which can raise pH) and related compounds.

The potential magnitude of biological effects resulting from contaminants depends on a number of factors, including the proximity of spills to the river; the type, volume, concentration, and solubility of the contaminant; and the timing and duration of the spill or release of the contaminant into the water column. Contaminants can affect the survival, growth, and reproductive success of fish and other aquatic organisms. The level of effect depends on the species, life stage sensitivity, duration of exposure, condition or health of exposed individuals, and the physical and chemical properties of the water (e.g., temperature, pH, dissolved oxygen, and other factors).

Temporary Disturbance to and Permanent Loss of Aquatic Habitat

The proposed project would result in temporary disturbance to and permanent loss of aquatic habitat area and volume, including foraging and rearing habitat for juvenile Chinook salmon and steelhead.
Table 2.3.3-4 shows the temporary and permanent loss of aquatic habitat that would result from constructing the proposed project.

<table>
<thead>
<tr>
<th>Feature/Habitat</th>
<th>Temporary Impact</th>
<th></th>
<th>Permanent Impact</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Alternative B</td>
<td>Alternative C</td>
<td>Alternative B</td>
<td>Alternative C</td>
</tr>
<tr>
<td>Temporary Cofferdams</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Substrate area (square feet [acre])</td>
<td>6,650 (0.15)</td>
<td>9,000 (0.21)</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Water column volume (cubic feet)</td>
<td>325,850</td>
<td>441,000</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Temporary Trestle Piles</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Substrate area (square feet [acre])</td>
<td>327 (0.007)</td>
<td>327 (0.007)</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Water column volume (cubic feet)</td>
<td>16,023</td>
<td>16,023</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Temporary Barge Spud Piles</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Substrate area (square feet [acre])</td>
<td>22 (0.0005)</td>
<td>22 (0.0005)</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Water column volume (cubic feet)</td>
<td>1,078</td>
<td>1,078</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Piers 2 and 3</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Substrate area (square feet [acre])</td>
<td>NA</td>
<td>NA</td>
<td>13,500 (0.31)a</td>
<td>13,500 (0.31)a</td>
</tr>
<tr>
<td>Water column volume (cubic feet)</td>
<td>NA</td>
<td>NA</td>
<td>661,500a</td>
<td>661,500a</td>
</tr>
<tr>
<td>Piers 4 and 5</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Substrate area (square feet [acre])</td>
<td>NA</td>
<td>NA</td>
<td>360 (0.01)</td>
<td>360 (0.01)</td>
</tr>
<tr>
<td>Water column volume (cubic feet)</td>
<td>NA</td>
<td>NA</td>
<td>17,640</td>
<td>17,640</td>
</tr>
<tr>
<td>Piles for Bridge Fender System</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Substrate area (square feet [acre])</td>
<td>NA</td>
<td>NA</td>
<td>84 (0.002)</td>
<td>84 (0.002)</td>
</tr>
<tr>
<td>Water column volume (cubic feet)</td>
<td>NA</td>
<td>NA</td>
<td>4,106</td>
<td>4,106</td>
</tr>
<tr>
<td>Shoreline Rock Revetment (RSP)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Substrate area (square feet [acre])</td>
<td>NA</td>
<td>NA</td>
<td>24,126 (0.55)</td>
<td>19,431 (0.45)</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Substrate area (square feet [acre])</td>
<td>6,999 (0.16)</td>
<td>9,349 (0.21)</td>
<td>38,070 (0.87)</td>
<td>33,375</td>
</tr>
<tr>
<td>Water column volume (cubic feet)</td>
<td>342,951</td>
<td>458,101</td>
<td>683,246</td>
<td>683,246</td>
</tr>
</tbody>
</table>

NA = not applicable.
RSP = rock slope protection.
a Assumes bascule bridge type (worst-case scenario).

Installation of sheet pile cofferdams to isolate the in-water construction areas for piers 4 and 5 from the water column during pier construction, installation of piles for the temporary trestles, and periodic installation of spud piles for the temporary construction barges would result in temporary disturbance to aquatic habitat equal to the cumulative area (substrate) and volume (water column) of the piles and dewatered cofferdams. The temporary cofferdams would remain in place for 2 months in the first in-water construction season, while barge spud piles would remain in place from May 1 to November 30 in the first and second in-water construction season. The temporary trestle piles would remain in place throughout the duration of construction.

Installation of the new bridge piers (piers 2 through 5) and piles for the new bridge fender system would result in permanent loss of aquatic habitat (substrate and water column) equal to the cumulative area (substrate) and volume (water column) of the in-water piers and bridge fender piles. Placement of rock
revetment (riprap) on the waterside slope of the new bridge abutments below the OHWM also would result in permanent loss of natural substrate habitat equal to the net increase in area of rock revetment.

Installation of these features may result in direct and indirect effects by inhibiting establishment of riparian vegetation; inhibiting recruitment and retention of sediment and woody debris; and eliminating shallow, low-velocity river margins preferred by juvenile fish.

Compensation for impacts on critical habitat, as described in Section 2.3.5, Threatened and Endangered Species, would offset the effects of permanent impacts on the substrate and water column resulting from construction of the new bridge piers and installation of RSP.

**Temporary and Permanent Loss of Riparian Vegetation (Including SRA Cover)**

Clearing of the existing cottonwood riparian forest vegetation within the proposed project footprint would result in permanent loss of up to 1.273 acres and temporary disturbance to up to 0.625 acre of cottonwood riparian forest within the BSA, of which approximately 0.368 acre is below the OHWM and contributes to overhead (shade) and instream SRA cover (see additional discussion below regarding SRA cover). The permanent loss of existing cottonwood forest would result from activities related to construction of the two fixed-span bridge approach structures and the bikeways that would pass under the east end of the bridge structure in the City of Sacramento and the west end of the bridge structure in the City of West Sacramento (see exhibits in Appendix A). The temporary disturbance to cottonwood riparian forest would occur from trimming riparian vegetation and removing additional trees and understory vegetation to provide equipment access. Portions of this affected riparian forest also provide SRA cover habitat that is an important component of anadromous fish habitat (see additional discussion below). Clearing of the existing cottonwood riparian forest that contributes to SRA cover would result in temporary disturbance to up to 330 linear feet and permanent loss of up to 302 linear feet of overhead SRA cover (shade) along the summer (low-flow) shoreline of the Sacramento River (Table 2.3.3-5).

**Table 2.3.3-5. Temporary and Permanent Impacts on Overhead Shaded Riverine Aquatic Cover Vegetation in the Biological Study Area**

<table>
<thead>
<tr>
<th>Location</th>
<th>Shaded Riverine Aquatic Cover</th>
<th>Temporary Disturbance (feet)</th>
<th>Permanent Loss (feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Alternative B</td>
<td>Alternative C</td>
</tr>
<tr>
<td>West riverbank</td>
<td></td>
<td>90</td>
<td>297</td>
</tr>
<tr>
<td>East riverbank</td>
<td></td>
<td>240</td>
<td>290</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>330</td>
<td>587</td>
</tr>
</tbody>
</table>

Riparian vegetation is important in controlling stream bank erosion, contributing to instream structural diversity, and maintaining undercut banks in the absence of RSP. In addition, canopy cover (overhanging vegetation [a form of SRA cover]) maintains shade that is necessary to reduce thermal input and provides an energy input to the aquatic habitats in the form of fallen leaves and insects (a food source for fish). SRA cover also provides fish with protection from predators in the form of undercut banks and instream woody material (e.g., submerged branches, roots, and logs).

Without appropriate mitigation, removal of streamside vegetation is likely to adversely affect anadromous salmonids and other fish species because riparian and SRA cover habitats are essential components of salmonid rearing habitat that may limit the production and abundance of salmonids in the Sacramento River. Salmonid populations are highly influenced by the amount of available cover (Raleigh et al. 1984). The amount of existing riparian and SRA cover habitat in the BSA and in the region is of variable quality.
because of past and ongoing impacts, including levee construction and bank protection activities (i.e., placement of rock revetment).

USFWS mitigation policy identifies California’s riparian habitats, including SRA cover habitat, as a Resource Category 2. The designation criteria for habitat in Resource Category 2 is “habitat to be impacted is of high quality for evaluation species and is relatively scarce or becoming scarce on a national basis or in the ecoregion section” (U.S. Fish and Wildlife Service 2015), for which “no net loss of in-kind habitat value” is recommended (46 FR 7644, January 23, 1981). In addition, NMFS typically recommends revegetating onsite at a 3:1 ratio (three units replaced for every one unit of affected habitat) with native riparian species to facilitate the development of SRA cover habitat.

**Increases in Impervious Surface Area and Storm Water Runoff**

The proposed project would result in 2 acres of added impervious surface area that could increase runoff volume to the Sacramento River. Increased traffic loads on the new bridge resulting from improved access could result in increased deposition of particulates onto the bridge deck that then could be transported to the Sacramento River with road runoff.

Heavy metals, oil, grease, and polycyclic aromatic hydrocarbons (PAHs) are common pollutants in road runoff. Some of these pollutants can accumulate in stream sediments, with lethal and sublethal consequences for fish and other aquatic species—particularly during “first flush” rain events. PAHs are organic compounds—containing only carbon and hydrogen—that occur in motor vehicle exhaust, petroleum products, materials associated with asphalt, and various other municipal and industrial sources. PAHs are widely distributed in the environment and are important environmental pollutants because of their carcinogenicity and tendency to bioaccumulate. PAHs are readily absorbed by fish and other aquatic organisms and, depending on concentration, can lead to lethal and deleterious sublethal effects in these organisms (Tuvikene 1995). PAHs tend to adsorb to any particulate matter, including fine sediment; therefore, relative concentrations of PAHs in aquatic ecosystems generally are highest in sediments, followed by aquatic biota and the water column (Tuvikene 1995). There is evidence that urban runoff containing roadway sediment may be an important PAH input to aquatic habitats and that a significant contribution to the PAH content of roadway sediment comes from materials associated with asphalt (Wakeham et al. 1980).

Although the new bridge and roadway modifications would add impervious surface area, the proposed project would not substantially increase impervious surface area in the watershed relative to existing conditions. Furthermore, the purpose of the new bridge is to improve the connectivity across the river, thereby reducing the trip lengths currently required to cross the river via one of the other three bridges in the project vicinity (i.e., Pioneer, Tower, or I Street). Nevertheless, it is anticipated that the new bridge would result in some added vehicle trips across the river because of the increased convenience the new bridge would offer, thereby potentially increasing the pollutant load that currently is delivered to the river. Because the added vehicle trips are not anticipated to substantially increase the amount of pollutants, the proposed project is not anticipated to contribute to a cumulative water quality impact during operations.

**Increase in Overwater Structure (Artificial Shade)**

The proposed project would result in temporary and permanent shading of aquatic habitat in the Sacramento River, including foraging and rearing habitat for juvenile Chinook salmon. Table 2.3.3-6 shows the temporary and permanent shading of aquatic habitat that would result from constructing the proposed project.
### Table 2.3.3-6. Amount of Artificial Overwater Structure (Shade) Created on the Sacramento River in the Biological Study Area

<table>
<thead>
<tr>
<th>Overwater Structure</th>
<th>Square Feet (acre) of Shaded Area</th>
<th>Alternative B (Barge/Trestle/Bridge)</th>
<th>Alternative C (Barge/Trestle/Bridge)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Barges (temporary)</td>
<td>36,000 (0.83)</td>
<td>36,000 (0.83)</td>
<td></td>
</tr>
<tr>
<td>Trestle (temporary)</td>
<td>33,500 (0.77)</td>
<td>33,500 (0.77)</td>
<td></td>
</tr>
<tr>
<td>Bridge (permanent)</td>
<td>56,000 (1.29)</td>
<td>56,800 (1.30)</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Net change (temporary)</td>
<td>69,500 (1.60)</td>
<td>69,500 (1.60)</td>
<td></td>
</tr>
<tr>
<td>Net change (permanent)</td>
<td>56,000 (1.29)</td>
<td>56,800 (1.30)</td>
<td></td>
</tr>
</tbody>
</table>

Overwater structures can alter underwater light conditions and provide potential holding conditions for juvenile and adult fish, including species that prey on juvenile fishes. Temporary shading attributable to the presence of the temporary trestles, work platforms, and barges during bridge construction and permanent shading from the new bridge potentially could reduce the primary productivity of affected habitats. Temporary shading also could increase the number of predatory fishes (e.g., striped bass, largemouth bass) holding in the BSA or their ability to prey on juvenile fishes. Because the temporary trestles, work platforms, and barges would be present only during construction, the effects of trestle, work platform, and barge shading would be temporary and localized; shading created by the new bridge would be permanent.

The permanent shading created by the new bridge could permanently affect the migration of adult and juvenile Chinook salmon and steelhead, and other species in the Sacramento River. In the Sammamish River in Washington State, migrating adult salmon were observed to hold in shaded areas beneath bridges (Carrasquero 2001). Juvenile salmonids also prefer shaded areas created by bridges, which may make them more vulnerable to predatory fish (e.g., striped bass, Sacramento pikeminnow, and largemouth bass) that also prefer structural and overhead cover (e.g., artificial shade) for ambushing prey. Because of the height of the new bridge over the water, ambient light levels generally would be expected to penetrate into the water, thereby minimizing the effect of bridge shading on aquatic habitats in the Sacramento River.

### Introduction of Aquatic Invasive Species

During construction, operation of barges and other in-water equipment originating from regions or areas outside the project region could result in the introduction and spread of aquatic invasive species, including the Asian overbite clam (*Corbula amurensis*), quagga mussel (*Dreissena bugensis*), zebra mussel (*Dreissena polymorpha*), hydrilla (*Hydrilla verticillata*), and Brazilian elodea (*Egeria densa*) (California Department of Fish and Game 2008). These species can adversely affect native fishes and other ecologically and economically important species through a number of mechanisms, including competition for resources, predation, parasitism, interbreeding, disease transmission, and changes in the physical or chemical attributes of aquatic habitat.

### Increase in Direct Lighting on Sacramento River

Temporary lighting of work areas to facilitate nighttime construction, especially at construction sites adjacent to or over the Sacramento River, and permanent lighting associated with the new bridge may result in increased nighttime light intensity on the water surface of the Sacramento River. Increases in direct lighting of the Sacramento River at night may adversely affect native fishes by affecting the...
migratory behavior of juvenile fish; altering the behavior of animals that prey on fish (e.g., piscivorous birds, mammals, and fish) in adjacent and affected habitats; or making juvenile fish more visible to predators, thereby leading to increased mortality of fish through increased predation (Tabor et al. 2001).

**White Sturgeon**

Project impacts on white sturgeon would be similar to those described for fall- and late fall–run Chinook salmon, although white sturgeon have the potential to be present in the BSA year-round. The proposed project has the potential to affect white sturgeon in the Sacramento River through (1) exposure to underwater noise and vibration during pile driving activities and temporary effects on water quality (increased turbidity and suspended sediment, contaminant spills, increased exposure to contaminants from disturbance, and resuspension of river bottom sediments), rearing and movement habitat (noise and shade), and channel substrates (cofferdams and temporary trestles and barges); (2) temporary and permanent effects on riparian, SRA cover, and floodplain habitat (vegetation removal, bridge and bike trail construction); and (3) permanent effects on aquatic habitat (construction of bridge piers, shade, and placement of RSP). Because white sturgeon are not listed under FESA, no take would be associated with implementation of the project.

**Sacramento Splittail, Sacramento Hitch, and Hardhead**

Project impacts on Sacramento splittail, Sacramento hitch, and hardhead would be similar to those described for fall- and late fall–run Chinook salmon. In addition, because Sacramento splittail and Sacramento hitch may spawn in the BSA, the proposed project has the potential to affect splittail and hitch eggs and larvae, and spawning habitat in the Sacramento River through (1) exposure to underwater noise and vibration during pile driving activities and temporary effects on water quality (increased turbidity and suspended sediment, contaminant spills, increased exposure to contaminants from disturbance and resuspension of river bottom sediments), rearing and movement habitat (noise and shade), and channel substrates (cofferdams, and temporary trestles and barges); (2) temporary and permanent effects on riparian, SRA cover, and floodplain habitat (vegetation removal, bridge and bike trail construction); and (3) permanent effects on aquatic habitat (construction of bridge piers, shade, and placement of RSP). Because Sacramento splittail, Sacramento hitch, and hardhead are not listed under FESA, no take would be associated with implementation of the project.

**Pacific Lamprey, Western River Lamprey**

Project impacts on Pacific lamprey and western river lamprey would be similar to those described for fall- and late fall–run Chinook salmon, although lamprey are likely to be present in the BSA year-round as ammocoetes (larvae) living in the soft-bottomed substrates of the Sacramento River. The proposed project has the potential to affect Pacific lamprey and western river lamprey through (1) exposure to underwater noise and vibration during pile driving activities and temporary effects on water quality (increased turbidity and suspended sediment, contaminant spills, increased exposure to contaminants from disturbance and resuspension of river bottom sediments), rearing and movement habitat (noise and shade), and channel substrates (cofferdams, and temporary trestles and barges); (2) temporary and permanent effects on riparian, SRA cover, and floodplain habitat (vegetation removal, bridge and bike trail construction); and (3) permanent effects on aquatic habitat (construction of bridge piers, shade, and placement of RSP). Because Pacific lamprey and western river lamprey are not listed under FESA, no take would be associated with implementation of the project.

Alternative C would similarly affect non-listed, special-status fish species with respect to pile driving noise, water quality impacts, fish entrapment in cofferdams, and direct physical injury because the proposed bridge would be similar to the bridge proposed under Alternative B (see exhibits in
Appendix A). However, Alternative C would result in greater temporary impacts on substrate and water column habitat, fewer permanent impacts on substrate habitat from RSP placement, greater permanent and temporary impacts on riparian habitat, greater impacts on SRA cover habitat along the Sacramento River, slightly greater permanent shade impacts on the Sacramento River, and a slightly greater amount of added impervious surfaces. These impacts are discussed below.

Installation of sheet pile cofferdams to isolate the in-water construction areas for piers 4 and 5 from the water column during pier construction would result in temporary disturbance of aquatic habitat (substrate and water column) equal to the enclosed area and volume of the in-water cofferdams (see exhibits in Appendix A). The proposed dimensions of each cofferdam are 45 feet by 10 feet, or 4,500 square feet. Together, the two cofferdams would result in temporary disturbance of 9,000 square feet (0.21 acre) of substrate habitat and up to 441,000 cubic feet of water column habitat below the OHWM (based on a water surface elevation of +19 feet) (Table 2.3.3-4).

Up to 861 linear feet of shoreline (395 linear feet on the City of Sacramento shoreline and 466 linear feet on the City of West Sacramento shoreline), covering up to 19,431 square feet (0.45 acre) of the bank below the OHWM, would be lined with RSP (Table 2.3.3-4). A total of 2,375 cubic yards of RSP would be placed below the OHWM, and a total of 3,592 cubic yards would be placed above the OHWM. The RSP above and below the OHWM would cover a total of 48,818 square feet (1.12 acre).

Clearing of the existing cottonwood riparian forest vegetation within the proposed project footprint would result in permanent loss of up to 1.290 acres and temporary disturbance to up to 1.035 acres of cottonwood riparian forest within the BSA, of which approximately 0.352 acre is below the OHWM and contributes to overhead (shade) and instream SRA cover. Clearing of the existing cottonwood riparian forest that contributes to SRA cover would result in temporary disturbance to up to 587 linear feet and permanent loss of up to 499 linear of overhead SRA cover (shade) along the summer (low-flow) shoreline of the Sacramento River (Table 2.3.3-5).

Alternative C would result in 1.30 acre of permanent shading on the Sacramento River (0.01 acre more than would occur under Alternative B) (Table 2.3.3-6) and 2.2 acres of added impervious surface (i.e., 0.2 acre more than would occur under Alternative B).

**No Build Alternative**

Under the No Build Alternative, the proposed bridge and roadway connections would not be constructed. Redevelopment would occur in both West Sacramento and Sacramento, as planned by both Cities, that could affect animal species and their habitat. However, habitat loss would not occur as a result of a new river crossing.

**2.3.3.4 Avoidance, Minimization, and/or Mitigation Measures**

Implementation of the following measures, and the environmental commitments included in Chapter 1, Proposed Project, related to in-water work windows and sound and shock level minimization, would avoid and minimize adverse effects. Compensatory mitigation for loss of cottonwood riparian forest and other protected trees also would mitigate for adverse effects on habitat for animal species.

**Avoidance and Minimization Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources**

The full text of this measure is included in Section 2.3.1.4, Avoidance, Minimization, and/or Mitigation Measures.
Avoidance and Minimization Measure NC-2: Conduct Environmental Awareness Training for Construction Employees

The full text of this measure is included in Section 2.3.1.4, Avoidance, Minimization, and/or Mitigation Measures.

Avoidance and Minimization Measure NC-3: Conduct Periodic Biological Monitoring

The full text of this measure is included in Section 2.3.1.4, Avoidance, Minimization, and/or Mitigation Measures.

Avoidance and Minimization Measure AS-1: Conduct Preconstruction Surveys for Western Pond Turtle and Implement Protective Measures

To avoid potential injury to or mortality of western pond turtles, the project proponent will retain a qualified biologist to conduct a preconstruction survey for western pond turtles immediately prior to construction activities (including vegetation removal) along the banks of the Sacramento River. The biologist will survey the aquatic habitat, riverbanks, and adjacent riparian and ruderal habitat within the construction area immediately prior to disturbance.

If a western pond turtle is found within the immediate work area during the preconstruction survey or during project activities, work shall cease in the area until the turtle is able to move out of the work area on its own. Information about the location of turtles seen during the preconstruction survey will be included in the environmental awareness training (Measure NC-2) and provided directly to the construction crew working in that area to ensure that areas where turtles were observed are inspected each day prior to the start of work to verify that no turtles are present.

If a western pond turtle nest is discovered during the preconstruction survey or during project construction, the project proponent will coordinate with CDFW to determine whether additional avoidance measures (e.g., no-disturbance buffer or monitoring) are prudent.

Avoidance and Minimization Measure AS-2: Conduct Tree Removal during Non-Sensitive Periods for Wildlife

The project proponent will remove or trim trees during the non-breeding season for tree-nesting migratory birds and raptors, and prior to periods when bats would be hibernating (generally between September 15 and October 31). If tree removal cannot be confined to this period, the project proponent will retain a qualified wildlife biologist with knowledge of the wildlife species that could occur in the project area to conduct the appropriate preconstruction surveys and establish no-disturbance buffers for sensitive wildlife species, as described under Measure AS-3 (Swainson’s hawk), Measure AS-4 (nesting birds), and Measure AS-5 (roosting bats).

Avoidance and Minimization Measure AS-3: Monitor Active Swainson’s Hawk and White-Tailed Kite Nests during Pile Driving and Other Construction Activities

Active Swainson’s hawk and white-tailed kite nests within 600 feet of the BSA will be monitored during pile driving and other construction activities. Monitoring will be conducted by a wildlife biologist with experience in monitoring Swainson’s hawk and white-tailed kite nests. The monitor will document the location of active nests, coordinate with the project proponent and CDFW, and record all observations in a daily monitoring log. The monitor will have the authority to temporarily stop work if activities are disrupting nesting behavior to the point of resulting in potential take (i.e., eggs and young chicks still in
nests, and adults appear agitated and potentially could abandon the nest). The monitor will work closely with the contractor, the project proponent, and CDFW to develop plans for minimizing disturbance (e.g., modifying or delaying certain construction activities).

A minimum non-disturbance buffer of 600 feet (radius) will be established around all active Swainson’s hawk and white-tailed kite nests. No entry of any kind related to construction will be allowed within this buffer while the nest is active, unless approved by CDFW through issuance of an Incidental Take Permit or through consultation during project construction. The buffer size may be modified based on site-specific conditions, including line-of-sight, topography, type of disturbance, existing ambient noise and disturbance levels, and other relevant factors. Entry into the buffer for construction activities will be granted when the biological monitor determines that the young have fledged and are capable of independent survival, or that the nest has failed and the nest site is no longer active. All buffer adjustments will be approved by CDFW.

Avoidance and Minimization Measure AS-4: Conduct Preconstruction Surveys for Nesting Migratory Birds, Including Special-Status Birds, and Establish Protective Buffers

The project proponent will retain a qualified wildlife biologist to conduct nesting surveys before the start of construction. These nesting surveys will be conducted in conjunction with the Swainson’s hawk nesting surveys under Measure TE-2 and will include a minimum of three separate surveys to look for active nests of migratory birds, including raptors. Surveys will include a search of all trees and shrubs, ruderal areas, and grassland vegetation that provide suitable nesting habitat within 50 feet of disturbance. In addition, a 0.25-mile area from the river will be surveyed for nesting raptors in order to identify raptors that might be affected by pile driving. Surveys should occur during the height of the breeding season (March 1 to June 1), with one survey occurring in each of the 2 consecutive months within this peak period and the final survey occurring within 1 week of the start of construction. If no active nests are detected during these surveys, no additional measures are required.

If an active nest is found in the survey area, a no-disturbance buffer will be established to avoid disturbance or destruction of the nest site until the end of the breeding season (September 15) or until a qualified wildlife biologist determines that the young have fledged and moved out of the construction area (this date varies by species). The extent of these buffers will be determined by the biologist in coordination with CDFW and will depend on the level of noise or construction disturbance taking place, line-of-sight between the nest and the disturbance, ambient levels of noise and other non-project disturbances, and other topographical or artificial barriers. Suitable buffer distances may vary between species.

Avoidance and Minimization Measure AS-5: Conduct Preconstruction Surveys for Roosting Bats and Implement Protective Measures

To avoid and minimize potential impacts on pallid bat, western red bat, and non-special-status bat species from the removal of trees and buildings, the project proponent will implement the following actions.

Preconstruction Surveys

Within 2 weeks prior to tree trimming or removal and/or any building demolition, a qualified biologist will examine trees to be removed or trimmed and buildings planned for demolition with suitable bat roosting habitat. High-quality habitat features (e.g., large tree cavities, basal hollows, loose or peeling bark, larger snags, abandoned buildings, and attics) will be identified, and the area around these features will be searched for bats and bat sign (e.g., guano, culled insect parts, and staining). Riparian woodland
and stands of mature broadleaf trees will be considered potential habitat for solitary foliage-roosting bat species.

If suitable roosting habitat or bat sign is detected, biologists will conduct an evening visual emergence survey of the source habitat feature, from 1-half hour before sunset to 1–2 hours after sunset for a minimum of 2 nights. Full-spectrum acoustic detectors will be used during emergence surveys to assist in species identification. If site security allows, detectors should be set to record bat calls for the duration of each night. All emergence and monitoring surveys will be conducted during favorable weather conditions (calm nights with temperatures conducive to bat activity and no precipitation predicted). The biologist will analyze the bat call data using appropriate software and will document the results in a report.

**Timing of Tree Removal and Building Demolition**

Exclusion devices will be installed on trees and buildings planned for removal and demolition between September 15 and October 31 to avoid affecting maternal and hibernating bat roosts. The exact timing of removal and demolition will be determined based on the preconstruction surveys of trees and buildings.

**Protective Measures**

Protective measures may be necessary if it is determined that bats are using buildings or trees in the BSA as roost sites, or if sensitive bats species are detected during acoustic monitoring. The following measures will be implemented when roosts are found within trees or buildings planned for removal according to the timing discussed above. Specific measures will be approved by the project proponent and CDFW prior to excluding bats from occupied roosts.

- Exclusion from buildings or bridge structures will not take place until temporary or permanent replacement roosting habitat is available.
- Exclusion from roosts will take place late in the day or in the evening to reduce the likelihood of evicted bats falling prey to diurnal predators and will take place during weather and temperature conditions conducive to bat activity.
- Biologists experienced with bats and bat evictions will carry out or oversee the exclusion tasks and will monitor tree trimming and removal and building demolition, if they are determined to be occupied.
- Trees that provide suitable roost habitat will be removed in pieces, rather than felling the entire tree, and should be removed late in the day or in the evening to reduce the likelihood of evicted bats falling prey to diurnal predators, and will take place during warm weather conditions conducive to bat activity.
- Structural changes may be made to a known roost proposed for removal in order to create conditions in the roost that are undesirable to roosting bats and encourage the bats to leave on their own (e.g., open additional portals so that the temperature, wind, light and precipitation regime in the roost change). Structural changes to the roost will be authorized by CDFW and will be performed during the appropriate exclusion timing (listed above) to avoid harming bats.
- Non-injurious harassment at the roost site, such as ultrasound deterrents or other sensory irritants, may be used to encourage bats to leave on their own.
- One-way door devices will be used where appropriate to allow bats to leave the roost but not to return.
- Prior to building demolition and tree removal/trimming, and after other eviction efforts have been attempted, any confirmed roost site will be gently shaken or repeatedly struck with a heavy
implement such as a sledge hammer or an axe. Several minutes should pass before beginning demolition work, felling trees, or trimming limbs to allow bats time to arouse and leave the roost. A biological monitor will search downed vegetation for dead and injured bats. The presence of dead or injured bats will be reported to CDFW. Injured bats will be transported to the nearest CDFW-permitted wildlife rehabilitation facility.

Avoidance and Minimization Measure AS-6: Implement Measures to Minimize Exceedance of Interim Threshold Sound Levels during Pile Driving

The project proponent will require the contractor to implement the following measures to minimize the exposure of listed fish species to potentially harmful underwater sounds.

- The contractor will vibrate all piles to the maximum depth possible before using an impact hammer.
- No more than 20 piles will be driven per day.
- During impact driving, the contractor will limit the number of strikes per day to the minimum necessary to complete the work and will limit the total number of hammer strikes to 32,000 strikes per day (i.e., 1,600 hammer strikes per pile, per day) for piles for the temporary trestles), 20,000 strikes per day (i.e., 1,000 hammer strikes per pile, per day) for the piles for the bridge fender system, 12,800 strikes per day (i.e., 1,600 hammer strikes per pile, per day) for piles for the fixed span piers, and 6,000 strikes per day (i.e., 1,500 strikes per pile, per day) for the CISS piles for the movable span piers.
- During impact driving, the project proponent will require the contractor to use a bubble curtain or dewatered cofferdam to minimize the extent to which the interim peak and cumulative SEL thresholds are exceeded (see Chapter 1, Environmental Commitments, and NES Section 4.4.1.2, Project Impacts).
- No pile driving activity will occur at night, thereby providing fish with an extended quiet period during nighttime hours on days pile driving is being conducted for feeding and unobstructed passage.

Avoidance and Minimization Measure AS-7: Develop and Implement a Hydroacoustic Monitoring Plan

The project proponent or their contractor will develop and implement a hydroacoustic monitoring plan. The monitoring plan will be submitted to the resource agencies (CDFW, NMFS, and USFWS) for approval at least 60 days before the start of project activities. The plan will include the following requirements.

- The project proponent or their contractor will monitor underwater noise levels during all impact pile driving activities on land and in water to ensure that peak and cumulative SELs do not exceed estimated values (see NES Tables 4-10 through 4-14).
- The monitoring plan will describe the methods and equipment that will be used to document the extent of underwater sounds produced by pile driving, including the number, location, distances, and depths of the hydrophones and associated monitoring equipment.
- The monitoring plan will include a reporting schedule for daily summaries of the hydroacoustic monitoring results and for more comprehensive reports to be provided to the resource agencies on a monthly basis during the pile driving season.
- The daily reports will include the number of piles installed per day; the number of strikes per pile; the interval between strikes; the peak sound pressure level, sound exposure level, and root mean square per strike; and the accumulated sound exposure level per day at each monitoring station.
The project proponent or their contractor will ensure that a qualified fish biologist is onsite during impact pile driving to document any occurrences of stressed, injured, or dead fish. If stressed, injured, or dead fish are observed during pile driving, the project proponent or their contractor will stop work immediately to provide fish an opportunity to move out of the area. In addition, the project proponent will coordinate with Caltrans to immediately consult with NMFS to determine the cause of the incident and whether any and which type of additional protective measures are necessary. Protective measures that are determined necessary to protect listed fish species will be implemented by the project proponent within 72 hours of the incident.

Avoidance and Minimization Measure AS-8: Monitor Turbidity in the Sacramento River

The project proponent will require their contractor to monitor turbidity levels in the Sacramento River during in-water construction activities (e.g., pile driving, extraction of temporary sheet piles used for cofferdams, and placement of RSP). Turbidity will be measured using standard techniques upstream and downstream of the construction area to determine whether changes in ambient turbidity levels exceed the thresholds derived from the Water Quality Control Plan (Basin Plan) for the California Regional Water Quality Control Board Central Valley Region (Central Valley Regional Water Quality Control Board 2018). If it is determined that turbidity levels exceed the Basin Plan thresholds, the project proponent or their contractor will adjust work to ensure that turbidity levels do not exceed the Basin Plan thresholds.

Avoidance and Minimization Measure AS-9: Implement Cofferdam Restrictions

The following restrictions will be implemented during installation of the cofferdams and cofferdam dewatering.

- The extent of cofferdam footprints will be limited to the minimum necessary to support construction activities.
- Sheet piles used for cofferdams will be installed and removed using a vibratory pile driver.
- Cofferdams will be installed and removed only during the proposed in-water work window (between May 1 and November 30).
- Cofferdams will not be left in place over winter where they could be overtopped by winter/spring flows and when juveniles of listed species are most likely to be present in the construction area.
- All pumps used during dewatering of cofferdams will be screened according to CDFW and NMFS guidelines for pumps.
- Cofferdam dewatering and fish rescue/relocation from within cofferdams will commence immediately following cofferdam closure to minimize the duration that fish are trapped in the cofferdam.

Avoidance and Minimization Measure AS-10: Prepare and Implement a Fish Rescue and Relocation Plan

The project proponent or their contractor will develop and implement a fish rescue and relocation plan to recover any fish trapped in cofferdams. The fish rescue and relocation plan will be submitted to the resource agencies (CDFW, NMFS, and USFWS) for approval at least 60 days before initiating activities to install cofferdams. At a minimum, the plan will include the following.

- A requirement that fish rescue and relocation activities will commence immediately after cofferdam closure and that dewatering has sufficiently lowered water levels inside cofferdams to make it feasible to rescue fish.
A description of the methods and equipment proposed to collect, transfer, and release all fish found trapped within cofferdams. Capture methods may include seining, dip netting, and electrofishing, as approved by CDFW, NMFS, and USFWS. The precise methods and equipment to be used will be developed cooperatively by CDFW, NMFS, USFWS, and the project proponent or their contractor in advance of project implementation.

A requirement that only CDFW-, NMFS-, and USFWS-approved fish biologists will conduct the fish rescue and relocation.

A requirement that fish biologists will contact CDFW, NMFS, and USFWS immediately if any listed species are found dead or injured.

A requirement that a fish rescue and relocation report be prepared and submitted to CDFW, NMFS, and USFWS within 5 business days following completion of the fish relocation. Data will be provided in tabular form and at a minimum will include the species and number rescued and relocated, approximate size of each fish (or alternatively, approximate size range if a large number of individuals are encountered), date and time of their capture, and general condition of all live fish (e.g., good–active with no injuries; fair–reduced activity with some superficial injuries; poor–difficulty swimming/orienting with major injuries). For dead fish, additional data will include fork length and description of injuries and/or possible cause of mortality if it can be determined.

Avoidance and Minimization Measure AS-11: Develop and Implement a Barge Operations Plan

The project proponent or their contractor will develop and implement a barge operations plan. The barge operations plan will be submitted to the resource agencies (CDFW, NMFS, and USFWS) for approval at least 60 days before the start of project activities. The plan will address the following.

- Bottom scour from propeller wash.
- Bank erosion or loss of submerged or emergent vegetation from propeller wash or excessive wake.
- Accidental material spillage.
- Sediment and benthic community disturbance from accidental or intentional barge grounding or deployment of barge spuds (extendable shafts for temporarily maintaining barge position) or anchors.
- Hazardous materials spills (e.g., fuel, oil, and hydraulic fluids).

The barge operations plan will serve as a guide to barge operations and to a biological monitor who will evaluate barge operations during construction with respect to stated performance measures. This plan, when approved by the resource agencies, will be read by barge operators and kept aboard all vessels operating at the construction site.

Avoidance and Minimization Measure AS-12: Prevent the Spread or Introduction of Aquatic Invasive Species

The project proponent or their contractor will implement the following actions to prevent the potential spread or introduction of aquatic invasive species associated with the operation of barges and other in-water construction activities. Species of concern related to the operation of barges and other equipment in the lower Sacramento River include invasive mussels (e.g., quagga mussels [Dreissena bugensis] and zebra mussels [Dreissena polymorpha]) and aquatic plants (e.g., Brazilian waterweed [Egeria densa] and hydrilla [Hydrilla verticillata]) (California Department of Fish and Game 2008).

- Coordinate with the CDFW Invasive Species Program to ensure that the appropriate BMPs are implemented to prevent the spread or introduction of aquatic invasive species.
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- Educate construction supervisors and managers about the importance of controlling and preventing the spread of aquatic invasive species.
- Train vessel and equipment operators and maintenance personnel in the recognition and proper prevention, treatment, and disposal of aquatic invasive species.
- Prior to departure of vessels from their place of origin and before in-water construction equipment is allowed to operate within the waters of the Sacramento River, thoroughly inspect and remove and dispose of all dirt, mud, plant matter, and animals from all surfaces that are submerged or may become submerged, or places where water can be held and transferred to the surrounding water.

Avoidance and Minimization Measure AS-13: Minimize or Avoid Permanent Bridge Lighting from Directly Radiating on Water Surfaces of the Sacramento River

The project proponent or their contractor will minimize or avoid the effects of permanent bridge lighting on special-status fish species by implementing the following actions.

- Minimize nighttime lighting of the bridge structure for aesthetic purposes.
- Use the minimal amount of lighting necessary to safely and effectively illuminate vehicular, bicycle, and pedestrian areas on the bridge.
- Shield and focus lights on vehicular, bicycle, and pedestrian areas away from the water surface of the Sacramento River.

Mitigation Measure NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)

The full text of this measure is included in Section 2.3.1.4, Avoidance, Minimization, and/or Mitigation Measures.

Mitigation Measure NC-5: Compensate for Loss of Protected Trees in Landscaping or Ruderal Habitat

The full text of this measure is included in Section 2.3.1.4, Avoidance, Minimization, and/or Mitigation Measures.
2.3.4 Threatened and Endangered Species

2.3.4.1 Regulatory Setting

FESA is the primary federal law protecting threatened and endangered species: 16 USC Section 1531 et seq. See also 50 CFR Part 402. This act and later amendments provide for the conservation of endangered and threatened species and the ecosystems upon which they depend. Under Section 7 of this act, federal agencies, such as FHWA and Caltrans, as assigned, are required to consult with USFWS and NMFS to ensure that they are not undertaking, funding, permitting, or authorizing actions likely to jeopardize the continued existence of listed species; or to destroy or adversely modify designated critical habitat. Critical habitat is defined as geographic locations critical to the existence of a threatened or endangered species. The outcome of consultation under Section 7 may include a Biological Opinion with an Incidental Take Statement or a Letter of Concurrence. Section 3 of FESA defines take as “harass, harm, pursue, hunt, shoot, wound, kill, trap, capture or collect or any attempt at such conduct.”

California has enacted a similar law at the state level, CESA, CFGC Section 2050 et seq. CESA emphasizes early consultation to avoid potential impacts on rare, endangered, and threatened species; and to develop appropriate planning to offset project-caused losses of listed species populations and their essential habitats. CDFW is the agency responsible for implementing CESA. Section 2080 of the CFGC prohibits take of any species determined to be an endangered species or a threatened species. Take is defined in Section 86 of the CFGC as “hunt, pursue, catch, capture, or kill, or attempt to hunt, pursue, catch, capture, or kill.” CESA allows for take incidental to otherwise lawful development projects; for these actions, an Incidental Take Permit is issued by CDFW. For species listed under both FESA and CESA requiring a Biological Opinion under Section 7 of FESA, the CDFW also may authorize impacts on CESA species by issuing a Consistency Determination under Section 2080.1 of the CFGC.

Another federal law, the Magnuson-Stevens Fishery Conservation and Management Act of 1976, was established to conserve and manage fishery resources found off the coast, as well as anadromous species and Continental Shelf fishery resources of the United States, by exercising (a) sovereign rights for the purposes of exploring, exploiting, conserving, and managing all fish within the Exclusive Economic Zone established by Presidential Proclamation 5030, dated March 10, 1983; and (b) exclusive fishery management authority beyond the Exclusive Economic Zone over such anadromous species, Continental Shelf fishery resources, and fishery resources in special areas.

2.3.4.2 Affected Environment

This section was prepared using information from the NES technical report and addendum prepared for the project (ICF 2020a, 2020b) and the USFWS and NMFS lists of threatened and endangered species for the project region (U.S. Fish and Wildlife Service 2022; National Marine Fisheries Service 2022) (included in Appendix I). The NES and addendum are available in Appendix S.

Wildlife Species

Information on the threatened and endangered wildlife species considered for analysis, general habitat descriptions, and their presence in the BSA are included in in Table 2.3.3-1; more detailed discussions on these species can be found in Appendix S. The threatened and endangered wildlife species carried forward for an analysis of impacts are VELB and Swainson’s hawk.
**Fish Species**

The Sacramento River in the BSA is used by a number of listed fish species and one candidate species, either as habitat during one or more of their life stages, or as a migration corridor to spawning and rearing habitat in the upper Sacramento River and its tributaries. These fish species include anadromous salmonids (winter- and spring-run Chinook salmon), green sturgeon, delta smelt, and longfin smelt (candidate species). The Sacramento River in the BSA also is federally designated critical habitat for Sacramento River winter-run Chinook salmon, Central Valley (CV) spring-run Chinook salmon, California Central Valley (CCV) steelhead, the southern DPS of green sturgeon, and delta smelt. Table 2.3.3-1 identifies the listed and candidate fish species that occur in the BSA of the Sacramento River. The life stage timing of these species in the BSA is shown in Appendix S, Table 4-3. A detailed life history description of each of these species also is presented in Appendix S.

### 2.3.4.3 Environmental Consequences

#### Build Alternative

**Wildlife Species**

**Valley Elderberry Longhorn Beetle**

Alternative B would not directly affect the elderberry shrub in the BSA but would result in the permanent loss and temporary loss of cottonwood riparian along the Sacramento River (see Table 2.3.3-2 in Section 2.3.4, *Animal Species*). This loss of riparian habitat could create permanent and temporary barriers to the dispersal of VELB along this riparian corridor and contribute to the already fragmented habitat and the isolation of existing populations.

If construction takes place during the flight season (March–July), it could disrupt VELB ability to disperse between the elderberry shrub in the BSA (if it later becomes occupied) and the nearby riparian habitat, as well as within the riparian habitat itself, and could result in injury and/or mortality from construction equipment.

Alternative C would similarly affect VELB but would result in greater permanent and temporary impacts on cottonwood riparian habitat along the Sacramento River. Table 2.3.3-2 lists the permanent and temporary impacts on cottonwood riparian that provides potential habitat for VELB.

Though both project alternatives have a potential to affect VELB, these potential effects are considered to be unlikely and in sum would not be adverse. Under the FESA, both alternatives would result in a *may affect, not likely to adversely affect* determination due to the low likelihood the species would occur in the BSA and taking into consideration the implementation of the avoidance and minimization measures provided below.

**Swainson’s Hawk**

Alternative B (interim) would affect potential Swainson’s hawk nesting habitat on both sides of the Sacramento River. Table 2.3.3-2 lists the permanent and temporary impacts on cottonwood riparian that could be used by Swainson’s hawk for nesting. The alternative also would result in removal of several individual trees within ruderal and landscaped areas.

Noise and visual disturbances associated with project construction during the nesting season may disrupt Swainson’s hawk nesting behavior to the point of nest abandonment or forced fledging that results in
young mortality. Nests that are located within or adjacent to the BSA could be affected by typical construction noise and visual disturbances. Because the BSA has high levels of pedestrian, bike, vehicle, and boat traffic and associated noise, most construction activities may not substantially increase noise and visual disturbance above baseline conditions. However, pile driving and the use of cranes in proximity to an active nest are expected to exceed existing levels of noise disturbance. Bridge construction would require impact pile driving to be spread out over two summer construction seasons. These loud noises could startle Swainson’s hawk beyond the BSA and disrupt normal behaviors, including nesting. CDFW typically considers intensive new disturbances in developed areas to potentially affect active Swainson’s hawk nests located in urban areas that are within 0.25 mile of the activity (California Department of Fish and Game 1994:10).

Vehicle traffic on the new bridge could result in some amount of increased disturbance to Swainson’s hawk nesting and roosting along the Sacramento River; however, considering the existing conditions along both sides of the river, this increase would not be substantial.

Alternative C would similarly affect Swainson’s hawk but would result in greater permanent and temporary impacts on habitat for the species than Alternative B. See Table 2.3.3-2 for a list of the permanent and temporary impacts on cottonwood riparian that could be used by Swainson’s hawk for nesting.

Both alternatives have a potential to result in adverse effects on Swainson’s hawk.

**Fish Species**

Potential project effects on listed fish species and their habitat include both short-term and long-term effects. Short-term effects include temporary construction-related impacts on fish and aquatic habitat that may last from a few hours to days (e.g., suspended sediment and turbidity, construction noise, and artificial lighting). Long-term effects (e.g., addition of overwater structure, loss of aquatic habitat [substrate and water column], and loss of SRA cover habitat) typically would last months or years, or would be permanent. These effects are generally due to physical alteration of important habitat attributes of the channel, shoreline, and adjacent bank. Short-term effects on special-status fish species were evaluated qualitatively based on general knowledge of the impact mechanisms and species’ responses to construction actions. Long-term effects were measured in terms of the area and/or linear feet of artificial shade, aquatic habitat, and SRA cover habitat affected by the proposed project.

It should be noted that the impacts on fish species and their habitat from project construction discussed below would be the same whether the project is constructed in two phases or a single phase) as the design and construction methods for the new bridge would be the same regardless of future conditions. However, impacts on fish and their habitat would vary according to bridge design (bascule, vertical lift, or swing) and build alternative; these differences are described below.

**Sacramento River Winter-Run Chinook Salmon**

Project impacts on Sacramento River winter-run Chinook salmon and their habitat include potential adverse effects related to noise and vibration associated with impact pile driving; increased exposure to contaminants from disturbance and resuspension of river bottom sediments during in-water construction; accidental spills of contaminants; increased runoff from added impervious surfaces; increased turbidity and sedimentation; temporary and permanent loss of aquatic habitat; loss of SRA cover; increase in overwater structure (shade); fish entrapment in cofferdams; increases in aquatic invasive species; and increased predation from added lighting on the Sacramento River as discussed for fall- and late fall–run Chinook salmon (Section 2.3.4.3, Environmental Consequences – Build Alternative – Fish Species). Of
greatest concern would be the potential exposure of adult and juvenile winter-run Chinook salmon to harmful levels of underwater noise from impact pile driving.

Impact driving of any spud piles for the temporary barges in October or November in either in-water construction season and impact driving of the bridge fender piles in early October in the second in-water construction season would overlap the beginning of the juvenile and adult winter-run Chinook salmon migration season, thereby exposing a portion of the juvenile winter-run Chinook salmon migrating in the Sacramento River during these months to underwater sound levels that exceed the injury and behavioral thresholds for fish. Adults would be expected to tolerate higher sound pressures than the levels associated with the onset of injury in smaller fish, such as juveniles. At a minimum, any adults or juveniles encountering pile driving noise may exhibit some form of behavioral response, including an avoidance response that could disrupt or delay their movement or feeding. Evidence suggests that some fish species avoid or disperse from areas subject to pile driving and other human-generated noises (Popper and Hastings 2009). Impact pile driving for the temporary trestles and the permanent bridge piles in the first in-water construction season is not expected to expose juvenile or adult winter-run Chinook salmon to underwater sound levels that exceed the injury and behavioral thresholds for fish because pile driving would occur when juvenile winter-run Chinook salmon are not expected to be present in the BSA.

The proposed project is likely to adversely affect winter-run Chinook salmon based on temporary effects on water quality (increased turbidity and suspended sediment), rearing and movement habitat (noise and shade), and channel substrates (cofferdams and temporary trestles); temporary and permanent effects on riparian and SRA cover habitat (vegetation removal, bridge and bike trail construction); and permanent effects on aquatic habitat (construction of bridge piers, shade, and placement of RSP) in the Sacramento River. However, potential effects on winter-run Chinook salmon would be avoided, minimized, or compensated for by implementing the measures described in Section 2.3.5.4.

Sacramento River Winter-Run Chinook Salmon Designated Critical Habitat

The project is likely to adversely affect Sacramento River winter-run Chinook salmon designated critical habitat. Impacts on winter-run Chinook salmon critical habitat include temporary effects on the water column (underwater noise and sound pressure, and water quality impacts) and channel substrate (cofferdams and trestles), and permanent loss of aquatic habitat (water column and substrate) and riparian and SRA cover habitat in the Sacramento River. These impacts would be the same as those discussed for fall- and late fall–run Chinook salmon (Section 2.3.4.3, Environmental Consequences – Build Alternative – Fish Species). Impacts on designated critical habitat for winter-run Chinook salmon would be minimized or compensated for by implementing the measures described in Section 2.3.5.4.

Central Valley Spring-Run Chinook Salmon

Project impacts on CV spring-run Chinook salmon and their habitat include potential adverse effects related to noise and vibration associated with impact pile driving; increased exposure to contaminants from disturbance and resuspension of river bottom sediments during in-water construction, accidental spills of contaminants, and increased runoff from added impervious surfaces; increased turbidity and
sedimentation; temporary and permanent loss of aquatic habitat; loss of SRA cover; increase in overwater structure (shade); fish entrapment in cofferdams; increases in aquatic invasive species; and increased predation from added lighting on the Sacramento River as discussed for fall- and late fall–run Chinook salmon (Section 2.3.4.3, Environmental Consequences – Build Alternative – Fish Species). Of greatest concern would be the potential exposure of adult and juvenile CV spring-run Chinook salmon to harmful levels of underwater noise from impact pile driving.

Impact pile driving for the temporary trestles and the permanent bridge piles in the first in-water construction season would overlap the end of the juvenile migration season, thereby exposing a portion of the juvenile CV spring-run Chinook salmon migrating in the Sacramento River in May to underwater sound levels that exceed the injury and behavioral thresholds for fish. Similarly, impact pile driving for the temporary trestles and the permanent bridge piles in the first in-water construction season would overlap the latter half of the adult migration season. Any impact driving of spud piles for the temporary barges in October or November in either construction season and impact driving of the bridge fender piles in late September and early October in the second in-water construction season would not be expected to expose juvenile or adult CV spring-run Chinook salmon to underwater sound levels that exceed the injury and behavioral thresholds for fish because pile driving would occur when juvenile and adult CV spring-run Chinook salmon are not expected to be present in the BSA.

The proposed project is likely to adversely affect CV spring-run Chinook salmon based on temporary effects on water quality (increased turbidity and suspended sediment), rearing and movement habitat (noise and shade), and channel substrates (cofferdams and temporary trestles); temporary and permanent effects on riparian and SRA cover habitat (vegetation removal, bridge and bike path construction); and permanent effects on aquatic habitat (construction of bridge piers, shade, and placement of RSP) in the Sacramento River. However, potential effects on CV spring-run Chinook salmon would be avoided, minimized, or compensated for by implementing the measures described in Section 2.3.5.4.

**Central Valley Spring-Run Chinook Salmon Designated Critical Habitat**

The Sacramento River within and in the vicinity of the BSA is included in the designated critical habitat for CV spring-run Chinook salmon (70 FR 52488, September 2, 2005). The primary constituent elements of critical habitat in the BSA include freshwater rearing habitat with water quantity and quality, natural cover, forage, and passage conditions supporting migration and rearing of CV spring-run Chinook salmon. Critical habitat for CV spring-run Chinook salmon within and in the vicinity of the BSA includes the river water column, river bottom, and adjacent riparian zone—up to the ordinary or mean high water elevation—which is used by adults for migration and juveniles for rearing.

The project is likely to adversely affect CV spring-run Chinook salmon designated critical habitat. Impacts on CV spring-run Chinook salmon critical habitat include temporary effects on the water column (underwater noise and sound pressure, and water quality impacts) and channel substrate (cofferdams and trestles), and permanent loss of aquatic habitat (water column and substrate) and riparian and SRA cover habitat in the Sacramento River. These impacts would be the same as those discussed for fall- and late fall–run Chinook salmon (Section 2.3.4.3, Environmental Consequences – Build Alternative – Fish Species). Impacts on designated critical habitat for CV spring-run Chinook salmon would be minimized or compensated for by implementing the measures described in Section 2.3.5.4.

**California Central Valley Steelhead**

Project impacts on CCV steelhead and their habitat include potential adverse effects related to noise and vibration associated with impact pile driving; increased exposure to contaminants from disturbance and resuspension of river bottom sediments during in-water construction, accidental spills of contaminants,
and increased runoff from added impervious surfaces; increased turbidity and sedimentation; temporary and permanent loss of aquatic habitat; loss of SRA cover; increase in overwater structure (shade); fish entrainment in cofferdams; increases in aquatic invasive species; and increased predation from added lighting on the Sacramento River as discussed for fall- and late fall–run Chinook salmon (Section 2.3.4.3, Environmental Consequences – Build Alternative – Fish Species). Of greatest concern would be the potential exposure of adult and juvenile CCV steelhead to harmful levels of underwater noise from impact pile driving.

Impact pile driving for the temporary trestles and the permanent bridge piles in the first in-water construction season would overlap the end of the juvenile and kelt (post-spawning adult) migration season, thereby exposing a portion of the juvenile CCV steelhead migrating in the Sacramento River in May and June and adult kelts migrating in the Sacramento River in May to underwater sound levels that exceed the injury and behavioral thresholds for fish. Any impact driving of spud piles for the temporary barges in October or November in either construction season and impact driving of the bridge fender piles in late September and early October in the second in-water construction season would be unlikely to expose a significant number of juvenile CCV steelhead to underwater sound levels that exceed the injury and behavioral thresholds for fish because pile driving would occur when juvenile CCV steelhead are expected to be least abundant in the BSA. However, these activities would occur during the peak upstream migration season for adults.

The proposed project is likely to adversely affect CCV steelhead based on temporary effects on water quality (increased turbidity and suspended sediment), rearing and movement habitat (noise and shade), and channel substrates (cofferdams and temporary trestles); temporary and permanent effects on riparian and SRA cover habitat (vegetation removal, bridge and bike path construction); and permanent effects on aquatic habitat (construction of bridge piers, shade, and placement of RSP) in the Sacramento River. However, potential effects on CCV steelhead would be avoided, minimized, or compensated for by implementing the measures described in Section 2.3.5.4.

**California Central Valley Steelhead Critical Habitat**

The Sacramento River within the BSA is included in the designated critical habitat for CCV steelhead (70 FR 52488, September 2, 2005). The primary constituent elements of critical habitat in the BSA include freshwater rearing habitat with water quantity and quality, natural cover, forage, and passage conditions supporting migration and rearing of steelhead. Critical habitat for CCV steelhead in the BSA includes the river water column, river bottom, and adjacent riparian zone—up to the ordinary or mean high water elevation—which is used by adults for migration and juveniles for rearing.

The project is likely to adversely affect CCV steelhead designated critical habitat. Impacts on CCV steelhead critical habitat include temporary effects on the water column (underwater noise and sound pressure, and water quality impacts) and channel substrate (cofferdams and trestles), and permanent loss of aquatic habitat (water column and substrate) and riparian and SRA cover habitat in the Sacramento River. These impacts would be the same as those discussed for CV fall- and late fall–run Chinook salmon (Section 2.3.4.3, Environmental Consequences – Build Alternative – Fish Species). Impacts on designated critical habitat for CCV steelhead would be minimized or compensated for by implementing the measures described in Section 2.3.5.4.

**Southern DPS of North American Green Sturgeon**

Project impacts on North American green sturgeon and their habitat include potential adverse effects related to noise and vibration associated with impact pile driving; increased exposure to contaminants from disturbance and resuspension of river bottom sediments during in-water construction, accidental
spills of contaminants, and increased runoff from added impervious surfaces; increased turbidity and sedimentation; temporary and permanent loss of aquatic habitat; loss of SRA cover; increase in overwater structure (shade); fish entrapment in cofferdams; and increases in aquatic invasive species as discussed for fall- and late fall–run Chinook salmon (Section 2.3.4.3, Environmental Consequences – Build Alternative – Fish Species). Of greatest concern would be the potential exposure of adult and juvenile green sturgeon to harmful levels of underwater noise from pile driving activities for the temporary trestles and the permanent bridge piles in May–July in the first construction season, from impact driving of the spud piles for the temporary barges in November in either construction season, and from impact driving of the bridge fender piles in late September and early October in the second in-water construction season. In addition, green sturgeon may be at higher risk of exposure to construction-related impacts than other listed species because their benthic nature may make them more likely to encounter sediment plumes that may be more concentrated near the river bottom.

The proposed project is likely to adversely affect North American green sturgeon based on the potential for exposure to underwater noise during pile driving activities and temporary effects on water quality (increased turbidity and suspended sediment), rearing and movement habitat (noise and shade), and channel substrates (cofferdams and temporary trestles); temporary and permanent effects on riparian and SRA cover habitat (vegetation removal, bridge and bike path construction); and permanent effects on aquatic habitat (construction of bridge piers, shade, and placement of RSP) in the Sacramento River. However, potential effects on green sturgeon would be avoided, minimized, or compensated for by implementing the measures described in Section 2.3.5.4.

Southern DPS of North American Green Sturgeon Designated Critical Habitat

The Sacramento River within the BSA is included in the designated critical habitat for the southern DPS of North American green sturgeon (74 FR 52300, October 9, 2009). The primary constituent elements of critical habitat in the BSA include freshwater areas with water flow, water quality, depth, forage, sediment quality, and passage conditions supporting migration and rearing of green sturgeon. Critical habitat for North American green sturgeon in the BSA includes the river water column, river bottom, and adjacent riparian zone—up to the ordinary or mean high water elevation—which is used by adults for migration and juveniles for rearing.

The project is likely to adversely affect North American green sturgeon designated critical habitat. Impacts on North American green sturgeon critical habitat include temporary effects on the water column (underwater noise and sound pressure, and water quality impacts) and channel substrate (cofferdams and trestles), and permanent loss of aquatic habitat (water column and substrate) and riparian and SRA cover habitat in the Sacramento River. These impacts would be similar to those discussed for fall- and late fall–run Chinook salmon (Section 2.3.4.3, Environmental Consequences – Build Alternative – Fish Species). Impacts on designated critical habitat for green sturgeon would be minimized or compensated for by implementing the measures described in Section 2.3.5.4.

Delta Smelt

Project impacts on delta smelt and their habitat include potential adverse effects related to noise and vibration associated with impact pile driving; increased exposure to contaminants from disturbance and resuspension of river bottom sediments during in-water construction, accidental spills of contaminants, and increased runoff from added impervious surfaces; increased turbidity and sedimentation; temporary and permanent loss of aquatic habitat; loss of SRA cover; increase in overwater structure (shade); fish entrapment in cofferdams; increases in aquatic invasive species; and increased predation from added lighting on the Sacramento River as discussed for fall- and late fall–run Chinook salmon (Section 2.3.4.3, Environmental Consequences – Build Alternative – Fish Species). Of greatest concern would be the
potential exposure of spawning adults, eggs, and larvae, if present, to harmful levels of underwater noise from pile driving activities for the temporary trestles and the permanent bridge piles during May–July in the first construction season.

The proposed project is likely to adversely affect delta smelt based on the potential for exposure to underwater noise during pile driving activities and temporary effects on water quality (increased turbidity and suspended sediment), rearing and movement habitat (noise and shade), and channel substrates (cofferdams and temporary trestles); temporary and permanent effects on riparian and SRA cover habitat (vegetation removal, bridge and bike path construction); and permanent effects on aquatic habitat (construction of bridge piers, shade, and placement of RSP) in the Sacramento River. However, potential effects on delta smelt would be avoided, minimized, or compensated for by implementing the measures described in Section 2.3.5.4.

**Delta Smelt Designated Critical Habitat**

The Sacramento River within the BSA is included in the designated critical habitat for delta smelt, as it includes the contiguous waters of the legal Delta up to the existing 1 Street Bridge on the Sacramento River (59 FR 65256; December 19, 1994) which is upstream of the BSA. Primary constituent elements of critical habitat determined to be essential to the conservation of the species are physical habitat, water, river flow, and salinity concentrations required to maintain delta smelt habitat for spawning, larval and juvenile transport, rearing, and adult migration (U.S. Fish and Wildlife Service 2006). Where it is designated, critical habitat for delta smelt consists of all water and submerged lands below the OHWM and the entire water column, which is used by adults for migration and spawning and juveniles for rearing.

The project is likely to adversely affect delta smelt designated critical habitat. Impacts on delta smelt critical habitat include temporary effects on the water column (underwater noise and sound pressure, and water quality impacts) and channel substrate (cofferdams and trestles), and permanent loss of aquatic habitat (water column and substrate) and riparian and SRA cover habitat in the Sacramento River. These impacts would be similar to those discussed for fall- and late fall–run Chinook salmon (Section 2.3.4.3, Environmental Consequences – Build Alternative – Fish Species). Impacts on designated critical habitat for delta smelt would be minimized or compensated for by implementing the measures described in Section 2.3.5.4.

**Longfin Smelt**

Project impacts on longfin smelt and their habitat include potential adverse effects related to noise and vibration associated with impact pile driving; increased exposure to contaminants from disturbance and resuspension of river bottom sediments during in-water construction, accidental spills of contaminants, and increased runoff from added impervious surfaces; increased turbidity and sedimentation; temporary and permanent loss of aquatic habitat; loss of SRA cover; increase in overwater structure (shade); fish entrapment in cofferdams; increases in aquatic invasive species; and increased predation from added lighting on the Sacramento River as discussed for fall- and late fall–run Chinook salmon (Section 2.3.4.3, Environmental Consequences – Build Alternative – Fish Species). Of greatest concern would be the potential exposure of spawning adults, eggs, and larvae to harmful levels of underwater noise from pile driving activities for the temporary trestles and the permanent bridge piles during May and June in the first construction season and from impact driving of the spud piles for the temporary barges in November in either construction season.
Because longfin smelt are not listed under FESA, no take would be associated with implementation of the project. However, potential effects on longfin smelt would be avoided, minimized, or compensated for by implementing the measures described in Section 2.3.5.4.

**Essential Fish Habitat**

The Magnuson-Stevens Fishery Conservation and Management Act of 1976, as amended by the Sustainable Fisheries Act of 1996 (Public Law 104-267) and the Magnuson-Stevens Fishery Conservation and Management Reauthorization Act of 2006 (Public Law 109-479), requires federal agencies to consult NMFS on activities that may adversely affect EFH. Important components of EFH are substrate; water quality; water quantity, depth, and velocity; channel gradient and stability; food; cover and habitat complexity; space; access and passage; and habitat connectivity.

EFH for Chinook salmon could be affected by the project. The MSA-managed species occurring in the Sacramento River and in the BSA, and potentially affected by the project, include Sacramento winter-run Chinook salmon, CV spring-run Chinook salmon, and fall-run and late fall–run Chinook salmon.

Effects on EFH for Pacific salmon would be similar to those discussed for fall- and late fall–run Chinook salmon (Section 2.3.4.3, *Environmental Consequences – Build Alternative – Fish Species*).

The following environmental conditions potentially affect Pacific salmon EFH.

- Sedimentation and turbidity
- Hazardous materials and contaminants
- Pile driving noise
- Temporary and permanent loss of aquatic habitat
- Temporary and permanent loss of SRA cover habitat
- Permanent increase in overwater structure (artificial shade)

Effects on Pacific salmon EFH associated with sedimentation and turbidity, exposure to hazardous materials and contaminants, pile driving noise, and habitat loss would be temporary. Potential adverse effects on EFH of increased fine sediment and turbidity would be avoided or minimized through implementation of all applicable BMPs. The potential environmental effects of the project would be limited to short-term, localized, and minor increases in turbidity and suspended sediment. Implementation of the SWPPP along with applicable BMPs would substantially reduce or eliminate the potential for an accidental spill and unintentional discharge of contaminants, with potential associated effects on EFH. Potential adverse effects on EFH associated with pile driving noise would be limited to daylight hours only and to the time of year when Chinook salmon are least abundant in the action area.

Long-term and permanent effects on EFH would be limited to the net loss of aquatic habitat (substrate, water column) associated with the new bridge piers and SRA cover habitat associated with the footprints for the bridge and bike trail footprints, and the increase in overwater structure (artificial shade); however, the temporary and permanent effects would be small relative to the total EFH available in the Sacramento River. Compensation for the permanent loss of critical habitat, as described in Section 2.3.5.4, also would benefit EFH for Chinook salmon.

Alternative C would similarly affect listed fish species with respect to pile driving noise, water quality impacts, fish entrapment in cofferdams, and direct physical injury because the proposed bridge would be similar to the bridge proposed under Alternative B (see exhibits in Appendix A). However, Alternative C
would result in greater temporary impacts on substrate and water column habitat, fewer permanent impacts on substrate habitat from RSP placement, greater permanent and temporary impacts on riparian habitat, greater impacts on SRA cover habitat along the Sacramento River, slightly greater permanent shade impacts on the Sacramento River, and slightly greater amount of added impervious surfaces, as discussed for fall- and late fall–run Chinook salmon (Section 2.3.4.3, Environmental Consequences – Build Alternative – Fish Species).

Summary of FESA Preliminary Effect Findings

The FESA preliminary effect determinations for all federally listed species on the CNDDDB, USFWS, and NMFS species lists for the project area are shown in Table 2.3.4-1. On April 7, 2021, USFWS issued their Biological Opinion confirming the effects on VELB, delta smelt, and delta smelt critical habitat (see Appendix I). On July 13, 2021, NMFS issued their Biological Opinion and Magnuson-Stevens Fishery Conservation and Management Act EFH response for the proposed project confirming the effects on Sacramento River winter-run Chinook salmon, Central Valley spring-run Chinook salmon, California Central Valley steelhead, Southern DPS of North American green sturgeon, critical habitat for these species, and Chinook and Pacific salmon EFH (see Appendix I).

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Status</th>
<th>Preliminary Effect Determination</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Plants</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Palmate-bracted bird’s beak</td>
<td><em>Chloropyron palmatum</em></td>
<td>Endangered</td>
<td>No effect</td>
</tr>
<tr>
<td>Colusa grass</td>
<td><em>Neostapfia colusana</em></td>
<td>Threatened</td>
<td>No effect</td>
</tr>
<tr>
<td>Keck’s checkerbloom</td>
<td><em>Sidalcea keckii</em></td>
<td>Endangered</td>
<td>No effect</td>
</tr>
<tr>
<td>Crampton’s tuctoria</td>
<td><em>Tuctoria mucronata</em></td>
<td>Endangered</td>
<td>No effect</td>
</tr>
<tr>
<td><strong>Invertebrates</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vernal pool fairy shrimp</td>
<td><em>Branchinecta lynchi</em></td>
<td>Threatened</td>
<td>No effect</td>
</tr>
<tr>
<td>Conservancy fairy shrimp</td>
<td><em>Branchinecta conservatio</em></td>
<td>Endangered</td>
<td>No effect</td>
</tr>
<tr>
<td>Vernal pool tadpole shrimp</td>
<td><em>Lepidurus packardi</em></td>
<td>Endangered</td>
<td>No effect</td>
</tr>
<tr>
<td>Valley elderberry longhorn beetle</td>
<td><em>Desmocerus californicus dimorphus</em></td>
<td>Threatened</td>
<td>May affect, not likely to adversely affect</td>
</tr>
<tr>
<td><strong>Amphibians</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>California tiger salamander</td>
<td><em>Ambystoma californiense</em></td>
<td>Threatened</td>
<td>No effect</td>
</tr>
<tr>
<td>California red-legged frog</td>
<td><em>Rana draytonii</em></td>
<td>Threatened</td>
<td>No effect</td>
</tr>
<tr>
<td><strong>Reptiles</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Giant gartersnake</td>
<td><em>Thamnophis gigas</em></td>
<td>Threatened</td>
<td>No effect</td>
</tr>
<tr>
<td><strong>Birds</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Western snowy plover</td>
<td><em>Charadrius alexandrines nivosus</em></td>
<td>Threatened</td>
<td>No effect</td>
</tr>
<tr>
<td>Western yellow-billed cuckoo</td>
<td><em>Coccyzus americanus occidentalis</em></td>
<td>Threatened</td>
<td>No effect</td>
</tr>
<tr>
<td>Least Bell’s vireo</td>
<td><em>Vireo bellii pusillus</em></td>
<td>Endangered</td>
<td>No effect</td>
</tr>
<tr>
<td><strong>Fish</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sacramento River winter-run Chinook salmon</td>
<td><em>Oncorhynchus tshawytscha</em></td>
<td>Endangered</td>
<td>Likely to adversely affect</td>
</tr>
<tr>
<td>Sacramento River winter-run Chinook salmon designated critical habitat</td>
<td>NA</td>
<td></td>
<td>Likely to adversely affect</td>
</tr>
<tr>
<td>Central Valley spring-run Chinook salmon</td>
<td><em>Oncorhynchus tshawytscha</em></td>
<td>Threatened</td>
<td>Likely to adversely affect</td>
</tr>
</tbody>
</table>
## No Build Alternative

The No Build Alternative would not result in construction impacts, habitat modification or increases in impervious surfaces or overwater structure (shade). Therefore, the No Build Alternative would not directly affect threatened or endangered species.

### 2.3.4.4 Avoidance, Minimization, and/or Mitigation Measures

Implementation of the measures below, the environmental commitments included in Chapter 1, *Proposed Project*, related to in-water work windows and sound and shock level minimization, and the measures contained in the Biological Opinions issued for the project, would reduce and compensate for the project’s adverse effects. The applicable measures below are consistent with the measures contained in the USFWS Biological Opinion (Appendix I).

**Avoidance and Minimization Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources**

The full text of this measure is included in Section 2.3.1.4.

**Avoidance and Minimization Measure NC-2: Conduct Environmental Awareness Training for Construction Employees**

The full text of this measure is included in Section 2.3.1.4.

**Avoidance and Minimization Measure NC-3: Conduct Periodic Biological Monitoring**

The full text of this measure is included in Section 2.3.1.4.

**Mitigation Measure NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)**

The full text of this measure is included in Section 2.3.1.4.

**Avoidance and Minimization Measure AS-2: Conduct Tree Removal during Non-Sensitive Periods for Wildlife**

The full text of this measure is included in Section 2.3.3.4.
Avoidance and Minimization Measure AS-3: Monitor Active Swainson’s Hawk and White-Tailed Kite Nests during Pile Driving and Other Construction Activities

The full text of this measure is included in Section 2.3.3.4.

Avoidance and Minimization Measure AS-6: Implement Measures to Minimize Exceedance of Interim Threshold Sound Levels during Pile Driving

The full text of this measure is included in Section 2.3.3.4.

Avoidance and Minimization Measure AS-7: Develop and Implement a Hydroacoustic Monitoring Plan

The full text of this measure is included in Section 2.3.3.4.

Avoidance and Minimization Measure AS-8: Monitor Turbidity in the Sacramento River

The full text of this measure is included in Section 2.3.3.4.

Avoidance and Minimization Measure AS-9: Implement Cofferdam Restrictions

The full text of this measure is included in Section 2.3.3.4.

Avoidance and Minimization Measure AS-10: Prepare and Implement a Fish Rescue and Relocation Plan

The full text of this measure is included in Section 2.3.3.4.

Avoidance and Minimization Measure AS-11: Develop and Implement a Barge Operations Plan

The full text of this measure is included in Section 2.3.3.4.

Avoidance and Minimization Measure AS-12: Prevent the Spread or Introduction of Aquatic Invasive Species

The full text of this measure is included in Section 2.3.3.4.

Avoidance and Minimization Measure AS-13: Minimize or Avoid Permanent Bridge Lighting from Directly Radiating on Water Surfaces of the Sacramento River

The full text of this measure is included in Section 2.3.3.4.

Avoidance and Minimization Measure TE-1: Avoid and Minimize Effects on Valley Elderberry Longhorn Beetle

The following measures from the Framework for Assessing Impacts to the Valley Elderberry Longhorn Beetle (U.S. Fish and Wildlife Service 2017) have been slightly modified for this project.

- **Fencing.** The elderberry shrub will be fenced and/or flagged as close to construction limits as feasible.
- **Avoidance area.** Activities that may damage or kill an elderberry shrub (e.g., trenching, paving) may need an avoidance area of at least 6 meters (20 feet) from the dripline, depending on the type of activity.
Worker education. A qualified biologist will provide training for all contractors, work crews, and any onsite personnel on the status of the VELB, its host plant and habitat, the need to avoid damaging the elderberry shrubs, and the possible penalties for noncompliance.

Construction monitoring. At a minimum, a qualified biologist will monitor the work area on a weekly basis to ensure that all avoidance and minimization measures are implemented.

Timing. As much as feasible, all activities that could occur within 50 meters (165 feet) of the elderberry shrub will be conducted outside of the flight season of the VELB (March–July).

Avoidance and Minimization Measure TE-2: Conduct Focused Surveys for Nesting Swainson’s Hawk prior to Construction

The project proponent will retain a wildlife biologist experienced in surveying for Swainson’s hawk to conduct surveys for the species in the spring/summer prior to construction. The surveys will be conducted within the limits of disturbance and in a buffer area up to 0.25 mile from the limits of disturbance. The size of the buffer area surveyed will be based on the type of habitat present and the line-of-sight from the construction area to surrounding suitable breeding habitat. Surveys will follow the methods in Recommended Timing and Methodology for Swainson’s Hawk Nesting Surveys in California’s Central Valley (Swainson’s Hawk Technical Advisory Committee 2000). A minimum of six surveys will be conducted according to these methods. If a variance of the survey distance or number of surveys is necessary, the project proponent will coordinate with CDFW regarding appropriate survey methods based on proposed construction activities. Surveys generally will be conducted from February to July. Survey methods and results will be reported to the project proponent and CDFW.

Mitigation Measure TE-3: Purchase Channel Enhancement Credits for Impacts on Critical Habitat

Permanent impacts on critical habitat (bank and substrate below the OHWM and water column habitat), totaling 1.87 acres (up to 57,600 square feet [1.32 acre] from bridge shading of aquatic habitat and new bridge piers; 24,126 square feet [0.55 acre] from RSP; and 84 square feet [0.002 acre] from bridge fender system) will be mitigated at a 3:1 ratio. The project proponent proposes to mitigate the permanent loss of critical habitat through purchase of 5.61 acres of mitigation credits at a NMFS- and USFWS-approved anadromous fish and delta smelt conservation bank.
2.3.5 Invasive Species

2.3.5.1 Regulatory Setting

On February 3, 1999, President William J. Clinton signed EO 13112 requiring federal agencies to combat the introduction or spread of invasive species in the United States. The order defines invasive species as “any species, including its seeds, eggs, spores, or other biological material capable of propagating that species, that is not native to that ecosystem whose introduction does or is likely to cause economic or environmental harm or harm to human health.” FHWA guidance issued on August 10, 1999, directs the use of the State’s invasive species list, maintained by the California Invasive Species Council to define the invasive species that must be considered as part of the NEPA analysis for a proposed project.

2.3.5.2 Affected Environment

This section was prepared using information from the NES and addendum prepared for the project (ICF 2020a, 2020b). The report and addendum are available in Appendix S.

Invasive plant species include species designated as federal noxious weeds by the U.S. Department of Agriculture, species listed by the California Department of Food and Agriculture, and invasive plants identified by the California Invasive Plant Council. Invasive plants displace native species, change ecosystem processes, alter plant community structure, and lower wildlife habitat quality. Road, highway, and related construction projects are potential dispersal pathways for invasive plants and their propagules (California Invasive Plant Council 2012). FHWA requires that state departments of transportation use the state’s noxious weed list to identify invasive plant species that could be spread by construction of transportation projects. See Appendix S, Table 3-3, for the list of invasive plant species identified by the California Department of Food and Agriculture and California Invasive Plant Council that occur in the BSA (Natural Resources Conservation Service 2003; California Invasive Plant Council 2018). No plant species designated as federal noxious weeds have been identified in the BSA (Natural Resources Conservation Service 2010). Invasive plant species occur in riparian forest, ruderal, and disturbed/graded areas in the BSA. Infestation of the BSA by these species is generally limited; they occur primarily as scattered individuals.

2.3.5.3 Environmental Consequences

Build Alternatives

Construction impacts due to the potential introduction and spread of invasive plant species would be the same under both Alternatives B and C. The proposed project has the potential to create additional disturbed areas for a temporary period and to introduce and spread invasive plant species to uninfected areas within and adjacent to the BSA. This would be of particular concern for sensitive natural communities, where non-native invasive plants could outcompete and replace native vegetation, and could be adverse if avoidance measures are not implemented during construction.

In compliance with EO 13112 and guidance from the FHWA, the landscaping and erosion control included in the proposed project would not use species listed as invasive. None of the species on the California list of invasive species is used by the Cities of West Sacramento or Sacramento for erosion control or landscaping in their respective jurisdictions.
Chapter 2. Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures—Biological Environment—Invasive Species

No Build Alternative

Construction impacts and potential introduction or spread of invasive species directly related to a new bridge and approach roadways would not occur under this alternative.

2.3.5.4 Avoidance, Minimization, and/or Mitigation Measures

No mitigation is necessary. Implementation of Avoidance and Minimization Measures NC-1–NC-3 and Avoidance and Minimization Measure IS-1 below would help to prevent the introduction and spread of invasive plants.

Avoidance and Minimization Measure IS-1: Avoid the Introduction and Spread of Invasive Plants

The project proponent or their contractor will be responsible for avoiding the introduction of new invasive plants and the spread of invasive plants previously documented in the project’s study area. The following measures will be implemented during construction.

- Educate construction supervisors and managers on weed identification and the importance of controlling and preventing the spread of invasive weeds.
- Dispose of invasive species material removed during project construction offsite at an appropriate disposal facility to avoid the spread of invasive plants into natural areas.
- Minimize surface disturbance to the greatest extent feasible to complete the work.
- Use weed-free imported erosion-control materials (or rice straw in upland areas).
- Use locally grown native plant stock and native or naturalized (noninvasive) grass seed during revegetation.
- If feasible, remove black locust trees from the riparian forest in and adjacent to the impact area on the Sacramento side of the bridge and any red sesbania trees in or adjacent to the impact area on the West Sacramento side.
2.4 Cumulative Impacts

2.4.1 Regulatory Setting

Cumulative impacts are those that result from past, present, and reasonably foreseeable future actions, combined with the potential impacts of the proposed project. A cumulative effect assessment looks at the collective impacts posed by individual land use plans and projects. Cumulative impacts can result from individually minor but collectively substantial impacts taking place over a period of time.

Cumulative impacts on resources in the project area may result from residential, commercial, industrial, and highway development, as well as from agricultural development and the conversion to more intensive agricultural cultivation. These land use activities can degrade habitat and species diversity through consequences such as displacement and fragmentation of habitats and populations, alteration of hydrology, contamination, erosion, sedimentation, disruption of migration corridors, changes in water quality, and introduction or promotion of predators. They also can contribute to potential community impacts identified for the project, such as changes in community character, traffic patterns, housing availability, and employment.

CEQA Guidelines Section 15130 describes when a cumulative impact analysis is necessary and what elements are necessary for an adequate discussion of cumulative impacts. The definition of cumulative impacts under CEQA can be found in Section 15355 of the CEQA Guidelines. A definition of cumulative impacts under NEPA can be found in 40 CFR Section 1508.7.

2.4.2 Approach to Cumulative Impact Analysis

For each resource topic, the cumulative analysis takes into consideration other past, ongoing, and reasonably foreseeable projects in the same geographic area as the proposed project, as well as planned land uses and transportation projections. The approach is primarily plan and projection based, relying on the general plan and policy documents of the Cities of West Sacramento and Sacramento and the 2020 MTP/SCS to identify reasonably foreseeable future development.

Section 1.1.2.1, Related Plans and Projects of Chapter 1 summarizes relevant adopted land use and redevelopment plans in both West Sacramento and Sacramento adjacent to the Sacramento River in the vicinity of the proposed project. Individual projects such as the Riverfront Street Extension, Yolo Rail Relocation, I Street Bridge Replacement, and Broadway Complete Streets projects also are considered when pertinent.

2.4.3 Assessment of Cumulative Impacts

The current health and historical context of the resources considered in this analysis are presented in the Affected Environment sections of Chapter 2 and in the technical studies prepared for the project. The build alternatives would not contribute to a cumulative impact in the following resource areas because the resources are in generally good health and the build alternatives would result in beneficial impacts, no impacts, or minor impacts that would be fully mitigated (to a less-than-significant level under CEQA).
Consequently, the contribution to a cumulative impact on the following resources would not be considerable.

- Land Use
- Growth
- Community Impacts/Environmental Justice
- Cultural Resources
- Utilities/Emergency Services
- Traffic and Transportation Facilities (during construction)
- Pedestrian and Bicycle Facilities
- Hydrology and Floodplain
- Water Quality
- Geology/Soils/Seismic/Topography
- Paleontology
- Hazardous Waste/Materials
- Energy
- Biological Resources: Plant Species, Invasive Species, Wetlands

The incremental effects of the proposed project may contribute to considerable cumulative impacts in the resource areas discussed in the following sections.

### 2.4.3.1 Human Environment

**Traffic and Transportation**

The resource study area for cumulative impacts related to traffic and transportation is the same as that used for the traffic analysis (Figure 2.1.7-1). Without the proposed project, by 2040 some of the growth in traffic is accommodated by the planned increase in capacity on South River Road as part of the realignment and widening to four travel lanes consistent with the approved mobility network in West Sacramento; however, congestion increases at intersections along Jefferson Boulevard. In Sacramento, the overall growth in the area creates an increase in traffic and congestion along 5th Street, notably in the PM peak hour at the ramp terminal intersections.

By design year (2040), the approved mobility network in West Sacramento is assumed to be fully in place in Pioneer Bluff, and traffic operations would worsen along Jefferson Boulevard. All study intersections would operate within acceptable LOS under no build conditions. In Sacramento, although traffic operations would worsen over time, all roadways in the study area would operate within acceptable levels under no build conditions.

Design year (2040) roadway segment operations without and with the build alternatives for the proposed project are shown in Table 2.1.7-6. Roadway capacity utilization results shown in the table are for information purposes only and were not used to assess project impacts. The data in Table 2.1.7-6 reflect changes in the roadway network that will occur without the proposed project. By 2030, Broadway east of Riverside will be a two-lane roadway from construction of the Broadway Complete Street project. By
2040, South River Road will be a four-lane roadway consistent with the approved mobility network planned for the Pioneer Bluff area.

Design year (2040) AM and PM peak-hour intersection conditions without and with the build alternatives for the proposed project are shown in Table 2.1.7-5.

**Impact CI-1: Contribution to Cumulative Worsening of Traffic Operations (Alternative B) (Less Than Cumulatively Considerable)**

The project would reduce traffic volumes on Jefferson Boulevard north of 15th Street; however, the bridge would contribute to increased volumes on Jefferson Boulevard and South River Road south of Alameda Boulevard. By opening year (2030), the planned growth in land use within West Sacramento south of the study area would increase traffic volumes along Jefferson Boulevard and South River Road, worsening the daily roadway operations to LOS F both without and with Alternative B.

By design year (2040), traffic operations would worsen along Jefferson Boulevard (still LOS F), but the unacceptable roadway segment operating conditions are not specifically caused or substantially worsened by the proposed project. In Sacramento, the addition of the bridge and the overall worsening of traffic operations over time without the project would increase traffic volumes on Broadway. However, bridge traffic is expected to gradually disperse onto the street grid that serves the area, and all roadways in the study area would operate within acceptable levels. The changes in roadway operations are considered less than cumulatively considerable.

All study intersections would operate within acceptable LOS under design year (2040) conditions under Alternative B. The bridge approach intersection of South River Road/ 15th Street in West Sacramento would face a high level of delay; however, the intersection would remain within acceptable LOS E conditions during both the AM and PM peak hours. The bridge also would shift some traffic from using the freeway facilities. The shift of traffic to Broadway is most notable at the Broadway/5th Street intersection compared to no build conditions. The changes in intersection operations are considered less than cumulatively considerable.

Projects that would contribute to potential cumulative impacts include all transportation and development projects assumed and included in the traffic modeling assumptions for the *Broadway Bridge PA/ED Transportation Report* (Appendix L) (Fehr & Peers 2020). The study considers the general plans for the Cities of West Sacramento and Sacramento, the approved mobility network in the Pioneer Bluff area of West Sacramento, the *Broadway Complete Streets Plan*, and the 2020 MTP/SCS (through the SACMET regional travel model). As discussed in Section 2.1.7, traffic forecasts are for the future horizon year of 2040.

**Conclusion**

The unacceptable roadway operating conditions are not specifically caused or substantially worsened by Alternative B. Therefore, the project’s contribution to roadway segment operations is considered less than cumulatively considerable. All study intersections would operate within acceptable LOS under design year (2040) conditions under Alternative B. The contribution to cumulative operational impacts at intersections is considered less than cumulatively considerable. No mitigation is necessary to reduce cumulative impacts.
Impact CI-2: Contribution to Cumulative Worsening of Traffic Operations (Alternative C) (Less Than Cumulatively Considerable with Mitigation Incorporated)

The changes in roadway segment operations caused by Alternative C are very similar to those of Alternative B. Because the unacceptable roadway segment operating conditions are not specifically caused or substantially worsened by Alternative C, the contribution to cumulative impacts on roadway segment operations is considered less than cumulatively considerable.

As shown in Table 2.1.7-5, by design year (2040), due to the lack of a direct connection to Jefferson Boulevard under Alternative C, traffic must traverse multiple turning movements using Circle Street or Alameda Boulevard. The increase in traffic also increases conflicting movements at the intersections in this area. Consequently, the intersection of Jefferson Boulevard/Alameda Boulevard would operate at LOS F during the AM peak hour, with the average delay worsening by more than 5 seconds compared to design year (2040) no build conditions. Because LOS F is not consistent with West Sacramento policy, the worsening of intersection LOS caused by Alternative C is considered a significant cumulative impact. Due to the severity of this cumulative effect, the project’s contribution to worsening intersection operations would be considerable.

As described above for Alternative B, other projects that would contribute to potential cumulative traffic operation impacts include all transportation and development projects assumed and included in in the traffic modeling assumptions for the Broadway Bridge PA/ED Transportation Report (Appendix L) (Fehr & Peers 2020).

Conclusion

Because the unacceptable roadway segment operating conditions are not specifically caused or substantially worsened by Alternative C, the impact on roadway segment operations is considered less than cumulatively considerable.

The worsening of intersection operations under Alternative C is considered a significant cumulative impact. Implementation of Mitigation Measure TRA-1 would construct roadway modifications that would improve LOS to acceptable levels, thereby reducing the project’s contribution to cumulative traffic operation impacts to a less than cumulatively considerable level. Implementation of the mitigation measure would slightly worsen design year (2040) operations at South River Road/15th Street, South River Road/Circle Street, and South River Road/Alameda Boulevard, but not to unacceptable levels.

Mitigation Measure TRA-1: Construct Roadway and Intersection Modifications in West Sacramento (for Alternative C)

The full text of this measure is included in Section 2.1.7 and Section 3.2.17.

Visual/Aesthetics

The visual setting and viewsheds in the project area described in Section 2.1.8, Visual/Aesthetics, is the resource study area for cumulative effects on visual resources and aesthetics. The project’s contribution to impacts on the West Sacramento and Sacramento VAUs is limited to the cumulative impact of development that would have a view of the project. The River VAU includes a longer expanse of riverfront, and the cumulative study area is from north of Pioneer Bridge (but south of Tower Bridge) to the area south of the proposed project that would have a view of that bridge (see Figure 2.1.8-1).
Chapter 2. Affected Environment, Environmental Consequences, and Avoidance, Minimization, and/or Mitigation Measures—Cumulative Impacts

Impact CI-3: Cumulative Contribution to Worsening of Visual Setting (Less Than Cumulatively Considerable)

Both build alternatives would introduce a new bridge across the Sacramento River where none presently exists. This visual change would contribute to other changes along the river in the project area. The introduction of the new bridge would be a substantial visual change with the potential to contribute to significant impacts on the visual character and quality of the project area. However, as described in Chapter 2, Section 2.6.2.3, Viewers and Viewer Response, many roadway neighbors and users may view the project in a positive manner because of the improved connectivity it would provide.

Other contributions to visual changes would occur from general development described under the general plans of West Sacramento and Sacramento, including construction of the I Street Bridge Replacement Project upstream and out of view from the proposed project area, and planned re-development in the Pioneer Bluff area of West Sacramento and the West Broadway area in Sacramento—both of which include removal of the large petroleum facilities currently located there and the addition of multi-story structures landward of the levees. The visual changes associated with the redevelopment projects area expected to be positive instead of negative contributions to the visual setting of the areas.

Conclusion

The proposed bridge would be designed in a manner that carries forward elements from the nearby Tower and I Street Bridges or that creates a new visual focal point to facilitate creation of a new gateway between West Sacramento and Sacramento. As described in Section 2.1.8, Visual/Aesthetics, viewers within the project area are familiar with existing bridges along this segment of the river, and the proposed bridge would largely be in keeping with the existing visual environment. Neither build alternative would conflict with applicable zoning or other regulations governing scenic quality. The proposed project also would not conflict with the City of West Sacramento’s planned redevelopment in the Pioneer Bluff area or the City of Sacramento’s planned redevelopment of the West Broadway area. By designing the bridge and associated roadways consistent with the requirements of local policies, the project’s contribution to significant cumulative visual changes would be less than cumulatively considerable. No mitigation is necessary to reduce cumulative impacts.

2.4.3.2 Physical Environment

Air Quality

As discussed in Section 2.2.6, Air Quality, the resource study area for air quality is the Sacramento Valley air basin. The study area for cumulative impacts is the same. Air quality modeling is based largely on projected future traffic levels, taking into account the 2020 MTP/SCS projections, and future improvements in technology and the vehicle fleet that will reduce individual vehicle emissions. The YSAQMD and SMAPCD have adopted thresholds of significance for criteria pollutants based on regional projections of future emissions. In developing these thresholds, the air districts considered levels at which project emissions would be cumulatively considerable. The project-level criteria pollutant thresholds therefore represent the maximum emissions the project may generate before contributing to a cumulative impact on regional air quality. Consequently, exceedances of the project-level thresholds would be cumulatively considerable.
Impact CI-4: Cumulative Contribution to Pollutant Emissions during Project Operation (Alternatives B and C) (Less Than Cumulatively Considerable)

Long-term air quality impacts are those associated with motor vehicles operating on the roadway network, predominantly those operating in the project vicinity. Emissions of ROG, NO\textsubscript{X}, CO, PM10, and PM2.5 for design (2040) year conditions were evaluated through modeling conducted using the CT-EMFAC2017 model. Table 2.2.6-3 in Section 2.2.6, Air Quality summarizes modeled emissions and compares build emissions to no build and existing conditions.

The regional emissions modeling and analysis were based on the emissions inventories of the YSAQMD and SMAQMD and the planned and programmed regional transportation projects included in the 2020 MTP/SCS and MTIP adopted by SACOG. This effectively provides an overview of future projects within the region that will contribute emissions within the air quality basin.

**Conclusion**

Implementation and operation of the build alternatives would not significantly contribute to cumulative impacts from pollutant emissions compared to existing conditions. The project would result in a large decrease in pollutant emissions compared to existing conditions for most pollutants, except PM. Despite decreased exhaust emissions, PM emissions would increase in certain conditions due to re-entrained dust, break wear, and tire wear emissions. This emissions increase is due to background VMT growth throughout the region that is independent of the project. Compared to no build conditions at opening and design year conditions, implementation of the build alternatives would result in decreases or negligible changes in regional emissions rates that are all below local air district thresholds. This impact would be less than cumulatively considerable. No mitigation is necessary to reduce cumulative impacts.

Impact CI-5: Cumulative Contribution to Pollutant Emissions during Project Construction (Alternatives B and C) (Less Than Cumulatively Considerable with Mitigation Incorporated)

Temporary construction emissions would result from grubbing/land clearing, grading/excavation, drainage/utilities/sub-grade construction, paving activities, bridge demolition and erection, and construction worker commuting patterns. Pollutant emissions would vary daily, depending on the level of activity, specific operations, and prevailing weather. SMAQMD’s RCEM (Version 9.0) and information provided by the project engineers were used to estimate construction-related emissions. Table 2.2.6-3 in Section 2.2.6, Air Quality summarizes maximum daily emissions levels in the YSAQMD and SMAQMD.

Table 2.2.6-3 indicates that construction of the project would not exceed SMAQMD’s or YSAQMD’s numeric thresholds of significance. However, SMAQMD’s (2021) Guide to Air Quality Assessment in Sacramento County only considers PM10 and PM2.5 emissions below their 82- and 80-pound-per-day thresholds, respectively, to be less than significant after the application of BMPs (Sacramento Metropolitan Air Quality Management District 2021). Consequently, during construction, the proposed project would cause a cumulatively considerable contribution to emissions of PM. This is considered a potentially significant impact.

Contributions to cumulative impacts related to pollutant emissions, including PM, also would result from construction of other general development and levee projects in Sacramento and Yolo Counties, and other projects within the Sacramento Valley air basin.
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Conclusion

Implementation of SMAQMD’s basic construction BMPs, as described in Section 2.2.6, would reduce the contribution to potentially significant construction-related PM emissions to less-than-cumulatively considerable levels.

**Mitigation Measure AQ-1: Implement Additional Control Measures for Construction Emissions of Fugitive Dust**

The full text of this measure is included in Section 2.2.6.4 and Section 3.2.3.

**Noise**

The resource study area for noise is the area around the project containing the sensitive receptors shown in Figure 2.14-2. The resource study area for cumulative impacts related to noise is the same.

**Impact CI-6: Contribution to Cumulative Increase in Traffic Noise (Alternatives B and C) (Less Than Cumulatively Considerable)**

For consideration of cumulative impacts from operation of the proposed project, this analysis examines whether implementation of the project would make a considerable contribution to noise levels compared to design year (2040) no build conditions. The analysis of noise level changes resulting from roadway operations is inherently cumulative because the traffic forecasts use build-out assumptions. Contributors to current and future traffic noise levels include traffic expected to be generated by the proposed project and reasonably foreseeable development in the project area. The traffic volumes were modeled for the *Broadway Bridge PA/ED Transportation Report* (Appendix L) (Fehr & Peers 2020) and considered the general plans for the Cities of West Sacramento and Sacramento, the approved mobility network in the Pioneer Bluff area of West Sacramento, the *Broadway Complete Streets Plan*, and the 2020 MTP/SCS (through the SACMET regional travel model). Predicted traffic noise levels were developed from the traffic data prepared for traffic operations.

Traffic noise levels for design year no build conditions would range from 62 to 70 dBA L_{eq}(h).\(^1\) Under design year build conditions, predicted traffic noise levels range from 59 to 71 dBA L_{eq}(h) under Alternative B, and from 62 to 71 dBA L_{eq}(h) under Alternative C. Traffic noise levels would approach or exceed the NAC for residential uses (Activity Category B). Traffic noise levels under build conditions are predicted to increase by up to 3 dBA, which is not considered a substantial increase in noise levels. Because traffic noise levels are predicted to approach or exceed the federal noise abatement criteria for some residential land uses in the project area, noise abatement was considered (see the discussion of noise abatement in Section 2.2.7, *Noise*).

Under CEQA, the cumulative increase in noise levels from project traffic was evaluated under design year 2040 conditions in terms of the project’s contribution to the noise environment compared to no project conditions. Predicted traffic noise levels for representative receivers at outdoor areas of frequent human use are shown in Table 3.2.13-3 for opening year plus project conditions, and in Table 3.2.13-4 for design year plus project conditions. Locations of noise-sensitive receivers (NSA locations in tables) are shown in Figure 2.2.7-2 in Section 2.2.7, *Noise*.

The general plans for both West Sacramento and Sacramento use the same exterior incremental noise impact standards for noise-sensitive uses (City of West Sacramento 2016:Table S-7.1; City of Sacramento

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\(^1\) Hourly equivalent sound level.
The standards indicate an allowable noise increment of 1 dB for residential uses in areas where day-night sound level values are in the range of 65 to 70 dBA CNEL, and 0 dB where day-night sound level values are up to 70 dBA CNEL. For all receptors, the proposed project would not result in noise increases that exceed the allowable increment under 2017, 2030, or 2040 conditions for either Alternative B or C. By the design year (2040), noise levels would increase by a maximum of 0.2 dB. An increase of these magnitudes would not be perceptible and would not exceed local thresholds.

### Conclusion

Traffic noise levels under build conditions are predicted to increase by levels that are not considered substantial. Following standards established by the Cities of West Sacramento and Sacramento, the project’s contribution to traffic noise is less than cumulatively considerable. No mitigation is necessary to reduce cumulative impacts.

### Impact CI-6: Contribution to Cumulative Noise Levels from Non-Transportation Sources in Exceedance of Local Standards (Alternatives B and C) (Cumulatively Considerable)

Heavy equipment used for construction of the proposed project would vary by phase of construction and would involve the use of equipment such as pile drivers, excavators, bulldozers, heavy trucks, graders, and other types of heavy equipment. Temporary increases in noise are expected to occur during construction activities. The project would be required to implement noise standards in Caltrans Standard Specifications Section 14, Environmental Stewardship (California Department of Transportation 2018:229–230) and applicable local noise standards to minimize the temporary noise effects of construction.

Noise levels produced by heavy equipment during phases of road construction potentially would exceed local standards for stationary sources (for both cities) at distances of up to 820 feet during daytime hours and 1,970 feet during nighttime hours. The nearest residences could be a close as 50 feet away from road construction areas. Even with appropriate measures in place, isolated louder construction activities could exceed applicable City standards for non-transportation sources at residences in West Sacramento and live-aboard vessels in Sacramento.

Construction of other general development, road improvement, and levee projects in Sacramento and Yolo Counties also could cause cumulative contributions to temporary increases in non-transportation noise levels. Other projects also are required to adopt noise-reduction measures either as directed by Caltrans or to comply with local noise ordinances.

### Conclusion

Temporary noise levels from use of heavy equipment during construction are predicted to exceed local standards for stationary sources in West Sacramento and Sacramento, contributing to noise levels in both cities. This is a significant cumulative effect. Implementation of best noise control practices (Mitigation Measure NOI-1) would reduce the impact; however, noise control practices may not be feasible in all situations to reduce noise below the allowed limits. Therefore, this impact is considered significant and unavoidable. The proposed project’s increase in noise levels would contribute to a temporary cumulative noise impact during construction activities. Implementation of Mitigation Measure NOI-1 would reduce, but not eliminate, the cumulative contribution.

**Mitigation Measure NOI-1: Use Best Noise Control Practices during Construction**

The full text of this measure is included in Section 3.2.13 and Section 3.2.13.
2.4.3.3 Biological Environment

The biological resources considered for the cumulative analysis include one natural community, a perennial stream, and several special-status animal species. The resource study area used for this analysis includes the Sacramento River and associated riparian corridor 2 miles up- and downstream of the biological study area described in Section 2.3.1, Natural Communities.

Natural Communities

Impact CI-7: Contribution to Cumulative Loss of Cottonwood Riparian Forest (Alternatives B and C) (Less Than Cumulatively Considerable with Mitigation Incorporated)

One natural community, cottonwood riparian forest, would be directly and indirectly affected by the proposed project, which could contribute to cumulative impacts on this resource. Historically, water and land development projects on the Sacramento River have resulted in 90% of the original riparian vegetation being lost (Shilling et al. 2011). As discussed in Section 2.3.1.3, the proposed project would result in the permanent and temporary loss of cottonwood riparian forest under both build alternatives and would affect the remaining cottonwood riparian forest from the shading that would be caused by the new bridge. Alternative B would remove 1.112 acres, and Alternative C would remove 1.176 acres of cottonwood riparian forest (see Table 2.3.1-1). The permanent loss of existing cottonwood forest would result from activities related to construction of the two fixed-span bridge approach structures and the bikeways that would pass under the east end of the bridge structure in the City of Sacramento and the west end of the bridge structure in the City of West Sacramento (see exhibits in Appendix A). The temporary disturbance to cottonwood riparian forest would occur from trimming riparian vegetation and removing additional trees and understory vegetation to provide equipment access. This is a significant cumulative effect.

Contributions to cumulative impacts on cottonwood riparian forest also would result from construction of other general development and levee projects in Sacramento and Yolo Counties, including the I Street Bridge Replacement Project, plans to develop the remaining undeveloped portions of the Sacramento River waterfront, and plans to improve levees and other flood protections near the proposed project. Other planned activities along the Sacramento River shown in the planning documents of the Cities of West Sacramento and Sacramento consist of low-impact actions such as park and greenway construction.

Conclusion

The project, although affecting less than 2 acres of riparian forest and subject to minimization requirements and revegetation, would contribute to the cumulative loss of cottonwood riparian forest. Due to the severity of this cumulative effect, the project’s contribution would be considerable. With implementation of measures to avoid and minimize effects on sensitive biological resources and compensatory mitigation to achieve no net loss of riparian and SRA cover habitat values, the project’s contribution to the loss of riparian forest is expected to be less than cumulatively considerable.

The full text of the following measures is included in Section 2.3.1.4 and Section 3.2.4.

Avoidance and Minimization Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources

Avoidance and Minimization Measure NC-2: Conduct Environmental Awareness Training for Construction Employees
Avoidance and Minimization Measure NC-3: Conduct Periodic Biological Monitoring

Mitigation Measure NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)

Sacramento River

Impact CI-8: Contribution to Cumulative Loss of Perennial Stream (Alternatives B and C) (Less Than Cumulatively Considerable with Mitigation Incorporated)

The Sacramento River, a perennial stream, would be directly and indirectly affected by the proposed project, which could contribute to cumulative impacts on this resource. The Sacramento River, including the portion in the resource study area, has been subject to substantial modification associated with development along the banks, levee construction, dredging, dam construction, and changes in water quality. The proposed project would result in permanent and temporary impacts from the placement of fill in the channel, development on the channel banks, and temporary impacts on water quality. Additional indirect impacts from project construction on water quality, such as increased turbidity and chemical runoff, could occur in perennial drainage habitat outside the project footprint.

Implementation of the proposed project would result in permanent and temporary impacts (placement of fill) on the Sacramento River (see Table 2.3.2-1). Alternative B would fill 0.432 acre, and Alternative C would fill 0.482 acre of the river (see Table 2.3.1-1). This is a significant cumulative effect. Permanent impacts on perennial stream in the Sacramento River would result from bridge components and RSP to be placed below the OHWM. Permanent impacts on perennial stream would vary between the proposed bridge designs (bascul, vertical lift, swing). These differences are summarized in Section 2.3.2.3.

Contributions to cumulative impacts on perennial stream also would result from construction of other general development and levee projects in Sacramento and Yolo Counties, including the I Street Bridge Replacement Project, and plans to improve levees and other flood protections near the proposed project. Complying with the CWA is required by obtaining a permit from the Sacramento District of the USACE and complying with the Porter-Cologne Act by obtaining a permit from the Central Valley RWQCB before discharging fill into, or excavating within, federally or state-regulated waters.

Conclusion

The City would obtain an individual permit from the USACE or authorization under a Nationwide Permit to comply with Section 404 of the CWA. The City also would obtain water quality certification from the Central Valley RWQCB to comply with Section 401 of the CWA and the Porter-Cologne Act. Compliance with laws enacted to protect regulated waters, implementation of measures to avoid and minimize effects on sensitive biological resources, and compensatory mitigation measure would reduce the project’s contribution to the loss of perennial stream to a less than cumulatively considerable level.

The full text of the following measures is included in Section 2.3.1.4 and Section 3.2.4.

Avoidance and Minimization Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources

Avoidance and Minimization Measure NC-2: Conduct Environmental Awareness Training for Construction Employees

Avoidance and Minimization Measure NC-3: Conduct Periodic Biological Monitoring
Mitigation Measure NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)

Mitigation Measure WW-1: Compensate for Loss of Perennial Stream

**Animal Species**

Based on a review of the CNDDB search results; the USFWS list of endangered, threatened, and proposed species within the project region; and species’ distribution and habitat data, 27 special-status wildlife and 13 fish species were determined to have the potential to occur in the project region (see Table 2.3.3-1). After completion of the field survey, the biologists determined that most of the wildlife species would not occur in the study area because the area lacks suitable habitat or is outside the species’ known range. An explanation for the absence of each of these species from the study area is provided in Table 2.3.3-1. Suitable habitat is present for western pond turtle, white tailed kite, pallid bat, western red bat, and several fish species. A detailed discussion of these species is in Section 2.3.3, Animal Species.

**Impact CI-9: Contribution to Cumulative Loss of Animal Species (Alternatives B and C) (Less Than Cumulatively Considerable with Mitigation Incorporated)**

Both build alternatives could result in direct and indirect impacts on animal species. These potential impacts are discussed in detail in Section 2.3.3. The proposed project would affect potential western pond turtle aquatic habitat (Sacramento River) and nesting habitat (cottonwood riparian forest and ruderal) on both sides of the Sacramento River. The project also would reduce the amount of basking habitat on the margins of the river by shading out the banks and removing natural areas (exposed banks and woody debris) that may be used for basking substrates.

The two seasons of temporary in-channel work required for the project could result in injury and mortality to pond turtles from placement of equipment and materials into the river channel and on the riverbanks. In addition, underwater vibrations from pile driving could result in injury to pond turtles if they are in the vicinity. Construction activities, including noise and visual disturbance, could temporarily discourage pond turtles from foraging and basking near the project site. While the effects would be similar, Alternative C would result in greater permanent and temporary impacts on habitat for the species than Alternative B.

The proposed project would affect potential white-tailed kite habitat on both sides of the Sacramento River. Table 2.3.3-2 lists the permanent and temporary impacts on cottonwood riparian habitat that could be used by white-tailed kite for nesting. The effects of the build alternatives would be similar, though Alternative C would result in greater permanent and temporary impacts on habitat for the species than Alternative B. The project also would result in removal of several individual trees within landscaped areas. Noise and visual disturbances associated with project construction during the nesting season may disrupt white-tailed kite nesting behavior to the point of nest abandonment or forced fledging that results in young mortality. Pile driving and the use of cranes in proximity to an active nest are expected to exceed existing levels of noise disturbance. These loud noises could startle white-tailed kite beyond the BSA and disrupt normal behaviors, including nesting. Vehicle traffic on the new bridge could result in some amount of increased disturbance to white-tailed kite nesting and roosting along the Sacramento River; however, considering the existing conditions along both sides of the river, this increase would not be considerable.

Cottonwood riparian forest, individual trees in landscaped areas, and buildings, which represent potential roosting habitat for special-status bats in the study area, would be removed as a result of the proposed project (see Table 2.3.3-2). Project construction could result in injury or mortality to bats, including
special-status species, if occupied roost sites are removed at times when bats are not awake and active (e.g., early in the day, in periods of cold weather).

Potential project effects on non-listed, special-status fish species and their habitat include both short-term and long-term effects. Short-term effects include temporary construction-related impacts on fish and aquatic habitat that may last from a few hours to days (e.g., suspended sediment and turbidity, construction noise, and artificial lighting). Long-term effects (addition of overwater structure, loss of aquatic habitat [substrate and water column], and loss of SRA cover habitat) typically would last months or years, or would be permanent. These effects are generally due to physical alteration of important habitat attributes of the channel, shoreline, and adjacent bank.

The proposed project has the potential to affect fish in the Sacramento River through (1) exposure to underwater noise and vibration during pile driving activities and temporary effects on water quality (increased turbidity and suspended sediment, contaminant spills, increased exposure to contaminants from disturbance, and resuspension of river bottom sediments), rearing and movement habitat (noise and shade), and channel substrates (cofferdams and temporary trestles and barges); (2) temporary and permanent effects on riparian, SRA cover, and floodplain habitat (vegetation removal, bridge and bike trail construction); and (3) permanent effects on aquatic habitat (construction of bridge piers, shade, and placement of RSP).

Pile driving and other sources of anthropogenic noise have the potential to adversely affect fish through a broad range of behavioral, physiological, or physical effects (McCauley et al. 2003; Popper and Hastings 2009). Among the construction activities likely to generate noise, the use of impact hammers for pile installation poses the greatest risk to fish because the levels of underwater noise produced by impulsive types of sounds can reach levels of sufficient intensity to injure or kill fish (Popper and Hastings 2009). Factors that may influence the potential for injury include species, life stage, and size of fish; type and size of pile and hammer; frequency and duration of pile driving; site characteristics (e.g., water depth); and distance of fish from the source.

During bridge construction, the potential exists for entrapment and mortality of fish following cofferdam closure and dewatering. The proposed timing of cofferdam installation (late May to early June) would avoid the primary period of occurrence of juvenile Chinook salmon in the Sacramento River; however, the potential would remain for some juvenile salmon and other fish species to become entrapped in the cofferdams.

During bridge construction, fish could be injured or killed by direct contact with equipment or materials that enter or operate within the open waters of the Sacramento River. Potential mechanisms include fish being crushed by falling rock (riprap), impinged by piles, or struck by propellers related to barge operations. Restriction of in-water activities to May 1 to November 30 would avoid the primary migration and rearing periods of anadromous salmonids, including fall- and late fall–run Chinook salmon, in the Sacramento River. Project impacts on Sacramento splittail, river lamprey, and Pacific lamprey would be similar to those described for fall- and late fall–run Chinook salmon.

Transporting of the four barges to the project site also would increase the frequency of wave-induced shoreline disturbances, which could adversely affect fish species. The estimated total of eight barge-trips per season (four in May as the barges are brought to the work site and four in November as the barges are removed from the work site at the end of the construction season) and periodic repositioning of the barges during the in-water construction season suggests that any increases in injury, disturbance, or mortality would be expected to be small.
Chapter 2. Affected Environment, Environmental Consequences, and Avoidance, Minimization, and/or Mitigation Measures—Cumulative Impacts

The proposed project would result in temporary disturbance to and permanent loss of aquatic habitat area and volume, including foraging and rearing habitat for juvenile Chinook salmon, steelhead, and other fish species. Table 2.3.3-4 shows the temporary and permanent loss of aquatic habitat that would result from constructing the proposed project, including the linear feet of shoreline that would be lined with RSP. Installation of on-bank and in-water project features may result in direct and indirect effects by inhibiting establishment of riparian vegetation; inhibiting recruitment and retention of sediment and woody debris; and eliminating shallow, low-velocity river margins preferred by juvenile fish.

Clearing of the existing cottonwood riparian forest vegetation within the proposed project footprint would result in permanent and temporary loss of that forest (described above under Natural Communities), of which approximately 0.368 acre is below the OHWM and contributes to overhead (shade) and instream SRA cover. Clearing of the existing cottonwood riparian forest that contributes to SRA cover would result in temporary disturbance to up to 587 linear feet and permanent loss of up to 499 linear of overhead SRA cover (shade) along the summer (low-flow) shoreline of the Sacramento River (Table 2.3.3-5).

Without appropriate mitigation, removal of streamside vegetation is likely to adversely affect anadromous salmonids and other fish species because riparian and SRA cover habitats are essential components of salmonid rearing habitat that may limit the production and abundance of salmonids in the Sacramento River. Salmonid populations are highly influenced by the amount of available cover (Raleigh et al. 1984). The amount of existing riparian and SRA cover habitat in the resource study area and in the region is of variable quality because of past and ongoing impacts, including levee construction and bank protection activities (i.e., placement of rock revetment).

The proposed project would result in 2 acres of added impervious surface area that could increase runoff volume to the Sacramento River. Increased traffic loads on the new bridge resulting from improved access could result in increased deposition of particulates onto the bridge deck that then could be transported to the Sacramento River with road runoff. Although the new bridge and roadway modifications would add impervious surface area, the proposed project would not substantially increase impervious surface area in the watershed relative to existing conditions. Furthermore, the purpose of the new bridge is to improve the connectivity across the river, thereby reducing the trip lengths currently required to cross the river via one of the other three bridges in the project vicinity (i.e., Pioneer, Tower, or I Street). Nevertheless, it is anticipated that the new bridge would result in some added vehicle trips across the river because of the increased convenience the new bridge would offer, thereby potentially increasing the pollutant load that currently is delivered to the river. Because the added vehicle trips are not anticipated to substantially increase the amount of pollutants, the proposed project is not anticipated to contribute to a cumulative water quality impact during project operation.

Overwater structures can alter underwater light conditions and provide potential holding conditions for juvenile and adult fish, including species that prey on juvenile fishes. Because the temporary trestles, work platforms, and barges would be present only during construction, the effects of trestle, work platform, and barge shading would be temporary and localized; shading created by the new bridge would be permanent. The permanent shading created by the new bridge could permanently affect the migration of adult and juvenile Chinook salmon and steelhead, and other species in the Sacramento River. Because of the height of the new bridge over the water, ambient light levels generally would be expected to penetrate into the water, thereby minimizing the effect of bridge shading on aquatic habitats in the Sacramento River. Table 2.3.3-6 quantifies the amount of artificial overwater structure that would be created by the project.

During project construction, operation of barges and other in-water equipment originating from regions or areas outside the project region could result in the introduction and spread of aquatic invasive species, including the Asian overbite clam, quagga mussel, zebra mussel, hydrilla, and Brazilian elodea.
Chapter 2. Affected Environment, Environmental Consequences, and Avoidance, Minimization, and/or Mitigation Measures—Cumulative Impacts

(California Department of Fish and Game 2008). These species can adversely affect native fishes and other ecologically and economically important species through a number of mechanisms, including competition for resources, predation, parasitism, interbreeding, disease transmission, and changes in the physical or chemical attributes of aquatic habitat.

Temporary lighting of work areas to facilitate nighttime construction, especially at construction sites adjacent to or over the Sacramento River, and permanent lighting associated with the new bridge may result in increased nighttime light intensity on the water surface of the Sacramento River. Increases in direct lighting of the Sacramento River at night may adversely affect native fishes by affecting the migratory behavior of juvenile fish; altering the behavior of animals that prey on fish (e.g., piscivorous birds, mammals, and fish) in adjacent and affected habitats; or making juvenile fish more visible to predators, thereby leading to increased mortality of fish through increased predation (Tabor et al. 2001).

Contributions to cumulative impacts on animal species also would result from construction of other general development and levee projects in Sacramento and Yolo Counties, including plans to develop the remaining undeveloped portions of the Sacramento River waterfront and to improve levees and other flood protections near the proposed project. General development is described in the general plans of West Sacramento and Sacramento. Other nearby projects include those identified in the Bridge District Specific Plan, West Broadway Specific Plan, Broadway Complete Streets Plan, and Sacramento Railyards Specific Plan, and the I Street Bridge Replacement Project.

Conclusion

The project would contribute to the loss of habitat as well as to direct and indirect impacts on animal species. This is a significant cumulative effect. Due to the severity of this cumulative effect, the project’s contribution would be considerable. With implementation of the avoidance, minimization, and/or mitigation measures identified in Section 2.3.3.4 of Section 2.3.3, Animal Species and listed below, the project’s contribution to cumulative impacts for all animal species would be reduced to less than cumulatively considerable levels.

The full text of the following measures is included in Section 2.3.3.4 and Section 3.2.4.

Avoidance and Minimization Measure AS-1: Conduct Preconstruction Surveys for Western Pond Turtle and Implement Protective Measures

Avoidance and Minimization Measure AS-2: Conduct Tree Removal during Non-Sensitive Periods for Wildlife

Avoidance and Minimization Measure AS-3: Monitor Active Swainson’s Hawk and White-Tailed Kite Nests during Pile Driving and Other Construction Activities

Avoidance and Minimization Measure AS-4: Conduct Preconstruction Surveys for Nesting Migratory Birds, Including Special-Status Birds, and Establish Protective Buffers

Avoidance and Minimization Measure AS-5: Conduct Preconstruction Surveys for Roosting Bats and Implement Protective Measures
Avoidance and Minimization Measure AS-6: Implement Measures to Minimize Exceedance of Interim Threshold Sound Levels during Pile Driving

Avoidance and Minimization Measure AS-7: Develop and Implement a Hydroacoustic Monitoring Plan

Avoidance and Minimization Measure AS-8: Monitor Turbidity in the Sacramento River

Avoidance and Minimization Measure AS-9: Implement Cofferdam Restrictions

Avoidance and Minimization Measure AS-10: Prepare and Implement a Fish Rescue and Relocation Plan

Avoidance and Minimization Measure AS-11: Develop and Implement a Barge Operations Plan

Avoidance and Minimization Measure AS-12: Prevent the Spread or Introduction of Aquatic Invasive Species

Avoidance and Minimization Measure AS-13: Minimize or Avoid Permanent Bridge Lighting from Directly Radiating on Water Surfaces of the Sacramento River

The full text of the following measures is included in Section 2.3.1.4 and Section 3.2.4.

Avoidance and Minimization Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources

Avoidance and Minimization Measure NC-2: Conduct Environmental Awareness Training for Construction Employees

Avoidance and Minimization Measure NC-3: Conduct Periodic Biological Monitoring

Mitigation Measure NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)

Mitigation Measure NC-5: Compensate for Loss of Protected Trees in Landscaping or Ruderal Habitat

**Threatened and Endangered Species**

**Impact CI-10: Contribution to Cumulative Loss of Threatened and Endangered Species (Alternatives B and C) (Less than Cumulatively Considerable with Mitigation Incorporated)**

As discussed in Section 2.3.4, *Threatened and Endangered Species*, six federally listed species (VELB, Sacramento River winter-run Chinook salmon, CV spring-run Chinook salmon, CV steelhead, the southern DPS of North American green sturgeon, and delta smelt) and five state-listed species (Swainson’s hawk, Sacramento River winter-run Chinook salmon, CV spring-run Chinook salmon, delta smelt, and longfin smelt) could occupy the BSA based on the presence of suitable habitat.

Both build alternatives could result in direct and indirect impacts that could contribute to cumulatively considerable impacts on the long-term health or stability of these species. This is a significant cumulative effect. Potential impacts on listed wildlife and fish species are discussed in detail in Section 2.3.4.
Consultation with USFWS and NMFS has been initiated under Section 7 of FESA for the project’s impacts on VELB, Sacramento River winter-run Chinook salmon, CV spring-run Chinook salmon, CV steelhead, the southern DPS of North American green sturgeon, and delta smelt.

Under FESA, cumulative effects are “those effects of future State, tribal, local, or private actions that are reasonably certain to occur in the action area of the federal action subject to consultation” (50 CFR 402.2). Current, future, and reasonably foreseeable actions in the project region that also could affect threatened and endangered species and critical habitat potentially affected by the proposed project include the general development described in the general plans of West Sacramento and Sacramento, the I Street Bridge Replacement Project, plans to develop the remaining undeveloped portions of the Sacramento River waterfront, and plans to improve levees and other flood protections near the proposed project.

As described above under Animal Species, contributions to cumulative impacts would result from construction of other general development and levee projects in Sacramento and Yolo Counties. General development is described in the general plans of West Sacramento and Sacramento. Other nearby projects include those identified in the Bridge District Specific Plan, West Broadway Specific Plan, Broadway Complete Streets Plan, and the Sacramento Railyards Specific Plan, and the I Street Bridge Replacement Project. Other projects also are required to comply with FESA and protect threatened and endangered species or compensate for impacts to ensure the continued existence of the species. All projects would be subject to the regulations described in Section 2.3.4 and would not contribute to the cumulative impact on listed species.

Conclusion

As part of consultation with USFWS and NMFS under Section 7 of FESA, the project impacts on VELB, Sacramento River winter-run Chinook salmon, CV spring-run Chinook salmon, CV steelhead, the southern DPS of North American green sturgeon, delta smelt, and longfin smelt will be addressed. In addition to following the requirements of the Biological Opinions issued by USFWS and NMFS, implementation of the measures listed above under Animal Species and the three measures below would reduce the project’s contribution to significant cumulative impacts on federally and state-listed threatened and endangered species to less than cumulatively considerable levels.

The full text of the following measures is included in Section 2.3.4.4 and Section 3.2.4.

**Avoidance and Minimization Measure TE-1: Avoid and Minimize Effects on Valley Elderberry Longhorn Beetle**

**Avoidance and Minimization Measure TE-2: Conduct Focused Surveys for Nesting Swainson’s Hawk prior to Construction**

**Mitigation Measure TE-3: Purchase Channel Enhancement Credits for Impacts on Critical Habitat**
Chapter 3  California Environmental Quality Act Evaluation

3.1 Determining Significance under CEQA

The project is subject to federal, as well as West Sacramento, Sacramento, and State environmental review requirements because the City of West Sacramento proposes the use of federal funds from FHWA. Project documentation, therefore, has been prepared in compliance with both CEQA and NEPA. The City of West Sacramento is the project proponent and the lead agency under CEQA. The City of Sacramento is a CEQA responsible agency. FHWA’s responsibility for environmental review, consultation, and any other actions required by applicable federal environmental laws for this project are being, or have been, carried out by Caltrans pursuant to 23 USC 327 and the Memorandum of Understanding dated December 23, 2016, and executed by FHWA and Caltrans.

One of the primary differences between NEPA and CEQA is the way significance is determined. Under NEPA, significance is used to determine whether an EIS, or a lower level of documentation, will be required. NEPA requires that an EIS be prepared when the proposed federal action (project) as a whole has the potential to “significantly affect the quality of the human environment.” The determination of significance is based on context and intensity. Some impacts determined to be significant under CEQA may not be of sufficient magnitude to be determined significant under NEPA. Under NEPA, once a decision is made regarding the need for an EIS, it is the magnitude of the impact that is evaluated, and no judgment of its individual significance is deemed important for the text. NEPA does not require that a determination of significant impacts be stated in the environmental documents.

CEQA, on the other hand, requires the City of West Sacramento to identify each “significant effect on the environment” resulting from the project and ways to mitigate each significant effect. If the project may significantly affect any environmental resource, an EIR must be prepared. Each and every significant effect on the environment must be disclosed in the EIR and mitigated, if feasible. The CEQA Guidelines list a number of “mandatory findings of significance,” which also require preparation of an EIR. There are no types of actions under NEPA that parallel the findings of mandatory significance of CEQA. This chapter discusses the effects of this project and significance under CEQA.

The CEQA Guidelines (Section 15125[a]) state that existing conditions at the time environmental review begins “normally” constitutes the baseline for environmental analysis. Determining the significance of an impact by comparing anticipated project conditions to existing conditions in the area affected by a project is a relatively straightforward analysis for most resource issues (e.g., biological and cultural resources). However, estimating operational traffic impacts (and traffic-related air quality, greenhouse gas, noise, and energy impacts) is different than most environmental considerations because existing conditions do not generally represent the level of traffic at the time a project becomes operational and do not take into account both expected road improvements that may reduce traffic congestion and expected new development that may worsen it. The California Supreme Court has found that a future baseline can be used in limited situations. Neighbors for Smart Rail v. Exposition Metro Line Construction Authority (2013) 57 Cal.4th 439 authorizes a lead agency, where appropriate, to adopt a future baseline that accounts for a major change in environmental conditions that is expected to occur before project implementation. The Supreme Court held that “while an agency preparing an EIR does have discretion to omit an analysis of the project’s significant impacts on existing environmental conditions and substitute a baseline consisting of environmental conditions projected to exist in the future, the agency must justify its decision by showing that an existing conditions analysis would be misleading or without informational value”
Because final design and construction of the project will take several years, the bridge project will not be operational until years after the time environmental review was initiated. The distribution of existing traffic volumes and the existing-plus-project traffic volumes, assuming a future roadway network planned for redevelopment of the Pioneer Bluff area, was conducted for the proposed project and is presented in Section 2.1.7.2. However, using the existing 2017 conditions as the CEQA baseline for traffic and the associated air quality, noise, and greenhouse gas analyses would be misleading because existing conditions do not include the new or widened roadways planned but not yet constructed in the Pioneer Bluff approved mobility network. Analysis without these roadways requires assuming that bridge traffic would connect to South River Road and 15th Street in their current configurations, or identifying future network conditions as existing (2017) conditions. Further, because 2017 roadway conditions will not exist at the time the project is constructed and open to traffic, the analysis of such a scenario provides no value for determination of the project impacts on traffic or traffic-related air quality, greenhouse gas, noise, and energy impacts. Therefore, the CEQA impact assessment for these resource topics uses a predicted 2030 baseline.

### 3.1.1 Significant Irreversible Environmental Changes

The primary and most substantial significant irreversible environmental change that would be caused by the proposed project is the construction and use of a new bridge across the Sacramento River. Specific impacts related to the new bridge are described in this section.

### 3.2 CEQA Environmental Checklist

This checklist identifies physical, biological, social, and economic factors that might be affected by the proposed project. In many cases, background studies performed in connection with the projects will indicate no impacts on a particular resource. A “No Impact” answer in the last column reflects this determination. The words “significant” and “significance” used throughout the following checklist are related to CEQA, not NEPA, impacts. The questions in this form are intended to encourage thoughtful assessment of impacts and do not represent thresholds of significance.

Project features, which can include both design elements of the project, environmental commitments that are applied to all or most projects, and measures included in Caltrans’ Standard Plans and Specifications or as Standard Special Provisions, are considered an integral part of the project and have been considered prior to any significance determinations documented below. See Chapters 1 and 2 for a detailed discussion of these features. The annotations to this checklist are summaries of information contained in Chapter 2 to provide the reader with the rationale for significance determinations; for a more detailed discussion of the nature and extent of impacts, please see Chapter 2. This checklist incorporates by reference the information contained in Chapters 1 and 2.
3.2.1 Aesthetics

<table>
<thead>
<tr>
<th>Except as provided in Public Resources Code Section 21099, would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Have a substantial adverse effect on a scenic vista?</td>
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<tr>
<td>b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?</td>
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<tr>
<td>c) In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surroundings? (Public views are those that are experienced from a publicly accessible vantage point.) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?</td>
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<td>d) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?</td>
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3.2.1.1 CEQA Significance Determinations for Aesthetics

The area around the project corridor was divided into a series of “outdoor rooms” or VAUs. Each VAU has its own visual character and visual quality, and typically is defined by the limits of a particular viewshed. The river provides a clear boundary between the industrial, commercial, and residential land uses on the western side of the river in West Sacramento; and the industrial, park, marina, transportation, and commercial land uses on the eastern side of the river in Sacramento. For this analysis, therefore, the project area was subdivided into three VAUs based on specific vantage points and differing sensitivities of those affected by the proposed project. They are the West Sacramento VAU, Sacramento VAU, and River VAU. The VAUs are described in Section 2.1.8, Visual/Aesthetics and are shown in Figure 2.1.8-1. Two key views from the VAUs are used in this analysis. Key views (shown in Figures 2.1.8-2 and 2.1.8-3) were chosen for their representation of the VAU within which they are located and the affected viewers.

The potential for the project to adversely affect aesthetics was assessed in the project’s Visual Impact Assessment (ICF 2020, Appendix M) and in Section 2.1.8, Visual/Aesthetics. The following discussion is based on those analyses.

a) Have a substantial adverse effect on a scenic vista?

The project would be located entirely within an urbanized area, and no rural areas would be affected. As described in Section 2.1.8.2, Affected Environment, no scenic vistas or federal, state, or local scenic routes are associated with the project corridor. While elevated roadways in the study area provide scenic views out and over the river corridor and the city skyline, views are not highly unified or highly vivid because the area is transected by a number of transportation facilities and land uses are disjunctive. Land uses have abrupt changes from one to the other, lacking gradual visual transitions. In addition, vegetation and development prevent expansive views. Therefore, although scenic views are available, the project area is not considered to have scenic vistas. As such, scenic vistas would not be affected by the project. There would be no impact.
b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?

No roadways within or near the project area are designated in federal or state plans as a scenic highway or route worthy of protection for maintaining and enhancing scenic viewsheds (California Department of Transportation 2019). Accordingly, the proposed project would not substantially damage scenic resources within a state scenic highway. There would be no impact.

c) In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surroundings? (Public views are those that are experienced from a publicly accessible vantage point.) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?

Impact AES-1: Change in Visual Character Consistent with Local Regulations (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)

Regulations Governing Scenic Quality

The proposed project is within the limits of the cities of West Sacramento and Sacramento, in areas on both sides of the river where there are plans for redevelopment of the existing industrial land uses to more mixed uses. The proposed project is included in many planning documents developed by both the cities of West Sacramento and Sacramento (see Chapter 1, Proposed Project – Section 1.1.2.1, Related Plans and Projects).

The scenic quality of development in each city is covered by policies in the general plans of each jurisdiction. In addition, trees contribute to scenic quality. The City of West Sacramento’s West Sacramento Tree Preservation Ordinance (City of West Sacramento 2019) and the City of Sacramento’s Tree Planting, Maintenance, and Conservation Ordinance (City of Sacramento 2019) provide standards for tree permits required for actions affecting trees. Section 3.2.4, Biological Resources, discusses compliance with each City’s ordinance.

Appendix M, Visual Impact Assessment, includes a detailed list of policies adopted by West Sacramento and Sacramento, respectively, that relate to scenic quality, aesthetics, and design. The following policies from the Urban Structure and Design and Natural and Cultural Resources sections of the City of West Sacramento General Plan 2035 Policy Document (City of West Sacramento 2016) are included here as representatives of the most relevant policies that govern scenic quality in West Sacramento.

Policy UD-1.13: Design Review. The City shall require design review that focuses on achieving appropriate form and function for new development and redevelopment to promote creativity, innovation, safety and quality design.

Policy UD-1.11: Open Space Features. The City shall promote an urban structure and design that incorporates the open space features of West Sacramento’s waterfront, rural landscapes, and parks, including visual access, natural surveillance and development that complements the natural environment.

Policy UD-2.5: River-Crossings and Bridges. The City shall promote the enhancement of river-crossings and bridges to create strong, positive, and memorable gateways into West Sacramento and to reinforce the significance of historical bridges.
Policy NCR-6.7: LED Street Lights. The City shall replace existing street lights with light emitting diode (LED) street lights, as financially feasible.

Policy NCR-8.3: Reducing Light Pollution. The City shall require project designs, lighting configurations, and operational practices that reduce light pollution and preserve views of the night sky.

Policy NCR-8.4: Minimize Obtrusive Lighting. The City shall minimize obtrusive light by limiting outdoor lighting that is not necessary for public safety, and/or is misdirected or excessive.

Policy NCR-8.5: Glare. The City shall require new development to incorporate design features that prevent excessive glare.

The following policies from the Land Use and Urban Design Element and Environmental Resources Element in the Sacramento 2035 General Plan (City of Sacramento 2015) are included here as representatives of the most relevant policies that govern scenic quality in Sacramento.

Policy LU 2.7.2: Design Review. The City shall require design review that focuses on achieving appropriate form and function for new and redevelopment projects to promote creativity, innovation, and design quality.

Policy LU 2.2.3: Improving River Development and Access. The City shall require new development along the Sacramento and American Rivers to use the natural river environment as a key feature to guide the scale, design, and intensity of development, and to maximize visual and physical access to the rivers.

Policy ER 7.1.1: Protect Scenic Views. The City shall seek to protect views from public places to the Sacramento and American Rivers and adjacent greenways, landmarks, and urban views of the downtown skyline and the State Capitol along Capitol Mall.

Policy ER 7.1.2: Visually Complementary Development. The City shall require new development be located and designed to visually complement the natural environment/setting when near the Sacramento and American Rivers, and along streams.

Policy ER 7.1.3: Lighting. The City shall minimize obtrusive light by limiting outdoor lighting that is misdirected, excessive, or unnecessary, and requiring light for development to be directed downward to minimize spill-over onto adjacent properties and reduce vertical glare.

Policy ER 7.1.5: Scenic Resources at River Crossings. The City shall require the style, scale, massing, color, and lighting of new bridges to complement the natural and/or community setting. Design considerations for river crossings will include the degree to which bridges minimize obstruction of scenic views of the river and riparian areas from publicly accessible open space areas, including from the river, and enhance the scenic setting by incorporating design features that complement the surrounding area and/or provide high quality and visually interesting design.

Potential Changes in Visual Character and Quality

The following section describes and illustrates visual impacts. The distance between the two proposed bridge alignments over the river is not great enough to result in a notable visual change in the landscape between the two alternatives, but differences are identified where they do exist.
Short-Term Effects

Construction activities for either build alternative would introduce considerable heavy equipment and associated vehicles, including backhoes, compactors, tractors, cranes, and trucks, into the viewshed of all viewer groups. Temporary falsework platforms required to construct the proposed bridge foundations and approach structures would be visible in the river; these would be installed on or after May 1 and removed by November 30. In addition, temporary cofferdams would be required to construct the bridge piers within the water. Although construction activities would be visible, boat traffic would still be allowed to pass.

In-water work would be conducted only during daylight hours. If high-intensity lighting is needed for nighttime construction elsewhere within the project area, it would be directed away from the river, away from oncoming traffic on adjacent roadways, and away from residential areas to avoid adverse changes in light and glare during construction.

Future land use and deindustrialization plans for the Pioneer Bluff area of West Sacramento include removal or relocation of tank farms and pipelines. This study assumes that existing features, such as fuel storage tanks and warehouse facilities associated with industrial land uses, would no longer be present when construction of Broadway Bridge begins. As seen in Figures 2.1.8-2 and 2.1.8-3, Key Views 1 and 2, Existing Views, vegetation is present along the river corridor. Visual changes resulting from vegetation removal during construction would be isolated to the area immediately surrounding the proposed bridge.

Construction activities would create temporary visual impacts on views of and from the project corridor during the construction period by the visual presence of construction activities and equipment. Temporary visual changes due to construction signaling, signage, and lighting also would occur, (e.g., signage and lighting for transportation safety, including boater safety) during construction. These changes are not considered significant due to the temporary nature of construction; the short intervals of time that river users, roadway users, and neighbors would be in contact with the project corridor; and viewers’ familiarity with heavy equipment in areas adjacent to the project for recent development in the project vicinity.

Long-Term Effects

The largest visual change associated with the proposed project would be the introduction of a new bridge across the Sacramento River, a potentially significant impact. The simulation for Key View 2 (Figure 2.1.8-3) depicts representative views for road travelers on the existing Pioneer Bridge. The proposed bridge would be at a lower elevation than the Pioneer Bridge because it would be constructed with a moveable segment to allow for boat passage. Therefore, as seen in Figure 2.1.8-3, Key View 2, Simulated View, the proposed bridge would not obstruct views toward the river, vegetated levees, or the land uses on either side of the river. Views of the river downstream of the proposed bridge would remain present. While much of the bridge would be low profile, vertical elements of the bridge would make the bridge appear to be more visually prominent. However, the bridge design would appear visually similar in scale to the existing Tower Bridge located upstream of the Pioneer Bridge.

By the interim year (2030), regardless of build alternative, the proposed bridge and roadway changes in West Sacramento would be visible primarily from adjacent commercial and industrial areas, and from local roadways that are directly next to the bridge and proposed roadway improvements. No major changes would be seen from residential areas because industrial (or redeveloped) land uses would block views, many residences are located south of or away from project changes, and the remaining residences are located behind commercial areas that would obscure views. The new bridge may be more visible
during the design year as land uses east of Jefferson Boulevard change from industrial to more mixed-use development and a new roadway grid structure is installed, including roadways closer to the Sacramento River. However, the structures introduced as part of the redevelopment planned by the design year would replace existing industrial structures and would continue to block most views from Jefferson Boulevard.

The introduction of new roadway connections for the bridge at South River Road would occur under both build alternatives. And, consistent with the approved mobility network for Pioneer Bluff, by the interim year (2030), new roadways would be constructed and 15th Street would be realigned to connect to South River Road farther south than its current location (see Figure 1-2 in Chapter 1). The minor changes to local roadways that would occur for the proposed project to accommodate new turn lanes for bridge access would result in negligible visual changes under both build alternatives.

Alternative B would create a four-way intersection at 15th Street and South River Road. By the design year (2040), the alignment of South River Road south of 15th Street would be shifted to the east as part of the approved mobility network for the area. As part of the proposed project, the intersection of 15th Street and South River Road would be adjusted to accommodate the change in roadway alignment to the south. The proposed roadway changes would not greatly alter views because new and realigned roadways would be visually similar to adjacent roadways.

Alternative C would create a new “T” intersection at South River Road, south of 15th Street. In the design year (2040), the intersection would be moved to the east, consistent with the planned realignment of South River Road. The introduction of the new “T” intersection would not greatly alter views, and the new roadway connections would be visually consistent with the planned redevelopment of existing land uses and the approved mobility network proposed for Pioneer Bluff.

In Sacramento, existing industrial and commercial land uses, mature vegetation, and I-5 block views of the proposed project from existing residential areas to the east. The proposed bridge and roadway changes in Sacramento would be visible primarily from adjacent commercial and industrial areas, from local roadways that are directly next to the bridge, and from proposed roadway improvements. In addition, the bridge touchdowns in Sacramento would be in approximately the same location; it is only as the alternative alignments begin to leave the banks and cross the river that they begin to diverge.

Under both build alternatives, reconstructing the sidewalks along Broadway and minor intersection changes at local roadways would result in negligible visual changes and would be in keeping with the existing visual landscape. The width of Broadway would be modified to merge with the roadway cross-section identified in the Broadway Complete Streets Plan (City of Sacramento 2016).

The bridge would be visible from Broadway, west of I-5; the westbound US 50/Business 80 ramp connection to southbound I-5; the eastbound US 50/Business 80 ramp connection to southbound I-5; the Sacramento River Bike Trail; and the riverbanks along Miller Park, where gaps in vegetation allow views. The simulation for Key View 1 (Figure 2.1.8-2) depicts the proposed bridge from the riverbanks along Miller Park. The proposed bridge would obscure views toward Pioneer Bridge and would appear visually similar in scale to the existing Tower Bridge located upstream of the Pioneer Bridge. Views toward the river and its vegetated riverbanks would not be greatly altered compared to existing conditions, and the bridge would not appear to be visually intrusive.

**Bridge Type**

Selection of one of the three different bridge types being considered would not change the significance of impacts on the visual character or quality of the project area. As part of a new moveable bridge structure that would allow for boat passage, each of the bridge types would add a new structure similar in scale and
would result in the same degree of visual change to the landscape. Although the bridge type has not yet been determined, it would be designed in a manner that carries forward elements from the nearby Tower and I Street Bridges or that creates a new visual focal point between Sacramento and West Sacramento.

**Impact Conclusion**

The introduction of a new bridge across the Sacramento River would be a substantial visual change that has the potential to cause a significant impact on the visual character and quality of the project area. As described in Chapter 2, Section 2.6.2.3, Viewers and Viewer Response, many roadway neighbors and users may view the project in a positive manner because of the improved connectivity it would provide. Viewers within the project area are familiar with existing bridges along this segment of the river, and the proposed bridge is intended to be in keeping with the existing visual environment. By designing the bridge and associated roadways consistent with the requirements of local policies and implementing the mitigation measures below regarding bridge aesthetics and project landscaping, the impact would be reduced to a less-than-significant level.

**Mitigation Measure AES-1: Work with Stakeholders to Determine Bridge Aesthetics**

The project proponent will conduct a focused outreach effort and will conduct a public meeting, charrette session, or similar public engagement method with public stakeholders to develop an aesthetic design approach. This measure will allow concerned viewers to assist in creating a bridge that is visually appealing to the general public, while balancing the need for increased circulation access at this location. Affected stakeholders will be able to provide input on the preferred architectural style and coloring of the proposed bridge.

**Mitigation Measure AES-2: Implement Project Landscaping**

The project proponent will install landscaping where space and safety considerations allow and in a manner that is consistent with the Cities of West Sacramento and Sacramento planning policies and directives to improve city streetscapes. Prior to approval of the roadway design, the City of West Sacramento and/or City of Sacramento project landscape architect will review project designs to ensure that the following elements are implemented in the project landscaping plan.

- Design and implement low-impact development (LID) measures that disperse and reduce runoff by using such features as vegetated buffer strips/medians between paved areas that catch and infiltrate runoff. Evaluate the use of pervious paving in the proposed project to improve infiltration and to reduce the amount of surface runoff from entering waterways and the storm water system. Do not use LID measures where infiltration could result in adverse environmental effects. Use LID measures, such as cobbled swales and aggregate mulching, as an aesthetic design element to create an attractive view while reducing water use.
- Require construction contractors to incorporate native grass and wildflower seed into standard seed mixes, which may be non-native, for erosion control measures that will be applied to all exposed slopes. If appropriate for the surrounding habitat, use wildflowers to provide seasonal interest to areas where trees and shrubs are removed, and grasslands are disturbed. Incorporate into seed mixes only wildflower and grass species that are native, and under no circumstances use any invasive grass or wildflower plant species as any component of any erosion control measure. Choose species that are indigenous to the area and for their appropriateness to the surrounding habitat. For example, choose upland grass and wildflower species for drier upland areas, and wetter species for areas that will receive more moisture. If not appropriate to the surrounding habitat, do not include wildflowers in the seed mix.
- Require the species list to include trees, shrubs, and an herbaceous understory of varying heights, as well as both evergreen and deciduous types. Increase the effectiveness of roadside planting areas and reduce their susceptibility to disease by increasing plant variety—providing multiple layers, seasonality, and diverse habitat. Use evergreen groundcovers or low-growing plants, such as *Ceanothus* spp., in areas where taller vegetation could cause driving hazards by obscuring site distances. Use species native and indigenous to the project area and California. Use native plant species to create attractive spaces, high in aesthetic quality, that are not only drought tolerant but also attract more wildlife than traditional landscape plant palettes. Use native species to promote a visual character of California that is being lost through development and reliance on non-native ornamental plant species.

- Use vegetative accents and screening to reduce the perceived scale and mass of built features, while accentuating the design treatments that will be applied to those features. Pay special attention to plant choices near residences to ensure that species chosen are of an appropriate height; and rely on evergreen species to provide year-round light screening from nuisance light, if applicable.

- Do not use any invasive plant species at any location.

- Plant vegetation within the first 6 months following project completion.

- Implement an irrigation and maintenance program during the plant establishment period and continue irrigation, as needed, to ensure plant survival. Design the landscaping plan to maximize the use of planting zones that are water efficient. Incorporate aesthetic features such as cobbled swales or shallow detention areas, as appropriate, to reduce or eliminate the need for irrigation in certain areas.

- If an irrigation system is required, use a smart watering system to evaluate the existing site conditions and plant material against weather conditions, and avoid overwatering of such areas. To avoid undue water flows, manage the irrigation system in such a manner that any broken spray heads, pipes, or other components are fixed within 1–2 days; or shut down the zone or system until it can be repaired.

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

**Impact AES-2: Create a New Source of Light or Glare (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)**

Effects related to light and glare would be the same or very similar within all VAUs under both build alternatives. The bridge structure could be a new source of glare, depending on the color and design selection for the structure. Addition of the new structure and removal of vegetation would slightly increase glare in the project corridor, but glare associated with the river already is a prominent visual element where gaps in vegetation allow views of the river. The new bridge structure would shade the river’s surfaces and could slightly reduce reflective glare from the river.

New bridge, roadway, and intersection lighting could include LED lighting for security and safety purposes. Although the City of West Sacramento and the City of Sacramento encourage the use of LED lights and the reduction of light pollution, which would be enforced through design review, impacts associated with LED lighting could affect sensitive receptors if not properly designed. LED lights can negatively affect humans by increasing nuisance light and glare, in addition to increasing ambient light glow, if BRWL lamps are used (American Medical Association 2016; International Dark-Sky Association 2010a, 2010b, 2015). Studies have found that a 4000 K white LED light causes approximately 2.5 times more pollution than high-pressure sodium lighting with the same lumen output, which would affect
sensitive receptors and more than double the perceived brightness of the night sky (Aubé et al. 2013; Falchi et al. 2011, 2016). This would result in a substantial source of nighttime light and glare that could adversely affect nighttime views in the area and result in a significant impact. Implementation of Mitigation Measure AES-3 would ensure that the lighting impacts that could affect views are reduced to less-than-significant levels.

**Mitigation Measure AES-3: Apply Minimum Lighting Standards**

All artificial outdoor lighting and overhead street lighting will be limited to safety and security requirements and the minimum required for driver safety. Lighting will be designed using the Illuminating Engineering Society’s design guidelines. All lighting will be designed to have minimum impact on the surrounding environment and will use downcast, cut-off type fixtures that are shielded and direct the light only toward objects requiring illumination. Therefore, lights will be installed at the lowest allowable height and cast low-angle illumination while minimizing incidental light spill onto adjacent properties or open spaces, or backscatter into the nighttime sky. The lowest allowable wattage will be used for all lighted areas, and the amount of nighttime lights needed to light an area will be minimized to the highest degree possible. Light fixtures will have non-glare finishes that will not cause reflective daytime glare. Lighting will be designed for energy efficiency, with daylight sensors or timers with an on/off program. Lights will provide good color rendering with natural light qualities, with the minimum intensity feasible for security, safety, and personnel access. Lighting, including light color rendering and fixture types, will be designed to be aesthetically pleasing.

Light-emitting diode (LED) lighting will avoid the use of blue-rich white light (BRWL) lamps and use a correlated color temperature that is no higher than 3,000 Kelvin. In addition, LED lights will use shielding to ensure that nuisance glare and light spill does not affect sensitive residential viewers.

Lights along pathways and bridge safety lighting will use shielding to minimize offsite light spill and glare, and will be screened and directed away from adjacent uses to the highest degree possible. The amount of nighttime lights used along pathways will be minimized to the highest degree possible to ensure that spaces are not unnecessarily over-lit. For example, the amount of light can be reduced by limiting the amount of ornamental light posts to higher use areas and by using bollard lighting on travel way portions of pathways.

Technologies to reduce light pollution evolve over time; design measures that are currently available may help but may not be the most effective means of controlling light pollution once the project is designed. Therefore, all design measures used to reduce light pollution will use the technologies available at the time of project design to allow for the highest potential reduction in light pollution.
### 3.2.2 Agriculture and Forest Resources

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>b) Conflict with existing zoning for agricultural use, or a Williamson Act contract?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>c) Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code Section 12220[g]), timberland (as defined by Public Resources Code Section 4526), or timberland zoned Timberland Production (as defined by Government Code Section 51104[g])?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>d) Result in the loss of forest land or conversion of forest land to non-forest use?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>e) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

### 3.2.2.1 CEQA Significance Determinations for Agriculture and Forest Resources

The proposed project is in developed portions of West Sacramento and Sacramento where there are no farmlands, agriculture land uses, or forest resources. The project would have no impact on agricultural or forest resources.
3.2.3 Air Quality

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Conflict with or obstruct implementation of the applicable air quality plan?</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>X</td>
</tr>
<tr>
<td>b) 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?</td>
<td>[ ]</td>
<td>X</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>c) Expose sensitive receptors to substantial pollutant concentrations?</td>
<td>[ ]</td>
<td>X</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>d) Result in other emissions (such as those leading to odors) adversely affecting a substantial number of people?</td>
<td>[ ]</td>
<td>[ ]</td>
<td>X</td>
<td>[ ]</td>
</tr>
</tbody>
</table>

3.2.3.1 CEQA Significance Determinations for Air Quality

Where available, the significance criteria established by the applicable air quality management district or air pollution control district may be relied on to make significance determinations.

The potential for the project to adversely affect air quality was assessed in the project’s Air Quality Report (Terry A. Hayes Associates 2020, Appendix R) and in Section 2.2.6, Air Quality in this document. The following discussion is based on those analyses.

a) Conflict with or obstruct implementation of the applicable air quality plan?

The proposed project is included in the regional emissions analysis conducted by SACOG for the conforming 2020 MTP/SCS (Sacramento Council of Governments 2019). Projects included in the 2020 MTP/SCS are consistent with the planning goals of the SIP adopted by local air quality management agencies. There would be no impact.

b) 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?

SMAQMD and YSAQMD have identified project-level thresholds to evaluate criteria pollutant impacts. In developing these thresholds, the air districts considered levels at which project emissions would be cumulatively considerable. The project-level criteria pollutant thresholds therefore represent the maximum emissions the project may generate before contributing to a cumulative impact on regional air quality. Consequently, exceedances of the project-level thresholds would be cumulatively considerable.

Impact AIR-1: Construction-Related Particulate Matter Emissions in Excess of Thresholds (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)

The proposed project would construct a new bridge downstream of the Pioneer Bridge (US 50). Temporary construction emissions would result from grubbing/land clearing, grading/excavation, drainage/utilities/sub-grade construction, paving activities, bridge demolition and erection, and construction worker commuting patterns. Pollutant emissions would vary daily, depending on the level of
activity, specific operations, and prevailing weather. SMAQMD’s RCEM (Version 9.0) and information provided by the project engineers were used to estimate construction-related emissions. Table 2.2.6-3 in Section 2.2.6, Air Quality summarizes maximum daily emissions levels in the SMAQMD and YSAQMD.

Table 2.2.6-4 indicates that construction of the project would not exceed SMAQMD’s or YSAQMD’s numeric thresholds of significance. However, SMAQMD’s (2021) Guide to Air Quality Assessment in Sacramento County only considers PM10 and PM2.5 emissions below their 82- and 80-pound-per-day thresholds, respectively, to be less than significant with application of BMPs. This is considered a potentially significant impact.

Implementation of Mitigation Measure AIR-1 would reduce potentially significant construction-related PM emissions to less-than-significant levels.

**Mitigation Measure AIR-1: Implement Additional Control Measures for Construction Emissions of Fugitive Dust**

Additional measures to control dust in Yolo County will be borrowed from YSAQMD’s recommended list of dust control measures and implemented to the extent practicable when the measures have not already been incorporated in, and do not conflict with, the requirements of the Caltrans Standard Specifications (California Department of Transportation 2018), special provisions, the NPDES permit, the Biological Opinions, the CWA Section 404 permit, CWA Section 401 Certification, and other permits issued for the project. The following measures are taken from YSAQMD’s Construction Dust Mitigation Measures (Yolo-Solano Air Quality Management District 2007).

- Water all active construction sites at least twice daily. Frequency should be based on the type of operation, soil, and wind exposure.
- Haul trucks shall maintain at least 2 feet of freeboard.
- Cover all trucks hauling dirt, sand, or loose materials.
- Apply non-toxic binders (e.g., latex acrylic copolymer) to exposed areas after cut-and-fill operations and hydroseed area.
- Apply chemical soil stabilizers on inactive construction areas (disturbed lands within construction projects that are unused for at least 4 consecutive days).
- Plant tree windbreaks on the windward perimeter of construction projects if adjacent to open land.
- Plant vegetative ground cover in disturbed areas as soon as possible.
- Cover inactive storage piles.
- Sweep streets if visible soil material is carried out from the construction site.
- Treat accesses to a distance of 100 feet from the paved road with a 6- to 12-inch layer of wood chips or mulch.
- Treat accesses to a distance of 100 feet from the paved road with a 6-inch layer of gravel.

Additional measures to control dust in Sacramento County will be borrowed from SMAQMD’s recommended list of dust control measures and implemented to the extent practicable when the measures have not already been incorporated in, and do not conflict with, the requirements of the Caltrans Standard Specifications, special provisions, the NPDES permit, the Biological Opinions, the CWA Section 404 permit, CWA Section 401 Certification, and other permits issued for the
project. The following measures are taken from SMAQMD’s (2021) *Guide to Air Quality Assessment in Sacramento County* and represent their basic control measures for fugitive dust.

- Control of fugitive dust is required by District Rule 403 and enforced by District staff.
- Water all exposed surfaces two times daily. Exposed surfaces include, but are not limited to soil piles, graded areas, unpaved parking areas, staging areas, and access roads.
- Cover or maintain at least 2 feet of free board space on haul trucks transporting soil, sand, or other loose material on the site. Any haul trucks that would be traveling along freeways or major roadways should be covered.
- Use wet power vacuum street sweepers to remove any visible trackout mud or dirt onto adjacent public roads at least once a day. Use of dry power sweeping is prohibited.
- Limit vehicle speeds on unpaved roads to 15 mph.
- All roadways, driveways, sidewalks, and parking lots to be paved should be completed as soon as possible. In addition, building pads should be laid as soon as possible after grading unless seeding or soil binders are used.

The following practices describe exhaust emission control from diesel powered fleets working at a construction site. California regulations limit idling from both on-road and off-road diesel-powered equipment. The ARB enforces idling limitations and compliance with diesel fleet regulations.

- Minimize idling time either by shutting equipment off when not in use or reducing the time of idling to 5 minutes [California Code of Regulations, Title 13, sections 2449(d)(3) and 2485]. Provide clear signage that posts this requirement for workers at the entrances to the site.
- Provide current certificate(s) of compliance for ARB’s In-Use Off-Road Diesel-Fueled Fleets Regulation [California Code of Regulations, Title 13, sections 2449 and 2449.1]. For more information contact ARB at 877-593-6677, doors@arb.ca.gov, or www.arb.ca.gov/doors/compliance_cert1.html.

Although not required by local or state regulation, many construction companies have equipment inspection and maintenance programs to ensure work and fuel efficiencies.

- Maintain all construction equipment in proper working condition according to manufacturer’s specifications. The equipment must be checked by a certified mechanic and determine to be running in proper condition before it is operated.

**Impact AIR-2: Particulate Matter Emissions during Project Operation (Alternatives B and C) (Less Than Significant)**

Long-term air quality impacts are those associated with motor vehicles operating on the roadway network, predominantly those operating in the project vicinity. Emissions of ROG, NOX, CO, PM10, and PM2.5 for existing (2017), opening (2030), and design (2040) year conditions were evaluated through modeling conducted using the CT-EMFAC2017 model. Table 2.2.6-3 in Section 2.2.6, *Air Quality* summarizes modeled emissions and compares build emissions to no build and existing conditions.

As shown in Table 2.2.6-3, implementation of the build alternatives would result in a negligible change compared to the No Build Alternative. Pollutant emissions would decrease compared to existing conditions for most pollutants, except PM. Despite decreased exhaust emissions, PM emissions would increase in certain conditions due to re-entrained dust, break wear, and tire wear emissions. This emissions increase is due to background VMT growth throughout the region that is independent of the project. Compared to no
build conditions at opening and design year conditions, implementation of the build alternatives would result in decreases or negligible changes in regional emissions rates that are all below local air district thresholds. These emissions related to VMT would be directly correlated to the regional VMT relationship between the alternatives. This impact would be less than significant and is considered a long-term air quality benefit. No mitigation is required.

c) Expose sensitive receptors to substantial pollutant concentrations?

As discussed in Chapter 2, Section 2.2.6, all criteria pollutants that would be generated by the build alternatives are associated with some form of health risk (e.g., asthma, lower respiratory problems). Criteria pollutants can be classified as regional or localized pollutants. Regional pollutants can be transported over long distances and affect ambient air quality far from the emissions source. Localized pollutants affect ambient air quality near the emissions source. Ozone is considered a regional criteria pollutant whereas CO, NO\textsubscript{2}, SO\textsubscript{2}, and lead are localized pollutants. PM can be both a local and a regional pollutant, depending on its composition. As discussed above, the primary criteria pollutants of concern generated by the build alternatives are ozone precursors (ROG and NO\textsubscript{2}), and PM (including DPM).\(^1\) The following sections discuss thresholds and analysis considerations for regional and local project-generated criteria pollutants with respect to their human health implications. In addition, although asbestos and lead would not be generated directly by construction activities associated with the build alternatives, construction activities could cause asbestos and lead to be resuspended if present in the soil and structures. Accordingly, these pollutants also are discussed under the impact headers below.

There are no thresholds to assess the significance of health effects from emissions of regional criteria pollutants; however, consistent with the California Supreme Court’s decision in Sierra Club v. County of Fresno (6 Cal. 5th 502, Case No. S219783) (known as the “Friant Ranch decision”), Table 3.2.3-1 provides a conservative estimate of potential health effects associated with regional criteria pollutants generated by construction and operation of the proposed project. The estimates were developed using SMAQMD’s draft Project Health Effects Tool (Version 2). The Minor Project Health Screening Tool was developed by SMAQMD, on behalf of regional air districts in the Sacramento Federal Nonattainment Area (SFNA), including YSAQMD (Ramboll 2020). SMAQMD conducted photochemical and health effects modeling of hypothetical projects throughout the SFNA with NO\textsubscript{X}, ROG, and PM\textsubscript{2.5} emissions at 82 pounds per day (ppd), which corresponds to the highest daily emissions threshold of all SFNA air districts.\(^2\) The tool outputs the estimated health effects at the 82-ppd emissions rate by spatially interpolating the health effects from the hypothetical projects based on user inputs for the latitude and longitude coordinates of a project. Because the proposed project is linear, three points along the alignment were selected for analysis, as shown in Table 3.2.3-1.

Note that the results presented in Table 3.2.3-1 are conservative for two reasons. First, they are based on a source generating 82 ppd of ROG, NO\textsubscript{x}, and PM\textsubscript{2.5}. As shown in Table 2.2.6-3, construction would generate a maximum daily emissions rate of 8.5 pounds of ROG, 11.2 pounds of PM\textsubscript{2.5}, and 77.6 pounds of NO\textsubscript{x}. Also shown in Table 2.2.6-2, operations would generate a maximum daily emissions rate of 1.4 pounds of ROG, 3.7 pounds of PM\textsubscript{2.5}, and 13.0 pounds of NO\textsubscript{x}. Second, the results assume that the source would generate emissions 365 days per year. Construction of the proposed project would occur on only 260 days per year. For these reasons, any increase in regional health risks associated with

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\(^1\) Minor amounts of CO, NO\textsubscript{2}, and SO\textsubscript{2} may be generated by construction and operational sources. But these emissions are of less concern because Sacramento County currently attains the CAAQS and NAAQS for CO, NO\textsubscript{2}, SO\textsubscript{2} and neither construction nor operational activities associated with this project are likely to generate substantial quantities of these criteria pollutants (Sacramento Metropolitan Air Quality Management District 2021).

\(^2\) YSAQMD’s threshold of 10 tons per year is equivalent to 55 ppd.
construction- and operations-generated emissions would be less than those presented in Table 3.2.3-1, which are already very small increases over the background incident health effect.

Impact AIR-3: Exposure of Sensitive Receptors to Regional Criteria Pollutants during Project Construction (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)

SMAQMD and YSAQMD have developed region-specific CEQA thresholds of significance in consideration of existing air quality concentrations and attainment designations under the NAAQS and CAAQS, which are informed by a wide range of scientific evidence which demonstrates that there are known safe concentrations of criteria pollutants. While recognizing that air quality is a cumulative problem, SMAQMD and YSAQMD consider that the impacts of projects that generate criteria pollutant and ozone precursor emissions below the thresholds to be minor. Such projects would not adversely affect air quality or cause the NAAQS or CAAQS to be exceeded. Moreover, photochemical and health risk modeling conducted by SMAQMD demonstrates that projects generating emissions below SMAQMD thresholds “do not on [their] own lead to sizeable health effects” (Ramboll 2020).
As shown in Table 3.2.3-1, construction of the build alternatives would not generate regional criteria pollutants that would exceed SMAQMD and YSAQMD thresholds. As such, construction of the build alternatives would not be expected to contribute a significant level of air pollution that would degrade air quality within the SVAB. However, SMAQMD’s (2021) Guide to Air Quality Assessment in Sacramento County only considers PM10 and PM2.5 emissions below their 82- and 80-ppd thresholds, respectively, to be less than significant after application of BMPs. Therefore, this is considered a potentially significant impact. Implementation of Mitigation Measure AIR-1 would reduce potentially significant construction-related PM emissions to less-than-significant levels. Consequently, the impact from construction-generated criteria pollutant emissions and risk of exposure of receptors to substantial criteria pollutant concentrations would be less than significant with mitigation incorporated.
Mitigation Measure AIR-1: Implement Additional Control Measures for Construction Emissions of Fugitive Dust

The full text of this measure is included above.

Impact AQ-4: Exposure of Sensitive Receptors to Regional Criteria Pollutants during Project Operation (Alternatives B and C) (Less Than Significant)

As shown in Table 2.2.6-3, vehicular emissions from operation of the build alternatives, when compared to the No Build Alternative, would not result in the generation of operational criteria pollutants or precursors that would exceed SMAQMD and YSAQMD thresholds of significance. Emissions of all pollutants except PM would decrease relative to existing conditions. As such, operation of the build alternatives would not be expected to contribute a significant level of air pollution that would degrade air quality within the SVAB. Consequently, the impact from operational criteria pollutant emissions is considered less than significant. The build alternatives would not expose receptors to substantial criteria pollutant concentrations or risks. This impact is considered less than significant. No mitigation is necessary.

Impact AIR-5: Exposure of Sensitive Receptors to Localized Particulate Matter (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)

Construction equipment and vehicles would generate PM during roadway-widening activities. Table 2.2.6-3 indicates that construction of the project would not exceed SMAQMD’s or YSAQMD’s numeric thresholds of significance. However, SMAQMD’s (2021) Guide to Air Quality Assessment in Sacramento County only considers PM10 and PM2.5 emissions below their 82- and 80-ppd thresholds, respectively, to be less than significant with application of BMPs. This is considered a potentially significant impact. Implementation of Mitigation Measure AIR-1 would reduce potentially significant construction-related PM emissions such that construction of the proposed project would not expose sensitive populations to substantial pollutant concentrations. This impact is considered less than significant with mitigation incorporated.

Mitigation Measure AIR-1: Implement Additional Control Measures for Construction Emissions of Fugitive Dust

The full text of this measure is included above.

Impact AIR-6: Localized Diesel Particulate Matter (Alternatives B and C) (Less Than Significant)

Heavy-duty diesel-fueled equipment used during construction of the proposed project would generate DPM. As shown in Table 2.2.6-3, DPM emissions would be minor and occur only over a period of 3.25 years. The short-term construction period is well below the 70-year exposure period typically associated with increased cancer risks. Moreover, DPM from construction equipment would be transitory and spread throughout the entire project area, as opposed to concentrated at a single location. Accordingly, construction of the proposed project would not expose sensitive populations to substantial pollutant concentrations.

Implementation of the build alternatives and use of the new bridge would result in a less than 1 percent increase in truck percentage on the roadway network in the study area compared to the No Build Alternative under opening (2030) and design (2040) conditions. In addition, total ADT under build

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3 The increase in PM is due to background VMT growth throughout the region that is independent of the project.
alternative conditions is 40,900 and 42,000, respectively, under opening (2030) and design (2040) conditions while truck ADT under build alternative conditions is 1,227 and 1,260, respectively, under 2030 and 2040 conditions. CARB (2005) defines high-traffic urban roads as those with greater than 100,000 total ADT and a typical urban freeway as having 10,000 to 20,000 truck ADT. Consequently, Broadway Bridge under build alternative conditions would not be considered a high-traffic road nor a roadway with significant diesel volume. While operation of the new bridge would relocate some traffic closer to sensitive receptors along the new/expanded roadway sections that would be built at the bridge touchdown locations, the project does not meet any of the project types considered to be a project of air quality concern by U.S. EPA’s Final Rule. (Terry A. Hayes Associates 2020.)

Also, as shown in Table 3.2.3-2, long-term operation of the project would not exceed project screening levels for traffic volumes in SMAQMD’s Recommended Protocol for Evaluating the Location of Sensitive Land Uses Adjacent to Major Roadways (Sacramento Municipal Air Quality Management District 2011).

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Project Exceeds Screening Level?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sensitive receptors located within 500 feet of project?</td>
<td>Yes</td>
</tr>
<tr>
<td>Urban roadway with greater than 100,000 vehicles/day or rural roadway with greater than 50,000 vehicles/day?</td>
<td>No</td>
</tr>
</tbody>
</table>

Source: Sacramento Municipal Air Quality Management District 2011.

Neither construction nor operation of the proposed project would not expose sensitive populations to substantial pollutant concentrations. This impact is considered less than significant. No mitigation is required.

**Impact AIR-7: Exposure of Sensitive Receptors to Asbestos and Lead (Alternatives B and C) (Less Than Significant)**

According to the California Department of Conservation’s 2000 publication, A General Location Guide for Ultramafic Rocks in California, no geologic features normally associated with NOA (i.e., serpentine rock or ultramafic rock near fault zones) are in or near the project area (California Department of Conservation 2000). As such, there is no potential for impacts related to NOA emissions during construction activities. With respect to structural asbestos and lead, per SMAQMD Rule 902, the project proponent would be required to develop an Asbestos Abatement Plan (Asbestos), and a Lead Abatement Plan (Develop a Lead and Asbestos Abatement Plan). Accordingly, this impact is considered less than significant. No mitigation is required.

**d) Result in other emissions (such as those leading to odors) adversely affecting a substantial number of people?**

**Impact AIR-8: Short-Term Construction-Related Release of Odors (Alternatives B and C) (Less Than Significant)**

Some phases of construction, particularly asphalt paving, would result in short-term odors in the immediate area of each paving site(s). Such odors would quickly disperse to below detectable levels as distance from the site increases. Therefore, the impact is considered less than significant. No mitigation is required.
### 3.2.4 Biological Resources

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Wildlife, U.S. Fish and Wildlife Service, or NOAA Fisheries?</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>b) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service?</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>c) Have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>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?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
</tr>
<tr>
<td>e) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>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?</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

### 3.2.4.1 CEQA Significance Determinations for Biological Resources

Information on the baseline conditions in the BSA to support the CEQA analysis for project impacts on biological resources can be found in Chapter 2, Section 2.3, *Biological Resources* and in Appendix S, *Natural Environment Study* of this document. The sensitive biological resources identified in Section 2.3 include special-status species, sensitive communities, protected wetlands, and protected trees.

#### a) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Wildlife, U.S. Fish and Wildlife Service, or NOAA Fisheries?

The special-status species known to or potentially occurring in the BSA include VELB, western pond turtle, Swainson’s hawk, white-tailed kite, pallid bat, western red bat, Chinook salmon (fall-run, late fall–run, winter-run, and spring-run), steelhead, green and white sturgeon, delta and longfin smelt, Sacramento splittail, Sacramento hitch, hardhead, and Pacific and Western river lamprey. A discussion of these species can be found in Sections 2.3.3.2 and 2.3.4.2 and in Appendix S.
Impact BIO-1: Impacts on Valley Elderberry Longhorn Beetle (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)

Alternative B would not directly affect the elderberry shrub in the BSA but would result in the permanent loss and temporary loss of cottonwood riparian along the Sacramento River (see Table 2.3.34-24 in Section 2.3.3, Animal Species). This loss of riparian habitat could create permanent and temporary barriers to the dispersal of VELB along this riparian corridor and contribute to the already fragmented habitat and the isolation of existing populations.

If construction takes place during the flight season (March–July), it could disrupt VELB ability to disperse between the elderberry shrub in the BSA (if it later becomes occupied) and the nearby riparian habitat, as well as within the riparian habitat itself, and could result in the potential for injury or mortality from construction equipment.

Alternative C would similarly affect VELB but would result in greater permanent and temporary impacts on cottonwood riparian habitat along the Sacramento River. Table 2.3.34-12 lists the permanent and temporary impacts on cottonwood riparian forest that provides potential habitat for VELB.

Both project alternatives have a potential to result in significant impacts on VELB. Implementation of mitigation measures NC-1, NC-2, NC-3, NC-4, and TE-1 would reduce these impacts to less-than-significant levels.

Mitigation Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources

The project proponent or their contractor will install orange construction fencing between the construction area and adjacent sensitive biological resource areas. Sensitive biological resources that occur adjacent to the construction area that could be directly affected by the project include sensitive natural communities; special-status wildlife habitats, such as nest sites of Swainson’s hawk and migratory birds; and protected trees.

Barrier fencing around sensitive biological resource areas will be installed as one of the first orders of work and prior to equipment staging. Before construction begins, the construction contractor will work with the project engineer and a resource specialist to identify the locations for the orange construction fencing and will place stakes around the sensitive resource sites to indicate these locations. The protected areas will be designated as environmentally sensitive areas and clearly identified on the construction plans and described in the specifications. To minimize the potential for snakes and other ground-dwelling animals from being caught in the orange construction fencing, the fencing will be placed with at least a 1-foot gap between the ground and the bottom of the fencing. The exception to this condition is where construction barrier fencing overlaps with erosion control fencing and must be secured to prevent sediment runoff. Barrier fencing will be installed before construction activities are initiated, maintained throughout the construction period, and removed after completion of construction.

Mitigation Measure NC-2: Conduct Environmental Awareness Training for Construction Employees

The project proponent will retain a qualified biologist to conduct environmental awareness training for construction crews before project implementation. The awareness training will be provided to all construction personnel and will brief them on the need to avoid effects on sensitive biological resources (e.g., native trees, sensitive natural communities, and special-status
species habitats in and adjacent to the construction area). The education program will include a brief review of the special-status species with the potential to occur in the BSA (including their life history, habitat requirements, and photographs of the species). The training will identify the portions of the BSA in which the species may occur, as well as their legal status and protection. The program also will cover the restrictions and guidelines that must be followed by all construction personnel to reduce or avoid effects on these species during project implementation. This will include the steps to be taken if a sensitive species is found within the construction area (i.e., notifying the crew foreman, who will call a designated biologist). In addition, construction employees will be educated about the importance of controlling and preventing the spread of invasive plant infestations. An environmental awareness handout that describes and illustrates sensitive resources to be avoided during project construction and identifies all relevant permit conditions will be provided to each crew member. The crew foreman will be responsible for ensuring that crew members adhere to the guidelines and restrictions. Education programs will be conducted for appropriate new personnel as they are brought on the job during the construction period.

Mitigation Measure NC-3: Conduct Periodic Biological Monitoring

The project proponent will retain a qualified biological monitor for the project who will visit the site a minimum of once per week to ensure that fencing around environmentally sensitive areas is intact and that activities are being conducted in accordance with the agreed upon project schedule and agency conditions of approval. The monitor will provide the project proponent with a monitoring log for each site visit.

Certain activities will require the presence of a biological monitor for the duration of the activity or during the initial disturbance of an area to ensure that impacts on special-status species are avoided. The activities that require specific monitoring are identified in Measures AS-3, AS-5, AS-7, and AS-8 in Section 2.3.3, Animal Species – Environmental Consequences – Build Alternative.

Mitigation Measure NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)

The project proponent will compensate for the permanent loss of up to 1.112 acres of riparian forest under Alternative B or up to 1.176 acres of riparian forest under Alternative C. In addition, any unavoidable temporary loss of riparian forest will be mitigated. The project proponent will implement onsite and, if necessary, offsite compensation measures or purchase mitigation bank credits to compensate for losses of cottonwood riparian forest on the waterside slope of the existing levees, including riparian forest supporting SRA cover habitat (as described in Section 4.4.1.1 [Survey Results] in the NES, portions of the cottonwood riparian forest in the BSA also provide SRA cover habitat for fish). Onsite compensation will be used to the maximum extent practicable. Compliance with the USACE levee vegetation policy (U.S. Army Corps of Engineers 2014), the ULDC (California Department of Water Resources 2012), or other engineering constraints may limit the ability to achieve full onsite compensation. Therefore, offsite compensation or purchase of mitigation bank credits may be needed to achieve no net loss of existing in-kind riparian and SRA cover habitat values. Each of these options is discussed below.

Onsite or Offsite Restoration or Enhancement along the Sacramento River. Riparian habitat restoration or enhancement onsite or offsite should occur in the same year construction is completed. For onsite or offsite replacement plantings, the project proponent will prepare a
mitigation planting plan, including a species list and number of each species, planting locations, and maintenance requirements. Plantings will consist of cuttings taken from local plants or plants grown from local material. Planted species for the mitigation plantings will be similar to those removed from the project area and will include native species, such as Fremont’s cottonwood, valley oak, black willow, boxelder, Oregon ash, and black walnut. The final planting plan will be developed based on results of the arborist survey for species to be removed (see additional discussion below). All plantings will be fitted with exclusion cages or other suitable protection from herbivory. Plantings will be irrigated for up to 3 years or until established. Plantings will be monitored annually for 3 years or as required in the project permits. If 75% of the plants survive at the end of the monitoring period, the revegetation will be considered successful. If the survival criterion is not met at the end of the monitoring period, planting and monitoring will be repeated after mortality causes have been identified and corrected.

**Mitigation Bank Credit Purchase.** If this option is chosen, the project proponent will provide written evidence to the resource agencies that compensation has been established through the purchase of mitigation credits. The amount to be paid will be the fee that is in effect at the time the fee is paid. The mitigation will be approved by CDFW and may be modified during the permitting process. Mitigation can be in the form of creation or preservation credits. If mitigation is in the form of restoration/creation credits, the mitigation will be at a minimum ratio of 1:1 (1 acre of restored or created riparian habitat for each acre of riparian habitat removed). If mitigation is in the form of preservation credits, the mitigation will be at a minimum ratio of 2:1 (2 acres of preserved riparian habitat for each acre of riparian habitat removed). The final compensation ratio will be approved by CDFW in order to result in no net loss of riparian habitat. The project proponent will purchase riparian habitat credits from an approved mitigation bank near the project, such as the Liberty Island Conservation Bank, Cosumnes Floodplain Mitigation Bank, Fremont Landing Conservation Bank, Elsie Gridley Mitigation Bank, River Ranch Wetland Mitigation Bank, or other approved bank with available riparian forest credits at the time of project permitting. Replacement riparian forest habitat will include tree species that would support nesting Swainson’s hawk (i.e., oak, cottonwood) and will occur within the range of nesting Swainson’s hawk within the Sacramento Valley.

To provide a current and accurate estimate of tree loss, an arborist survey will be conducted upon completion of 90% design plans for the project and no more than 2 years prior to project construction. In addition to a description of the tree, the arborist survey report will include the precise location of the trunk and size of the dripline for all trees whose trunk or canopy overlap with the project footprint. Riparian forest compensation will be consistent with the requirements of the City of West Sacramento and City of Sacramento tree ordinances to ensure compensation for losses of individual protected trees.

In addition to mitigating the loss of riparian forest habitat, specific measures will be included to satisfy NMFS requirements and compensate for the loss of SRA cover (area and linear feet). The acreage will not be duplicated, such that the acreage of riparian forest habitat restored for SRA cover mitigation will apply toward riparian forest habitat mitigation requirements. SRA cover mitigation will include the following riparian replacement requirements.

Replace the permanent loss of 302 linear feet and up to 0.368 acre of affected SRA cover vegetation (see Section 4.4.1.2, Temporary and Permanent Loss of Riparian Vegetation [Including SRA Cover] in the NES) at a 3:1 replacement ratio (i.e., 3 linear feet replaced for every 1 foot affected and 3 acres replaced for every 1 acre affected) by planting native riparian trees in temporary impact areas and along existing onsite or offsite unshaded banks along the Sacramento River.
Plant native riparian trees onsite to the maximum extent practicable, followed by planting on adjacent reaches of the Sacramento River to minimize the need for purchasing offsite mitigation bank credits.

Plant riparian trees that are intended to provide SRA cover along the water’s edge at summer low flows up to the ordinary high-water mark and at sufficient densities to provide shade along at least 85% of the bank’s length when the trees reach maturity. This will ensure that riparian plantings intended for SRA cover mitigation will contribute to instream SRA cover when they are inundated during winter/spring flows and overhead cover (shade) during summer flows when they approach maturity.

Monitor and evaluate the revegetation success of riparian plantings intended for SRA cover mitigation as described above.

If mitigation for SRA cover is in the form of offsite mitigation bank credits, credits will need to be purchased from an approved mitigation bank within the approved service area for the project that provides riparian forest floodplain conservation credits as offsite compensation for impacts on state- and federally listed fish species, designated critical habitat, and EFH for Pacific salmon.

**Mitigation Measure TE-1: Avoid and Minimize Effects on Valley Elderberry Longhorn Beetle**

The following measures from the *Framework for Assessing Impacts to the Valley Elderberry Longhorn Beetle* (U.S. Fish and Wildlife Service 2017) have been slightly modified for this project.

- **Fencing.** The elderberry shrub will be fenced or flagged as close to construction limits as feasible.
- **Avoidance area.** Activities that may damage or kill an elderberry shrub (e.g., trenching, paving) may need an avoidance area of at least 6 meters (20 feet) from the dripline, depending on the type of activity.
- **Worker education.** A qualified biologist will provide training for all contractors, work crews, and any onsite personnel on the status of the VELB, its host plant and habitat, the need to avoid damaging the elderberry shrubs, and the possible penalties for noncompliance.
- **Construction monitoring.** At a minimum, a qualified biologist will monitor the work area on a weekly basis to ensure that all avoidance and minimization measures are implemented.
- **Timing.** As much as feasible, all activities that could occur within 50 meters (165 feet) of the elderberry shrub will be conducted outside of the flight season of the VELB (March–July).

**Impact BIO-2: Impacts on Western Pond Turtle (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)**

Table 2.3.3-2 lists the permanent and temporary impacts on perennial stream, cottonwood riparian, and ruderal areas that could be used by western pond turtle for nesting.

Alternative B would affect potential western pond turtle aquatic habitat (Sacramento River) and nesting habitat (cottonwood riparian forest and ruderal) on both sides of the Sacramento River. Alternative B also would reduce the amount of basking habitat on the margins of the river by shading out the banks and removing natural areas (exposed banks and woody debris) that may be used for basking substrates.
The proposed project (both build alternatives) would require two seasons of temporary in-channel work that could result in injury and mortality to pond turtles. Injury or mortality could result from placement of equipment and materials into the river channel and on the riverbanks. In addition, underwater vibrations from pile driving could result in injury to pond turtles if they are in the vicinity. Construction activities, including noise and visual disturbance, also could temporarily discourage pond turtles from foraging and basking near the project site.

Alternative C would similarly affect western pond turtle but would result in greater permanent and temporary impacts on habitat for the species than Alternative B.

These impacts are considered significant. Both impacts would be less than significant with implementation of mitigation measures NC-1, NC-2, NC-3, and AS-1.

**Mitigation Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources**

The full text of this measure is included above.

**Mitigation Measure NC-2: Conduct Environmental Awareness Training for Construction Employees**

The full text of this measure is included above.

**Mitigation Measure NC-3: Conduct Periodic Biological Monitoring**

The full text of this measure is included above.

**Mitigation Measure AS-1: Conduct Preconstruction Surveys for Western Pond Turtle and Implement Protective Measures**

To avoid potential injury to or mortality of western pond turtles, the project proponent will retain a qualified biologist to conduct a preconstruction survey for western pond turtles immediately prior to construction activities (including vegetation removal) along the banks of the Sacramento River. The biologist will survey the aquatic habitat, riverbanks, and adjacent riparian and ruderal habitat within the construction area immediately prior to disturbance.

If a western pond turtle is found within the immediate work area during the preconstruction survey or during project activities, work shall cease in the area until the turtle is able to move out of the work area on its own. Information about the location of turtles seen during the preconstruction survey will be included in the environmental awareness training (Measure NC-2) and provided directly to the construction crew working in that area to ensure that areas where turtles were observed are inspected each day prior to the start of work to verify that no turtles are present.

If a western pond turtle nest is discovered during the preconstruction survey or during project construction, the project proponent will coordinate with CDFW to determine whether additional avoidance measures (e.g., no-disturbance buffer or monitoring) are prudent.
Impact BIO-3: Impacts on White-Tailed Kite (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)

Alternative B would affect potential white-tailed kite habitat on both sides of the Sacramento River. Table 2.3.3-2 lists the permanent and temporary impacts on cottonwood riparian habitat that could be used by white-tailed kite for nesting. The alternative also would result in removal of several individual trees within landscaped areas.

Noise and visual disturbances associated with project construction during the nesting season may disrupt white-tailed kite nesting behavior to the point of nest abandonment or forced fledging that results in young mortality. Nests that are located within or adjacent to the BSA could be affected by typical construction noise and visual disturbances. Because the BSA has high levels of pedestrian, bike, vehicle, and boat traffic and associated noise, most construction activities may not substantially increase noise and visual disturbance above baseline conditions. However, pile driving and the use of cranes in proximity to an active nest are expected to exceed existing levels of noise disturbance. Bridge construction would require impact pile driving to be spread out over two summer construction seasons. These loud noises could startle white-tailed kite beyond the BSA and disrupt normal behaviors, including nesting.

Vehicle traffic on the new bridge could result in some amount of increased disturbance to white-tailed kite nesting and roosting along the Sacramento River; however, considering the existing conditions along both sides of the river, this increase would not be substantial.

Alternative C would similarly affect white-tailed kite but would result in greater permanent and temporary impacts on habitat for the species than Alternative B. See Table 2.3.3-2 for a list of the permanent and temporary impacts on cottonwood riparian habitat that could be used by white-tailed kite for nesting.

Impacts on white-tailed kite from both alternatives would be significant. The implementation of mitigation measures NC-1, NC-2, NC-3, NC-4, AS-2, AS-3, and AS-4 would reduce these impacts to less than significant.

**Mitigation Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources**

The full text of this measure is included above.

**Mitigation Measure NC-2: Conduct Environmental Awareness Training for Construction Employees**

The full text of this measure is included above.

**Mitigation Measure NC-3: Conduct Periodic Biological Monitoring**

The full text of this measure is included above.

**Mitigation Measure NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)**

The full text of this measure is included above.
Mitigation Measure AS-2: Conduct Tree Removal during Non-Sensitive Periods for Wildlife

The project proponent will remove or trim trees during the non-breeding season for tree-nesting migratory birds and raptors, and prior to periods when bats would be hibernating (generally between September 15 and October 31). If tree removal cannot be confined to this period, the project proponent will retain a qualified wildlife biologist with knowledge of the wildlife species that could occur in the project area to conduct the appropriate preconstruction surveys and establish no-disturbance buffers for sensitive wildlife species, as described under Measure AS-3 (Swainson’s hawk), Measure AS-4 (nesting birds), and Measure AS-5 (roosting bats).

Mitigation Measure AS-3: Monitor Active Swainson’s Hawk and White-Tailed Kite Nests during Pile Driving and Other Construction Activities

Active Swainson’s hawk and white-tailed kite nests within 600 feet of the BSA will be monitored during pile driving and other construction activities. Monitoring will be conducted by a wildlife biologist with experience in monitoring Swainson’s hawk and white-tailed kite nests. The monitor will document the location of active nests, coordinate with the project proponent and CDFW, and record all observations in a daily monitoring log. The monitor will have the authority to temporarily stop work if activities are disrupting nesting behavior to the point of resulting in potential take (i.e., eggs and young chicks still in nests, and adults appear agitated and potentially could abandon the nest). The monitor will work closely with the contractor, the project proponent, and CDFW to develop plans for minimizing disturbance (e.g., modifying or delaying certain construction activities).

A minimum non-disturbance buffer of 600 feet (radius) will be established around all active Swainson’s hawk and white-tailed kite nests. No entry of any kind related to construction will be allowed within this buffer while the nest is active, unless approved by CDFW through issuance of an Incidental Take Permit or through consultation during project construction. The buffer size may be modified based on site-specific conditions, including line-of-sight, topography, type of disturbance, existing ambient noise and disturbance levels, and other relevant factors. Entry into the buffer for construction activities will be granted when the biological monitor determines that the young have fledged and are capable of independent survival, or that the nest has failed and the nest site is no longer active. All buffer adjustments will be approved by CDFW.

Mitigation Measure AS-4: Conduct Preconstruction Surveys for Nesting Migratory Birds, Including Special-Status Birds, and Establish Protective Buffers

The project proponent will retain a qualified wildlife biologist to conduct nesting surveys before the start of construction. These nesting surveys will be conducted in conjunction with the Swainson’s hawk nesting surveys under Measure TE-2 and will include a minimum of three separate surveys to look for active nests of migratory birds, including raptors. Surveys will include a search of all trees and shrubs, ruderal areas, and grassland vegetation that provide suitable nesting habitat within 50 feet of disturbance. In addition, a 0.25-mile area from the river will be surveyed for nesting raptors in order to identify raptors that might be affected by pile driving. Surveys should occur during the height of the breeding season (March 1 to June 1), with one survey occurring in each of the 2 consecutive months within this peak period and the final survey occurring within 1 week of the start of construction. If no active nests are detected during these surveys, no additional measures are required.
If an active nest is found in the survey area, a no-disturbance buffer will be established to avoid disturbance or destruction of the nest site until the end of the breeding season (September 15) or until a qualified wildlife biologist determines that the young have fledged and moved out of the construction area (this date varies by species). The extent of these buffers will be determined by the biologist in coordination with CDFW and will depend on the level of noise or construction disturbance taking place, line-of-sight between the nest and the disturbance, ambient levels of noise and other non-project disturbances, and other topographical or artificial barriers. Suitable buffer distances may vary between species.

**Impact BIO-4: Impacts on Swainson’s Hawk (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)**

Alternative B (interim) would affect potential Swainson’s hawk nesting habitat on both sides of the Sacramento River. Table 2.3.3-2 lists the permanent and temporary impacts on cottonwood riparian that could be used by Swainson’s hawk for nesting. The alternative also would result in removal of several individual trees within ruderal and landscaped areas.

Noise and visual disturbances associated with project construction during the nesting season may disrupt Swainson’s hawk nesting behavior to the point of nest abandonment or forced fledging that results in young mortality. Nests that are located within or adjacent to the BSA could be affected by typical construction noise and visual disturbances. Because the BSA has high levels of pedestrian, bike, vehicle, and boat traffic and associated noise, most construction activities may not substantially increase noise and visual disturbance above baseline conditions. However, pile driving and the use of cranes in proximity to an active nest are expected to exceed existing levels of noise disturbance. Bridge construction would require impact pile driving to be spread out over two summer construction seasons. These loud noises could startle Swainson’s hawk beyond the BSA and disrupt normal behaviors, including nesting. CDFW typically considers intensive new disturbances in developed areas to potentially affect active Swainson’s hawk nests located in urban areas that are within 0.25 mile of the activity (California Department of Fish and Game 1994:10).

Vehicle traffic on the new bridge could result in some amount of increased disturbance to Swainson’s hawk nesting and roosting along the Sacramento River; however, considering the existing conditions along both sides of the river, this increase would not be substantial.

Alternative C would similarly affect Swainson’s hawk but would result in greater permanent and temporary impacts on habitat for the species than Alternative B. See Table 2.3.3-2 for a list of the permanent and temporary impacts on cottonwood riparian that could be used by Swainson’s hawk for nesting.

Impacts from both build alternatives would be significant. The implementation of mitigation measures NC-1, NC-2, NC-3, NC-4, AS-2, AS-3, and TE-2 would reduce these impacts to less than significant.

**Mitigation Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources**

The full text of this measure is included above.

**Mitigation Measure NC-2: Conduct Environmental Awareness Training for Construction Employees**

The full text of this measure is included above.
Mitigation Measure NC-3: Conduct Periodic Biological Monitoring

The full text of this measure is included above.

Mitigation Measure NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)

The full text of this measure is included above.

Mitigation Measure AS-2: Conduct Tree Removal during Non-Sensitive Periods for Wildlife

The full text of this measure is included above.

Mitigation Measure AS-3: Monitor Active Swainson’s Hawk and White-Tailed Kite Nests during Pile Driving and Other Construction Activities

The full text of this measure is included above.

Mitigation Measure TE-2: Conduct Focused Surveys for Nesting Swainson’s Hawk prior to Construction

The project proponent will retain a wildlife biologist experienced in surveying for Swainson’s hawk to conduct surveys for the species in the spring/summer prior to construction. The surveys will be conducted within the limits of disturbance and in a buffer area up to 0.25 mile from the limits of disturbance. The size of the buffer area surveyed will be based on the type of habitat present and the line-of-sight from the construction area to surrounding suitable breeding habitat. Surveys will follow the methods in Recommended Timing and Methodology for Swainson’s Hawk Nesting Surveys in California’s Central Valley (Swainson’s Hawk Technical Advisory Committee 2000). A minimum of six surveys will be conducted according to these methods. If a variance of the survey distance or number of surveys is necessary, the project proponent will coordinate with CDFW regarding appropriate survey methods based on proposed construction activities. Surveys generally will be conducted from February to July. Survey methods and results will be reported to the project proponent and CDFW.

Impact BIO-5: Impacts on Roosting Bats (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)

Cottonwood riparian forest, individual trees in landscaped areas, and buildings, which represent potential roosting habitat for special-status bats in the BSA, would be removed under Alternative B. Table 2.3.3-2 lists the permanent and temporary impacts on cottonwood riparian under Alternative B. Project construction could result in injury or mortality to the species, including special-status species, if occupied roost sites are removed at times when bats are not awake and active (e.g., early in the day, in periods of cold weather).

Alternative C would similarly affect special-status bats but would result in greater permanent and temporary impacts on habitat for the species than Alternative B. Table 2.3.3-2 lists the permanent and temporary impacts on cottonwood riparian forest that provides suitable tree roosting habitat for special-status bat species.
Impacts from both alternatives could result in significant impacts on roosting bats. Implementation of mitigation measures NC-1, NC-2, NC-3, NC-4, and AS-5 would reduce these impacts to less than significant.

**Mitigation Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources**

The full text of this measure is included above.

**Mitigation Measure NC-2: Conduct Environmental Awareness Training for Construction Employees**

The full text of this measure is included above.

**Mitigation Measure NC-3: Conduct Periodic Biological Monitoring**

The full text of this measure is included above.

**Mitigation Measure NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)**

The full text of this measure is included above.

**Mitigation Measure AS-5: Conduct Preconstruction Surveys for Roosting Bats and Implement Protective Measures**

To avoid and minimize potential impacts on pallid bat, western red bat, and non-special-status bat species from the removal of trees and buildings, the project proponent will implement the following actions.

**Preconstruction Surveys.** Within 2 weeks prior to tree trimming or removal or any building demolition, a qualified biologist will examine trees to be removed or trimmed and buildings planned for demolition with suitable bat roosting habitat. High-quality habitat features (e.g., large tree cavities, basal hollows, loose or peeling bark, larger snags, abandoned buildings, and attics) will be identified, and the area around these features will be searched for bats and bat sign (e.g., guano, culled insect parts, and staining). Riparian woodland and stands of mature broadleaf trees will be considered potential habitat for solitary foliage-roosting bat species.

If suitable roosting habitat or bat sign is detected, biologists will conduct an evening visual emergence survey of the source habitat feature, from 0.5 hour before sunset to 1–2 hours after sunset for a minimum of 2 nights. Full-spectrum acoustic detectors will be used during emergence surveys to assist in species identification. If site security allows, detectors should be set to record bat calls for the duration of each night. All emergence and monitoring surveys will be conducted during favorable weather conditions (calm nights with temperatures conducive to bat activity and no precipitation predicted). The biologist will analyze the bat call data using appropriate software and will document the results in a report.

**Timing of Tree Removal and Building Demolition.** Exclusion devices will be installed on trees and buildings planned for removal and demolition between September 15 and October 31 to avoid affecting maternal and hibernating bat roosts. The exact timing of removal and demolition will be determined based on the preconstruction surveys of trees and buildings.
**Protective Measures.** Protective measures may be necessary if it is determined that bats are using buildings or trees in the BSA as roost sites, or if sensitive bats species are detected during acoustic monitoring. The following measures will be implemented when roosts are found within trees or buildings planned for removal according to the timing discussed above. Specific measures will be approved by the project proponent and CDFW prior to excluding bats from occupied roosts.

1. Exclusion from buildings or bridge structures will not take place until temporary or permanent replacement roosting habitat is available.

2. Exclusion from roosts will take place late in the day or in the evening to reduce the likelihood of evicted bats falling prey to diurnal predators and will take place during weather and temperature conditions conducive to bat activity.

3. Biologists experienced with bats and bat evictions will carry out or oversee the exclusion tasks and will monitor tree trimming and removal and building demolition, if they are determined to be occupied.

4. Trees that provide suitable roost habitat will be removed in pieces, rather than felling the entire tree, should be removed late in the day or in the evening to reduce the likelihood of evicted bats falling prey to diurnal predators, and will take place during warm weather conditions conducive to bat activity.

5. Structural changes may be made to a known roost proposed for removal in order to create conditions in the roost that are undesirable to roosting bats and encourage the bats to leave on their own (e.g., open additional portals so that the temperature, wind, light, and precipitation regime in the roost change). Structural changes to the roost will be authorized by CDFW and will be performed during the appropriate exclusion timing (listed above) to avoid harming bats.

6. Non-injurious harassment at the roost site, such as ultrasound deterrents or other sensory irritants, may be used to encourage bats to leave on their own.

7. One-way door devices will be used where appropriate to allow bats to leave the roost but not to return.

8. Prior to building demolition and tree removal/trimming, and after other eviction efforts have been attempted, any confirmed roost site will be gently shaken or repeatedly struck with a heavy implement such as a sledge hammer or an axe. Several minutes should pass before beginning demolition work, felling trees, or trimming limbs to allow bats time to arouse and leave the roost. A biological monitor will search downed vegetation for dead and injured bats. The presence of dead or injured bats will be reported to CDFW. Injured bats will be transported to the nearest CDFW-permitted wildlife rehabilitation facility.

**Impact BIO-6: Impacts on Special-Status Fish Species, Designated Critical Habitat, and Essential Fish Habitat (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)**

Potential project effects on special-status fish species and their habitat include both short-term and long-term effects. Short-term effects include temporary construction-related impacts on fish and aquatic habitat that may last from a few hours to days (e.g., suspended sediment and turbidity, construction noise, and artificial lighting). Long-term effects (addition of overwater structure, loss of aquatic habitat [substrate and water column], and loss of SRA cover habitat) typically would last months or years, or would be permanent. These effects are generally due to physical alteration of important habitat attributes of the channel, shoreline, and adjacent bank. Short-term effects on special-status fish species were evaluated quantitatively (when possible) and qualitatively based on general knowledge of the impact mechanisms.
and species’ responses to construction actions. Of greatest concern would be the potential short-term exposure of special-status fish to harmful levels of underwater noise from impact pile driving; these were measured in terms of the distance from the piles where interim criteria for injury to fish from underwater noise would be exceeded. Long-term effects were measured in terms of the area or linear feet of artificial shade, aquatic habitat, and SRA cover habitat affected by the proposed project.

It should be noted that the impacts on special-status fish species and their habitat from project construction discussed below would be the same whether the project is constructed in two phases or a single phase, as the design and construction methods for the new bridge would be the same regardless of future conditions. However, impacts on fish and their habitat would vary according to bridge design (bascule, vertical lift, or swing) and build alternative; these differences are described below.

Alternative B would directly affect special-status fish by exposing individuals periodically to sound levels that could result in injury to fish. Table 2.3.3-3 (in Section 2.3.3, Animal Species) summarizes the pile driving activities (location, timing, and duration) associated with constructing the new bridge; most activities generating sound levels potentially injurious to fish would occur during the first construction season (May to October). Based on hydroacoustic measurements from similar types of pile driving operations, underwater noise produced by impact pile driving is expected periodically to reach levels in the Sacramento River that exceed the injury and behavioral thresholds for fish. Distances to injury and behavioral thresholds without and with attenuation for impact driving for the temporary construction trestles; temporary barge spud piles; the 60-inch CISS and 16-inch steel pipe piles for a bascule, vertical lift, and swing bridge; and the 14-inch-square concrete or 16-inch-diameter steel pipe piles for the bridge fender system are reported in the NES (Appendix S, Tables 4-11 through 4-14). The proposed project would require two seasons of temporary in-channel work that could result in injury and mortality to special-status fish. Injury or mortality could result from installation and subsequent dewatering of cofferdams, placement of equipment and materials into the river channel and on the riverbanks, and propeller strikes related to barge operations. In addition, project activities could increase erosion and mobilization of sediment, increase exposure to contaminants in river bottom sediments and expose fish to contaminants inadvertently during operation of heavy equipment and pouring of wet concrete.

Alternative B also would result in temporary disturbance to and permanent loss of substrate (area) and water column habitat (volume) associated with the new bridge piers and bridge fender piles (see Table 2.3.3-4 in Section 2.3.3, Animal Species). Clearing of the existing cottonwood riparian forest vegetation within the proposed project footprint would result in permanent loss of and temporary disturbance to SRA cover, a component of riparian vegetation (see Table 2.3.3-5 in Section 2.3.3, Animal Species). Added impervious surface area and increased traffic loads on the new bridge could transport common pollutants in road runoff to the river, resulting in lethal and sublethal consequences for fish. Temporary and permanent shading of aquatic habitat in the Sacramento River from constructing the proposed project could affect foraging and rearing habitat for fish in the river (see Table 2.3.3-6 in Section 2.3.3, Animal Species), while temporary construction and permanent bridge lighting could affect the migratory behavior of special-status fish or the vulnerability of species to predators. Project construction could result in the introduction and spread of aquatic invasive species that prey on, compete with, or change the health or habitat of special-status fish species.

Alternative C would similarly affect special-status fish species with respect to pile driving noise, water quality impacts, fish entrapment in cofferdams, and direct physical injury because the proposed bridge would be similar to the bridge proposed under Alternative B. However, Alternative C would result in greater temporary impacts on substrate and water column habitat, fewer permanent impacts on substrate habitat from RSP placement, greater permanent and temporary impacts on riparian habitat, greater impacts on SRA cover habitat along the Sacramento River, slightly greater permanent shade impacts on the Sacramento River, and a slightly greater amount of added impervious surfaces (see Tables 2.3.3-4, 2.3.3-5, and 2.3.3-6 in Section 2.3.3, Animal Species).
Both project alternatives have the potential to result in significant impacts on special-status fish. Implementation of mitigation measures NC-1 through NC-4, AS-6 through AS-13, and TE-3 would reduce these impacts to less than significant. In addition, as part of consultation under Section 7 of FESA, a Biological Assessment (BA) was prepared to address project impacts on delta smelt and VELB (USFWS species) and Sacramento River winter-run Chinook salmon, CV spring-run Chinook salmon, CCV steelhead, and the Southern DPS of North American green sturgeon (NMFS species). An EFH assessment was included with the BA to address project impacts on EFH for Chinook salmon. Implementation of measures incorporated into the project and measures required in the BA and EFH assessment will further reduce or mitigate potentially significant project impacts to less-than-significant levels.

**Mitigation Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources**

The full text of this measure is included above.

**Mitigation Measure NC-2: Conduct Environmental Awareness Training for Construction Employees**

The full text of this measure is included above.

**Mitigation Measure NC-3: Conduct Periodic Biological Monitoring**

The full text of this measure is included above.

**Mitigation Measure NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)**

The full text of this measure is included above.

**Mitigation Measure AS-6: Implement Measures to Minimize Exceedance of Interim Threshold Sound Levels during Pile Driving**

The project proponent will require the contractor to implement the following measures to minimize the exposure of listed fish species to potentially harmful underwater sounds.

- The contractor will vibrate all piles to the maximum depth possible before using an impact hammer.
- No more than 20 piles will be driven per day.
- During impact driving, the contractor will limit the number of strikes per day to the minimum necessary to complete the work and will limit the total number of hammer strikes to 32,000 strikes per day (i.e., 1,600 hammer strikes per pile, per day) for piles for the temporary trestles), 20,000 strikes per day (i.e., 1,000 hammer strikes per pile, per day) for the piles for the bridge fender system, 12,800 strikes per day (i.e., 1,600 hammer strikes per pile, per day) for piles for the fixed span piers, and 6,000 strikes per day (i.e., 1,500 strikes per pile, per day) for the CISS piles for the movable span piers.
- During impact driving, the project proponent will require the contractor to use a bubble curtain or dewatered cofferdam to minimize the extent to which the interim peak and cumulative SEL thresholds are exceeded (see Chapter 1, Environmental Commitments and NES Section 4.4.1.2, Project Impacts).
- No pile driving activity will occur at night, thereby providing fish with an extended quiet period during nighttime hours on days pile driving is being conducted for feeding and unobstructed passage.

**Mitigation Measure AS-7: Develop and Implement a Hydroacoustic Monitoring Plan**

The project proponent or their contractor will develop and implement a hydroacoustic monitoring plan. The monitoring plan will be submitted to the resource agencies (CDFW, NMFS, and USFWS) for approval at least 60 days before the start of project activities. The plan will include the following requirements.

- The project proponent or their contractor will monitor underwater noise levels during all impact pile driving activities on land and in water to ensure that peak and cumulative SELs do not exceed estimated values (see NES Tables 4-10 through 4-14).
- The monitoring plan will describe the methods and equipment that will be used to document the extent of underwater sounds produced by pile driving, including the number, location, distances, and depths of the hydrophones and associated monitoring equipment.
- The monitoring plan will include a reporting schedule for daily summaries of the hydroacoustic monitoring results and for more comprehensive reports to be provided to the resource agencies on a monthly basis during the pile driving season.
- The daily reports will include the number of piles installed per day; the number of strikes per pile; the interval between strikes; the peak sound pressure level, sound exposure level, and root mean square per strike; and the accumulated sound exposure level per day at each monitoring station.
- The project proponent or their contractor will ensure that a qualified fish biologist is onsite during impact pile driving to document any occurrences of stressed, injured, or dead fish. If stressed, injured, or dead fish are observed during pile driving, the project proponent or their contractor will stop work immediately to provide fish an opportunity to move out of the area. In addition, the project proponent will coordinate with Caltrans to immediately consult with NMFS to determine the cause of the incident and whether any and which type of additional protective measures are necessary. Protective measure that are determined necessary to protect listed fish species will be implemented by the project proponent within 72 hours of the incident.

**Mitigation Measure AS-8: Monitor Turbidity in the Sacramento River**

The project proponent will require their contractor to monitor turbidity levels in the Sacramento River during in-water construction activities (e.g., pile driving, extraction of temporary sheet piles used for cofferdams, and placement of RSP). Turbidity will be measured using standard techniques upstream and downstream of the construction area to determine whether changes in ambient turbidity levels exceed the thresholds derived from the *Water Quality Control Plan (Basin Plan) for the California Regional Water Quality Control Board Central Valley Region* (Central Valley Regional Water Quality Control Board 2018). If it is determined that turbidity levels exceed the Basin Plan thresholds, the project proponent or their contractor will adjust work to ensure that turbidity levels do not exceed the Basin Plan thresholds.

**Mitigation Measure AS-9: Implement Cofferdam Restrictions**

The following restrictions will be implemented during installation of the cofferdams and cofferdam dewatering.
The extent of cofferdam footprints will be limited to the minimum necessary to support construction activities.

Sheet piles used for cofferdams will be installed and removed using a vibratory pile driver.

Cofferdams will be installed and removed only during the proposed in-water work window (between May 1 and November 30).

Cofferdams will not be left in place over winter where they could be overtopped by winter/spring flows and when juveniles of listed species are most likely to be present in the construction area.

All pumps used during dewatering of cofferdams will be screened according to CDFW and NMFS guidelines for pumps.

Cofferdam dewatering and fish rescue/relocation from within cofferdams will commence immediately following cofferdam closure to minimize the duration that fish are trapped in the cofferdam.

Mitigation Measure AS-10: Prepare and Implement a Fish Rescue and Relocation Plan

The project proponent or their contractor will develop and implement a fish rescue and relocation plan to recover any fish trapped in cofferdams. The fish rescue and relocation plan will be submitted to the resource agencies (CDFW, NMFS, and USFWS) for approval at least 60 days before initiating activities to install cofferdams. At a minimum, the plan will include the following.

- A requirement that fish rescue and relocation activities will commence immediately after cofferdam closure and that dewatering has sufficiently lowered water levels inside cofferdams to make it feasible to rescue fish.

- A description of the methods and equipment proposed to collect, transfer, and release all fish found trapped within cofferdams. Capture methods may include seining, dip netting, and electrofishing, as approved by CDFW, NMFS, and USFWS. The precise methods and equipment to be used will be developed cooperatively by CDFW, NMFS, USFWS, and the project proponent or their contractor in advance of project implementation.

- A requirement that only CDFW-, NMFS-, and USFWS-approved fish biologists will conduct the fish rescue and relocation.

- A requirement that fish biologists will contact CDFW, NMFS, and USFWS immediately if any listed species are found dead or injured.

- A requirement that a fish rescue and relocation report be prepared and submitted to CDFW, NMFS, and USFWS within 5 business days following completion of the fish relocation. Data will be provided in tabular form and at a minimum will include the species and number rescued and relocated, approximate size of each fish (or alternatively, approximate size range if a large number of individuals are encountered), date and time of their capture, and general condition of all live fish (e.g., good–active with no injuries; fair–reduced activity with some superficial injuries; poor–difficulty swimming/orienting with major injuries). For dead fish, additional data will include fork length and description of injuries and possible cause of mortality if it can be determined.
Mitigation Measure AS-11: Develop and Implement a Barge Operations Plan

The project proponent or their contractor will develop and implement a barge operations plan. The barge operations plan will be submitted to the resource agencies (CDFW, NMFS, and USFWS) for approval at least 60 days before the start of project activities. The plan will address the following.

- Bottom scour from propeller wash.
- Bank erosion or loss of submerged or emergent vegetation from propeller wash or excessive wake.
- Accidental material spillage.
- Sediment and benthic community disturbance from accidental or intentional barge grounding or deployment of barge spuds (extendable shafts for temporarily maintaining barge position) or anchors.
- Hazardous materials spills (e.g., fuel, oil, and hydraulic fluids).

The barge operations plan will serve as a guide to barge operations and to a biological monitor, who will evaluate barge operations during construction with respect to stated performance measures. This plan, when approved by the resource agencies, will be read by barge operators and kept aboard all vessels operating at the construction site.

Mitigation Measure AS-12: Prevent the Spread or Introduction of Aquatic Invasive Species

The project proponent or their contractor will implement the following actions to prevent the potential spread or introduction of aquatic invasive species associated with operation of barges and other in-water construction activities. Species of concern related to the operation of barges and other equipment in the lower Sacramento River include invasive mussels (e.g., quagga mussels [Dreissena bugensis] and zebra mussels [Dreissena polymorpha]) and aquatic plants (e.g., Brazilian waterweed [Egeria densa] and hydrilla [Hydrilla verticillata]) (California Department of Fish and Game 2008).

- Coordinate with the CDFW Invasive Species Program to ensure that the appropriate BMPs are implemented to prevent the spread or introduction of aquatic invasive species.
- Educate construction supervisors and managers about the importance of controlling and preventing the spread of aquatic invasive species.
- Train vessel and equipment operators and maintenance personnel in the recognition and proper prevention, treatment, and disposal of aquatic invasive species.
- Prior to departure of vessels from their place of origin and before in-water construction equipment is allowed to operate within the waters of the Sacramento River, thoroughly inspect and remove and dispose of all dirt, mud, plant matter, and animals from all surfaces that are submerged or may become submerged, or places where water can be held and transferred to the surrounding water.

Mitigation Measure AS-13: Minimize or Avoid Permanent Bridge Lighting from Directly Radiating on Water Surfaces of the Sacramento River

The project proponent or their contractor will minimize or avoid the effects of permanent bridge lighting on special-status fish species by implementing the following actions.
- Minimize nighttime lighting of the bridge structure for aesthetic purposes.
- Use the minimal amount of lighting necessary to safely and effectively illuminate vehicular, bicycle, and pedestrian areas on the bridge.
- Shield and focus lights on vehicular, bicycle, and pedestrian areas away from the water surface of the Sacramento River.

**Mitigation Measure TE-3: Purchase Channel Enhancement Credits for Impacts on Critical Habitat**

Permanent impacts on critical habitat (bank and substrate below the OHWM and water column habitat), totaling 1.87 acres (up to 57,600 square feet [1.32 acre] from bridge shading of aquatic habitat and new bridge piers; 24,126 square feet [0.55 acre] from RSP; and 84 square feet [0.002 acre] from bridge fender system) will be mitigated at a 3:1 ratio. The project proponent proposes to mitigate the permanent loss of critical habitat through purchase of 5.61 acres of mitigation credits at a NMFS- and USFWS-approved anadromous fish and delta smelt conservation bank.

**b) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service?**

**Impact BIO-7: Impacts on, and Loss of, Cottonwood Riparian Forest (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)**

One sensitive community, cottonwood riparian forest, occurs in the BSA along the Sacramento River. A description of this community can be found in Section 2.3.1.2.

Construction of the proposed project would result in a loss of cottonwood riparian habitat. The acreage of impacts on cottonwood riparian forest in the BSA differs between the two alternatives (Table 2.3.1-1). Construction during the ultimate design year phase would include completion of roads for the full buildout of the approved mobility network (Figures 2.3.1-1 and 2.3.1-2). Because none of these roads occur in riparian habitat, this phase of construction would not affect cottonwood riparian forest. Additionally, impacts on cottonwood riparian forest would be the same with any of the proposed bridge designs (bascule, vertical lift, swing). The impact discussion below, therefore, is focused on the interim design year phase of the two build alternatives.

Permanent removal of the existing cottonwood riparian forest vegetation within the proposed project footprint would result from construction activities related to the abutments for the fixed-span approach structures on both the City of West Sacramento and City of Sacramento sides, placement of RSP to stabilize the bridge abutments on each side of the river, and temporary access roads (Figures 2.3.1-1 and 2.3.1-2). Riparian vegetation would be removed between the permanent footprint of the bikeways and the river on both sides during construction of the abutment structures and overhead bridge. The area beneath the bridge approach structures on both ends of the bridge would be unlikely to revegetate after construction due to low clearance under the bridge and shading from the bridge. These effects are considered significant.

Temporary impacts under Alternative B or C would occur from trimming riparian vegetation and removing additional trees and understory vegetation to provide equipment access for construction of the interim year design of the project.
The proposed project could result in indirect impacts on riparian habitat from shading by the new bridge approach structures on both riverbanks. The extent of potential shading effects on areas north and south of the bridge depends on the width and height of the new approach structures above the existing vegetation and the orientation of the structures relative to the sun’s path. During part of the year, the north side of the new structures would be more shaded than the south side. The height of the proposed structures would allow adequate light to penetrate most of the adjacent vegetation during much of the year and would be unlikely to cause a loss of, or a shift in, the species composition of riparian vegetation adjacent to the new structures. Additional discussion of potential indirect impacts from shading and loss of SRA cover habitat is provided in Section 2.3.4.3, Environmental Consequences –Build Alternative – Fish Species.

Under either of the build alternatives, state and federal agencies would require avoidance, minimization, and compensatory mitigation for the loss of riparian habitat. CDFW would require an LSAA for construction within riparian habitat and compensation for the loss of riparian trees and habitat. The City of West Sacramento and City of Sacramento would require compensation for loss of protected riparian trees.

Impacts on cottonwood riparian forest under both alternatives would be significant. Implementation of mitigation measures NC-1, NC-2, NC-3, and NC-4 would reduce these impacts to less-than-significant levels.

**Mitigation Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources**

The full text of this measure is included above.

**Mitigation Measure NC-2: Conduct Environmental Awareness Training for Construction Employees**

The full text of this measure is included above.

**Mitigation Measure NC-3: Conduct Periodic Biological Monitoring**

The full text of this measure is included above.

**Mitigation Measure NC-4: Compensate for Temporary Effects on and Permanent Loss of Cottonwood Riparian Forest (Including SRA Cover)**

The full text of this measure is included above.

c) **Have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?**

**Impact BIO-8: Impacts on State and Federally Protected Waters (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)**

Protected wetlands are limited to the Sacramento River (perennial stream). A description of the river can be found in Section 2.3.2.2.

The project may be constructed in two phases or in a single phase. If constructed in two phases, the new bridge would be constructed in just one phase (the first of two phases). Construction during the second
phase, the ultimate design year phase, would include completion of roads for the full buildout of the approved mobility network (Figures 2.3.1-1 and 2.3.1-2). Because none of this road work would occur in the Sacramento River, this phase of construction would not affect perennial stream. Table 2.3.2-1 shows the acres of perennial stream that would be permanently or temporarily affected by construction of each build alternative. The extent of impacts on perennial stream would vary depending on the selected bridge type. To address the possible impacts of the bridge type that ultimately is built, the largest in- and overwater footprint and the greatest number of construction-related impacts of the three types were assumed for the analysis.

Implementation of the proposed project would result in permanent and temporary impacts (placement of fill) on the Sacramento River in the BSA. Permanent impacts on perennial stream in the Sacramento River would result from bridge components and RSP to be placed below the OHWM (see Table 2.3.2-1). Permanent impacts on perennial stream would vary between the proposed bridge designs (bascule, vertical lift, swing). These differences are summarized below. See Appendix S for a more detailed analysis of the impacts on the riverbed.

The two fixed-spans for the new bridge would be constructed on piers 2 and 3, and the moveable span section of the bridge would be constructed on piers 4 and 5. The difference between the bridge design types would be the number of piles needed. The footprints for piers 2 and 3 on the river bottom would total up to 13,500 square feet (0.31 acre) for the bascule bridge and less for the vertical lift and swing bridge designs. The footprints for piers 4 and 5 would total 360 square feet (0.01 acre).

A bridge fender system supported by piles placed on the riverbed would be constructed around the moveable span piers. The footprint of the bridge fender system on the river bottom would total approximately 0.006 acre.

RSP would be installed along the City of Sacramento and City of West Sacramento shorelines, covering up to 0.55 acre of the bank below the OHWM (see Tables 1-1 and 1-3 in Section 1.3.1.)

Temporary impacts on perennial stream would be the same for all three proposed bridge designs (bascule, vertical lift, swing). Temporary impacts would occur from installation of cofferdams, temporary trestle piles, and spud piles for barges below the OHWM during construction (see Table 2.3.2-1).

State and federal agencies would require avoidance, minimization, and compensatory mitigation for the loss of perennial stream. The loss of perennial stream is considered adverse because perennial stream provides a variety of important ecological functions and values.

Additional indirect impacts from project construction on water quality, such as increased turbidity and chemical runoff, could occur in perennial drainage habitat outside the project footprint. Water quality protection measures to avoid this impact would be required by the project environmental commitments (see Section 1.3.1. Build Alternatives – Environmental Commitments) and implementation of construction site BMPs specified in the final SWPPP that would be developed for the project, as well as CWA Section 401 permit conditions to minimize introduction of construction-related contaminants and mobilization of sediment in the Sacramento River. Broadly, these BMPs would address soil stabilization, sediment control, wind erosion control, vehicle tracking control, non-storm water management, and waste management practices. The BMPs would be based on the best conventional and best available technology.

Both alternatives would result in significant impacts on state- and federally protected waters. Implementation of mitigation measures NC-1, NC-2, NC-3, and WW-1 would reduce these impacts to less-than-significant levels.
Mitigation Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources

The full text of this measure is included above.

Mitigation Measure NC-2: Conduct Environmental Awareness Training for Construction Employees

The full text of this measure is included above.

Mitigation Measure NC-3: Conduct Periodic Biological Monitoring

The full text of this measure is included above.

Mitigation Measure WW-1: Compensate for Loss of Perennial Stream

The project proponent will comply with any regulatory requirements determined as part of the state (Section 401 Water Quality Certification or WDRs, LSAA) and federal (Section 404 and Section 10 permits) processes for the work that would occur in the Sacramento River. The project proponent will compensate for permanent fill of up to 0.431 acre of non-wetland waters of the U.S. in the Sacramento River by purchasing mitigation bank credits, which can be in the form of preservation or creation credits using the following minimum ratios.

- A minimum of 2:1 (2 acres of mitigation for each acre filled), for a total of up to 0.862 acre, if credits are for preservation of habitat; or,
- A minimum of 1:1 (1 acre of mitigation for each acre filled), for a total of up to 0.431 acre if credits are for creation of habitat.

The actual compensation ratios will be determined through coordination with the Central Valley RWQCB and USACE as part of the permitting process. The project proponent will compensate for permanent loss of perennial stream by implementing one or a combination of the following options.

- Purchase credits for created riparian stream channel at a USACE-approved mitigation bank with a service area that encompasses the project area, such as the Liberty Island Conservation Bank, Cosumnes Floodplain Mitigation Bank, Fremont Landing Conservation Bank, Elsie Gridley Mitigation Bank, River Ranch Wetland Mitigation Bank, or other approved bank with available riparian stream credits. The project proponent will provide written evidence to the resource agencies that compensation has been established through the purchase of mitigation credits.
- Compensate out-of-kind for loss of perennial stream by implementing compensatory mitigation for cottonwood riparian forest impacts described in Mitigation Measure NC-4. The acreage restored or created to compensate for loss of perennial stream will be added to the acreage restored or created for loss of riparian habitat.
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**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?**

**Impact BIO-9: Impacts on Fish Movement and Migratory Corridors (Alternatives B and C) (Less Than Significant)**

Construction of the project would result in temporary impacts on the migration and movement of fish in the Sacramento River. Project construction has been staged and designed to accommodate fish movement, leaving an open channel at all times. When the bridge construction is complete, there would be no impact on fish movement. The project alternatives are not anticipated to have a significant impact on migratory corridors. This impact is considered less than significant. No mitigation is necessary.

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

**Impact BIO-10: Impacts on Protected Trees (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)**

Section 2.3.1.2 includes descriptions of protected tree ordinance criteria for both the City of West Sacramento and the City of Sacramento. Within the proposed project footprint alternatives, approximately 33 trees meet the tree ordinance criteria for the city in which they occur—approximately 13 trees in West Sacramento and 20 trees in Sacramento (Appendix S). Not all street trees in the BSA were included in the tree survey, and additional protected street trees likely are not accounted for in these estimates. The tree species included are boxelder, white alder, camphor, Oregon ash, California black walnut, western sycamore, Fremont’s cottonwood, valley oak, black locust, Goodding’s black willow, and elm. All of these trees except the elm grow in the cottonwood riparian forest natural community. Black locust is an invasive species, but several black locust trees in the riparian forest on the City of Sacramento side of the river meet the protected tree size criterion.

Construction during the ultimate design year phase would include completion of roads for the full buildout of the approved mobility network (Figures 2.3.1-1 and 2.3.1-2). Because none of these roads occur in riparian habitat and would not affect street trees, this phase of construction would not affect protected trees. Impacts on protected trees would be the same for any proposed bridge design (bascule, vertical lift, swing). The impact discussions below, therefore, focus on the interim design year phases of the two build alternatives.

Construction of Alternative B would remove up to four protected riparian trees and potentially several street trees in the City of West Sacramento and up to eight protected riparian trees and additional street trees in the City of Sacramento. Construction of Alternative C would remove up to 6 protected riparian trees and potentially several street trees in the City of West Sacramento, and up to 13 protected riparian trees and additional street trees in the City of Sacramento. Under either alternative, trees would be removed for construction of abutments for the two fixed-span bridge approach structures and the bike trails on both the City of Sacramento and City of West Sacramento sides. These effects are considered significant.

Under either build alternative, additional temporary impacts on protected trees could occur during construction due to trimming of trees for construction access. However, the protection measures in each city’s tree ordinance would be implemented to avoid impacts on protected trees outside of the permanent impact area.
State agencies would require avoidance, minimization, and compensatory mitigation for the loss of riparian trees, as described above for cottonwood riparian forest. CDFW would require an LSAA for construction within the riparian habitat and compensation for removed trees and riparian habitat. The City of West Sacramento and City of Sacramento would require compensation for loss of protected riparian and street trees.

Both alternatives would result in significant impacts on protected trees. Implementation of mitigation measures NC-1, NC-2, NC-3, and NC-5 would reduce these impacts to less-than-significant levels.

**Mitigation Measure NC-1: Install Orange Construction Fencing between the Construction Area and Adjacent Sensitive Biological Resources**

The full text of this measure is included above.

**Mitigation Measure NC-2: Conduct Environmental Awareness Training for Construction Employees**

The full text of this measure is included above.

**Mitigation Measure NC-3: Conduct Periodic Biological Monitoring**

The full text of this measure is included above.

**Mitigation Measure NC-5: Compensate for Loss of Protected Trees in Landscaping or Ruderal Habitat**

Within 1 year prior to construction, the project proponent will conduct a preconstruction inventory of all trees to be removed. The inventory will include the location, species, diameter of all trunks, approximate height and canopy diameter, and approximate age—in support of a tree permit for removal of the protected trees. All conditions of the tree permits will be implemented.

The project proponent will mitigate the loss of protected street trees using one or a combination of the two following options.

- Because it is unlikely that adequate space will be available in the project area for tree planting after construction, pay in-lieu fees to the City of West Sacramento and the City of Sacramento, based on the tree removal locations, which would be used to purchase and plant trees elsewhere in West Sacramento and Sacramento. Replacement trees will be required at a ratio of 1:1 (i.e., 1-inch diameter of replacement tree planted for every 1-inch diameter of tree removed). Replacement trees will be of the same species, except for replacement of black locust, which is an invasive species and will be replaced with a native tree species. Mitigation will be subject to approval by the City’s tree administrator and will take into account species affected, replacement species, location, health and vigor, habitat value, and other factors to determine fair compensation for tree loss. Replacement trees will be monitored annually for 3 years to document their vigor and survival. If any of the original replacement trees die within 3 years of the initial planting, the project proponent will plant additional replacement trees and monitor them until all trees survive for a minimum of 3 years after planting.

- If feasible, plant replacement trees at or near the location of the tree removal, following the same replacement ratio, species, monitoring, and tree survival requirements described for the option above.
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?

The West Sacramento portions of both alternatives are within the Yolo HCP/NCCP plan area, and the City of West Sacramento is a participant in the plan. Neither alternative would be in conflict with the plan’s conservation strategy. The BSA is outside of ecological corridors and conservation areas identified as part of the plan’s conservation strategy (ICF 2018). Although the Sacramento River is an identified creek corridor, there are no specific conservation objectives and goals targeting the portion of the Sacramento River in the BSA. Considering this information, the project would not conflict with the provisions of the plan. There would be no impact.
3.2.5 Cultural Resources

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Cause a substantial adverse change in the</td>
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<td>significance of a historical resource pursuant</td>
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<td>to §15064.5?</td>
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<td>b) Cause a substantial adverse change in the</td>
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<tr>
<td>significance of an archaeological resource pursuant</td>
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<tr>
<td>to §15064.5?</td>
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<tr>
<td>c) Disturb any human remains, including those</td>
<td>☐</td>
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<td>☐</td>
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<tr>
<td>interred outside of dedicated cemeteries?</td>
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</table>

3.2.5.1 CEQA Significance Determinations for Cultural Resources

The potential for the project to adversely affect cultural resources was assessed in the project’s Historic Property Survey Report (ICF 2021) and in Section 2.1.9, Cultural Resources of this document. The following discussion is based on those analyses.

**a) Cause a substantial adverse change in the significance of a historical resource pursuant to §15064.5?**

**Impact CUL-1: Potential for Change in Significance of Historical Resources (Alternatives B and C) (Less Than Significant)**

As discussed in Section 2.1.9, Cultural Resources, four historic era built-environment resources within the project area are considered historical resources for the purposes of CEQA: a segment of the Sacramento River West Levee, a segment of the Sacramento River East Levee, a segment of the Sacramento Northern Railway, and a segment of the Walnut Grove Branch Line.

**Sacramento River West Levee.** A segment of the Sacramento River West Levee is assumed eligible for listing in the NRHP and therefore is considered a historical resource under CEQA. The historical resource’s character-defining features, those qualities that convey its significance, are its historic setting at the Sacramento River front, its historic alignment along the Sacramento River front, and its continued use as a Sacramento River levee. Specifically, the physical components of the resource’s historic setting are the Sacramento River and its industrial eastern and western wharfs.

As stated in the project description in Chapter 1, both Alternatives B and C propose building a new bridge spanning the Sacramento River. The bridge structure would span the Sacramento River West Levee, and neither the bridge nor its pilings would be set on or in the levee. The project’s proposed bicycle undercrossing would be set on the levee and potentially would cut up to 2 feet into the levee feature. Although this project element would cut into the levee, the cut would not alter, damage, or destroy the historical resource’s character-defining features and therefore would not cause a substantial adverse change in the significance of the resource.

**Sacramento River East Levee.** A segment of the Sacramento River East Levee is considered a historical resource under CEQA. The historical resource’s character-defining features are its historic setting at the Sacramento River front, its historic alignment along the Sacramento River front, and its continued use as
a Sacramento River levee. Specifically, the physical components of the resource’s historic setting are the Sacramento River and its industrial eastern and western wharfs.

As stated in the project description in Chapter 1, both Alternatives B and C propose building a new bridge spanning the Sacramento River. The bridge structure would span the Sacramento River East Levee, and neither the bridge nor its pilings would be set on or in the levee. The project’s proposed bicycle undercrossing would be set on the levee and potentially would cut up to 2 feet into the levee feature. Although this project element would cut into the levee, the cut would not alter, damage, or destroy the resource’s character-defining features and therefore would not cause a substantial adverse change in the significance of the resource.

Sacramento Northern Railway. A segment of the Sacramento Northern Railway is assumed eligible for listing in the NRHP and therefore is considered a historical resource under CEQA. The historical resource’s character defining features are its historic setting at the Sacramento River front, its historic alignment along the Sacramento River front, and its continued use as a Sacramento River levee. Specifically, the physical components of the resource’s historic setting are the Sacramento River and its industrial eastern and western wharfs.

As stated in the project description in Chapter 1, all build alternatives in West Sacramento would include a new intersection for the bridge roadway at South River Road. Alternative B would realign 15th Street to connect to Jefferson Boulevard in West Sacramento, and Alternative C would connect as a “T” intersection to South River Road in West Sacramento. The proposed bridge span installation and roadway modifications have limited potential to affect the qualities for which the rail would be assumed eligible for listing and therefore would not cause a substantial adverse change in the significance of the resource.

Walnut Grove Branch Line. A segment of the Walnut Grove Branch Line is considered a historical resource under CEQA. The historical resource’s character defining features are its function as a rail, its historic setting, and its historical alignment.

As stated in the project description in Chapter 1, under Alternatives B and C, the at-grade State Parks railroad crossing at Broadway would remain in the same location as an operating rail. The proposed new bridge span installation, existing roadway modifications, and new pedestrian pathways have limited potential to affect the qualities for which the rail is eligible for listing and therefore would not cause a substantial adverse change in the significance of the resource.

Under either build alternative, impacts on the above resources are considered less than significant. No mitigation is necessary.

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

Impact CUL-2: Potential for Adverse Change in Significance of an Archaeological Resource (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)

As discussed in Section 2.1.9, Cultural Resources, one historic era archaeological resource (P-34-000619) is assumed eligible for listing in the NRHP and therefore is considered a historical resource under CEQA. The historical resource’s character-defining features are intact archaeological deposits deeply buried within the railroad spur matrix.

Under Alternatives B and C, the railroad spur and therefore the artifact deposits within the spur matrix would remain in their present location and condition. The project description and design plans describe
placement of from 2 to 8 feet of fill on top of the portions of P-34-000619 within the ADI, using soil stabilization methods that would not require re-grading or ripping the soil. The fill would raise the current surface elevation of Broadway for the bridge approach and raise the elevation of the driveway directly east of the site that provides access to the Chevron parcel. The fill placed on top of the railroad spur and project activities in the area have limited potential to affect the qualities for which the resource is eligible for listing and therefore would not cause a substantial adverse change in the significance of the resource.

It is possible that previously unknown archaeological resources could be uncovered during ground-disturbing construction activities for any of the build alternatives. This impact is considered potentially significant. With implementation of the measures below, the potential impact would be reduced to a less-than-significant level. This impact would be less than significant with mitigation incorporated.

**Mitigation Measure CUL-1: Conduct Mandatory Cultural Resources Awareness Training for Construction Personnel**

Before any ground-disturbing work occurs in the project area, a qualified archaeologist will be retained to conduct mandatory contractor/worker cultural resources awareness training for construction personnel. The awareness training will be provided to all construction personnel (contractors and subcontractors), to brief them on the need to avoid effects on cultural resources adjacent to and within construction areas and the penalties for not complying with applicable state and federal laws and permit requirements.

**Mitigation Measure CUL-2: Implement Avoidance and Notification Procedures for Cultural Resources Discovered during Construction**

Prior to project construction the project proponents will implement the phased approach and management plan for site P-34-000619 pursuant to Stipulation XII.B of the Section 106 PA, as described in the FOE and its Appendix D, Phased Identification Plan. The project proponents shall inform its contractor(s) of the possibility of subsurface archaeological deposits within the project area by including the following directive in contract documents:

“If prehistoric or historical archaeological deposits are discovered during project activities, all work within 100 feet of the discovery shall be redirected and a qualified archaeologist contacted to assess the situation, consult with agencies as appropriate, and make recommendations regarding the treatment of the discovery. Project personnel shall not collect or move any archaeological materials or human remains and associated materials. Archaeological resources can include flaked-stone tools (e.g., projectile points, knives, choppers) or obsidian, chert, basalt, or quartzite toolmaking debris; bone tools; culturally darkened soil (i.e., midden soil often containing heat-affected rock, ash and charcoal, shellfish remains, faunal bones, and cultural materials); and stone-milling equipment (e.g., mortars, pestles, handstones). Prehistoric archaeological sites often contain human remains. Historical materials can include wood, stone, concrete, or adobe footings, walls, and other structural remains; debris-filled wells or privies; and deposits of wood, glass, ceramics, metal, and other refuse.”

If archaeological deposits are identified during project subsurface construction, all ground-disturbing activities within 100 feet shall be redirected and a qualified archaeologist contacted to assess the situation and consult with agencies as appropriate. The archaeologist shall first determine whether such deposits are historical resources as defined in 14 CCR §15064.5(a) and as required of the lead agency at 14 CCR §15064.5(c)(1). If these deposits do not qualify as historical resources, a determination will be made whether they qualify as unique archaeological resources, pursuant to 14 CCR §15064.5(c)(3). If the deposit qualifies as a historical resource or a
unique archaeological resource, it will need to be avoided by adverse effects or such effects must be mitigated. Mitigation may consist of, but is not necessarily limited to, systematic recovery and analysis of archaeological deposits, recording the resource, preparation of a report of findings, and accessioning recovered archaeological materials at an appropriate curation facility. Public educational outreach also may be appropriate. Upon completion of the assessment, the archaeologist will prepare a report documenting the methods and results, and provide recommendations for the treatment of the archaeological materials discovered. The report will be submitted to the project proponents and the Northwest Information Center.

c) Disturb any human remains, including those interred outside of dedicated cemeteries?

Impact CUL-3: Potential Disturbance of Human Remains (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)

The project area generally has a low sensitivity for archaeological deposits, including human remains. Earth-disturbing excavation and grading construction activities could damage human remains if present in the project area. If human remains are inadvertently discovered, State Health and Safety Code Section 7050.5 states that further disturbances and activities will cease in any area or nearby area suspected to overlie remains, and the County Coroner will be contacted. Pursuant to PRC Section 5097.98, if the remains are thought to be Native American, the Coroner will notify the NAHC, which will then notify the Most Likely Descendant. The project proponent will work with the Most Likely Descendant to avoid the remains and, if avoidance is not feasible, to determine the respectful treatment of the remains. Further provisions of PRC Section 5097.98 are to be followed as applicable.

This impact is considered potentially significant. With implementation of the measures below, the impact would be reduced to a less-than-significant level. This impact would be less than significant with mitigation incorporated.

Mitigation Measure CUL-1: Conduct Mandatory Cultural Resources Awareness Training for Construction Personnel

Refer to the full text of this measure under Impact CUL-1.

Mitigation Measure CUL-2: Implement Avoidance and Notification Procedures for Cultural Resources Discovered during Construction

Refer to the full text of this measure under Impact CUL-1.

Mitigation Measure CUL-3: Stop Work if Human Remains are Encountered during Ground-Disturbing Activities

If human remains are encountered, these remains shall be treated in accordance with California Health and Safety Code Section 7050.5. The project proponents shall inform its contractor(s) of the cultural sensitivity of the project area for human remains by including the following directive in contract documents:

“If human remains are encountered during project activities, work within 100 feet of the discovery shall be redirected and the County Coroner notified immediately. At the same time, an archaeologist shall be contacted to assess the situation and consult with agencies as appropriate. Project personnel shall not collect or move any human remains and associated materials. If the human remains are of Native American origin, the Coroner must notify the Native American
Heritage Commission within 24 hours of this identification. The Native American Heritage Commission will identify a Most Likely Descendant to inspect the site and provide recommendations for the proper treatment of the remains and associated grave goods.”

In the event that human remains are encountered during project activities, work within 100 feet of the discovery will be redirected and the County Coroner notified immediately. At the same time, an archaeologist will be contacted to assess the situation and consult with agencies as appropriate. Project personnel should not collect or move any human remains and associated materials. If the human remains are of Native American origin, the Coroner must notify the Native American Heritage Commission within 24 hours of this identification. The Native American Heritage Commission will identify a Most Likely Descendant to inspect the site and provide recommendations for the proper treatment of the remains and associated grave goods. Upon completion of the assessment, the archaeologist will prepare a report documenting the methods and results, and provide recommendations for the treatment of the human remains and any associated cultural materials, as appropriate and in coordination with the recommendations of the Most Likely Descendant. The report will be submitted to the project proponents and the Northwest Information Center.
3.2.6 Energy

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?</td>
<td>☐</td>
<td>☐</td>
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<tr>
<td>b) Conflict with or obstruct a state or local plan for renewable energy or energy efficiency?</td>
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3.2.6.1 CEQA Significance Determinations for Energy

a) Result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?

Impact ENG-1: Energy Consumption during Construction and Operation (Alternatives B and C) (Less Than Significant)

Each of the build alternatives would require temporary energy consumption during construction, including fuel for construction and personnel equipment and vehicles, and electricity for night lighting. During operation of the project, the build alternatives would improve overall network performance compared to no build conditions, which would improve fuel efficiency. The new bicycle and pedestrian crossing also may encourage non-automobile transport. The build alternatives would not result in direct, indirect, or unavoidable impacts on energy demand or energy resources. When balancing the energy used during construction and operation against the energy saved by relieving congestion and other transportation efficiencies, the project would not result in substantial energy impacts. The project’s use of energy during construction and operations would be necessary to provide for improved transportation and would not be wasteful or inefficient.

b) Conflict with or obstruct a state or local plan for renewable energy or energy efficiency?

The project does not obstruct state or local plans for renewable energy or energy efficiency. There would be no impact.
## 3.2.7 Geology and Soils

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving:</td>
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<tr>
<td>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.</td>
<td></td>
<td>✗</td>
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<td>ii) Strong seismic ground shaking?</td>
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<td>iii) Seismic-related ground failure, including liquefaction?</td>
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<tr>
<td>iv) Landslides?</td>
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<tr>
<td>b) Result in substantial soil erosion or the loss of topsoil?</td>
<td>✗</td>
<td>✗</td>
<td>✗</td>
<td></td>
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<tr>
<td>c) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse?</td>
<td>✗</td>
<td>✗</td>
<td>✗</td>
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<tr>
<td>d) Be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial direct or indirect risks to life or property?</td>
<td>✗</td>
<td>✗</td>
<td>✗</td>
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<tr>
<td>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?</td>
<td>✗</td>
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<td>✗</td>
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<td>f) Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?</td>
<td>✗</td>
<td>✗</td>
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### 3.2.7.1 CEQA Significance Determinations for Geology and Soils

Because the build alternatives have similar configurations and depths of construction, they are analyzed together in this section. A detailed discussion of the regulatory and geologic setting is included in Section 2.2.3, Geology/Soils/Seismic/Topography.
a) Directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, 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?; ii) Strong seismic ground shaking?; iii) Seismic-related ground failure, including liquefaction?; iv) Landslides?

Impact GEO-1: Potential for Impacts Related to Seismicity, Liquefaction, or Landslides (Alternatives B and C) (Less Than Significant)

Although the project is in tectonically active California, the risk of fault rupture in the project area is low because no faults are mapped at or near the project site. The nearest faults (approximately 15–18 miles from the project site) are the Dunnigan Hills Fault to the northwest near Woodland, and the Midland Fault to the southwest near Dixon (California Department of Conservation 2020a). The project site is in a seismically active area, and strong shaking could be expected in the life of the facility; however, there are no known active faults capable of fault rupture that pass through the site. The site is not in an Alquist-Priolo Special Studies Zone, and it is not within 1,000 feet of any fault in the Caltrans Fault Database. Additionally, the project itself, either through construction or operation, does not have the ability to cause ground shaking to the point of fault rupture.

The susceptibility of an area to liquefaction is determined largely by the depth to groundwater and the properties (e.g., texture and density) of the soil and sediment within and above the groundwater. A review of the California Department of Conservation online maps for liquefaction reveals that there is no information available for the project area (California Department of Conservation 2020c). However, the nearby project, I Street Bridge Replacement Project, found a soil layer that is prone to liquefaction in a silty sandy layer (GEI Consultants 2014). Table 2.2.3-1 identifies this soil series within this project site. Therefore, it can be assumed that there is a risk of liquification at the project site.

A review of the California Department of Conservation online maps for landslide hazards reveals that there is no information available for the project area (California Department of Conservation 2020b). However, the area does not appear particularly susceptible for landslides given its relatively flat topography.

All project components would be designed in accordance with standard engineering practices, The Caltrans Standard Specifications (California Department of Transportation 2018), and the Caltrans Seismic Design Criteria (California Department of Transportation 2019). This impact is considered less than significant. No mitigation is necessary.

b) Result in substantial soil erosion or the loss of topsoil?

Impact GEO-2: Increase in Soil Erosion during Construction (Alternatives B and C) (Less Than Significant)

Ground-disturbing earthwork associated with construction at the project site may increase soil erosion rates and loss of topsoil. Compliance with the erosion-related requirements applicable to the project would ensure that construction activities do not result in significant erosion. These requirements are described in the Caltrans Construction Site Best Management Practices (BMPs) Manual (California Department of Transportation 2017) and the Stormwater Pollution Prevention Plan (SWPPP) and Water Pollution Control Program (WPCP) Preparation Manual (California Department of Transportation 2016). This impact is considered less than significant. No mitigation is necessary.
c) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse?

There is a risk of secondary seismic hazards related to slope instability and liquefaction because of the slope of the riverbanks, the potential for river erosion, and the potential for liquefaction. Liquefaction or excessive erosion could cause bridge damage or failure. Site-specific field exploration and laboratory testing, including cone penetration tests and borings, would be necessary to develop final geotechnical engineering properties and design criteria for bridge foundations, project retaining wall, earthwork, and pavement design. This work would be performed as part of the final bridge design process in compliance with state and local design and construction standards. All structures would be designed using the Caltrans SDC (California Department of Transportation 2019) to meet the minimum seismic requirements for highway bridges designed in California. There would be no impact.

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

Expansive soil, as defined in Table 18-1 of the Uniform Building Code (1994), do not appear to be extensive in the project area but could occur locally; project structures would be designed to account for expansive soils if determined necessary during final design. All construction and engineered fills would comply with the Caltrans Standard Specifications (California Department of Transportation 2018), and all construction would compact the roadway subgrade in accordance with the specifications. As such, the project design would not create direct or indirect risks related to expansive soil. There would be 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?

The proposed project would not implement the use of septic tanks or wastewater disposal systems. There would be no impact.

f) Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?

Impact GEO-5: Potential to Destroy a Unique Paleontological Resource (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)

For construction of most elements of the project, the vertical construction limits would not exceed 2 feet deep. Both bridge alignments include areas off-set from the banks of the Sacramento River, where maximum excavation depths would not exceed 10 feet below ground surface for pedestrian access below the bridge and for bank stabilization directly under the bridge. Pile depths for column supports would extend approximately 140 feet at five locations: one near each bank of the river for bridge reinforcements and three within the river for bridge columns. Piles for the two bridge fender systems within the river would be driven to a depth of approximately 60 feet.

Paleontological sensitivity, although unknown and undemonstrated, can be considered low for both sides of the project area because the anticipated ground disturbance would occur primarily in previously disturbed areas; consequently, project construction would be unlikely to encounter intact sensitive paleontological resources due to prior development and ground-disturbing activities in the area. In addition, given that the majority of project construction would be relatively shallow (less than 2 feet deep)
deep), it is unlikely that significant paleontological resources would be encountered through these construction activities as the soils/unit would be such a young age (i.e., less than 11,000 years old). Paleontological resources are considered to be older than 5,000 radiocarbon years (Society of Vertebrate Paleontology 2010). However, it is possible that the lower portion of the unit could contain paleontological resources. If project construction should reach these depths and should any significant paleontological resources exist, significant impacts on those resources could occur.

To minimize effects on paleontological resources, the project proponent will implement Caltrans Standard Specification 14-7.03, *Discovery of Unanticipated Paleontological Resources* (California Department of Transportation 2018:229), if needed during construction. The standard specification describes the following procedures.

If paleontological resources are discovered at the job site, do not disturb the material and immediately:

1. Stop all work within a 60-foot radius of the discovery
2. Secure the area
3. Notify the engineer

The project proponent will investigate and modify the dimensions of the secured area if needed. Do not take paleontological resources from the job site. Do not resume work within the specified radius of the discovery until authorized.

Compliance with the standard specification and implementation of the mitigation measures below would reduce this potentially significant impact to a less-than-significant level.

**Mitigation Measure PAL-1: Educate Construction Personnel in Recognizing Fossil Material**

All construction personnel will receive training provided by a qualified professional paleontologist experienced in teaching non-specialists to ensure that construction personnel can recognize fossil materials in the event that any are discovered during construction.

**Mitigation Measure PAL-2: Stop Work if Fossil Remains Are Encountered during Construction**

If fossil remains (particularly vertebrate remains) are discovered during earth-disturbing activities, activities will stop immediately until a State-registered professional geologist or qualified professional paleontologist can assess the nature and importance of the find and a qualified professional paleontologist can recommend appropriate treatment. Treatment may include preparation and recovery of fossil materials so that they can be housed in an appropriate museum or university collection, and may include preparation of a report for publication describing the finds. The project proponent will ensure that recommendations regarding treatment and reporting are implemented.
3.2.8 Greenhouse Gas Emissions

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
</tr>
<tr>
<td>b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

3.2.8.1 CEQA Significance Determinations for Greenhouse Gas Emissions

a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?

Impact GHG-1: Greenhouse Gas Emissions (Alternatives B and C) (Less Than Significant)

Climate change is a complex phenomenon with the potential to alter local climatic patterns and meteorology. Increases in anthropogenic GHG emissions have been unequivocally linked to recent warming and climate shifts (Intergovernmental Panel on Climate Change 2007). Although modeling indicates that climate change will result globally and regionally, characterizing the precise local climate characteristics and predicting precisely how various ecological and social systems will react to any changes in the existing climate at the local level remain uncertain. Regardless of this uncertainty in precise predictions, it is widely understood that some degree of climate change is expected as a result of past and future GHG emissions.

The most common GHGs resulting from transportation projects are CO₂, methane (CH₄), and nitrous oxide (N₂O). Although no current federal law specifically relates to climate change or the reduction of GHGs, the U.S. EPA is developing proposed regulations under the FCAA. California has adopted statewide legislation addressing various aspects of climate change and GHG emissions mitigation. Much of this establishes a broad framework for the State’s long-term GHG reduction and climate change adaptation program. Of particular importance is AB 32, which establishes a statewide goal to reduce GHG emissions back to 1990 levels by 2020. SB 375 supports AB 32 through coordinated transportation and land use planning with the goal of more sustainable communities. SB 32 extends the state’s GHG policies and establishes a near-term GHG reduction goal of 40 percent below 1990 emissions levels by 2030. EO B-55-18 identifies a longer-term goal for 2045.⁴

Construction activities would generate short-term emissions of CO₂, CH₄, and N₂O from the use of equipment (e.g., graders) and on-road vehicles (e.g., employee commuter cars). GHG emissions generated by construction activities were estimated using SMAQMD’s RCEM (Version 9.0). Construction of the proposed project would occur for 39 months, and a total of 3,098 metric tons of carbon dioxide equivalent (CO₂e) would be generated, equal to an average of 953 metric tons of CO₂e per year.

Operational emissions for existing (2017), opening (2030), and design (2040) year conditions were modeled using the CT-EMFAC model and are presented in Tables 3.2.8-1 and 3.2.8-2. Compared to the

⁴ EO B-55-18 has set forth a reduction target to achieve carbon neutrality by 2045. This target has not been legislatively adopted.
No Build Alternative, the build alternatives would result in negligible changes in GHG emissions (i.e., a 0.1-percent or less increase or even a decrease under some analysis conditions). Relative to existing conditions, however, the build alternatives would result in substantial emissions reductions, predominately due to improvements in exhaust emissions.

Table 3.2.8-1. Estimated 2030 Annual GHG Emissions

<table>
<thead>
<tr>
<th>Source</th>
<th>Metric Tons per Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Existing conditions 2017</td>
<td>7,859,764</td>
</tr>
<tr>
<td>No Build Alternative 2030</td>
<td>7,270,306</td>
</tr>
<tr>
<td>Build Alternative B 2030</td>
<td>7,267,739</td>
</tr>
<tr>
<td>Net change from 2030 No Build to Alternative</td>
<td>(2,567)</td>
</tr>
<tr>
<td></td>
<td>(&lt;0.1%)</td>
</tr>
<tr>
<td>Net change from existing conditions</td>
<td>(592,025)</td>
</tr>
<tr>
<td></td>
<td>(7.5%)</td>
</tr>
<tr>
<td>Build Alternative C 2030</td>
<td>7,267,175</td>
</tr>
<tr>
<td>Net change from 2030 No Build to Alternative</td>
<td>(3,131)</td>
</tr>
<tr>
<td></td>
<td>(&lt;0.1%)</td>
</tr>
<tr>
<td>Net change from existing conditions</td>
<td>(592,589)</td>
</tr>
<tr>
<td></td>
<td>(7.5%)</td>
</tr>
</tbody>
</table>

Source: Emission rates from the CT-EMFAC2017 model.

Table 3.2.8-2. Estimated 2040 Annual GHG Emissions

<table>
<thead>
<tr>
<th>Source</th>
<th>Metric Tons Per Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Existing conditions 2017</td>
<td>7,859,764</td>
</tr>
<tr>
<td>No Build Alternative 2040</td>
<td>7,215,678</td>
</tr>
<tr>
<td>Build Alternative B 2040</td>
<td>7,215,327</td>
</tr>
<tr>
<td>Net change from 2040 No Build to Alternative</td>
<td>(351)</td>
</tr>
<tr>
<td></td>
<td>(&lt;0.1%)</td>
</tr>
<tr>
<td>Net change from existing conditions</td>
<td>(644,437)</td>
</tr>
<tr>
<td></td>
<td>(8.2%)</td>
</tr>
<tr>
<td>Build Alternative C 2040</td>
<td>7,219,309</td>
</tr>
<tr>
<td>Net change from 2040 No Build to Alternative</td>
<td>3,631</td>
</tr>
<tr>
<td></td>
<td>0.1%</td>
</tr>
<tr>
<td>Net change from existing conditions</td>
<td>(640,455)</td>
</tr>
<tr>
<td></td>
<td>(8.1%)</td>
</tr>
</tbody>
</table>

Source: Emission rates from the CT-EMFAC2017 model.

The State CEQA Guidelines do not indicate what amount of GHG emissions would constitute a significant impact on the environment. Instead, they authorize the lead agency to consider thresholds of significance previously adopted or recommended by other public agencies, or recommended by experts, provided the decision of the lead agency to adopt such thresholds is supported by substantial evidence
Chapter 3. California Environmental Quality Act (CEQA) Evaluation

(State CEQA Guidelines Sections 15064.4[a] and 15064.7[c]). The California Supreme Court decision\(^5\) in the *Centers for Biological Diversity et al. vs. California Department of Fish and Wildlife, the Newhall Land and Farming Company* (November 30, 2015, Case No. S217763) confirmed that there are multiple potential pathways for evaluating project-level GHG emissions consistent with CEQA, depending on the circumstances of a given project. These potential pathways include reliance on a business-as-usual model,\(^6\) tiering from a qualified climate action plan (CAP), use of numeric thresholds, and compliance with regulatory programs. Use of a business-as-usual threshold is most applicable to land use development projects with emission sources covered by the AB 32 scoping plan.

The City of West Sacramento is currently preparing a comprehensive update to its original draft CAP that was prepared in 2009 but was never adopted. The CAP will demonstrate the City’s commitment to reducing GHG emissions in a manner that is consistent with the State of California’s ambitious GHG reduction goals and reflective of the local community context.

The City of Sacramento adopted the *Sacramento Climate Action Plan* in 2012 to reduce community-wide GHG emissions, then incorporated the CAP into the 2035 General Plan adopted on March 3, 2015 (City of Sacramento 2015:Appendix B). However, the individual measures outlined in the CAP primarily apply to land use development projects, as opposed to new roadway projects. Accordingly, this analysis evaluates GHG emissions using a combination of numeric thresholds and compliance with regulatory programs. Numeric thresholds considered include those adopted by SMAQMD (as applicable to transportation projects) and net zero above existing conditions. The most applicable GHG regulation to transportation projects is SB 375. SB 375 was enacted to reduce GHG emissions from automobiles and light trucks through integrated transportation, land use, housing, and environmental planning. Under this law, SACOG is tasked with developing a sustainable communities strategy that provides a plan for meeting per capita CO\(_2\) emissions levels allocated to SACOG by CARB. These levels are 7 percent below 2005 emissions levels by 2020 and 19 percent below 2005 levels by 2035. Accordingly, the targets established by SB 375 address not only near-term (2020) emissions but also long-term (2035) emissions consistent with statewide executive orders, judicial attention,\(^7\) and recommendations made by the Association of Environmental Professionals Climate Change Committee.\(^8\) As applicable, this analysis also considers project consistency with the larger goals and objectives of the City of Sacramento’s CAP.

SMAQMD has adopted a construction threshold of 1,100 metric tons of CO\(_2\)-e for construction projects (Sacramento Metropolitan Air Quality Management District 2021). As discussed above, construction of the project would generate an average of 953 metric tons of CO\(_2\)-e per year, which is below SMAQMD’s construction threshold. Accordingly, construction-generated GHG emissions are considered less than significant. No mitigation is required.

Long-term operational impacts were assessed by comparing with-project emissions to those generated under existing conditions. Opening year (2030) GHG emissions for both alternatives are less than existing

\(^5\) It should be noted that the defendants in the Newhall Ranch case have requested a rehearing from the California Supreme Court on a number of grounds. If the Supreme Court decides to rehear the case, it is possible that the ruling may change.

\(^6\) Only if “an examination of the data behind the Scoping Plan’s business-as-usual model allowed the lead agency to determine what level of reduction from business as usual a new land use development at the proposed location must contribute in order to comply with statewide goals.”

\(^7\) See the California Appellate Court, 4th District 2014 rulings in the *Cleveland National Forest Foundation et al. vs. SANDAG and Sierra Club vs. County of San Diego* cases.

\(^8\) The Association of Environmental Professional’s *Beyond 2020: The Challenge of Greenhouse Gas Reduction Planning by Local Governments in California* white paper states that long-term projects should consider “post-2020 emissions consistent with ‘substantial progress’ along a post-2020 reduction trajectory toward meeting the 2050 target.”
and no build conditions. Because there is an emissions reduction in 2030, implementation of the build alternatives would help the State achieve the SB 32 GHG reduction target; this would result in a less-than-significant impact. Design year (2040) GHG emissions for Alternative B are less than existing and no build conditions and would result in a less-than-significant impact. Design year (2040) emissions for Alternative C are less than existing conditions but are slightly higher than no build conditions. Because an emissions reduction is associated with design year (2040) Alternative C compared to existing conditions, this would result in a less-than-significant impact.

The project also is consistent with state (SB 375) and local (e.g., City of Sacramento’s CAP) plans to reduce GHG emissions from mobile sources. The proposed project would improve connectivity to, and accessibility of, businesses, recreational areas, and new development opportunity sites in the urban core of West Sacramento and Sacramento. The new bridge also would provide pedestrian and bicycle facilities. This is consistent with the City of Sacramento’s CAP to support connected neighborhoods and alternative transportation.

The proposed project is listed in the 2020 MTP/SCS (Sacramento Area Council of Governments 2019a). The Final EIR for the 2020 MTP/SCS demonstrates that projects identified in the 2020 MTP/SCS meet the CARB’s issued SB 375 GHG targets for the SACOG region in 2020 and 2035 (Sacramento Area Council of Governments 2019b). GHG emissions associated with the 2020 MTP/SCS, including those projects identified in the 2020 MTP/SCS, therefore would be considered less than significant. The design concept and scope of the proposed project are consistent with the project description in both documents. Because the proposed project is identified and consistent with SACOG’s 2020 MTP/SCS, which was found to have a less-than-significant GHG impact, project-level GHG emissions would be consistent with SB 375 and would be considered less than significant.

Based on the above analysis, the project would reduce long-term operational GHG emissions, relative to existing conditions. This impact is considered less than significant. No mitigation is required.

While not required to achieve a less-than-significant impact conclusion, implementation of SMAQMD’s recommended BMPs (Minimization Measure GHG-1) as outlined below would further reduce short-term construction emissions, consistent with the City of Sacramento’s commitment to GHG mitigation.

**Minimization Measure GHG-1: Implement SMAQMD’s Recommended Construction GHG BMPs**

The City will implement the following SMAQMD’s recommended GHG reduction measures, to the extent feasible.

- Improve fuel efficiency from construction equipment:
  - Minimize idling time either by shutting equipment off when not in use or reducing the time of idling to no more than 3 minutes (5 minute limit is required by the state airborne toxics control measure [Title 13, Sections 2449(d)(3) and 2485 of the California Code of Regulations]). Provide clear signage that posts this requirement for workers at the entrances to the site.
  - Maintain all construction equipment in proper working condition according to manufacturer’s specifications. The equipment must be checked by a certified mechanic and determined to be running in proper condition before it is operated.
  - Train equipment operators in proper use of equipment.
  - Use the proper size of equipment for the job.
- Use equipment with new technologies (repowered engines, electric drive trains).
- Perform onsite material hauling with trucks equipped with on-road engines (if determined to be less emissive than the off-road engines).
- Use alternative fuels for generators at construction sites such as propane or solar, or use electrical power.
- Use a CARB-approved low carbon fuel for construction equipment. (NOx emissions from the use of low carbon fuel must be reviewed and increases mitigated.)
- Encourage and provide carpools, shuttle vans, transit passes and/or secure bicycle parking for construction worker commutes.
- Reduce electricity use in the construction office by using compact fluorescent bulbs, powering off computers every day, and replacing heating and cooling units with more efficient ones.
- Recycle or salvage non-hazardous construction and demolition debris (goal of at least 75 percent by weight).
- Use locally sourced or recycled materials for construction materials (goal of at least 20 percent based on costs for building materials, and based on volume for roadway, parking lot, sidewalk and curb materials). Wood products utilized should be certified through a sustainable forestry program.
- Minimize the amount of concrete for paved surfaces or utilize a low-carbon concrete option.
- Produce concrete on-site if determined to be less emissive than transporting ready mix.
- Use SmartWay certified trucks for deliveries and equipment transport.
- Develop a plan to efficiently use water for adequate dust control.

**b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?**

Based on the analysis shown above, the proposed project is consistent with SB 375, SACOG’s 2020 MTP/SCS, and the goals and objectives of the City of Sacramento’s CAP to reduce GHG emissions from mobile sources. There would be no impact.
3.2.9 Hazards and Hazardous Materials

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?</td>
<td></td>
<td></td>
<td>☒</td>
<td></td>
</tr>
<tr>
<td>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?</td>
<td></td>
<td>☒</td>
<td></td>
<td></td>
</tr>
<tr>
<td>c) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?</td>
<td></td>
<td></td>
<td>☒</td>
<td></td>
</tr>
<tr>
<td>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?</td>
<td></td>
<td>☒</td>
<td></td>
<td></td>
</tr>
<tr>
<td>e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the project area?</td>
<td></td>
<td></td>
<td>☒</td>
<td></td>
</tr>
<tr>
<td>f) Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?</td>
<td></td>
<td></td>
<td>☒</td>
<td></td>
</tr>
<tr>
<td>g) Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?</td>
<td></td>
<td></td>
<td>☒</td>
<td></td>
</tr>
</tbody>
</table>

3.2.9.1 CEQA Significance Determinations for Hazards and Hazardous Materials

Both build alternatives would require similar ground disturbance and would encounter similar hazards and hazardous materials. Therefore, both build alternatives have the same potential for impacts involving hazards and hazardous materials and are not discussed separately in this section.

The potential for the project to create significant hazards or impacts related to hazardous materials was assessed in the Phase I ISA prepared for the project (Blackburn Consulting 2020). The report is available in Appendix P. The ISA study area, which comprises proposed acquisitions and adjacent parcels, and potential hazardous waste sites are shown in Figures 2.2.5-1 and 2.2.5-2. The methods and identification of hazardous waste/materials potentially present in the study area, as discussed in the ISA, are presented in Section 2.2.5, Hazardous Waste/Materials.
a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?

Impact HAZ-1: Risk of Hazardous Material Exposure from Transport and Use during Construction (Alternatives B and C) (Less Than Significant)

Construction of the proposed project would involve the transportation, storage, and use of small quantities of common hazardous materials, such as fuels and oils used to operate construction equipment. Accidental releases of small quantities of these substances could contaminate soils and degrade the quality of surface water and groundwater; or they could be released into the air, resulting in a potential public safety hazard. Consistent with applicable laws and regulations, the transportation, handling, and disposal of these materials would comply with regulations enforced by the California Unified Program – a consolidation of six environmental programs at the local level – and Cal-OSHA. In addition, implementation of standard BMPs under the SWPPP would further reduce the potential of accidental release or exposure. This impact is considered less than significant. No mitigation is required.

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?

Impact HAZ-2: Risk of Public or Environmental Exposure to Released Hazardous Materials (Alternatives B and C) (Less Than Significant with Mitigation Incorporated)

Humans and the environment could be exposed to hazardous conditions from the accidental release of hazardous materials during construction activities. The use of heavy equipment involves small quantities of hazardous materials (e.g., petroleum and other chemicals used to operate and maintain construction equipment) that may result in hazardous conditions in the project area.

As described in Section 2.2.5, Hazardous Waste/Materials, the ISA identified 36 parcels with potentially hazardous material conditions within or immediately adjacent to the project area. Disturbance of these areas during construction activities could create a significant hazard and expose humans and the environment to contaminated soil.

The project area also has the potential for presence of hazardous materials in the form of ADL, and lead and chromium in yellow/white traffic striping. Construction workers could be exposed to hazardous materials during ground-disturbing activities such as grading and roadbed resurfacing at any of the areas known to contain hazardous substances. The ISA identified areas of moderate concern that would be affected by the project. These areas are listed in Section 2.2.5, Hazardous Waste/Materials and include local roadways, parcels containing railroad tracks or former rail alignments, and parcels with past and current commercial and industrial facilities that used hazardous materials (e.g., oil, fuels, and pesticides).

Poles and other support structures for several above-ground public and private utilities, including electric and communication facilities, would need to be relocated to match new roadway widths and alignments. Access points to underground utilities would be adjusted to the new ground or roadway elevation within the limits of the proposed project, including access points to existing water, sewer, gas, electric, and communication facilities within Broadway, South River Road, 15th Street, and Jefferson Boulevard. Ground disturbance for the relocations and grade adjustments would be within the limits of disturbance of the proposed project. Relocations and grade adjustments would occur prior to or during construction and could result in the release of hazardous materials.
Though no direct conflict is present, there is the potential for explosive hazard if the Kinder Morgan and PG&E gas transmission lines that run adjacent to South River Road in West Sacramento and under the Sacramento River if the lines are damaged during project construction. Advance notification and coordination with utility service providers prior to and during construction would ensure that the lines are avoided.

Conditions that lead to the release of hazardous materials could cause a significant impact. In addition to environmental protections established by state and federal law, City and Caltrans policies and standards address responsibilities for hazardous conditions. Construction and implementation of the proposed project would conform with applicable policies related to hazards and hazardous materials in the elements of the West Sacramento and Sacramento General Plans, requirements of the West Sacramento and Sacramento city codes, and Caltrans *Standard Specifications* Section 14, *Environmental Stewardship* (California Department of Transportation 2018:231–240).

Measures to help protect workers, such as site assessment, soil testing, safe handling practices, proper disposal methods, and a worker health and safety plan, also will help keep the public safe from inadvertent exposure to hazards and hazardous materials.

Complying with all applicable laws and regulations would help reduce the potential for significant impacts related to hazardous waste and materials. Implementation of the mitigation measures below would reduce this potentially significant impact to a less-than-significant level.

**Mitigation Measure HAZ-1: Conduct Phase II Site Assessments prior to Construction**

For sites identified as high or medium risk, a Phase II preliminary environmental screening will be completed within the project boundaries at these parcels to assess subsurface soil and/or groundwater, and the presence of wells. At a minimum, the Phase II preliminary screening will investigate each parcel within the project area where construction is anticipated to disturb the subsurface soil or encounter groundwater. Should the preliminary screening indicate the presence of wells or soil or groundwater contamination within the project area, a Phase II assessment will be conducted to investigate the depth and lateral extent of contamination within the project area. Low-risk sites will be re-evaluated (e.g., conduct owner interviews and a site survey) when site access is obtained. An additional Phase II assessment may be recommended if hazardous materials are identified.

The project proponent will conduct a Phase II assessment within the proposed acquisition area of the parcels described below.

- The following APNs in West Sacramento will be assessed for possible soil/groundwater contamination:

- The following APNs in Sacramento will be assessed for possible soil/groundwater contamination: 009-0012-008, 009-0012-009, 009-0012-064, 009-0012-029, 009-0012-071, 009-0012-072, 009-0020-001, 009-0020-002, 009-0223-007, 009-0223-012, 009-0223-016,
Areas along South River Road, Jefferson Boulevard, and 15th Street in West Sacramento and along Broadway, Front Street, 3rd Street, and 5th Street in Sacramento will be assessed for potential ADL impacts.

In West Sacramento, APNs 058-270-011 (Alternatives B and C), 058-280-007 (Alternative C only), 058-990-007, and 058-990-11 (Alternative B only); in Sacramento, APNs 009-0012-009, 0090012-29, 009-0020-02, 009-0223-007, 009-0223-012, and 009-0223-016 will be evaluated for the potential for metals, TPH, lead, arsenic, and creosote impacts for all construction activities that will result in soil excavation within railroad or former railroad easements at these parcels.

Based on the findings of the Phase II investigation, if a soils management plan and health and safety plan are necessary, they will be prepared and implemented.

The Phase II assessment will include sampling and laboratory analysis to confirm the presence of hazardous materials and may include the following.

- Surficial soil and water samples
- Testing of underground storage tanks
- Subsurface soil borings
- Groundwater monitoring well installation, sampling, and analysis (may be appropriate on neighboring properties as well to determine the presence of contamination)

**Mitigation Measure HAZ-2: Develop and Implement Plans to Address Worker Health and Safety**

The project proponent will develop and implement the necessary plans and measures required by Caltrans and federal and state regulations, including a health and safety plan, BMPs, and an injury and illness prevention plan. The plans will be prepared and implemented to address worker safety when working with potentially hazardous materials, including potential lead or chromium in traffic stripes, ADL, and other construction-related materials within the right-of-way during any soil-disturbing activity.

c) **Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?**

**Impact HAZ-3: Risk of Hazardous Emissions in Proximity to an Existing School (Alternatives B and C) (Less Than Significant)**

The nearest school (Leataata Floyd Elementary School located at 407 McClatchy Way in Sacramento) is located approximately 0.15 mile south of Broadway, east of I-5. Accidental release of hazardous materials during construction near a school would be a significant impact. However, as disclosed above, there is a low potential for construction or operation of the project to cause a significant hazard through transport, use, or disposal of hazardous materials because these activities would be required to comply with the regulations, standards, requirements, and guidelines established by federal and state law and overseen by the regulatory agencies. In addition, Leataata Floyd Elementary School is not located along a route used to access the project site. Accordingly, the potential for release of hazardous materials near an existing or proposed school are low. This impact is considered less than significant. No mitigation is necessary.
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?

Impact HAZ-4: Risk from Ground Disturbance at Known Hazardous Materials Sites
(Alternatives B and C) (Less Than Significant with Mitigation Incorporated)

Table 2.2.5-1 in Section 2.2.5, Hazardous Waste/Materials lists the known recognized environmental conditions and parcels with potentially hazardous material conditions within or immediately adjacent to the project area. The proposed project would be located on or next to these sites. Disturbance of these areas during construction activities could expose humans and the environment to contaminated soil. Construction on a known hazardous materials site that creates a hazard to the public or the environment would be considered a significant impact. Implementation of the mitigation measure described below would reduce this impact to a less-than-significant level.

Mitigation Measure HAZ-1: Conduct Phase II Site Assessments prior to Construction

The full text of this measure is included above.

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

The nearest airport to the project area is the Sacramento Executive Airport, which is located more than 3 miles away. Therefore, there is no potential for the project to result in impacts related to airports. There would be no impact.

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

Impact HAZ 5: Temporary Effects on Emergency Response or Emergency Evacuation Plans
(Alternatives B and C) (Less Than Significant)

Construction of the project could result in some temporary disruptions to traffic flow, where temporary lane shifts or closures are required. During project construction, emergency vehicles may need to stop temporarily or slow in order to ensure that they can safely pass through the project area. Prior to construction, the project proponent will prepare a Transportation Management Plan (TMP). Implementation of the TMP described in Chapter 1 (see Environmental Commitments – Transportation Management Plan), including notifying all emergency services prior to construction so they can plan alternative routes; handling and guiding traffic through and around work zones; and communicating information about detours, temporary closures, and emergency access will ensure that construction-related effects of the project on emergency response or evacuation plans are less than significant.

The following emergency service providers will be notified by the project proponent prior to any road closures.

- Sacramento County Sheriff Department
- Yolo County Sheriff Department
- City of Sacramento Police Department
City of West Sacramento Police Department
City of Sacramento Fire Department
City of West Sacramento Fire Department
California Highway Patrol
American Medical Response

Limited connectivity across the river currently reduces options for emergency response teams, thereby increasing response times and limiting alternatives for evacuations. The proposed project would increase options for emergency response teams to cross the river and would add an option for evacuations. These are beneficial effects.

No mitigation is necessary.

**g) Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?**

The project site is located adjacent to urbanized areas at low risk for wildland fires. Construction and operation of the proposed project would not create a greater wildland fire risk. There would be no impact.
3.2.10 Hydrology and Water Quality

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>b) Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would:</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>(i) result in substantial erosion or siltation on- or off-site;</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>(ii) substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or offsite;</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>(iii) 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; or</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>(iv) impede or redirect flood flows?</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>d) In flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>e) Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
</tbody>
</table>

### 3.2.10.1 CEQA Significance Determinations for Hydrology and Water Quality

Regulations and policies related to hydrology and flooding are described in Section 2.2.1, *Hydrology and Floodplain*. Regulations related to water quality are discussed in Section 2.2.2, *Water Quality*. This section also uses information from the *Water Quality Assessment Report* prepared for this project (Burleson Consulting 2020). The report is available in Appendix O. Both build alternatives would result in similar impacts on hydrology and water quality as presented below.

**a) Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?**

**Impact HYD-1: Potential for Violations of Water Quality Standards (Alternatives B and C) (Less Than Significant)**

Construction-related activities would result in surface disturbances with the potential to violate water quality standards or WDRs if sediment- or contaminant-laden runoff from disturbed work areas enters storm drains or other pathways leading to receiving waters, or if fuel or other construction chemicals are accidentally spilled or leaked into the water. Compliance with WDRs that apply to the SWRCB’s Small MS4 Permit for the City of West Sacramento (Statewide Phase II MS4 Permit; NPDES Order No. 2013-...
001-DWQ; General Permit No. CAS000004) and Sacramento County’s MS4 Permit for the City of Sacramento (Sacramento County MS4 Permit; NPDES No. CAS082597; Order No. R5-2015-0023) would ensure that temporary construction-related impacts are avoided or are kept to less-than-significant levels. This impact is considered less than significant. No mitigation is necessary.

**b) Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?**

Groundwater in the project area was found at a depth of approximately 15 to 25 feet below the ground surface. Roadway improvements, utility installation, and reconstruction of the riverfront bicycle trails would require excavation depths of 2 to 5 feet. Construction of the two bridge abutments would require maximum excavation depths of 10 feet. Any increases in impervious area related to the project would not appreciably influence water infiltration into the groundwater aquifer or cause a widespread regional change in groundwater levels. Changes to groundwater occurrence and levels due to project operation, if groundwater levels are affected at all, would not detrimentally affect regional groundwater production or change the existing water quality. Groundwater dewatering would not be necessary for project operation and maintenance activities. There would be no impact.

**c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would:**

**(i) result in substantial erosion or siltation on- or off-site?**

**Impact HYD-2: Potential for Changed Drainage Patterns That Result in Substantial Erosion (Alternatives B and C) (Less Than Significant)**

During construction, as is standard with all construction projects, the contractor would be required to install and maintain temporary BMPs to control any runoff or erosion from the project site that may discharge into the surrounding storm drain systems and waterways in order to comply with local, state, and federal water quality regulations. Temporary BMPs would be installed prior to any construction activities. Implementation of the SWPPP, LID measures, the West Sacramento’s and Sacramento’s storm water guidance measures, and permanent erosion control elements found in the Caltrans MS4 program guidance documents would avoid adverse effects, minimize the potential for construction-related surface water pollution, and ensure that water quality in the Sacramento River would not be compromised by erosion and sedimentation during construction.

During operation, new impervious surface could alter surface runoff drainage patterns and river flows. However, project drainage has been considered in the design to avoid significant impacts. Stormwater and road runoff drainage for the proposed roadway would be conveyed in a new storm drain system installed approximately 5 feet below the finished road grade of South River Road, 15th Street, and Circle Street in West Sacramento and of Broadway in Sacramento. New storm drain outfalls into the Sacramento River would be constructed near each of the bridge abutments in West Sacramento and Sacramento. This impact is considered less than significant. No mitigation is necessary.
(ii) substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or offsite;
(iii) 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?

Impact HYD-3: Potential to Change Drainage Patterns and Result in Substantial Increased Surface Runoff and Stormwater Runoff to Drainage Systems (Alternatives B and C) (Less Than Significant)

The amount of impervious surface area would increase under the build alternatives, increasing storm water runoff. As described above, measures have been taken to account for the changes to drainage patterns related to storm water runoff rates and volumes. Flows from the project site would not result in on- or off-site flooding or create an additional source of polluted runoff. Incorporation of Construction General Permit SWPPP post-construction measures; site design measures; LID measures; and other permanent erosion control elements found in Caltrans MS4 program guidance documents, the City of West Sacramento’s SWMP, and the Sacramento Stormwater Quality Partnership’s SQIP would ensure that impacts related to storm water runoff are less than significant. Because the project involves more than 1 acre of newly created or replaced impervious area, permanent treatment BMPs need to be considered in the design. Treatment BMPs could include bioretention areas and vegetated swales. In addition, erosion and sediment control BMPs such as drainage swales, geotextile, slope drains, mulch, stream bank stabilization, and sediment traps would be implemented to control any runoff from the project site. The Cities of West Sacramento and Sacramento perform a variety of maintenance activities for storm water pollution prevention, including implementing BMPs during bridge repair and measures that are required for maintenance activities in water bodies. Implementation of these requirements would reduce or avoid potentially significant impacts on water quality from runoff. This impact is considered less than significant. No mitigation is necessary.

(iv) impede or redirect flood flows?

Impact HYD-5: Potential for Changed Drainage Patterns That Result in Impedance of Flood Flows (Alternatives B and C) (Less Than Significant)

Bridge design was analyzed for impacts from the 200-year flood (Q200), 100-year flood (Q100), and 50-year flood (Q50). Based on studies conducted for the I Street Bridge Replacement Project, approximately 1.25 miles upstream of the proposed project and similar in scope, the new Broadway Bridge would result in a negligible increase in the peak water surface elevation (WSE) of 0.02 foot immediately upstream of the project and a 0.06- to 0.07-foot reduction in WSE immediately downstream of the project (GEI Consultants 2014). The reduction in WSE downstream of the project is due to a reduction in the peak flow in the Sacramento River downstream of the American River that is caused by the small increase in the WSE upstream of the project. The increase in WSE upstream of the project translates to an increase at the American River, thereby reducing the percentage of American River flow that goes downstream in the Sacramento River and increasing the percentage that flows upstream to the Sacramento Weir.

The project elements that are located within the levees on the Sacramento River would be designed according to the following principals defined in DWR’s FloodSafe California – Urban Levee Design Criteria (California Department of Water Resources 2012).

- Levees protecting urban areas are assumed to have a minimum crown elevation equal to the 1-in-200 AEP WSE plus 3 feet.
- Non-urban state/federal project levees are assumed to meet the authorized minimum elevation.
- Levees act as weirs and do not breach if overtopped.
The effect of the proposed project on WSE and stream flow are anticipated to be negligible. Because changes in the water surface profile (water depth) would be negligible, there would be no significant floodplain encroachment. The impact is less than significant. No mitigation is necessary.

d) In flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?

Impact HYD-6: Risk of Release of Pollutants due to Inundation (Alternatives B and C) (Less Than Significant)

The project site is not near the coast; therefore, there is no threat of a tsunami. The project site also is not near a large body of water capable of producing a seiche. The new bridge would be designed according to hydraulic design criteria established in Chapter 11 of the Caltrans Local Assistance Procedures Manual (2021). The criteria dictate that the facility be capable of conveying the base or Q100 and passing the Q50 flood “without causing objectionable backwater, excessive flow velocities, or encroaching on through traffic lanes.” The same criteria also recommend a minimum freeboard\(^9\) clearance of 2 feet above the 50-year floodwater surface elevation (WSE50) to provide clearance for drift. Due to the potential for significant drift during high flows in the Sacramento River, the proposed project design includes a freeboard clearance of 3 feet above the WSE50. The chance of inundation of the bridge and the release of pollutants as a result is considered less than significant. No mitigation is necessary.

e) Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?

The SWRCB and RWQCBs are responsible for establishing the water quality standards (objectives and beneficial uses) required by the CWA and regulating discharges to ensure compliance with the water quality standards. Details about water quality standards in a project area are included in the applicable RWQCB Basin Plan. In California, RWQCBs designate beneficial uses for all water body segments in their jurisdictions and then set criteria necessary to protect those uses. As a result, the water quality standards developed for particular water segments are based on the designated use and vary depending on that use.

Beneficial uses of groundwater are designated in the Central Valley RWQCB Basin Plan. Unless otherwise designated, all groundwater in the Sacramento Valley is considered suitable, or at a minimum potentially suitable, for the following beneficial uses (Central Valley Regional Water Quality Control Board 2018): municipal and domestic, agricultural, industrial process, and industrial service supply. No aspect of the project would conflict with or obstruct implementation of the Basin Plan. There would be no impact.

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\(^9\) **Freeboard** is the vertical distance from the design water surface elevation to the top of the channel or to the top of the channel lining.
3.2.11 Land Use and Planning

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Physically divide an established community?</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[x]</td>
</tr>
<tr>
<td>b) Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?</td>
<td>[ ]</td>
<td>[ ]</td>
<td>[x]</td>
<td>[ ]</td>
</tr>
</tbody>
</table>

3.2.11.1 CEQA Significance Determinations for Land Use and Planning

The build alternatives have similar configurations and are in the same land use planning jurisdictions. The adopted plans that apply to the project area are discussed in Section 2.1.2, Consistency with State, Regional, and Local Plans and Programs, and in the CIA prepared for the project (ICF 2020). The report is available in Appendix K.

a) Physically divide an established community?

The project would not construct any new structures or roadways that alter the division that already exists between the Cities of West Sacramento and Sacramento because of the Sacramento River. The new bridge would increase connectivity between the two cities by providing another option for getting across the river. In addition, the new bridge would provide bicycle and pedestrian facilities that would improve bicycle and pedestrian connectivity between West Sacramento and Sacramento. These are project benefits. There would be no impact.

b) Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?

Impact LUP-1: Conflict with Adopted Land Use Plans (Alternatives B and C) (Less Than Significant)

The project is a collaboration between the Cities of West Sacramento and Sacramento, and Caltrans, to construct a new bridge and improve accessibility between the two communities. The relevant adopted local planning documents (presented in Section 2.1.2) contain goals and policies that define future development and infrastructure. The project is consistent with, and supports the goals and policies of, the adopted documents, which include the following.

- Sacramento 2035 General Plan
- Sacramento Riverfront Master Plan
- City of West Sacramento General Plan 2035
- Bridge District Specific Plan
- Broadway Complete Streets Plan
- West Broadway Specific Plan
City of Sacramento Pedestrian Master Plan

City of Sacramento Bicycle Master Plan

West Sacramento Bicycle, Pedestrian, and Trails Master Plan

The City of West Sacramento is preparing a master plan for the reuse of both the Pioneer Bluff and Stone Lock Districts. Since the plan is not yet complete and adopted, consistency with policies it will contain are not addressed here. In preparation of the plan, a phased multi-modal network was approved by the City of West Sacramento City Council in January 2018. Both build alternatives for the project would require modifications to the approved mobility network to connect bridge traffic.

Alternative B would require construction of a northbound right-turn pocket on South River Road at 15th Street and construction of a southbound right-turn pocket on South River Road at 15th Street.

Alternative C would require creating a “T” intersection on South River Road between 15th Street and the future Circle Street location (see Figure 1-3), constructing an interim northbound right-turn pocket on the existing alignment of South River Road at Broadway, and constructing an interim southbound left-turn pocket on the existing alignment of South River Road at Broadway.

Alternative C would have a greater effect on the network in the Pioneer Bluff area than Alternative B. Because the master plan for the Pioneer Bluff area is not yet adopted policy, the proposed project is not in conflict with the plan. The effects on the operation of the transportation network in relation to adopted performance thresholds are addressed in Section 3.2.17, Transportation. This impact is considered less than significant. No mitigation is necessary.
### 3.2.12 Mineral Resources

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>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?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>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?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

#### 3.2.12.1 CEQA Significance Determinations for Mineral Resources

According to the general plans of West Sacramento (City of West Sacramento 2016) and Sacramento (City of Sacramento 2015), no mineral resources or mineral resource recovery sites are located in the vicinity of the proposed project.

**a) Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?**

No known mineral resources are in the project vicinity. There would be no impact.

**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?**

No locally important mineral resource recovery sites are in the project vicinity. There would be no impact.
3.2.13 Noise

<table>
<thead>
<tr>
<th>Would the project result in:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?</td>
<td>☒</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>b) Generation of excessive groundborne vibration or groundborne noise levels?</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>c) For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
</tr>
</tbody>
</table>

3.2.13.1 CEQA Significance Determinations for Noise

The potential for the project to result in noise impacts was assessed in the project’s NSR (HMMH 2020, Appendix R) and in Section 2.2.7, Noise in this document. The following discussion is based on those analyses.

**a) Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?**

Impact NOI-1: Construction Noise in Exceedance of Local Standards (Alternatives B and C) (Significant and Unavoidable)

The assessment of potential noise levels during construction of the project was based on methodology developed by the Federal Transit Administration (2018) and standards from applicable local guidance, specifically the municipal codes and general plan guidance for the West Sacramento (City of West Sacramento 2016) and Sacramento (City of Sacramento 2015). Typical noise levels produced by heavy construction equipment are shown in Table 3.2.13-1. As shown in the table, individual types of heavy construction equipment are expected to generate maximum noise levels from 80 to 101 dBA at a reference distance of 50 feet. The construction noise level at a given receiver location depends on the type of construction activity, the distance from the source, and intervening features between noise-generating activity and the receiver.

Heavy equipment used for the project would vary by phase of construction and would involve the use of equipment such as pile drivers, excavators, bulldozers, heavy trucks, graders, and other types of heavy equipment.

For stationary sources, the exterior noise standard is 55 dBA during daytime hours (7:00 a.m. to 10:00 p.m.) for both cities. For West Sacramento, the exterior noise standard is 45 dBA during nighttime.
hours (10:00 p.m. to 7:00 a.m.). For Sacramento, the exterior noise standard is 50 dBA during nighttime hours (10:00 p.m. to 7:00 a.m.).

Table 3.2.13-1. Typical Construction Equipment Noise Emission Levels

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Typical Noise Level (dBA) 50 Feet from Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Impact pile driver</td>
<td>101</td>
</tr>
<tr>
<td>Vibratory pile driver</td>
<td>95</td>
</tr>
<tr>
<td>Hoe ram</td>
<td>90</td>
</tr>
<tr>
<td>Heavy truck</td>
<td>84</td>
</tr>
<tr>
<td>Excavator</td>
<td>85</td>
</tr>
<tr>
<td>Bulldozer</td>
<td>85</td>
</tr>
<tr>
<td>Mixer</td>
<td>80</td>
</tr>
<tr>
<td>Grader</td>
<td>85</td>
</tr>
<tr>
<td>Scraper</td>
<td>85</td>
</tr>
<tr>
<td>Backhoe</td>
<td>85</td>
</tr>
<tr>
<td>Roller</td>
<td>85</td>
</tr>
<tr>
<td>Loader</td>
<td>84</td>
</tr>
</tbody>
</table>

dBA = A-weighted decibel.

To characterize the potential worst-case noise condition during a given phase of construction, the two loudest pieces of equipment were assumed to operate simultaneously along a construction site perimeter location relative to the nearest receivers. All types of heavy equipment were assumed to operate up to 50 percent of a given hour. The loudest piece of equipment likely to be used during construction would be an impact pile driver with a maximum level of up to 101 dBA, which would exceed the local standards of 55 dBA for stationary sources (applicable to both cities) at a distance of up to 2,240 feet. The nearest residences are about 1,100 feet away from pile driving locations of the western bridge supports in West Sacramento, and the nearest live-aboard vessels (also considered as residences for the purpose of this analysis) are about 600 feet away from locations of the eastern bridge supports. Therefore, noise levels during pile driving are predicted to exceed local standards at residences in these areas.

Noise levels produced by heavy equipment during phases of road construction potentially would exceed local standards for stationary sources (for both cities) at distances of up to 820 feet during daytime hours and 1,970 feet during nighttime hours. The nearest residences could be as close as 50 feet away from road construction areas. This would exceed local standards at residences in West Sacramento and live-aboard vessels in Sacramento.

Noise levels from use of heavy equipment during construction are predicted to exceed local standards for stationary sources in West Sacramento and Sacramento. This impact is considered significant. Implementation of best noise control practices (Mitigation Measure NOI-1) would reduce the impact; however, measures may not be feasible in all situations to reduce noise below the allowed limits. Therefore, this impact is considered significant and unavoidable.

Mitigation Measure NOI-1: Use Best Noise Control Practices during Construction

The contractor(s) will implement noise control methods such that noise does not exceed applicable noise ordinance standards specified by the City of West Sacramento or the City of Sacramento, as applicable. Measures that can be implemented to control noise include the following.

- Limiting heavy equipment use to daytime hours between 7:00 a.m. and 6:00 p.m.
- Limiting pile driving to times of day that would be least disruptive to residences.
- Locating noise-generating equipment as far away as practical from residences.
- Equipping all construction equipment with standard noise attenuation devices such as mufflers to reduce noise, and equipping all internal combustion engines with intake and exhaust silencers in accordance with manufacturer’s standard specifications.
- Establishing equipment and material haul routes that avoid residential uses to the extent practical, limiting hauling to the hours between 7:00 a.m. and 10:00 p.m., and specifying maximum acceptable speeds for each route.
- Using electrically powered equipment in place of equipment with internal combustion engines where practical.
- Restricting the use of audible warning devices such as bells, whistles, and horns to those situations that are required by law for safety purposes.
- Providing noise-reducing enclosures around stationary noise-generating equipment.
- Providing temporary construction noise barriers between active construction sites that are near residences.

The construction contractor will develop a noise control plan that identifies specific feasible control measures that will be implemented. The noise control plan will be submitted to and approved by the project sponsor before construction begins.

Prior to construction, the project sponsor will make a construction schedule available to residents living in the vicinity of construction areas and designate a noise disturbance coordinator. The coordinator will be responsible for responding to complaints regarding construction noise and ensure that reasonable measures are implemented to correct the source of disturbance, where feasible. A sign containing the contact telephone number for the noise disturbance coordinator will be conspicuously posted on construction site boundary fencing, and this information also will be included in the notification of the construction schedule.

**Impact NOI-2: Traffic Noise Levels in Exceedance of Local Standards (Alternatives B and C) (Less Than Significant)**

Section 2.2.7, Noise and the NSR prepared for this project (HMMH 2020) present noise impacts and abatement evaluation in compliance with NEPA and 23 CFR 772. To evaluate noise levels relative to city noise limits, supplemental modeling locations were selected at outdoor locations of frequent human use. Traffic noise levels were predicted using the FHWA TNM Version 2.5. The NSR prepared for this project evaluates traffic noise impacts based on the worst noise hour equivalent sound level ($L_{eq}$). The Cities of West Sacramento and Sacramento use a day-night community noise exposure level metric (CNEL), which is a 24-hour weighted average. Project traffic noise levels were predicted with the SoundPLAN noise model, using algorithms from the TNM. Data files prepared for the NSR were imported into SoundPLAN, with traffic volumes updated to represent conditions over the course of an average day for each year of analysis.

Receptors on the West Sacramento side of the project area along Jefferson Boulevard are located just south of the bridge and Liberty Specific Plan areas. Because no specific plan is applicable to these receptors, the West Sacramento General Plan noise compatibility standards apply. For the residential units in this location, the noise compatibility standard is 60 dBA CNEL.
Receptors on the Sacramento side of the project area are located within the marina, inside the West Broadway Specific Plan area. The West Broadway Specific Plan (Ascent Environmental 2020) does not include noise standards; therefore, City of Sacramento General Plan noise standards are applicable in this location. The receptors consist of neighborhood park and urban corridor residential uses, including live-aboard vessels, which both use a land use compatibility standard of 70 dBA CNEL. The West Broadway Specific Plan Neighborhood Services & Amenities Goals and Policies section includes Strategy C-E-1 and actions to expand entertainment facilities and promote “a culture, entertainment and recreation district” (Ascent Environmental 2020:6–26), which would include uses consistent with recreational use and also would also use a compatibility standard of 70 dBA CNEL.

Predicted traffic noise levels for representative receivers at outdoor areas of frequent human use are shown in Table 3.2.13-2 for existing plus project conditions, in Table 3.2.13-3 for opening year plus project conditions, and in Table 3.2.13-4 for design year plus project conditions. Locations of noise-sensitive receivers (NSA locations in tables) are shown in Figure 2.2.7-2, in Section 2.2.7, Noise.
### Table 3.2.13-2. Predicted Traffic Noise Levels under Build Alternatives, Existing (2017) Conditions Plus Project

<table>
<thead>
<tr>
<th>Location, City</th>
<th>Land Use</th>
<th>No Project</th>
<th>Alternative B</th>
<th>Alternative C</th>
</tr>
</thead>
<tbody>
<tr>
<td>NSA-A, Sacramento</td>
<td>Park, live-aboard vessels</td>
<td>64.5</td>
<td>63.7</td>
<td>70</td>
</tr>
<tr>
<td>NSA-B, West Sacramento</td>
<td>Residential, 6 units</td>
<td>66.3</td>
<td>65.9</td>
<td>60</td>
</tr>
<tr>
<td>NSA-C, West Sacramento</td>
<td>Residential, 6 units</td>
<td>68.0</td>
<td>68.6</td>
<td>60</td>
</tr>
<tr>
<td>NSA-D, West Sacramento</td>
<td>Residential, 10 units</td>
<td>70.5</td>
<td>70.5</td>
<td>60</td>
</tr>
<tr>
<td>NSA-E, West Sacramento</td>
<td>Residential, 20 units</td>
<td>68.3</td>
<td>68.3</td>
<td>60</td>
</tr>
</tbody>
</table>

CNEL = community noise equivalent level  
NSA = noise-sensitive area

### Table 3.2.13-3. Predicted Traffic Noise Levels under Build Alternatives, Opening Year (2030) Conditions Plus Project

<table>
<thead>
<tr>
<th>Location, City</th>
<th>Land Use</th>
<th>No Project</th>
<th>Alternative B</th>
<th>Alternative C</th>
</tr>
</thead>
<tbody>
<tr>
<td>NSA-A, Sacramento</td>
<td>Park, live-aboard vessels</td>
<td>65.5</td>
<td>64.3</td>
<td>70</td>
</tr>
<tr>
<td>NSA-B, West Sacramento</td>
<td>Residential, 6 units</td>
<td>67.7</td>
<td>67.1</td>
<td>60</td>
</tr>
<tr>
<td>NSA-C, West Sacramento</td>
<td>Residential, 6 units</td>
<td>68.7</td>
<td>69.1</td>
<td>60</td>
</tr>
<tr>
<td>NSA-D, West Sacramento</td>
<td>Residential, 10 units</td>
<td>71.6</td>
<td>71.5</td>
<td>60</td>
</tr>
<tr>
<td>NSA-E, West Sacramento</td>
<td>Residential, 20 units</td>
<td>69.4</td>
<td>69.3</td>
<td>60</td>
</tr>
</tbody>
</table>

CNEL = community noise equivalent level  
NSA = noise-sensitive area
Table 3.2.13-4. Predicted Traffic Noise Levels under Build Alternatives, Design Year (2040) Conditions Plus Project

<table>
<thead>
<tr>
<th>Location, City</th>
<th>Land Use</th>
<th>No Project</th>
<th>Alternative B</th>
<th>Alternative C</th>
</tr>
</thead>
<tbody>
<tr>
<td>NSA-A, Sacramento</td>
<td>Park, live-aboard vessels</td>
<td>66.5</td>
<td>65.3</td>
<td>70</td>
</tr>
<tr>
<td>NSA-B, West Sacramento</td>
<td>Residential, 6 units</td>
<td>68.2</td>
<td>67.7</td>
<td>60</td>
</tr>
<tr>
<td>NSA-C, West Sacramento</td>
<td>Residential, 6 units</td>
<td>69.2</td>
<td>69.4</td>
<td>60</td>
</tr>
<tr>
<td>NSA-D, West Sacramento</td>
<td>Residential, 10 units</td>
<td>71.8</td>
<td>71.7</td>
<td>60</td>
</tr>
<tr>
<td>NSA-E, West Sacramento</td>
<td>Residential, 20 units</td>
<td>69.7</td>
<td>69.5</td>
<td>60</td>
</tr>
</tbody>
</table>

CNEL = community noise equivalent level
NSA = noise-sensitive area
As shown in the tables above, noise levels under existing, existing plus project conditions, and design year plus project conditions are predicted to exceed land use compatibility standards for residential uses at all four receivers in West Sacramento located along Jefferson Boulevard, representing a total of 42 residences. These receivers would be affected under both Alternatives B and C.

The increase in noise levels from project traffic was evaluated under existing 2017 conditions, opening year 2030 conditions, and design year 2040 conditions in terms of the project’s contribution to the noise environment compared to no-project conditions. Under Alternative B, traffic noise levels would increase by a maximum of 0.6 dB at one receptor (NSA-C), representing a residence on Jefferson Boulevard in West Sacramento. For all other receptors, noise levels would increase by less than 1 dB or decrease by up to 1 dB. Under Alternative C, traffic noise levels would increase by less than 1 dB or decrease by up to 2 dB at all receptors. Under both Alternatives B and C, the receptors with the highest noise level are located within NSA-D, with a predicted noise level of 71.8 dBA CNEL under future 2040 conditions. These receptors would have a maximum increase of 0 dB relative to no-project conditions.

The general plans for both West Sacramento and Sacramento use the same exterior incremental noise impact standards for noise-sensitive uses (City of West Sacramento 2016:Table S-7.1; City of Sacramento 2015:Table EC 2). The standards indicate an allowable noise increment of 1 dB for residential uses in areas where day-night sound level values are in the range of 65 to 70 dBA CNEL, and 0 dB where day-night sound level values are up to 70 dBA CNEL. For all receptors, the proposed project would not result in noise increases that exceed the allowable increment under 2017, 2030, or 2040 conditions for either Alternative B or C. Increases in traffic noise levels at sensitive receptors under both alternatives are shown in Tables 3.2.13-5, 3.2.13-6, and 3.2.13-7. Locations of noise-sensitive receivers (NSA locations in tables) are shown in Figure 2.2.7-2.

| Location, City | Land Use | Alternative B | | Alternative C |
|---------------|----------|---------------|---------------|
|               | Noise Level (CNEL) | Increase over No-Project (dB) | Significant? | Noise Level (CNEL) | Increase over No-Project (dB) | Significant? |
| NSA-A, Sacramento | Park, live-aboard vessels | 63.7 | -0.8 | No | 62.7 | -1.8 | No |
| NSA-B, West Sacramento | Residential, 6 units | 65.9 | -0.4 | No | 65.7 | -0.6 | No |
| NSA-C, West Sacramento | Residential, 6 units | 68.6 | +0.6 | No | 68.4 | +0.4 | No |
| NSA-D, West Sacramento | Residential, 10 units | 70.5 | 0.0 | No | 70.2 | -0.3 | No |
| NSA-E, West Sacramento | Residential, 20 units | 68.3 | 0.0 | No | 68.0 | -0.3 | No |

CNEL = community noise equivalent level
dB = decibel
NSA = noise-sensitive area
Table 3.2.13-6. Predicted Increase in Traffic Noise Levels under Build Alternatives, Opening Year (2030) Conditions plus Project

<table>
<thead>
<tr>
<th>Location, City</th>
<th>Land Use</th>
<th>Noise Level (CNEL)</th>
<th>Increase over No-Project (dB)</th>
<th>Significant?</th>
<th>Noise Level (CNEL)</th>
<th>Increase over No-Project (dB)</th>
<th>Significant?</th>
</tr>
</thead>
<tbody>
<tr>
<td>NSA-A, Sacramento</td>
<td>Park, live-aboard vessels</td>
<td>64.3</td>
<td>- 1.2</td>
<td>No</td>
<td>63.9</td>
<td>- 1.6</td>
<td>No</td>
</tr>
<tr>
<td>NSA-B, West Sacramento</td>
<td>Residential, 6 units</td>
<td>67.1</td>
<td>- 0.6</td>
<td>No</td>
<td>67.1</td>
<td>- 0.6</td>
<td>No</td>
</tr>
<tr>
<td>NSA-C, West Sacramento</td>
<td>Residential, 6 units</td>
<td>69.1</td>
<td>+ 0.4</td>
<td>No</td>
<td>69.1</td>
<td>+ 0.4</td>
<td>No</td>
</tr>
<tr>
<td>NSA-D, West Sacramento</td>
<td>Residential, 10 units</td>
<td>71.5</td>
<td>- 0.1</td>
<td>No</td>
<td>71.6</td>
<td>0.0</td>
<td>No</td>
</tr>
<tr>
<td>NSA-E, West Sacramento</td>
<td>Residential, 20 units</td>
<td>69.3</td>
<td>- 0.1</td>
<td>No</td>
<td>69.4</td>
<td>0.0</td>
<td>No</td>
</tr>
</tbody>
</table>

CNEL = community noise equivalent level
dB = decibel
NSA = noise-sensitive area

Table 3.2.13-7. Predicted Increase in Traffic Noise Levels under Build Alternatives, Design Year (2040) Conditions plus Project

<table>
<thead>
<tr>
<th>Location, City</th>
<th>Land Use</th>
<th>Noise Level (CNEL)</th>
<th>Increase over No-Project (dB)</th>
<th>Significant?</th>
<th>Noise Level (CNEL)</th>
<th>Increase over No-Project (dB)</th>
<th>Significant?</th>
</tr>
</thead>
<tbody>
<tr>
<td>NSA-A, Sacramento</td>
<td>Park, live-aboard vessels</td>
<td>65.3</td>
<td>- 1.2</td>
<td>No</td>
<td>64.8</td>
<td>- 1.7</td>
<td>No</td>
</tr>
<tr>
<td>NSA-B, West Sacramento</td>
<td>Residential, 6 units</td>
<td>67.7</td>
<td>- 0.5</td>
<td>No</td>
<td>67.7</td>
<td>- 0.5</td>
<td>No</td>
</tr>
<tr>
<td>NSA-C, West Sacramento</td>
<td>Residential, 6 units</td>
<td>69.4</td>
<td>+ 0.2</td>
<td>No</td>
<td>69.4</td>
<td>+ 0.2</td>
<td>No</td>
</tr>
<tr>
<td>NSA-D, West Sacramento</td>
<td>Residential, 10 units</td>
<td>71.7</td>
<td>- 0.1</td>
<td>No</td>
<td>71.8</td>
<td>0.0</td>
<td>No</td>
</tr>
<tr>
<td>NSA-E, West Sacramento</td>
<td>Residential, 20 units</td>
<td>69.5</td>
<td>- 0.2</td>
<td>No</td>
<td>69.7</td>
<td>0.0</td>
<td>No</td>
</tr>
</tbody>
</table>

CNEL = community noise equivalent level
dB = decibel
NSA = noise-sensitive area

Noise barriers to reduce noise levels above noise abatement criteria specified in the Caltrans Protocol (California Department of Transportation 2020) are evaluated in the NSR and described in Section 2.2.7. However, under local standards, the allowable increment above no-project conditions would not be exceeded at any receptor. By opening year (2030) conditions, the proposed project would cause noise levels to increase by a maximum of 0.4 dB; by the design year (2040), noise levels would increase by a maximum of 0.2 dB. An increase of these magnitudes would not be perceptible and would not exceed local thresholds. Therefore, this impact is considered less than significant. No mitigation is required.
b) *Generation of excessive groundborne vibration or groundborne noise levels?*

**Impact NOI-3: Construction- and Operations-Related Groundborne Vibration (Alternatives B and C) (Less Than Significant)**

*Construction*

Construction of Alternative B or C would involve the use of heavy equipment that could generate perceptible levels of groundborne vibration immediately adjacent to the source. Typical vibration levels associated with heavy equipment at reference distances of 25 feet to 100 feet are listed in Table 3.2.13-8.

**Table 3.2.13-8. Typical Vibration Source Levels for Construction Equipment**

<table>
<thead>
<tr>
<th>Equipment</th>
<th>PPV at 25 Feet</th>
<th>PPV at 50 Feet</th>
<th>PPV at 75 Feet</th>
<th>PPV at 100 Feet</th>
</tr>
</thead>
<tbody>
<tr>
<td>Impact pile driver</td>
<td>0.644</td>
<td>0.228</td>
<td>0.124</td>
<td>0.081</td>
</tr>
<tr>
<td>Vibratory pile driver</td>
<td>0.170</td>
<td>0.060</td>
<td>0.033</td>
<td>0.021</td>
</tr>
<tr>
<td>Auger drill</td>
<td>0.089</td>
<td>0.032</td>
<td>0.017</td>
<td>0.011</td>
</tr>
<tr>
<td>Hoe ram</td>
<td>0.089</td>
<td>0.032</td>
<td>0.017</td>
<td>0.011</td>
</tr>
<tr>
<td>Large bulldozer</td>
<td>0.089</td>
<td>0.032</td>
<td>0.017</td>
<td>0.011</td>
</tr>
<tr>
<td>Loaded trucks</td>
<td>0.076</td>
<td>0.027</td>
<td>0.015</td>
<td>0.010</td>
</tr>
<tr>
<td>Jackhammer</td>
<td>0.035</td>
<td>0.012</td>
<td>0.007</td>
<td>0.004</td>
</tr>
<tr>
<td>Small bulldozer</td>
<td>0.003</td>
<td>0.001</td>
<td>0.001</td>
<td>&lt; 0.001</td>
</tr>
</tbody>
</table>


PPV = peak particle velocity in inches per second (in/sec).

The piece of construction equipment with the potential to produce the highest level of vibration is an impact pile driver, which would be used for construction of the new bridge supports along the Sacramento River. Locations within 100 feet of pile driving activity could be exposed to vibration levels of 0.081 inches per second PPV or greater, which potentially would be perceptible inside building structures. The residences nearest to pile driving locations under the build alternatives are more than 1,000 feet away, and vibration would not be noticeable at this distance. Other types of heavy equipment (e.g., hoe rams, bulldozers) would be nearer to residences during road construction and demolition phases of the project, producing a vibration level of approximately 0.032 inches per second PPV at a distance of 50 feet. This level of vibration generally would not be noticeable inside the structures of the nearest residences. Therefore, vibration from the build alternatives during construction is not expected to exceed thresholds related to structural damage for any of the buildings nearest to construction areas or result in impacts on sensitive receptors from vibration. This impact is considered less than significant. No mitigation is necessary.

*Operation*

Rubber-tired vehicles are not a significant source of vibration. There are no other components of the project that would be a source of ongoing vibration. Vibration from project operation would be similar to existing conditions and is not expected to exceed vibration thresholds. This impact is considered less than significant. No mitigation is necessary.
c) For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?

The nearest airport is Sacramento Executive, located approximately 4 miles southwest of the project and adjacent sensitive receivers. The project would not involve development of land use that would require consideration of noise compatibility issues. There would be no impact.
3.2.14 Population and Housing

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Induce substantial unplanned 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)?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☑</td>
</tr>
<tr>
<td>b) Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☑</td>
</tr>
</tbody>
</table>

3.2.14.1 CEQA Significance Determinations for Population and Housing

a) *Induce substantial unplanned 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)*?

Neither build alternative includes changes that could affect the regional population. Roadway modifications would occur under both alternatives. The affected roadways in the study area serve as primary transportation routes for residents, commuters, and patrons of the local businesses and shopping areas. The new crossing would increase roadway capacity; however, the bridge would serve as an additional option for existing residents of West Sacramento and Sacramento, and is not anticipated to increase growth or result in population changes in a manner different from already adopted land use plans. There would be no impact.

b) *Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere*?

No people or housing would be displaced by the proposed project. There would be no impact.
Chapter 3. California Environmental Quality Act (CEQA) Evaluation

3.2.15 Public Services

<table>
<thead>
<tr>
<th></th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fire protection?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>Police protection?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>Schools?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>Parks?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>Other public facilities?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
</tbody>
</table>

3.2.15.1 CEQA Significance Determinations for Public Services

Because the build alternatives have similar configurations and are served by the same government services, they are analyzed together in this section. Both Alternatives B and C would result in the same potential impacts regarding public services. Therefore, the impacts of these alternatives on public services are not discussed separately.

a) **Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services?**

It is expected that most public and government services and facilities, including emergency service centers in the project vicinity, would be unaffected during construction because the existing bridges to the north would remain open and functional during construction. Implementation of a TMP during construction would reduce potential impacts on the response times of emergency service providers (including law enforcement, fire protection, and ambulance service providers) caused by potential construction delays on area roadways.

The project would not require or cause the construction of new or altered governmental facilities. The project would redesign the entrance to Frederick Miller Regional Park so that it matches the new elevation of Broadway as it connects to the new bridge. But the project would not alter the use of the park or require the need for additional physical alternations.

Once built, access and circulation would change in the project area, including access to specific properties and routes for emergency responders. The proposed project would increase options for emergency response teams to cross the river and would add an option for evacuations. These are beneficial effects. There would be no impact.
3.2.16 Recreation

<table>
<thead>
<tr>
<th></th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>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?</td>
<td></td>
<td></td>
<td></td>
<td>❌</td>
</tr>
<tr>
<td>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?</td>
<td></td>
<td></td>
<td>❌</td>
<td></td>
</tr>
</tbody>
</table>

3.2.16.1 CEQA Significance Determinations for Recreation

Because the build alternatives have similar configurations and include the same jurisdictions, they are analyzed together in this section. Both Alternatives B and C would result in the same potential impacts regarding recreation. Therefore, the impacts of these alternatives on recreation are not discussed separately.

**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?**

The project would provide a new connection between West Sacramento and Sacramento that will facilitate access to parks and recreational facilities from the opposite side of the Sacramento River. Use of existing facilities is not expected to substantially increase or change in a manner that would cause physical deterioration. There would be no impact.

**b) Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?**

Impact REC-1: Changes to Recreational Facilities (Alternatives B and C) (Less Than Significant)

As discussed in Section 2.1.3.3, Parks and Recreational Facilities – Environmental Consequences, both build alternatives would have temporary impacts on existing or planned recreational facilities. In West Sacramento, both build alternatives would require modification to the planned mobility network for South River Road in Pioneer Bluff. Temporary construction activities would be necessary just east and outside of Sutter Health Park within the road right-of-way of Riverfront Street to install the fiber optic communication line in existing conduit. The stadium and other features of the park would not be affected.

Construction of the bridge would require separation of the grade of the proposed River Walk Park trail extension in West Sacramento to allow it to pass under the proposed bridge. A temporary alternative route may be required for cyclists and pedestrians approaching Broadway Bridge in either direction from the trail; an alternative route would be identified in the TMP.

In Sacramento, both build alternatives would affect the entrance to Miller Park and the Sacramento Marina and would modify the Sacramento River Bike Trail. Construction of the project would require Miller Park and Sacramento Marina traffic to travel on westbound Broadway, turn left onto southbound...
Front Street, right onto Miller Park Circle, and then left onto Marina View Drive. The Sacramento River Bike Trail would be reconstructed approximately 1,000 feet north and 300 feet south of Broadway as part of the project. About 3,400 feet of the trail would be closed north and south of Broadway and detoured to the bike lane on Front Street between the Sacramento Marina and where the Sacramento River Bike Trail meets the R Street bicycle/pedestrian bridge. This alternative route would be identified in the TMP.

Several parks in Sacramento, particularly the Sacramento Marina, Miller Park, Smith School Park, and O’Neil Field, are close enough to the project area that they could experience temporary noise and dust impacts associated with project construction. Access would not be prevented, although alternative routes may be required, especially for the Sacramento Marina and Miller Park. Alternative routes would be identified in the TMP.

The TMP prepared for the project (see Chapter 1, Proposed Project – Transportation Management Plan) would disseminate information regarding temporary closure of the Sacramento River Bike Trail and temporary access changes at Miller Park and the Sacramento Marina, the approximate duration of the changes, and a description of the detours available during construction.

This impact is considered less than significant. No mitigation is necessary.
3.2.17 Transportation

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Conflict with a program, plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?</td>
<td>□</td>
<td>☒</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>b) Would the project conflict or be inconsistent with CEQA Guidelines section 15064.3, subdivision (b)?</td>
<td>□</td>
<td>□</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>c) Substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?</td>
<td>□</td>
<td>□</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>d) Result in inadequate emergency access?</td>
<td>□</td>
<td>□</td>
<td>☒</td>
<td>☐</td>
</tr>
</tbody>
</table>

3.2.17.1 CEQA Significance Determinations for Transportation

Acceptable traffic and transportation operating conditions for roadways, freeways, active transportation, and transit are described in Chapter 2, Section 2.1.7, Traffic and Transportation/Pedestrian and Bicycle Facilities and are used here as thresholds for significant impacts. If traffic generated by a project causes the operation of a roadway to deteriorate below an acceptable LOS, as defined by policies in adopted general plans, the project would not be consistent with those policies. Caltrans would consider queuing changes significant if the project traffic causes off-ramp traffic to queue back to beyond the freeway gore point or worsens an existing or projected queuing problem on a freeway off-ramp. Impacts on bicycle facilities are considered significant if the project would substantially worsen existing or planned bicycle or pedestrian facilities; or fail to adequately provide access for bicyclists or pedestrians. Impacts on the transit system would be significant if the project would substantially worsen public transit operations or fail to adequately provide access to transit.

The Broadway Bridge PA/ED Transportation Report prepared for the project (Fehr & Peers 2020) is in Appendix L.

a) Conflict with a program, plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?

Analysis of traffic and transportation impacts began in 2017, which represents the baseline condition when data collection occurred and is the year the notice of preparation of this EIR/EA was issued. Existing operating conditions are described in detail in Chapter 2, Section 2.1.7.2, Traffic and Transportation/Pedestrian and Bicycle Facilities – Affected Environment – Existing Conditions. As described in the Broadway Bridge PA/ED Transportation Report prepared for the project (Fehr & Peers 2020), the analysis was conducted for AM and PM peak-hour conditions following the prescribed methodology for each facility type contained in the Highway Capacity Manual. The transportation report is in Appendix L.

Future conditions without and with the project were modeled; the modeling compares transportation conditions under existing (2017), opening year (2030), and design year (2040) conditions without and with the build alternatives for the proposed project. The SACMET regional travel demand model, developed and maintained by SACOG, was used to forecast existing plus project and future transportation
conditions, and expected changes in daily traffic and peak-hour turning movement volumes with the proposed project. The model was developed with a linear interpolation of land use growth within the Sacramento region in place by 2030 and specific land use growth assumed for the Pioneer Bluff area as identified by the City of West Sacramento planning staff. The model also assumes roadway infrastructure projects expected to be completed by 2030, as identified by SACOG in the 2020 MTP/SCS. For the design year (2040), the model includes the land use growth and roadway infrastructure projects within the Sacramento region assumed under cumulative conditions, as identified by SACOG in the 2020 MTP/SCS.

While it is not anticipated that the new bridge would be constructed and open to traffic prior to 2030, data comparing existing conditions without the project to with the project are included in Chapter 2, Section 2.1.7, Traffic and Transportation/Pedestrian and Bicycle Facilities, to provide a context for how existing traffic patterns could change in response to the new bridge.

Neither build alternative would interfere with existing or planned pedestrian or bicycle facilities, and each would provide a new river crossing option for those modes of travel.

Both build alternatives include sidewalks that would connect to existing facilities on each side of the river, providing access and connectivity for pedestrians crossing the river on the bridge. The bridge would not impede sidewalks planned in West Sacramento as part of development in the Pioneer Bluff area, or in Sacramento along Broadway or other areas in the West Broadway Specific Plan limits. The build alternatives also would include Class II on-street bike lanes and bridge connections that would connect to a planned Class I trail along the Sacramento River on the West Sacramento side and to the existing Class I trail on the Sacramento side.

The new bridge would provide an additional connection across the river for transit services. The bridge would be designed to accommodate buses, thereby providing an alternative for future bus route realignment or expansion. In addition, the bridge design would not preclude the future addition of light-rail, streetcar, or other mass transit mode as a separate stand-alone project.

**Impact TRA-1: Changes in Intersection Operations (Alternative B) (Less Than Significant)**

Existing (2017), opening year (2030), and design year (2040) AM and PM peak-hour intersection conditions without and with the build alternatives for the proposed project are shown in Table 2.1.7-5. Exhibits showing turning movement volumes at study intersections, and LOS results are included in Appendix L.

All study intersections would continue to operate acceptably with Alternative B added to existing (2017) conditions. The addition of the bridge eases queuing leading up to the South River Road/US 50 eastbound on-ramp. At the South River Road/15th Street intersection, where the bridge approach is located in West Sacramento for this alternative, the added signal phases and cycle length associated with the addition of the fourth intersection leg (Broadway Bridge) would create additional delay—although still within acceptable LOS E. In addition, Alternative B would result in an increase in delay along Broadway but less traffic using the freeway and passing through the ramp terminal intersections.

Under Alternative B, all study intersections operate within acceptable LOS under opening year (2030) conditions. The inclusion of the bridge eases northbound queueing along Jefferson Boulevard and South River Road in West Sacramento, shifting away some traffic that was destined for the US 50 ramps.

All study intersections operate within acceptable LOS under design year (2040) conditions under Alternative B. The bridge approach intersection of South River Road/15th Street in West Sacramento would face a high level of delay; however, the intersection would remain within acceptable LOS E
conditions during both the AM and PM peak hours. The bridge also would shift some traffic from using the freeway facilities. The shift of traffic to Broadway is most notable at the Broadway/5th Street intersection compared to No Build conditions.

This impact is considered less than significant. No mitigation is necessary.

**Impact TRA-2: Changes in Intersection Operations (Alternative C) (Less Than Significant with Mitigation Incorporated)**

As shown in Table 2.1.7-5, all intersections would operate acceptably at LOS E or better under existing (2017) conditions under Alternative C. The “T” intersection at Broadway and South River Road created by Alternative C would operate at LOS D during both the AM and PM peak hours. This alternative would result in similar increases in delay along Broadway and decreases at the ramp terminal intersections compared to Alternative B.

Most study intersections would operate within acceptable LOS under opening year (2030) conditions under Alternative C. However, operation of three intersections in West Sacramento (South River Road/Broadway, Jefferson Boulevard/Alameda Boulevard, and South River Road/Alameda Boulevard) would worsen to LOS F under Alternative C, inconsistent with City of West Sacramento policy (see Table 2.1.7-1). This impact is considered significant. Implementation of Mitigation Measure TRA-1 would construct roadway modifications that would allow LOS to improve to acceptable levels at the three intersections and would slightly improve operations at the South River Road/15th Street and Broadway/Front Street intersections.

By design year (2040), due to the lack of a direct connection to Jefferson Boulevard under Alternative C, traffic must traverse multiple turning movements using Circle Street or Alameda Boulevard. The increase in traffic also increases conflicting movements at the intersections in this area. Consequently, the intersection of Jefferson Boulevard/Alameda Boulevard would operate at LOS F during the AM peak hour, with the average delay worsening by more than 5 seconds compared to design year (2040) No Build conditions. Because LOS F is not consistent with West Sacramento policy, the worsening of LOS caused by Alternative C is considered a significant impact. Implementation of Mitigation Measure TRA-1 would construct roadway modifications that would improve the LOS to LOS E, an acceptable level, thereby reducing the impact to a less-than-significant level. Implementation of the mitigation measure would slightly worsen design year (2040) operations at South River Road/15th Street, South River Road/Circle Street, and South River Road/Alameda Boulevard, but not to unacceptable levels.

**Mitigation Measure TRA-1: Construct Roadway and Intersection Modifications in West Sacramento (Alternative C)**

By the open-to-traffic year of the project, the City of West Sacramento will construct the following roadway modifications.

- On South River Road at the intersection with Broadway, extend the northbound right-turn pocket to 275 feet, and add a second southbound left-turn lane.
- On Alameda Boulevard at the intersection with Jefferson Boulevard, change the eastbound and westbound protected left turns to permitted left-turn signal phasing.
- On South River Road at the intersection with Alameda Boulevard, extend the northbound left-turn pocket to a 175-foot length, and extend the southbound right-turn pocket to 250 feet.
By the design year, the City of West Sacramento will construct the following.

- Install a traffic signal at the intersection of Jefferson Boulevard and Circle Street, add signal coordination with the intersection of Jefferson Boulevard and Alameda Boulevard.

**Impact TRA-3: Changes in Roadway Segment Operations (Alternatives B and C) (Less Than Significant)**

Existing (2017), opening year (2030), and design year (2040) roadway segment operations without and with the build alternatives for the proposed project are shown in Table 2.1.7-6. Roadway capacity utilization results shown in the table are for information purposes only and were not used to assess project impacts. The data in Table 2.1.7-6 reflect changes in the roadway network that will occur without the proposed project. By 2030, Broadway east of Riverside will be a two-lane roadway from construction of the Broadway Complete Street project. By 2040, South River Road will be a four-lane roadway consistent with the approved mobility network planned for the Pioneer Bluff area.

All roadway segments would operate within acceptable LOS under Alternative B added to existing (2017) conditions. The inclusion of the bridge would reduce traffic on Jefferson Boulevard north of 15th Street, thereby lowering the delay on that roadway segment daily.

By opening year (2030), the planned growth in land use within West Sacramento south of the study area would increase traffic volume along Jefferson Boulevard and South River Road, worsening the daily roadway operations to LOS F both without and with Alternative B. Inclusion of the bridge would reduce volumes on Jefferson Boulevard north of 15th Street; however, the bridge would increase volumes on Jefferson Boulevard and South River Road south of Alameda Boulevard. By design year (2040), traffic operations would worsen along Jefferson Boulevard (still LOS F).

Because the unacceptable roadway operating conditions are not specifically caused or substantially worsened by the proposed project, this impact is considered less than significant. In Sacramento, the addition of the bridge and the overall worsening of traffic operations over time without the project would increase volumes on Broadway. However, bridge traffic is expected to gradually disperse onto the street grid that serves the area, and all roadways in the study area would operate within acceptable levels.

As shown in Table 2.1.7-6, the changes in roadway segment operations caused by Alternative C are very similar to those of Alternative B. Because the unacceptable roadway operating conditions are not specifically caused or substantially worsened by the proposed project, they are considered less than significant.

This impact is considered less than significant. No mitigation is necessary.

**Impact TRA-4: Reduction in Freeway Off-Ramp Queue Capacity (Alternatives B and C) (Less Than Significant)**

Existing (2017), opening year (2030), and design year (2040) AM and PM peak-hour freeway off-ramp queuing lengths without and with the build alternatives for the proposed project are shown in Table 2.1.7-7. The available storage length of each ramp also is listed.

Neither build alternative would significantly change queuing at the freeway off-ramps in the study area. The bridge would shift some traffic off the freeway facility, thereby generally decreasing off-ramp queuing. Nevertheless, all queues would remain within the available storage capacity for each off-ramp, and the effect of the project would be less than significant.
At most study area ramp locations, equal or greater reductions in queue lengths would be achieved by Alternative C compared to Alternative B. But by design year (2040) conditions, only modest improvements over No Build conditions would be achieved by Alternative C during the PM peak hour at the US 50 eastbound off-ramp at 5th Street/X Street compared to the greater reductions under Alternative B. At other study area ramp locations, equal or greater reductions in queue lengths under Alternative C compared to Alternative B would be achieved by 2040.

This impact is considered less than significant. No mitigation is necessary.

**Impact TRA-5: Effects on Transit Operations in West Sacramento (Alternative B) (Less Than Significant)**

The new bridge would provide an additional connection across the river for transit services. The bridge would be designed to accommodate buses, thereby providing an alternative for future bus route realignment or expansion. In addition, the bridge design would not preclude the future addition of light-rail, streetcar, or other mass transit mode as a separate stand-alone project. Because all intersections would operate within acceptable LOS, Alternative B also would not adversely affect transit operation or access to transit facilities. This impact is considered less than significant. No mitigation is necessary.

**Impact TRA-6: Effects on Transit Operations in West Sacramento (Alternative C) (Less Than Significant with Mitigation Incorporated)**

The new bridge would provide an additional connection across the river for transit services. The bridge would be designed to accommodate buses, thereby providing an alternative for future bus route realignment or expansion. In addition, the bridge design would not preclude the future addition of light-rail, streetcar, or other mass transit mode as a separate stand-alone project.

Because all intersections would operate acceptably under Alternative C with existing-plus project conditions, the alternative initially would not adversely affect transit operation or access to transit facilities. However, the worsening of intersection operations during future years (see Intersection Operation Impacts, above) also would worsen operating conditions for transit services. This is considered a significant impact. Implementation of Mitigation Measure TRA-1 would construct roadway modifications in West Sacramento that would improve LOS at three adversely affected intersections, also improving transit operations to less-than-significant levels. Implementation of the mitigation measure would slightly worsen design year (2040) operations at South River Road/15th Street, South River Road/Circle Street, and South River Road/Alameda Boulevard, but not to unacceptable levels.

**Mitigation Measure TRA-1: Construct Roadway and Intersection Modifications in West Sacramento (for Alternative C)**

The full text of this measure is included above.

**Impact TRA-7: Temporary Construction-Related Effects on Circulation (Alternatives B and C) (Less Than Significant)**

While most of the proposed project would be constructed outside of existing roadways, some construction activities for both build alternatives would require temporary detours or staged construction. Detours are proposed to maintain access and network connectivity on roadways, sidewalks, bike lanes, and bike trails during construction (see Chapter 1, Proposed Project – Traffic Management and Detours during Construction). Nevertheless, disruptions and delays could affect drivers, bicyclists, and pedestrians. The
following construction elements of both build alternatives could cause short-term disruptions of local transportation networks.

- Roadway modifications in West Sacramento, including the intersection connection for the bridge.
- Grade separation of future West Sacramento Class I River Walk trail to pass under and connect to the new bridge.
- Reconstruction of a portion of Marina View Drive at Miller Park to create a new connection to Broadway.
- Change in grade of Broadway for a bridge connection.
- Modification of property access along Broadway west of I-5.
- Widening of I-5 northbound off-ramp to Broadway and modifications of sidewalk and intersections of Broadway and Front Street, 3rd Street (south and north), and 5th Street.
- Grade separation and change in location of Sacramento River Bike Trail to pass under and connect to the new bridge.
- Transport of materials and equipment between staging areas and the project site.
- Construction of the bridge across the Sacramento River.

The project may be constructed in two phases or in a single phase, based on the extent of redevelopment and implementation of the approved mobility network in the Pioneer Bluff area of West Sacramento at the time project construction starts. Assuming that construction occurs in two phases, most of the construction-related effects of the project would occur to build the interim (opening day) design, including construction of the new bridge, approach roadways, and other modifications listed above.

Far fewer construction-related disturbances would occur for completion of the remaining project roadway elements, consistent with full buildout of the West Sacramento approved mobility network for the design year (2040) phase.

Implementation of the TMP described in Chapter 1 (see Chapter 1, Proposed Project – Environmental Commitments – Transportation Management Plan) for handling and guiding traffic through and around work zones and to communicate information about detours, temporary closures, and emergency access would minimize construction-related effects of the project. This impact is considered less than significant. No mitigation is necessary.

**b) Would the project conflict or be inconsistent with CEQA Guidelines Section 15064.3, Subdivision (b)?**

**Impact TRA-8: Effects on Vehicle Miles of Travel (Alternatives B and C) (Less Than Significant)**

Acceptable traffic and transportation operating conditions are described in Chapter 2, Section 2.1.7.2. Impacts related to VMT would be considered significant if the project would substantially increase VMT per service population (total residents and employees) within the SACOG region.

The total daily VMT for all trips in the Sacramento region, analyzed using the SACMET regional travel demand model, is 55,823,950 miles. Table 2.1.7-8 shows daily regional VMT without and with the proposed project. Under the No Build Alternative, the increase in VMT over time is consistent with changes in travel behavior that would coincide with the planned increase in growth and changes in land use included in local general plans and reflected in the SACMET regional travel demand model. The
VMT under design year (2040) conditions reflect changes in travel behavior that may include changes in both designation locations and travel modes.

In the short term, the only travel pattern change with the project is the route that vehicle trips take between existing origins and destinations. Alternative B reflects the opening of a shorter route for existing trips, which is indicated by the lower daily regional VMT compared to existing (2017) conditions. By opening year (2030), the results assume that the short-term travel response to the bridge being opened is likely limited to route choices; therefore, all regional trip origins and destinations remain constant compared to the No Build Alternative. The daily regional VMT total is lower under Alternative B than under the opening year 2030 No Build Alternative condition. The VMT under design year (2040) conditions reflects changes in travel behavior that may include changes in both designation locations and travel modes. The VMT is expected to increase slightly within the Sacramento region with the inclusion of the bridge due to the added capacity across a constrained network of options between each side of the Sacramento River within the region. The change in VMT is very small and is not considered significant.

Alternative C also provides a shorter route for existing trips, and VMT is lower than the No Build Alternative by 2030. The increase in VMT by 2040 is highest under Build Alternative C compared to No Build conditions; however, the difference is much less than 1 percent of the overall VMT and is not considered significant.

This impact is considered less than significant. No mitigation is necessary.

c) **Substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?**

The geometric design of the both build alternatives must and would meet the standards of the City of West Sacramento, City of Sacramento, State of California, USCG, USACE, and FHWA—within each agency’s jurisdiction. Compliance with each respective standard would prevent geometric design-related hazards and incompatible uses. There would be no impact.

d) **Result in inadequate emergency access?**

**Impact TRA-9: Temporary Effects on Emergency Access (Alternatives B and C) (Less Than Significant)**

The location of construction equipment and construction activities within the project limits have the potential to affect access and response by emergency response providers by road or by water. The proposed project includes preparation and implementation of a TMP for use during project construction (see Chapter 1, Proposed Project – Environmental Commitments – Transportation Management Plan). The TMP would provide guidance for implementation of incident management; describe construction strategies for traffic handling and guiding traffic through work zones; and describe and direct the implementation of alternate routes or detours, including for emergency access and response in the project area. Access to the development adjacent to the proposed project would continue during construction, which also would maintain emergency access. This impact is considered less than significant. No mitigation is necessary.
### 3.2.18 Tribal Cultural Resources

<table>
<thead>
<tr>
<th>Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code Section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and that is:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code Section 5020.1(k), or</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>b) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth in subdivision (c) of Public Resources Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe.</td>
<td></td>
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</tr>
</tbody>
</table>

### 3.2.18.1 CEQA Significance Determinations for Tribal Cultural Resources

The City of West Sacramento mailed AB 52 consultation letters to Gene Whitehouse, Chairperson of the United Auburn Indian Community of the Auburn Rancheria (UAIC) and Leland Kinter, Chairperson of the Yocha Dehe Wintu Nation (YDWN) on July 11, 2017; and to Raymond Hitchcock, Chairperson of the Wilton Rancheria on April 20, 2018. The City received a response letter from the UAIC on July 27, 2017, stating that the tribe would like to consult under AB 52. No other responses were received to the initial consultation outreach letters.

Because of changes and delays in the project, the City of West Sacramento mailed out updated AB 52 letters to UAIC and Wilton Rancheria on February 3, 2020. The City of West Sacramento received a response requesting AB 52 consultation from Gene Whitehouse of the UAIC on February 20, 2020; and from Mariah Mayberry of the Wilton Rancheria on February 10, 2020. The City of West Sacramento made attempts to contact Ms. Mayberry by email and voicemail on February 10, June 4, July 14, and August 3, 2020. To date, no responses from the outreach efforts to Ms. Mayberry have been received.

The City of West Sacramento continued consultation with Anna Starkey on behalf of the UAIC in 2020 and 2021. On January 19, 2021, Ms. Starkey notified the City of West Sacramento that, based on the information received, the project area did not appear to be sensitive for buried or indigenous resources and the tribe did not need to actively consult on the project. Ms. Starkey requested copies of the cultural reports and to be notified if any tribal cultural resources are found during construction.

Although no formal consultation letter was received by the YDWN, the City of West Sacramento agreed to consult under AB 52 after the tribe had requested consultation under Section 106. Consultation meetings between the tribe, the City of West Sacramento, project engineers, Caltrans, and the environmental consultants occurred on October 5, 2020. Consultation with the tribes did not result in identification of any tribal cultural resources located within the project area.
a) *Cause a substantial adverse change in the significance of a tribal cultural resource that is listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code Section 5020.1(k).*

Based on the consultation completed for AB 52, the City of West Sacramento determined that the project would not cause a substantial adverse change in the significance of a tribal cultural resource listed in the CRHR or a local listing. Because no tribal cultural resources were identified through AB 52 consultation efforts, there would be no impact.

b) *Cause a substantial adverse change in the significance of a tribal cultural resource that is a resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth in subdivision (c) of Public Resources Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe.*

Based on the consultation completed for AB 52, the City of West Sacramento determined that the project would not cause a substantial adverse change in the significance of a tribal cultural resource listed in the CRHR or in a local listing; or a resource determined by the lead agency, at its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in Subdivision (c) of PRC Section 5024.1. Because no tribal cultural resources were identified through AB 52 consultation efforts, there would be no impact.
### Utilities and Service Systems

<table>
<thead>
<tr>
<th>Would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Require or result in the relocation or construction of new or expanded water, wastewater treatment or storm water drainage, electric power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
</tr>
<tr>
<td>b) Have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>c) Result in a determination by the wastewater treatment provider 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?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
</tr>
<tr>
<td>d) Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
<td>☐</td>
</tr>
<tr>
<td>e) Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?</td>
<td>☐</td>
<td>☐</td>
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<td>☐</td>
</tr>
</tbody>
</table>

### 3.2.19.1 CEQA Significance Determinations for Utilities and Service Systems

Because the build alternatives have similar configurations and include the same jurisdictions and utility service providers, they are analyzed together in this section. Both Alternatives B and C would result in the same potential impacts regarding utilities and service systems. Therefore, the impacts of these alternatives on utilities and service system are not discussed separately.

**a) Require or result in the relocation or construction of new or expanded water, wastewater treatment or storm water drainage, electric power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects?**

**Impact UTL-1: Utility Relocations (Alternatives B and C) (Less Than Significant)**

Poles and other support structures for several above-ground public and private utilities, including electric and communication facilities, would need to be relocated to match new roadway widths and alignments. Access points to underground utilities would be adjusted to the new ground or roadway elevation within the limits of the proposed project, including access points to existing water, sewer, gas, electric, and communication facilities within Broadway, South River Road, 15th Street, and Jefferson Boulevard. Ground disturbance for the relocations and grade adjustments would be within the limits of disturbance of the proposed project. Utility relocations and grade adjustments would be conducted prior to or during construction by, or in coordination with, the utility owners or providers. Early notification of utility service and communications providers would help to ensure that patrons are notified prior to any temporary loss of service. Utility relocations and adjustments would comply with the requirements of the...
West Sacramento and Sacramento city codes, and environmental protections established by state and federal law. The impact is considered less than significant. No mitigation is required.

*b) Have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years? and

c) Result in a determination by the wastewater treatment provider 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?*

Other than water used for dust suppression and consumption by workers during construction, the project would not require water or wastewater service. There would be no impact.

d) **Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals? and**

e) **Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?**

**Impact UTL-2: Generation and Management of Solid Waste during Construction (Alternatives B and C) (Less Than Significant)**

Waste Management, Inc. provides trash collection services in the city of West Sacramento; waste is taken to the Yolo County Central Landfill. The City of Sacramento’s Recycling and Solid Waste Department provides garbage, recycling, yard waste collection, and street sweeping services. Waste from the city is taken to the Sacramento Recycling and Transfer Station in Sacramento. The project would generate waste during construction such as concrete debris and other materials. These materials most likely would be taken to the Yolo County Central Landfill or the Sacramento Recycling and Transfer Station. The project would not generate solid waste in excess of state or local standards. The Yolo County Central Landfill has adequate capacity for this project in addition to other projects in Yolo County and general waste from residential, commercial, industrial, and other activities (County of Yolo Planning and Public Works Department 2012). The Sacramento Recycling and Transfer Station in Sacramento handles the recycling and disposal needs for the City of Sacramento and surrounding region. The facility includes a transfer station, recycling center, household hazardous waste, and e-waste collection site. According to their website, the Sacramento County Department of Waste Management & Recycling has attained a 71-percent diversion rate (Sacramento County Department of Waste Management & Recycling 2012). The impact is less than significant. No mitigation is required.
### 3.2.20 Wildfire

<table>
<thead>
<tr>
<th>If located in or near state responsibility areas or lands classified as very high fire hazard severity zones, would the project:</th>
<th>Significant and Unavoidable Impact</th>
<th>Less Than Significant with Mitigation Incorporated</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Substantially impair an adopted emergency response plan or emergency evacuation plan?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>b) Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>c) Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☒</td>
</tr>
<tr>
<td>d) Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
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</tbody>
</table>

#### 3.2.20.1 CEQA Significance Determinations for Wildfire

The proposed project is not located in or near a state responsibility area or lands classified as very high fire hazard severity zones. The project would not change risks associated with wildfires. There would be no impact.
Chapter 4  Comments and Coordination

Early and continuing coordination with the general public and appropriate public agencies is an essential part of the environmental process to determine the scope of environmental documentation, the level of analysis, potential impacts and mitigation measures, and related environmental requirements. Agency consultation and public participation for the proposed project have been accomplished through a variety of formal and informal methods, including community open house meetings, project development team meetings, stakeholder focus group meetings, interagency coordination meetings, and a public scoping meeting. This chapter summarizes the results of the City of West Sacramento’s and Caltrans’ efforts to fully identify, address, and resolve project-related issues through early and continuing coordination.

4.1 Scoping Process for EIR/EA

4.1.1 Notice of Preparation

On July 12, 2017, a Notice of Preparation (NOP) of an EIR/EA was distributed to the following agencies. A copy of the NOP is included in Appendix H.

- California Governor’s Office of Planning and Research – State Clearinghouse
- California Department of Boating and Waterways
- California Department of Fish and Wildlife-R2
- California Department of Water Resources
- California Environmental Protection Agency – Transportation
- California Highway Patrol
- California State Lands Commission
- California Department of Transportation, District 3
- Central Valley Flood Protection Board
- Delta Protection Commission
- Delta Stewardship Council
- Regional Water Quality Control Board – Central Valley Region

The NOP requested comments from the responsible and trustee agencies regarding environmental issues, reasonable alternatives, and reasonable mitigation measures that should be discussed in the Draft EIR to address each agency’s specific concerns in their areas of responsibility. The NOP also invited agency representatives to attend a public scoping meeting held on July 27, 2017.

The 30-day comment period closed on August 10, 2017. Eight letters and e-mails were received in response to the NOP. Brief summaries of these response are below. The letters and emails in their entirety are included in Appendix H.

California State Lands Commission

The California State Lands Commission (CSLS) identifies itself as a responsible agency and requests continued consultation. The CSLC states that the project is within their jurisdiction and describes CSLC’s understanding of the proposed project. The CSLC requests a thorough project description, specifically
regarding all proposed work below the mean high tide line; visual simulation illustrating the architectural style of the bridge; consideration of special-status biological resources, invasive species, and proposed mitigation; analysis of construction and pile driving noise and its effect on birds and fish; a GHG emissions analysis, including sea-level rise; and analysis of submerged cultural resources, hydrology and flood protection, sediment quality testing for mercury and other toxins in the water, navigation impediments, recreation, and cumulative impacts of the project.

**Governor’s Office of Planning and Research**

The letter from the Clearinghouse is the Lead Agency copy of the NOP cover letter sent by the Clearinghouse to reviewing agencies. The letter includes attachments indicating to which agencies the NOP was sent and confirms the 30-day comment period. According to the Document Details Report attachment, the Clearinghouse distributed the NOP to the Resources Agency; Department of Boating and Waterways; CVFPB; Department of Parks and Recreation; California Department of Water Resources, CDFW, Region 2; Delta Protection Commission; NAHC; CPUC; CSLC; California Highway Patrol; Caltrans, District 3; CARB, Transportation Projects; and Central Valley RWQCB, Region 5 (Sacramento).

**Sacramento County Department of Airports**

The email from the Sacramento County Department of Airports asks for an update to their contact information to ensure that project information is correctly routed.

**Sacramento Regional County Sanitation District**

The letter from the Sacramento Regional County Sanitation District states that the proposed project would have no significant impacts on the district’s facilities.

**Sacramento Metropolitan Air Quality Management District**

The letter from SMAQMD requests that the proposed project follow the metrics of SMAQMD’s *Guide to Air Quality Assessment in Sacramento County* (SMAQMD 2021) document for impacts related to air quality and greenhouse gasses, and impacts associated with haul trips during construction. The letter also requests an analysis of the impacts of alternative designs for bicycle lanes, as well as impacts relating to effects on existing bicycle pathways, alignment alternatives, and consistency with other plans. SMAQMD also attaches their Rules & Regulations Statement for general construction activities.

**Sacramento Municipal Utility District**

The letter from SMUD requests that potential impacts concerning utility facilities—in particular, overhead/underground transmission lines and easements, electrical load needs, energy efficiency, utility line routing, and climate change, be addressed.

**Upper Land Park Neighbors**

The letter from the Upper Land Park Neighbors (a residential community) describes recommendations to the proposed EIR. It recommends an evaluation of a more neighborhood-friendly bridge, additional project alternatives, bridge lane options, additional traffic studies, road materials to reduce noise impacts, and potential aesthetic impacts.
Craig Chaffee

The letter from Craig Chaffee (an individual) describes concerns with increased traffic and pollution within the project area, and provides suggestions for traffic studies and minimization of the effects of traffic on residential streets.

4.1.2 Public Engagement and Scoping Meetings

Since 2015, when the Cities of West Sacramento and Sacramento prepared and completed the Feasibility Study, Broadway Bridge, West Sacramento, California (CH2M 2015) for the Broadway Bridge project, public engagement notices, events, and meetings were held to gather input on alternatives and provide an opportunity for the public to share comments and considerations related to the project. Table 4.1.2-1 summarizes the notifications, newsletters, and meetings. A description of each event follows the table.

Table 4.1.2-1. Summary of Public Engagement Activities

<table>
<thead>
<tr>
<th>Date</th>
<th>Notification and Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>July 15, 2015</td>
<td>Notification for Community Open House</td>
</tr>
<tr>
<td>July 22, 2015</td>
<td>Reminder for Community Open House</td>
</tr>
<tr>
<td><strong>July 23, 2015</strong></td>
<td><strong>Community Open House</strong></td>
</tr>
<tr>
<td>August 31, 2015</td>
<td>Project Newsletter</td>
</tr>
<tr>
<td>May 30, 2017</td>
<td>Save-the-Date Notification for Riverfront Renaissance event</td>
</tr>
<tr>
<td>June 12, 2017</td>
<td>Notification for Riverfront Renaissance event</td>
</tr>
<tr>
<td>June 14, 2017</td>
<td>Reminder for Riverfront Renaissance event</td>
</tr>
<tr>
<td><strong>June 14, 2017</strong></td>
<td><strong>Riverfront Renaissance</strong></td>
</tr>
<tr>
<td>July 26, 2017</td>
<td>Notification for Environmental Scoping Meeting</td>
</tr>
<tr>
<td>July 14, 2017</td>
<td>Reminder for Environmental Scoping Meeting</td>
</tr>
<tr>
<td><strong>July 27, 2017</strong></td>
<td><strong>Community Open House and Scoping Meeting</strong></td>
</tr>
<tr>
<td>August 17, 2017</td>
<td>Project Newsletter</td>
</tr>
<tr>
<td>July 7, 2021</td>
<td>Notification for Availability of Draft EIR/EA and for Public Meeting</td>
</tr>
<tr>
<td><strong>July 28, 2021</strong></td>
<td><strong>Virtual Open House</strong></td>
</tr>
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</table>

4.1.2.1 July 23, 2015 – Community Open House

The Cities of West Sacramento and Sacramento hosted a community open house on Thursday, July 23, 2015, from 5:30 – 7:30 p.m. at the Leataata Floyd Elementary School in Sacramento. The open house provided an opportunity for the community to learn more about the project and provide feedback on several elements of the feasibility study. More than 80 community members attended, and 24 community members submitted feedback via comment cards about the need or desire for the crossing, connections or traffic, bike and pedestrian access, bridge design, environmental concerns, community outreach, other relevant projects, or alternate bridge locations.

4.1.2.2 June 14, 2017 – Riverfront Renaissance

The Cities of West Sacramento and Sacramento hosted a community outreach event to discuss projects happening along the Downtown Riverfront on Wednesday, June 14, 2017, at the West Sacramento Corporation Yard. More than 235 community members attended to learn about the Broadway Bridge Project, Stone Lock, Pioneer Bluff, the I Street Bridge, Miller Park, Broadway Complete Streets, and other plans for the riverfront area. A summary of comments from the public received during the event is
Comments received included bridge design preferences, alternative suggestions for off-ramps, questions regarding plans for the West Sacramento southern riverfront (e.g., the fate of “tank farms”) and the Broadway Complete Streets project (e.g., more bicycle lanes). Some expressed concern for continued or improved bicycle and pedestrian access to the river, as well as suggestions for better designed bicycle lanes.

4.1.2.3 July 27, 2017 – Community Open House and Scoping Meeting

The Cities of West Sacramento and Sacramento hosted a joint open house to kick off the environmental assessment of the Broadway Bridge project. The open house also served as a public scoping meeting to provide an opportunity for the public to share comments and considerations related to the project’s potential environmental effects. More than 70 community members attended the community open house at Health Professions High School on July 27, 2017, from 5:00 to 6:30 p.m. A summary of feedback and other comments received is available on the project website at https://www.cityofwestsacramento.org/government/departments/capital-projects-and-transportation/projects/broadway-bridge-projects.

Comments received included environmental concerns for construction traffic, traffic impacts on local streets, hazardous conditions from historical refinery use, impacts on salmon (e.g., nighttime lighting increasing predation), and that the bridge remain “neighborhood friendly.” Some suggested bridge alignment alternatives such as using X Street in addition to Broadway for bridge traffic, avoidance of oil refineries, and to consider Linden to Sutterville Road.

Others expressed support for the project to alleviate local traffic, and many voiced their opinions regarding specific elements of the proposed bridge: increase pedestrian, bicycle, and disabled access; limit lighting; provide benches and lookouts; keep it “neighborhood friendly.”

4.1.2.4 July 28, 2021 – Virtual Open House

A joint virtual open house was hosted by the Cities of West Sacramento and Sacramento to solicit comments and provide the public the opportunity to learn about the Draft EIR/EA and the environmental review process. Attendees were encouraged to ask questions and comment during the meeting and given instruction and contact information for submitting formal comments in writing. More than 200 community members attended the virtual open house on July 28, 2021, from 5:00 to 6:30 p.m. A recording of the virtual meeting is available on the project website at https://www.cityofwestsacramento.org/government/departments/capital-projects-and-transportation/projects/broadway-bridge-projects.

Questions and comments included concerns regarding bridge design and type, bridge costs and funding, and the potential for the project to induce growth. Other comments received included concerns for potential flooding, impacts on local roadways and intersections (South River Road, 15th Street/Jefferson Boulevard, Broadway/Front Street), noise levels in neighborhoods, and remediation of hazardous waste sites. Some expressed a preference for a physical barrier between cars and bikes on the bridge rather than striping alone.
4.2 Consultation and Coordination with Public Agencies

During preparation of the technical studies for the proposed project and this environmental document, formal and informal coordination was conducted with federal, state, and local agencies and the entities listed below.

4.2.1 U.S. Army Corps of Engineers

An aquatic resources report was submitted to the USACE on November 5, 2019, with additional clarification on January 6, 2020. The USACE responded on June 18, 2020, with a preliminary Jurisdictional Determination that concurred with the delineation of aquatic resources. An application for authorization under CWA Section 404 for fill of waters of the United States has not yet been initiated.

4.2.2 U.S. Fish and Wildlife Service

A species list was requested of USFWS and is included in Appendix I. Inter-agency consultation with USFWS under Section 7 of FESA is required for potential effects of the proposed project on VELB and delta smelt (including designated critical habitat for delta smelt). A Biological Assessment was submitted by Caltrans to USFWS on January 13, 2021 (ICF 2020, Appendix T), to initiate FESA consultation and request a determination on the effects of the project. On April 2, 2021, USFWS issued a Biological Opinion for the proposed project, concluding formal consultation. The Biological Opinion is in Appendix I.

4.2.3 National Marine Fisheries Service

Inter-agency consultation with NMFS under Section 7 of FESA is required for potential effects of the proposed project on Sacramento River winter-run Chinook salmon, CV spring-run Chinook salmon, CCV steelhead, and the Southern DPS of North American green sturgeon (including designated critical habitat). A Biological Assessment was submitted by Caltrans to NMFS on January 13, 2021 (ICF 2020, Appendix T), to initiate FESA consultation and request a determination on the effects of the project on these species. A species list is included in Appendix I.

Federal fisheries and EFH consultation (informal or formal) with NMFS is required for potential effects of the project on Chinook salmon. An EFH assessment addressing Chinook salmon was included in the documentation submitted to NMFS. On July 13, 2021, NMFS issued a Biological Opinion and Magnuson-Stevens Fishery Conservation and Management Act EFH response for the proposed project, concluding formal consultation. The Biological Opinion is in Appendix I.

4.2.4 Native American Heritage Commission and Coordination with Local Native American Tribes

The NAHC was contacted in May 2017 to request a sacred lands database search and provide a list of Native American representatives who might have any information or concerns regarding the project. On May 30, 2017, the NAHC provided both sacred lands search results, indicting the presence of sacred sites and a list of nine Native American representatives. The NAHC referred to the Ione Band of Miwok Indians (IBMI) and the United Auburn Indian Community (UAIC) for more information regarding sacred sites. All nine representatives were contacted by letter on April 20, 2018. Of those contacted, one representative (Daniel Fonseca, Shingle Springs Band of Miwok Indians) responded with a letter requesting consultation under Section 106. The letters are included in Appendix I.
Chapter 4. Comments and Coordination

The NAHC was contacted again on November 12, 2019, to request another sacred lands database search and provide an updated list of Native American representatives who might have any information or concerns regarding the project. On November 22, 2019, the NAHC provided both sacred lands search results (positive) and a list of 12 Native American representatives. As before, the IBMI and the UAIC were listed as contacts in regard to the positive sacred lands search results. Each representative was contacted by letter on January 30, 2020, and follow-up telephone calls were made on March 24, 2020. Of those contacted, seven representatives responded (see below for a brief summary). Letters, emails, and correspondence logs are included in Appendix I.

In a February 27, 2020 email, Richard Hawkins, Tribal Historical Preservation Office Coordinator with the Buena Vista Rancheria, stated that the tribe does not have any objection to the project but if cultural resources are found, they would like to be notified.

In a February 26, 2020 email, Daniel Fonseca of the Shingle Springs Band of Miwok Indians (SSBMI) stated that the tribe would like to initiate consultation under AB 52 and Section 106, and to contact Kara Perry, Site Protection Manager, for additional consultation. Descriptions of subsequent archaeological surveys and results were shared with the SSBMI on March 4 and December 18, 2020, and on January 19, 2021. No responses have been received from Ms. Perry; however, consultation is ongoing.

On April 16, 2020, Jereme Dutschke, Ione Cultural Committee, indicated that the tribe was interested in the project. On December 21, 2020, Mr. Dutschke said that he was not aware of any sacred sites in the project area. Descriptions of subsequent archaeological surveys and results were shared with Mr. Dutschke on January 19, and 25, 2021. Consultation is ongoing.

On February 10, 2020, an email was received from Mariah Mayberry with the Wilton Rancheria requesting consultation under AB 52. Attempts were made to contact Ms. Mayberry on June 4, July 14, and August 3, 2020 with no response. No further responses have been received.

On February 18, 2020, the Yocha Dehe Wintun Nation requested formal consultation on the project. A virtual meeting was held on October 5, 2020, to address Section 106 and AB 52 consultation. Project details and timelines were discussed. Some of the tribe’s concerns regarded the cultural sensitivity of levees and protocols for burial treatments, monitoring, and inadvertent discoveries. The tribe preferred as little levee disturbance as possible. Consultation is ongoing, and descriptions of subsequent archaeological surveys and results were shared with the tribe on January 19, 2021.

UAIC Chairman Gene Whitehouse responded on February 20, 2020, requesting consultation on the project and naming Ms. Starkey as the point of contact. Subsequently, the UAIC was invited to participate in a web-based video conference for formal consultation. UAIC (Ms. Starkey) responded that she is not aware of any known tribal cultural resources in the project area, but the area is very culturally sensitive with the potential for deeply buried deposits. Descriptions of subsequent archaeological surveys and results were shared with Ms. Starkey on December 22, 2020 and January 19, 2021. On January 19, 2021, Ms. Starkey replied stating that based on the information, the APE did not appear to be sensitive for buried or unrecorded indigenous resources. She did not believe that the tribe would need to actively consult anymore but would like a copy of the archaeological survey report and to be notified if any cultural resources are found during construction.

In a March 24, 2020 phone call, Grayson Coney, Cultural Director of the Tsi Akim Maidu, indicated that the tribe did not wish to consult on the project but if excavation uncovers human remains, a member of his tribe would be a candidate for Most Likely Descendant.
On March 24, 2020, Pamela Cubbler, Treasurer of the Colfax-Todds Valley Consolidated Tribe, indicated that the tribe did not wish to consult on the project as long as other tribes were already consulting on the project.

No responses to outreach were received from the Cortina Rancheria – Kletsel Dehe Band of Wintu Indians or the Nashville Enterprise Miwok-Maidu-Nishinam Tribe.

4.2.5 North Central Information Center

Two different CHRIS repositories cover the portion of California in which the APE is located. The NWIC contains records for the Yolo County portion of the APE and the NCIC has those associated with the Sacramento County portion.

A records search was conducted at the NWIC, Sonoma State University, Rohnert Park on November 19, 2015, and on October 31, 2017, for those portions of the APE in Yolo County. A records search was conducted at the NCIC, California State University, Sacramento, on November 23, 2015, and on October 2, 2017, for those portions of the APE in Sacramento County.

4.2.6 State Historic Preservation Officer

On May 17, 2021, Caltrans submitted the HPSR, HRER and ASR to SHPO requesting their concurrence on the following determinations of eligibility.

- The Sacramento Northern Railway is assumed individually eligible for listing in the NRHP.
- The Walnut Grove Branch Line is individually eligible for listing in the NRHP.
- The Sacramento River West Levee is assumed individually eligible for listing in the NRHP.
- The Sacramento River East Levee (P-34-00490) is individually eligible for listing in the NRHP.
- Nine built-environment properties are not eligible for listing in the NRHP individually or as contributors to a potential NRHP-eligible district.
- P-34-000619, a historic-era refuse deposit is assumed individually eligible for listing in the NRHP.

On July 21, 2021, the SHPO concurred with the above determinations.

On October 28, 2021, Caltrans contacted the SHPO requesting their concurrence on the finding of no adverse effect documented in the FOE report. On December 1, 2021, the SHPO provided a letter concluding that it does not object to the finding regarding the project’s effects. The finding for the project as a whole is “no adverse effect.” Copies of the correspondence are included in Appendix I.

4.2.7 Federal Highway Administration

An air quality conformity analysis was conducted to provide the information required for FHWA to make a project-level air quality conformity determination for the project. On October 28, 2021, FHWA provided their project-level conformity determination, finding that the proposed project conforms with the SIP in accordance with 40 CFR Part 93. The letter is included in Appendix I.

4.3 Circulation of Draft EIR/EA and Comments Received

A Notice of Completion form and copies of the Draft EIR/EA were submitted to the State Clearinghouse on July 7, 2021. A notice of the availability of the Draft EIR/EA and of the public meeting was published
in the Sacramento Bee and the Daily Recorder and mailed to the distribution list of agencies, organizations and individuals identified in Chapter 6, Distribution List.

The Draft EIR/EA was available for public review starting July 7 and ending August 23, 2021. The July 28, 2021, community open house mentioned above was held during the 47-day comment period.

4.3.1 Comments Received

Table 4.1.3-1 contains a list of the individuals, organizations, and agencies that submitted comments on the Draft EIR/EA during the public comment period. Each letter/email was placed into one of three categories—Agencies, Individuals, and Organizations—and given a unique number, as listed in the table below.

<table>
<thead>
<tr>
<th>Comment Letter #</th>
<th>Commenter</th>
<th>Format of Comment (letter, email)</th>
<th>Date Comment Received</th>
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<td>Department of Toxic Substances Control, Gavin McCreary</td>
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<td>United States Coast Guard, Carl T. Hausner</td>
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<td>California Department of Conservation, Baldev Gill</td>
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<td>Central Valley Flood Protection Board, Andrea Buckley</td>
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4.3.2 Responses to Comments

On the following pages are copies of the comments and responses to each. The comment letters are included in the order shown in Table 4.3.1-1.

Master responses were prepared to address similar comment issues raised by multiple commenters. When an individual comment raises an issue discussed in a master response, the response to that individual comment will cross reference to the appropriate master response (e.g., “see Master Response A”).

The Master Responses address the following topics.

- Master Response A: Distribution and Dispersal of Vehicular Bridge Traffic
- Master Response B: Neighborhood Friendly Bridge

4.3.2.1 Master Responses

Master Response A: Distribution and Dispersal of Vehicular Bridge Traffic

Several comments were received regarding changes in local vehicular traffic volumes, congestion on roadways and at intersections, how the transportation study area and specific intersections and roadway segments were selected for the impact analysis, and the benefits and effects of the project on traffic and neighborhoods in West Sacramento versus Sacramento. This master response addresses these concerns. In some cases, additional information is provided in response to the specific comments included in the subsequent sections of this chapter.

Land Use and Growth Projections, the Future Transportation Network, and Cumulative Considerations

Transportation infrastructure projects are designed for long-term operation. Their design takes into consideration current and future conditions and the land use and growth plans for the vicinity and region in which they are located. Traffic analyses consider existing conditions, conditions in the year the transportation project will first become operational, and longer-term cumulative conditions by which time long-term planned growth and land use changes identified in general plans developed by cities and counties and included in regional traffic models are projected to occur.

The traffic model for the proposed project uses land use and transportation network inputs as part of the forecasting process to generate traffic volumes for intersections, roadway segments, and vehicle miles traveled (VMT). The transportation network modifications between existing and future (2040) (cumulative) conditions reflect those projects contained in the regional transportation plan (RTP) developed by the Sacramento Area Council of Governments (SACOG). Examples of transportation projects included in the model for West Sacramento are the extension of Alameda Boulevard and Stone
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Boulevard between Jefferson Boulevard and South River Road and widening of South River Road to four lanes from US-50 ramp to 15th Street. Other examples within and beyond the project study area include Grid 3.0 network changes within downtown Sacramento, the Broadway Complete Streets project, I-80 high occupancy vehicle (HOV) lanes from Davis to the interchange of I-80 and I-5, and I-5 HOV lanes through downtown Sacramento.

To address planned future changes in land use, model input variables include households and employment by various categories. Growth in land-use-related variables is allocated to specific locations based on the adopted land use plans and projects of local agencies that govern the type and amount of each land use. Specific land use projects are not inputted into the traffic model (such as the West Broadway Specific Plan or UC Davis Aggie Square), but the individual land use planned projects are accounted for based on land use designations and population and employment growth. This approach allows for a cumulative analysis and the identification of any contribution the proposed project would have to that future cumulative condition.

Selection of Intersections and Roadway Segments for the Impact Analysis

Several commenters asked about the selection of the specific intersections reported in the Draft EIR/EA and the Transportation Report in Appendix L and requested that certain intersections be added to the analysis. The transportation study area was developed based on collaborations between City of West Sacramento and the City of Sacramento staff and their consultant team. Some of the factors considered when developing the study area were the project’s expected travel characteristics and primary travel routes to and from the project vicinity and the likelihood for potential impacts. The study area included the bridge location, 15 existing study intersections, and 10 roadway segments. The analysis conducted for the EIR/EA included eight additional intersections beyond those studied for the Feasibility Study, Broadway Bridge, West Sacramento, California (feasibility study) (CH2M 2015) to capture potential environmental effects beyond the immediate bridge approaches.

The Riverside Boulevard and Broadway intersection was selected as an additional study intersection because Riverside Boulevard is a major collector and analysis of this intersection highlights the dispersion of traffic and low increase in traffic volume east of 5th Street. Intersections east of Riverside Boulevard (e.g., Land Park Drive/16th Street and Broadway) were not added to the study because results from the feasibility study analysis demonstrated that most traffic disperses west of this intersection. Those results were confirmed by the results of the EIR/EA analysis and the level of change in traffic volumes at the Riverside and Broadway intersection. One commenter asked why the intersection at Broadway and 10th Street was not included as a study intersection. It was not included because it is an uncontrolled intersection, meaning traffic approaching the intersection is not required to stop. 10th Street north of Broadway is a one-way street, with traffic only allowed to move northbound, away from the intersection at Broadway. Although this individual intersection was not studied, it is included in the transportation study area and an understanding of the traffic volumes there was established by analyzing the intersection of Riverside Boulevard and Broadway (see Draft EIR/EA Table 2.1.7-5, starting on page 2.1.7-10; and Appendix L, Figures 16 and 17 for year 2030 conditions and Figures 25 and 26 for year 2040 [cumulative] conditions). No changes to the transportation study are necessary.

Proportions of Travel from West Sacramento and Sacramento

Some commenters asserted that more vehicular traffic using the proposed bridge would be coming from West Sacramento into Sacramento instead of the reverse, claiming that up to 75% of the traffic would be coming from West Sacramento into Sacramento, and that the proposed project overall would benefit West Sacramento more than Sacramento. Some commenters were concerned that travelers from West Sacramento crossing the river into Sacramento on the proposed bridge would be adding traffic and
congestion in Sacramento neighborhoods such as West Broadway, Southside Park and Land Park. Some commenters also assert that Sacramento’s residential neighborhoods and streets such as Riverside Boulevard and Land Park Drive, and adjacent residential streets, would be disproportionately affected by traffic from the bridge.

The transportation analysis for the proposed project used the SACMET model developed by SACOG, to develop the travel forecasts and analyze the transportation impacts of the bridge. The analysis includes traffic volume estimates and forecasts for opening year (2030) and cumulative year (2040) conditions for each alternative based on planned growth and transportation network changes in both cities. The SACMET travel model used in this analysis does not have the level of detail to determine specific individual users of the bridge (i.e., residents versus workers or visitors) but it does reveal trip patterns between geographic areas based on anticipated land uses in the future.

From the data in the AM and PM peak hour (i.e., commuter, or rush-hour) intersection figures presented in the Transportation Report (EIR/EA Appendix L), the flow of traffic can be observed (see Appendix L, Figures 16 and 17 for year 2030 conditions and Figures 25 and 26 for year 2040 [cumulative] conditions). The figures show that traffic volumes on Broadway Bridge travelling eastbound or westbound (i.e., from and to both Sacramento and West Sacramento) would be fairly balanced during both the AM and PM peak hours.

During the AM peak hour, demand for use of the Broadway Bridge would be high for those traveling eastbound and originating from residential land uses throughout Southport, and in the Bridge District. This demand would be attracted to key destinations primarily in Downtown Sacramento. In the westbound direction, in addition to the existing employment land uses in West Sacramento, the future development in the Bridge District, Pioneer Bluff, and Southport Industrial areas will provide growth of non-residential employment land uses that would partly attract travelers from residential land uses in Sacramento.

During the PM peak hour, similar trends in the bridge traffic origins and destinations to those noted during the AM peak hour would occur for the reverse commute, as shown on the figures in Appendix L.

**Concern over Cut-through Traffic**

Some commenters were concerned that the proposed project would generate new cut-through traffic in Sacramento neighborhoods and residential streets, including in the West Broadway area. Based on the analysis conducted for the Draft EIR/EA and the data presented in the Transportation Report (Appendix L), a large proportion of local traffic volume changes attributed to the proposed project would be a result of the shift to use of Broadway Bridge instead of otherwise crossing between Sacramento and West Sacramento using US 50 Pioneer Bridge or Tower Bridge.

In Sacramento, traffic volumes are predicted to increase on Broadway between the proposed bridge and 5th Street. Commenters have pointed out certain reported increases, and both the Draft EIR/EA (Table 2.1.7-6) and the Transportation Report in Appendix L indicate those results. The analysis and results in Table 2.1.7-6 also show that far less of an increase in traffic volumes would occur on Broadway east of 5th Street and the volumes attributable to the proposed project diminish further to the east. The analysis results indicates that travelers from West Sacramento driving east over the proposed Broadway Bridge would quickly disperse onto Sacramento roadways depending on the destination of the traveler. Traffic modeling results indicate traffic would mostly disperse using Front Street, but also 3rd Street, and 5th Street.
By the time the proposed project is constructed, planned changes to the existing roadway network would have been separately implemented by other projects. Future roadway conditions were taken into consideration for the proposed project design and impact analysis. Draft EIR/EA Section 1.1.2.1, Related Plans and Projects, and Section 1.1.3, Existing and Future No-Project Conditions, describes the assumed roadway network that would be in the project area in West Sacramento and Sacramento by years 2030 and 2040 based on approved mobility networks in both cities. How future conditions were considered in the traffic model is also discussed earlier in this master response. Draft EIR/EA page 1-5 includes a description of Sacramento’s Central City Mobility Project, the next step for implementing transportation improvements identified for the central city in the City’s Grid 3.0 and the Central City Specific Plan. Improvements include a capital project to convert 3rd Street between X Street and W Street from a southbound one-way road to a two-way road. The City of Sacramento also has plans to convert 5th Street from a northbound one-way road to a two-way road. These future conversions to two-way travel are proposed to provide more opportunities for traffic to disperse through the downtown grid.

The traffic analysis conducted for the proposed project concluded that while there would be an increase in traffic volumes on western sections of Broadway through 5th Street, the project would not add a substantial amount of traffic to Broadway or neighboring residential areas in Sacramento due to the redundancy in north-south connections to downtown and elsewhere in Sacramento’s street grid. No significant impacts were identified in the Draft EIR/EA. As a result, it is not necessary to develop additional strategies or mitigation to divert traffic from Broadway.

**Intersection and Roadway Traffic Operation Results**

Some commenters raised concern over changes in level of service (LOS) on Broadway in Sacramento and requested mitigation for perceived impacts that commenters opined would be caused by an increase in traffic from West Sacramento. Some commenters mentioned concerns for changes in traffic on Riverside Boulevard, Land Park Drive, and Vallejo Way, and at specific intersections. LOS is determined by the average delay vehicles experience on roadways and is scaled A to F, from least to greatest delay, using average delay metrics listed in the Transportation Research Board Highway Capacity Manual 6th Edition: A Guide for Multimodal Mobility Analysis (Transportation Research Board 2010).

While transportation impact metrics under CEQA have shifted from the use of congestion metrics such as LOS to changes in VMT, the environmental analysis of projects does still include an assessment of a project’s consistency with adopted local policies. The LOS thresholds listed in the adopted Sacramento 2035 General Plan were defined based on community values with respect to modal priorities, land use context, economic development and environmental resources, and constraints (City of Sacramento 2015:2-166). Policy M 1.2.2 allows for LOS F in the Core Area (Central City Community Plan Area), the area in which the proposed project is located. Draft EIR/EA Page 2.1.7-5 lists the worst acceptable LOS allowed in the project’s study area based on adopted policies of each city.

In urban environments, such as the project area, roadway capacity is governed by the operations of intersections. The only intersections in Sacramento that are projected to experience a LOS F in both the 2030 and 2040 analysis years are Broadway at 3rd Street (north) and Broadway at 3rd Street (south). These are both side street stop-controlled intersections, so Broadway has a free-flow of traffic at these intersections. The LOS F is shown in parentheses in Draft EIR/EA Table 2.1.7-5, and in the Transportation Report (Appendix L), to note that those LOS and delay results are representative of the worst movement at the intersection (which would be the side streets controlled by a stop sign). Next to the parenthetical worst movement LOS and delay is the average intersection LOS and delay. The average intersection LOS for those two intersections ranges from A to C in the 2030- and the 2040-year analyses.
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The Draft EIR/EA includes this assessment and concludes that the changes in LOS that would result from the proposed project are consistent with general plan policy M 1.2.2. As stated in the Draft EIR/EA, the unacceptable roadway operating conditions are not specifically caused by or substantially worsened by the proposed project, and especially the preferred alternative: Alternative B. As such, the project’s contribution to cumulative year (2040) intersection operations would be less than cumulatively considerable. All study intersections would operate within acceptable LOS under year 2040 conditions under Alternative B. Therefore, no mitigation is included in the Draft EIR/EA to reduce cumulative impacts.

Master Response B: Neighborhood Friendly Bridge

A few commenters asked about the “neighborhood friendly” bridge definition adopted by Sacramento City Council in 2011. One comment requests that the definition be added to the EIR/EA. Two comments question whether the project meets the definition. No specifics about how the project is thought to be deficient were provided in the comments. Since the neighborhood friendly definition is an important aspect of the project, responses to comments about it are combined here.

Recognizing the need to study options and alternatives for additional crossings of the Sacramento River between West Sacramento and Sacramento, a decade ago the two cities completed the preparation of the Sacramento River Crossing Alternatives Study (see page 1-6 of the EIR/EA). After preparation of the study, Sacramento City Council defined by resolution that new crossings of the Sacramento River shall be “neighborhood friendly.” The definition is referenced in several places in the Draft EIR/EA and the full text is available in public documents, including the Broadway Bridge Feasibility Study and the Sacramento River Crossing Alternatives Study available on the project website (https://www.cityofwestsacramento.org/government/departments/capital-projects-and-transportation/projects/broadway-bridge-projects). The full text is also included in this master response.

Exhibit B to the October 18, 2011, Sacramento City Council Meeting Item 21 is the adopted definition of a neighborhood friendly river crossing. The definition is quoted below.

New crossings of the Sacramento River between the City of Sacramento and West Sacramento shall be Neighborhood Friendly. A Neighborhood Friendly river crossing shall be defined as:

- A facility whose primary function is local connectivity rather than regional travel and primarily serves short local trips.
- A bridge which serves all users, including motorists, bicyclists, pedestrians, low energy vehicles, and public transit riders.
- A bridge with aesthetics and dimensions which are architecturally pleasing and contextually appropriate for the adjacent neighborhoods.
- A bridge that does not exceed or expand the already-planned capacity of the approach roadways (i.e. no widening of approaches just to accommodate bridge flows).
- A facility which is designed with a target speed that is equal to or less than the approach roadways.
- A bridge which reduces the growth in vehicle miles traveled in the adjacent communities.
- A bridge that does not connect directly to streets which are primarily residential in character.
- A bridge that is consistent with the Need and Purpose statement as articulated.
One purpose of the proposed project is to design the bridge to meet the neighborhood-friendly bridge definition (see page 1-9 of the Draft EIR/EA). The proposed project meets the definition in the following ways.

- The proposed bridge will provide local connectivity by connecting local roads in West Sacramento and Sacramento, and will serve short, local trips between the two cities. By contrast, freeways and highways are designed for regional, not local, travel.

- The proposed bridge will convey motor vehicles (cars and transit vehicles such as buses), low energy vehicles such as electric vehicles, bicycles, and pedestrians. The bridge would include bicycle lanes and protected 12-foot sidewalks which would be classified as multi-use paths since they would connect two multi-use bicycle/pedestrian facilities.

- The moveable span of the bridge is proposed to allow for the bridge’s dimensions to include a lower vertical grade and profile so that it is contextually appropriate in scale. Also, the final aesthetic design of the proposed bridge will be determined through a similar process to that used for the I Street Bridge Replacement Project. A focused outreach effort will occur, including a public meeting, charrette session, or similar public engagement method with public stakeholders to develop an aesthetic design approach. See Draft EIR/EA pages 2.1.8-11 and 3 8 for the full text of the measure that will be implemented to allow concerned viewers to assist in creating a bridge that is visually appealing. Affected stakeholders will be able to provide input on the preferred architectural style and coloring of the proposed bridge.

- The number of vehicular lanes on the proposed bridge, one in each direction, matches (does not exceed) the planned capacity of the approach roadways. The adopted and approved planning documents and mobility networks in both cities indicate the number of lanes that South River Road and 15th Street in West Sacramento, and Broadway in Sacramento will have in the future. West Sacramento approved a phased multi-modal transportation circulation network for the Pioneer Bluff and Stone Lock Reuse Master Plan area that indicates South River Road will be four lanes by 2040. In Sacramento, the Broadway Complete Streets Plan and Project, and the West Broadway Specific Plan indicate that Broadway will be a two-lane road. Figure 23 in EIR/EA Appendix L depicts the roadway network and number of lanes in 2040.

- The vehicular lanes on the bridge are designed with a target speed (speed limit) that is equal or less than the approach roadways. The posted speed limit on Broadway west of Riverside Boulevard is 30 miles per hour (mph). The speed limit on South River Road is 35 mph and on 15th Street is 25 mph. The project was designed for a 25-mph target speed to match the approach roadways.

- The proposed project reduces the growth in vehicle miles traveled (VMT) (see Draft EIR/EA page 2.1.7-20, Table 2.1.7-8, and page 3-90). After opening to traffic, the new bridge creates a shorter route for existing trips, which is indicated by the lower daily regional VMT compared to without the project.

- By connecting to 15th Street or South River Road east of Jefferson in West Sacramento and to Broadway in Sacramento, the proposed bridge avoids connecting directly to primarily residential streets.

- The two build alternatives proposed for the project both meet the need and purpose statement identified for the project, as listed starting on page 1-8 of the Draft EIR/EA. However, Alternative B, the preferred alternative, would provide better transportation operation results and cause less of an impact on natural habitats, thus more closely meeting the project purpose and objectives, as compared to Alternative C. See Final EIR/EA Sections 1.4, Comparison of Alternatives, and 1.5, Identification of a Preferred Alternative, for more information on how the project alternatives meet the purpose and need.
4.3.3 Agencies
Comment Letter A-1, City of Sacramento Fire Department, King Tunson

City of SACRAMENTO
Fire Department

Gary Loesch
Fire Chief

5770 Freeport Blvd., Suite 200
Sacramento, CA 95822-3516
Ph: (916) 808-1300
Fax: (916) 808-1629
www.sacfire.org

TRANSMITTAL

DATE: July 9, 2021
ATTN: Jason McCoy
      Supervising Transportation Planner
FROM: King Tunson, 808-1358
      Fire Department
SUBJECT: DEIR-Environmental Assessment for The Broadway Bridge Project

1. Provide a Traffic Management Plan (TMP) that shows street closures/barriers that may impact emergency services.

The mission of the Sacramento Fire Department is to protect our community through effective and innovative public safety services.
Response to A-1, Comment Letter A-1, City of Sacramento Fire Department, King Tunson

Response to Comment A-1-1
As described on page 1-17 of Chapter 1 of the Draft EIR/EA, a Transportation Management Plan (TMP) would be developed for use during project construction. As part of the implementation of the TMP, and prior to any road closures, local jurisdictions, emergency service providers, and other identified providers, as appropriate, would be notified of detours and alternate routes, and how traffic would be guided through work zones. No changes to the Draft EIR/EA are necessary.
Comment Letter A-2, Department of Toxic Substances Control, Gavin McCreary

From: McCreary, Gavin@DTSC <Gavin.McCreary@dtsc.ca.gov>
Sent: Friday, July 16, 2021 10:10 AM
To: McCoy, Jason <mccoyj@cityofwestsacramento.org>; Loeffler, Laura M@DOT <laura.loeffler@dot.ca.gov>
Subject: Broadway Bridge Project

Laura and Jason,

Good morning. I am reviewing the EIR for the Broadway Bridge Project. It looks like a Phase II will be performed as part of the project, but I wanted to make sure that you are aware of the former location of the manufactured gas plant on the east side of the Sacramento River in addition to the several petroleum related sites on the west side.

Additional information on the manufactured gas plant can be found here:


Thank you.

Gavin McCreary
Project Manager
Site Evaluation and Remediation Unit
Department of Toxic Substances Control
8800 Cal Center Drive
Sacramento, CA 95826
(916)255-3710
Gavin.McCreary@dtsc.ca.gov
Comment Letter A-2, Department of Toxic Substances Control, Gavin McCreary

PG&E MANUFACTURED GAS PLANT SV-SA-SAC-3 (34400050)

<table>
<thead>
<tr>
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<tr>
<td>SOUTH OF WESTERN END OF</td>
<td>BROADWAY</td>
<td>SACRAMENTO, CA 95801</td>
<td>SUPERVISOR: WILLIAM BECKMAN</td>
<td>OFFICE: CLEANUP SACRAMENTO</td>
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<td>SACRAMENTO COUNTY</td>
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<td>CALNEVIROSCREEN PERCENTILE SCORE: 86-90%</td>
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</tbody>
</table>

**Site Information**

**Cleanup Status**

- **ACTIVE - NEEDS EVALUATION AS OF 10/8/1995**

- SITE TYPE: EVALUATION
- NATIONAL PRIORITIES LIST: NO
- ACRES: 1 ACRES
- APN: NONE SPECIFIED
- CLEANUP OVERSIGHT AGENCIES: ASSEMBLY DISTRICT: 07
- CLEANUP OVERSIGHT AGENCIES: SENATE DISTRICT: 06

**Regulatory Profile**

- **PAST USE(S) THAT CAUSED CONTAMINATION**
  - MANUFACTURED GAS PLANT

- **POTENTIAL CONTAMINANTS OF CONCERN**
  - CYANIDE (FREE)
  - LEAD
  - MERCURY AND COMPOUNDS
  - POLYNUCLEAR AROMATIC HYDROCARBONS (PAHS)

- **POTENTIAL MEDIA AFFECTED**
  - NONE SPECIFIED

**Site History**

A Preliminary Assessment completed by the Pacific Gas and Electric Company (PG&E) in 1986 states that a gas plant operated at the south edge of Broadway on the Sacramento River from 1914 until 1928. The plant was constructed by the Sacramento Gas Company which supplied both natural and manufactured gas to its customers. The facility used oil delivered by ship to manufacture its gas. PG&E purchased the plant in 1928. The plant was dismantled in 1926-1927 and PG&E supplied gas from its other manufactured gas plants in Sacramento. The site is currently occupied by oil storage tanks.
Response to A-2, Department of Toxic Substances Control, Gavin McCreary

Response to Comment A-2-1
The commenter is correct that a Phase II assessment of hazardous materials will be conducted prior to project construction. The assessment is described in measure HAZ-1 on Draft EIR/EA pages 2.2.5-12 and 3-60. The Initial Site Assessment prepared for the proposed project identified the former location of the manufactured gas plant in Sacramento as well as the petroleum related sites on both sides of the river. The former gas plant site and the other known sites are listed as recognized environmental conditions in Table 2.2.5-2 of the Draft EIR/EA. No changes to the Draft EIR/EA are necessary.
Comment Letter A-3, United States Coast Guard, Carl T. Hausner

U.S. Department of Homeland Security  
United States Coast Guard

Commander
Eleventh Coast Guard District
Coast Guard Island, Bldg. 50-2
Alameda, CA 94501-5100
Staff Symbol: (dpw)
Phone: (510) 437-3514
Fax: (510) 437-5838
Email: Carl.T.Hausner@uscg.mil

16591
Sacramento River (58.0)
August 2, 2021

City of West Sacramento
Capital Projects and Transportation Department
Attn: Jason McCoy
1110 West Capitol Ave, 1st Floor
West Sacramento, CA 95691

Dear Mr. McCoy:

The Coast Guard (USCG) has completed the review of the draft Environmental Assessment (DEA), dated June 23, 2021, for the proposed new Broadway Bridge, mile 58.0, over the Sacramento River, between the City of West Sacramento, Yolo County and the City of Sacramento, Sacramento County, California.

On July 22, 2021, the USCG accepted the California Department of Transportation’s, Lead Federal Agency for NEPA, invitation to act as a cooperating agency for the project.

Please consider the following DEA edits for the final document:

a. Chapter 1, page 1-11: Recommend adding a statement on the amount of vertical navigational clearance in the closed-to-navigation and open-to-navigation position measured from Mean High Water to low steel of the proposed bridge. Provide low steel elevation in both the fully open position and closed position. On July 14, 2015, the USCG preliminarily supported a proposed vertical clearance of 59 feet measured from maximum river elevation of 31 feet.

b. Chapter 1, pages 1-12, 1-13: In and over the water construction activities. A statement stating: “The applicant must submit a work proposal, in writing, to the USCG at least 45 days prior to the start of in and over the water work to coordinate the temporary impacts to navigation during construction with vessel operators.” The USCG will review the temporary impacts to navigation, i.e. falsework, cofferdams, barges, etc. to ensure vessels that normally use the waterway can continue to do so during construction.
Comment Letter A-3, United States Coast Guard, Carl T. Hausner

16591
Sacramento River (58.0)
August 2, 2021

c. Chapter 2 page 2.2.2-4: Add to the statement at the end of Section 401 permitting. “The 401 Certifications are obtained from the appropriate RWQCB, dependent on the project location, and are required before the USACE issues a 404 permit and before the USCG issues a Bridge Permit under the General Bridge Act of 1946, as amended.”

d. Chapter 2, page 2.3.3-1: Add to paragraph 2.3.3.1, “The Bald and Golden Eagle Protection Act” under Regulatory Setting. The USCG preferred alternative is alternative B. Alternative B will offer a more direct path for larger vessels transiting upriver and downriver of the proposed new Broadway bridge and the exiting upriver Pioneer Bridge.
The USCG will require the proposed new bridge to display navigational lights and will require vertical clearance gauges to be installed, physical or electronic. These requirements will be dictated during the USCG bridge permitting phase of the project.

You may contact me at (510) 437-3516 or (510) 219-4366 to discuss this letter.

Sincerely,

CARL T. HAUSNER
Chief, Bridge Section
Eleventh Coast Guard District
By direction of the District Commander

Copy: Laura Loeffler, Caltrans Branch Chief, District 3
Jesse Gotham, City of Sacramento
Zach Siviglia, Mark Thomas and Company
U.S. DOT, Federal Highway Administration, California Division
U.S. Army Corps of Engineers, Sacramento District, Regulatory Division
U.S. Coast Guard Sector San Francisco, Waterways Management
Response to A-3, United States Coast Guard, Carl T. Hausner

Response to Comment A-3-1
This introductory comment notes the acceptance by the USGS of the role of Caltrans as NEPA lead agency and role of USGS as cooperating agency. No changes to the Draft EIR/EA are necessary.

Response to Comment A-3-2
This comment suggests the addition of text to Chapter 1 within the Bridge Construction section to describe vertical navigational clearance measured from mean high water to low steel of the proposed bridge. In response to the comment, page 1-11 of the Draft EIR/EA is revised as follows.

Bridge Construction

The proposed project would construct a new bridge over the Sacramento River, south of the Pioneer Bridge. The total length of the new bridge would vary from approximately 800 to 1,020 feet, with an up to 83-foot-wide deck consisting of two vehicle lanes, a median, on-street Class II buffered bike lanes, and sidewalks along both sides of the bridge. The bridge would include two fixed-span approach structures that tie into the banks of the river; the structures would vary from approximately 200 to 300 feet in length on the West Sacramento bank and from approximately 450 to 600 feet in length on the Sacramento bank. The center span of the bridge would be movable (see below under Bridge Type for more information on the movable span). The bridge soffit elevation would be set a minimum of 3 feet above the 200-year water surface elevation to comply with the Central Valley Flood Protection Board (CVFPB) freeboard requirements. Rock slope protection (RSP) (assumed 1/4 ton stone weight, machine positioned [i.e., Method B]) would be installed on the river side of the bridge abutments both above and below the ordinary high-water mark (OHWM) to stabilize approximately 400 linear feet of shoreline on each side of the river.

The two fixed-span approach structures would have a superstructure depth (or total bridge thickness) of approximately 4 to 10 feet depending on the selected alternative. Each approach structure would be a one to six-span bridge.

The required length of the movable span portion of the bridge was determined through coordination with the USCG. The movable span would provide a 170- to 230-foot clear channel opening (depending on the alignment alternative) that would line up with the western pier of the existing Pioneer Bridge (US 50 bridge) located upstream. The new bridge would have the same minimum vertical clearance of 59 feet above the maximum river (200-year flood) elevation of 31 feet in the open position matching that of the existing Pioneer Bridge provides (measured to the 29 National Geodetic Vertical Datum). In the closed position, the bridge will provide typical vertical clearance for navigation of 39.4 feet measured from low steel to the mean high-water elevation. During flood and high flow events, this clearance will be less and during low flows it will be greater.

Response to Comment A-3-3
This comment suggests the addition of text to Chapter 1 within the Bridge Construction section to describe the timing of USCG review of temporary impacts to navigation. In response to the comment, the Draft EIR/EA is revised to include the following sentence under the subheading Bridge Construction Sequence.
“A work proposal would be submitted to the USCG at least 45 days prior to the start of in and over the water work to coordinate the temporary impacts to navigation during construction with vessel operators.”

**Response to Comment A-3-4**
This comment suggests the addition of text to Chapter 2, Section 2.2.2, Water Quality and Storm Water Runoff, indicating the timing of the issuance of a Bridge Permit in relation to permits under Section 404 and 401 of the Clean Water Act. In response to the comment, the last sentence of Draft EIR/EA page 2.2.2-4, *Section 401 Permitting*, is revised to the following.

“The 401 Certifications are obtained from the appropriate RWQCB, dependent on the project location, and are required before the USACE issues a 404 permit and before the USCG issues a Bridge permit under the General Bridge Act of 1946, as amended.”

**Response to Comment A-3-5**
This comment suggests the addition of text to Chapter 2, Section 2.3.3, Animal Species, subsection 2.3.3.1, Regulatory Setting, regarding the Bald and Golden Eagle Protection Act, a federal statute codified in Section 16 United States Code 668-668d for the protection of both species. In response to the comment, page 2.3.3-1 of the Draft EIR/EA is revised to include an additional bullet under the list of federal laws and regulations relevant to wildlife as follows.

“Federal laws and regulations relevant to wildlife include the following:

• NEPA
• Migratory Bird Treaty Act
• Fish and Wildlife Coordination Act
• Bald and Golden Eagle Protection Act”

**Response to Comment A-3-6**
This comment expresses that the USCG prefers Alternative B for the proposed project because of its more direct path for vessels on the river. This preference is noted. No changes to the Draft EIR/EA are necessary.

**Response to Comment A-3-7**
This comment identifies two future requirements for the bridge: navigational lights and vertical clearance gauges. These will be requirements of the USCG bridge permit and will be met as part of the final design of the project. No changes to the Draft EIR/EA are necessary.
08/18/2021

City: City of West Sacramento - Community Development Department  
Jason McCoy  
mccoyj@cityofwestsacramento.org

Construction Site Well Review (CSWR) ID: 1012282

Assessor Parcel Number(s): 00800200D70000, 00800300640000, 00800120060000

Project Location Address: 38.668207, -121.518272 Sacramento, California 95818

Project Title: Broadway Bridge project construction site review

Public Resources Code (PRC) § 3208.1 establishes well reabandonment responsibility when a previously plugged and abandoned well will be impacted by planned property development or construction activities. Local permitting agencies, property owners, and/or developers should be aware of, and fully understand, that significant and potentially dangerous issues may be associated with development near oil, gas, and geothermal wells.

The California Geologic Energy Management Division (CalGEM) has received and reviewed the above referenced project dated 8/18/2021. To assist local permitting agencies, property owners, and developers in making wise land use decisions regarding potential development near oil, gas, or geothermal wells, the Division provides the following well evaluation.

The project is located in Sacramento County, within the boundaries of the following fields:

Any Field

Our records indicate there are 2 known oil or gas wells located within the project boundary as identified in the application.

- Number of wells Not Abandoned to Current Division Requirements as Prescribed by Law and
Projected to Be Built Over or Have Future Access Impeded by this project: 2

- Number of wells Not Abandoned to Current Division Requirements as Prescribed by Law and Not Projected to Be Built Over or Have Future Access Impeded by this project: 0

- Number of wells Abandoned to Current Division Requirements as Prescribed by Law and Projected to Be Built Over or Have Future Access Impeded by this project: 0

- Number of wells Abandoned to Current Division Requirements as Prescribed by Law and Not Projected to Be Built Over or Have Future Access Impeded by this project: 0

The Division categorically advises against building over, or in any way impeding access to, oil, gas, or geothermal wells. Impeding access to a well could result in the need to remove any structure or obstacle that prevents or impedes access including, but not limited to, buildings, housing, fencing, landscaping, trees, pools, patios, sidewalks, roadways, and decking. Maintaining sufficient access is considered the ability for a well servicing unit and associated necessary equipment to reach a well from a public street or access way, solely over the parcel on which the well is located. A well servicing unit, and any necessary equipment, should be able to pass unimpeded along and over the route, and should be able to access the well without disturbing the integrity of surrounding infrastructure.

There are no guarantees a well abandoned in compliance with current Division requirements as prescribed by law will not start leaking in the future. It always remains a possibility that any well may start to leak oil, gas, and/or water after abandonment, no matter how thoroughly the well was plugged and abandoned. The Division acknowledges wells plugged and abandoned to the most current Division requirements as prescribed by law have a lower probability of leaking in the future, however there is no guarantees that such abandonments will not leak.

The Division advises that all wells identified on the development parcel prior to, or during, development activities be tested for liquid and gas leakage. Surveyed locations should be provided to the Division in Latitude and Longitude, NAD 83 decimal format. The Division expects any wells found leaking to be reported to it immediately.

Failure to plug and reabandon the well may result in enforcement action, including an order to perform reabandonment well work, pursuant to PRC § 3208.1, and 3224.

PRC § 3208.1 give the Division the authority to order or permit the re-abandonment of any well where it has reason to question the integrity of the previous abandonment, or if the well is not accessible or visible. Responsibility for re-abandonment costs may be affected by the choices made by the local permitting agency, property owner, and/or developer in considering the general advice set forth in this
Comment Letter A-4, California Department of Conservation, Baldev Gill

letter. The PRC continues to define the person or entity responsible for reabandonment as:

1. The property owner - If the well was plugged and abandoned in conformance with Division requirements at the time of abandonment, and in its current condition does not pose an immediate danger to life, health, and property, but requires additional work solely because the owner of the property on which the well is located proposes construction on the property that would prevent or impede access to the well for purposes of remedying a currently perceived future problem, then the owner of the property on which the well is located shall obtain all rights necessary to reabandon the well and be responsible for the reabandonment.

2. The person or entity causing construction over or near the well - If the well was plugged and abandoned in conformance with Division requirements at the time of plugging and abandonment, and the property owner, developer, or local agency permitting the construction failed either to obtain an opinion from the supervisor or district deputy as to whether the previously abandoned well is required to be reabandoned, or to follow the advice of the supervisor or district deputy not to undertake the construction, then the person or entity causing the construction over or near the well shall obtain all rights necessary to reabandon the well and be responsible for the reabandonment.

3. The party or parties responsible for disturbing the integrity of the abandonment - If the well was plugged and abandoned in conformance with Division requirements at the time of plugging and abandonment, and after that time someone other than the operator or an affiliate of the operator disturbed the integrity of the abandonment in the course of developing the property, then the party or parties responsible for disturbing the integrity of the abandonment shall be responsible for the reabandonment.

No well work may be performed on any oil, gas, or geothermal well without written approval from the Division. Well work requiring approval includes, but is not limited to, mitigating leaking gas or other fluids from abandoned wells, modifications to well casings, and/or any other re-abandonment work. The Division also regulates the top of a plugged and abandoned well's minimum and maximum depth below final grade. CCR §1723.5 states well casings shall be cut off at least 5 feet but no more than 10 feet below grade. If any well needs to be lowered or raised (i.e. casing cut down or casing riser added) to meet this regulation, a permit from the Division is required before work can start.

The Division makes the following additional recommendations to the local permitting agency, property owner, and developer:

1. To ensure that present and future property owners are aware of (a) the existence of all wells located on the property, and (b) potentially significant issues associated with any improvements near oil or gas wells, the Division recommends that information regarding the above identified...
well(s), and any other pertinent information obtained after the issuance of this letter, be
communicated to the appropriate county recorder for inclusion in the title information of the subject
real property.

2. The Division recommends that any soil containing hydrocarbons be disposed of in accordance
with local, state, and federal laws. Please notify the appropriate authorities if soil containing
significant amounts of hydrocarbons is discovered during development.

As indicated in PRC § 3106, the Division has statutory authority over the drilling, operation,
maintenance, and abandonment of oil, gas, and geothermal wells, and attendant facilities, to prevent,
as far as possible, damage to life, health, property, and natural resources; damage to underground oil,
gas, and geothermal deposits; and damage to underground and surface waters suitable for irrigation or
domestic purposes. In addition to the Division's authority to order work on wells pursuant to PRC §§
3208.1 and 3224, it has authority to issue civil and criminal penalties under PRC §§ 3236, 3236.5, and
3359 for violations within the Division's jurisdictional authority. The Division does not regulate grading,
excavations, or other land use issues.

If during development activities, any wells are encountered that were not part of this review, the
property owner is expected to immediately notify the Division's construction site well review engineer in
the Northern district office, and file for Division review an amended site plan with well casing diagrams.
The District office will send a follow-up well evaluation letter to the property owner and local permitting
agency.

Should you have any questions, please contact me at (562) 637-4400 or via email at
Baldev.Gill@conservation.ca.gov.

Sincerely,

Baldev Gill
Acting Chief Deputy

cc: Benjamin Goldstone - Submitter
cc: Jason McCoy - Plan Checker
Wells Not Abandoned to Current Division Requirements as Prescribed by Law & Projected to be Built Over or Have Future Access Impeded

The wells listed below are not abandoned to current Division requirements as prescribed by law, and based upon information provided, are projected to be built over or have future access impeded. The Division expects these wells to be reabandoned in compliance with current California law, prior to development activities.

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<th>API</th>
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<th>Operator</th>
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<td>1723.2. Plugging for Freshwater Protection, § 1723.5. Surface Plugging</td>
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</tbody>
</table>
Response to A-4, California Department of Conservation, Baldev Gill

Response to Comment A-4-1
This introductory comment is not regarding the environmental analysis in the Draft EIR/EA. This comment identifies the regulatory responsibilities for well abandonment, and notes risks of development near oil, gas, and geothermal wells. Three Assessor Parcel Numbers (APNs) are noted at the top of this comment letter under the heading, “Construction Site Well Review.” An Initial Site Assessment (ISA) was conducted for the project. Known sites are listed as recognized environmental conditions in Table 2.2.5-2 of the Draft EIR/EA. APN 009-0020-007, noted in the header of this comment letter, was not identified in the Draft EIR/EA or ISA because it is not in the project footprint. APN 009-0030-054 and APN 009-0012-008 are identified in the Draft EIR/EA as bulk fuel terminals with a high risk for soil and groundwater contamination. No changes to the Draft EIR/EA are necessary.

Response to Comment A-4-2
The adequacy of the EIR/EA is not addressed in this comment. This comment provides a summary of the records held by the California Department of Conservation that note the presence of two oil or gas wells. It is unclear based on the three parcels listed at the top of this comment letter whether or not the wells noted in this comment are located on parcels within the project footprint. Also see the response to Comment A-4-1. No change to the Draft EIR/EA are necessary.

Response to Comment A-4-3
This comment details risks associated with impeding or building over oil, gas, or geothermal wells, and discusses well leakage reporting, and the Division’s authority under PRC § 3208.1. Also included in the comment are recommendations for well identification and noticing. A Phase II Site Assessment, described in Measure HAZ-1, Conduct Phase II Site Assessments prior to Construction, (see Draft EIR/EA pages 2.2.5-12 and 3-60) will be conducted prior to project construction to further assess possible soil/groundwater contamination and, remediation, if needed. Also, the project will comply with all applicable regulations for well abandonment and decommissioning, if needed and notify the Division if any previously unknown wells are identified. To clarify that the scope of the Phase II Site Assessment includes the identification of gas, oil, or other wells that could be affected by or in conflict with the proposed project, the first paragraph of Measure HAZ-1 on Draft EIR/EA pages 2.2.5-12 and 3-60 is revised as shown below.

For sites identified as high or medium risk, a Phase II preliminary environmental screening of the subsurface soils and/or groundwater will be completed within the project boundaries at these parcels to assess subsurface soil and/or groundwater, and the presence of wells. At a minimum, the Phase II preliminary screening will investigate each parcel within the project area where construction is anticipated to disturb the subsurface soil or encounter groundwater. Should the preliminary screening indicate the presence of wells or soil or groundwater contamination within the project area, a Phase II assessment will be conducted to investigate the depth and lateral extent of contamination within the project. Low-risk sites will be re-evaluated (e.g., conduct owner interviews and a site survey) when site access is obtained. An additional Phase II assessment may be recommended if hazardous materials are identified.
Comment Letter A-5, Sacramento Municipal Utility District, Rob Ferrera

Sent Via E-Mail

August 20, 2021

Jason McCoy, Supervising Transportation Planner
Capital Projects and Transportation Department
1110 West Capitol Ave, 1st Floor
West Sacramento, CA 95691
mccoyj@cityofwestsacramento.org

Subject: Broadway Bridge Project / EIR / 2017072019

Dear Mr. McCoy:

The Sacramento Municipal Utility District (SMUD) appreciates the opportunity to provide comments on the Draft Environmental Report (EIR) for the Broadway Bridge Project (Project, SCH 2017072019). SMUD is the primary energy provider for Sacramento County and the proposed Project area. SMUD’s vision is to empower our customers with solutions and options that increase energy efficiency, protect the environment, reduce global warming, and lower the cost to serve our region. As a Responsible Agency, SMUD aims to ensure that the proposed Project limits the potential for significant environmental effects on SMUD facilities, employees, and customers.

It is our desire that the Project will acknowledge any impacts related to the following:

- Overhead and or underground transmission and distribution line easements. Please view the following links on smud.org for more information regarding transmission encroachment:
- Utility line routing
- Electrical load needs/requirements
- Energy Efficiency
- Climate Change
- Cumulative impacts related to the need for increased electrical delivery
- The potential need to relocate and or remove any SMUD infrastructure that may be affected in or around the project area
More specifically, SMUD would like to have the following details related to the electrical infrastructure incorporated into the project description and associated sections:

**Existing Facilities and Service Arrangements:**

- SMUD has existing 21 kV overhead infrastructure and facilities on both the north and south side of Broadway west of Interstate 5 to Marina View Dr. near the proposed project area.
- SMUD has existing 21 kV underground infrastructure and facilities on the north side of Broadway just west of Interstate 5 to or about the train tracks.
- SMUD has existing 21 kV overhead infrastructure and facilities on both sides (west and east) of Marina View Dr. from Broadway and continuing south.
- SMUD has existing 21 kV overhead infrastructure and facilities on the north side of Broadway east of Interstate 5 to 3rd Street.
- SMUD has existing 21 kV underground infrastructure and facilities along the north and south side of Broadway under the Interstate 5 interchange area connecting the overhead 21 kV portions previously mentioned above for Broadway.

**Estimated Proposed Facilities and/or Impacts:**

- If electrical service to this bridge will be coming from SMUD’s side of the river, then appropriate easements and/or infrastructure to and on the bridge may be necessary within the limitations of SMUD’s municipal service territory restrictions.

SMUD would like to be involved with discussing the above areas of interest as well as discussing any other potential issues. We aim to be partners in the efficient and sustainable delivery of the proposed Project. Please ensure that the information included in this response is conveyed to the Project planners and the appropriate Project proponents.

Environmental leadership is a core value of SMUD, and we look forward to collaborating with you on this Project. Again, we appreciate the opportunity to provide input on this EIR. If you have any questions regarding this letter, please do not hesitate to contact me at 916.732.6676, or by email at rob.ferrera@smud.org.

Sincerely,

Rob Ferrera
Environmental Services Specialist
Sacramento Municipal Utility District
6201 S Street
Sacramento, CA 95817

cc: Entitlements
Response to A-5, Sacramento Municipal Utility District, Rob Ferrera

Response to Comment A-5-1
This comment is introductory and describes the role of SMUD as a responsible agency under CEQA and the reasons for commenting on the Draft EIR/EA. No changes to the Draft EIR/EA are necessary.

Response to Comment A-5-2
This comment requests that the EIR/EA acknowledge potential impacts related to transmission and distribution line easements, utility line routing, electrical load needs/requirements, energy efficiency, climate change, cumulative impacts related to increased electrical delivery and the potential need to relocate SMUD infrastructure.

As discussed on pages 1-15 and 2.1.6-3 of the Draft EIR/EA, the project proponent will coordinate with utility service providers prior to and during construction to avoid or minimize service interruptions. During this coordination, issues such as transmission line easements, utility line routing, and electrical loading will be addressed to avoid significant and cumulative impacts. It is currently estimated that the proposed bridge will require about 120 kilowatts to open or close and another 20 kilowatts for lighting and the control house’s heating, ventilation and air conditioning system. The peak power demand of the bridge would be equivalent to about six residential homes. The project will be designed following current electrical efficiency standards. To minimize energy demand, light-emitting diode (LED) lighting will be used and solar panels will be investigated. Electricity supply could come from either side of the river. Each utility supplier will be contacted during final design of the bridge to confirm the needed supply of power. Potential impacts of the project relating to climate change are discussed on page 2.2.6-14 and starting on page 3-53 of the EIR/EA. No changes to the Draft EIR/EA are necessary.

Response to Comment A-5-3
This comment suggests the addition of text to the EIR/EA so that details related to SMUD’s existing electrical infrastructure are included. As discussed on page 1-15 of the Draft EIR/EA, the project proponent will coordinate with utility service providers prior to and during construction. During this coordination, issues such as transmission line easements, utility line routing, and electrical loading will be addressed to avoid significant and cumulative impacts. No changes to the Draft EIR/EA are necessary.

Response to Comment A-5-4
Electricity supply for the proposed project could come from either side of the river. Each utility supplier will be contacted during final design of the bridge to confirm the needed supply of power. Please also see the responses to Comments A-5-2 and A-5-3. No changes to the Draft EIR/EA are necessary.

Response to Comment A-5-5
Please see the response to Comment A-5-2. No changes to the Draft EIR/EA are necessary.
August 23, 2021

Jason McCoy, Supervising Transportation Planner
City of West Sacramento Capital Projects and Transportation Department
1110 West Capitol Ave, 1st Floor, West Sacramento, CA 95691
mccovic@cityofwestsacramento.org

Subject: Broadway Bridge Project Draft Environmental Impact Report
State Clearinghouse # 2017072019

Dear Jason McCoy:

Thank you for providing the Sacramento Metropolitan Air Quality Management District (Sac Metro Air District) with the opportunity to review the Draft Environmental Impact Report (DEIR) for the Broadway Bridge Project (Project). The Project is the construction of a new bridge over the Sacramento River downstream of the U.S. 50 Pioneer Bridge, connecting South River Road or 15th Street in West Sacramento and the Broadway corridor in Sacramento. The new bridge will be movable to allow boat passage, will carry vehicular, bicycle and pedestrian traffic, and will accommodate future transit options. Project proponents include the City of West Sacramento, in cooperation with the City of Sacramento and Caltrans.

We commend this project for providing multi-modal connectivity between Sacramento and West Sacramento communities. Please accept the comments and recommendations below on air quality and climate considerations for the California Environmental Quality Act (CEQA) review.

Greenhouse Gas Emissions
- Sac Metro Air District recommends that the EIR compare future Project build scenario greenhouse gas (GHG) emissions with future no-build scenario GHG emissions to determine their significance, rather than comparing future Project build scenario emissions to existing conditions.

We recognize that standard practice has been to compare to existing conditions, but in this case doing so disguises the true impact of the Project. Section 15125 of the State CEQA Guidelines permits lead agencies to use their discretion in selecting alternative approaches: “Where existing conditions change or fluctuate over time, and where necessary to provide the most accurate picture practically possible of a project’s impacts, a lead agency may define existing conditions by referencing historic conditions, or conditions expected when the project becomes operational [emphasis added], or both, that are supported with substantial evidence.” Here, significant changes required by state and federal agencies are anticipated in both fuel efficiency and emission control technology. Sac Metro Air District and the State have already included these reductions in developing the State Implementation Plans governing our progress toward attainment of air quality standards and climate goals. By comparing the build scenario to the existing conditions, the analysis essentially double-counts reductions that will occur...
whether or not the Project is built, and thus obscures the Project’s actual emission impact. In contrast, 
an analysis that compares the build to the no-build scenario would show the actual difference in 
emission levels with and without the Project, and thus the actual impact of the Project.

Although, with one exception, under both comparisons (build to no-build and build to existing 
conditions) the impacts are lower under the build scenario, the issue is still important due to the risk 
that the method selected (build to existing conditions) will create a precedent for addressing this 
analysis in future review documents. The only alternative for which the build to no-build comparison 
would yield higher emissions is Project Alternative C, which shows higher 2040 GHG emissions than the 
corresponding no-build scenario in DEIR Table 3.2.8-2. The DEIR argues that “Because an emissions 
reduction is associated with design year (2040) Alternative C compared to existing conditions, this would result in a less-than-significant impact.” As discussed above, this analysis distorts the true emissions 
impact of Alternative C, which should be classified as significant.

Even though the build emissions are generally lower than the no-build emissions, that is not the end of 
the significance determination, because to achieve climate action goals, future projects must yield 
significantly fewer emissions. California’s 2017 Climate Change Scoping Plan (Scoping Plan) establishes a 
path towards the California Global Warming Solutions Act 2030 target of 40 percent GHG emissions 
reductions below 1990 levels.

- Sac Metro Air District recommends that Project operational GHG emissions analysis support this 
target by comparing the Project build scenario with the no-build scenario and using a threshold 
that supports the target. The Scoping Plan advises that “Lead agencies have the discretion to 
develop evidence-based numeric thresholds (mass emissions, per capita, or per service 
population) consistent with this Scoping Plan, the State’s long-term GHG goals, and climate 
change science.”

The Scoping Plan offers the following recommendation for GHG mitigation: “To the degree a project 
relies on GHG mitigation measures, CARB [California Air Resources Board] recommends that lead 
agencies prioritize on-site design features that reduce emissions, especially from VMT [vehicle miles 
traveled], and direct investments in GHG reductions within the project’s region that contribute potential 
air quality, health, and economic co-benefits locally.”

- Sac Metro Air District recommends that the EIR include an analysis of Project consistency with 
the Scoping Plan in addition to its analysis of consistency with the Sacramento Area Council of 
Governments (SACOG) Metropolitan Transportation Plan/Sustainable Communities Strategy 
(MTP / SCS); to determine that the Project would not conflict with an applicable plan, policy or 
regulation adopted for the purpose of reducing the emissions of GHG, pursuant to CECAG 
Appendix G.

Consistency with the MTP/SCS does not guarantee consistency with the Scoping Plan. The Scoping Plan 
indicates that “Stronger SB 375 GHG reduction targets will enable the State to make significant progress 
toward this goal, but alone will not provide all of the VMT growth reductions that will be needed.” The 
Scoping Plan offers guidance on evaluating project-level GHG reduction actions and thresholds, starting 
on page 101.
Chapter 4. Comments and Coordination

Comment Letter A-6, Sacramento Metropolitan Air Quality Management District, Molly Wright

Operational Criteria Pollutant Emissions
- Sac Metro Air District recommends that the EIR provide a clear threshold for operational emissions of pollutants regulated by the Clean Air Act ("criteria pollutants"), to determine their significance, and provide clear documentation that emissions do not exceed that threshold.

DEIR Table 2.2.6-3 shows that 2040 operational emissions would be higher for all criteria pollutants build scenario than under the no-build scenario. The DEIR claims that this increase in operational emissions is less-than-significant, but it is not clear what threshold the DEIR is using in this determination.

Thresholds of significance for air quality management districts in the Sacramento region are included in Table 2.2.6-3 "for reference," according to the DEIR, but the DEIR states that "because most air district thresholds have not been established by regulation or by delegation down from a federal or state agency with regulatory authority over Caltrans, Caltrans is not required to adopt those thresholds in Caltrans' documents." No alternative threshold is provided, as the DEIR states, "Because Caltrans has statewide jurisdiction, and the setting for projects varies so extensively across the state, Caltrans has not developed, and has no intention to develop, thresholds of significance for CEQA." It is therefore unclear which threshold of significance the DEIR is using in the less-than-significant determination.

The DEIR does indicate that emissions do not exceed air quality management district thresholds, saying "Although daily pollutant emissions from regional VMT within the SACOG region would increase in 2040 with implementation of the project, the incremental increase would be dispersed throughout the six-county region and would remain below the daily operational threshold for all pollutants in every applicable air quality management jurisdiction." However, this claim is not clearly quantified in the table, and is not clearly mathematically possible: Volatile Organic Compound (VOC) emissions for the 2040 build scenario exceed emissions for the no-build scenario by 599 pounds per day, which is more than all of the air quality management district thresholds combined.

Friant Ranch
Sac Metro Air District commends the use of our Guidance to Address the Friant Ranch Ruling for CEQA Projects in the Sac Metro Air District (Friant Guidance) for the analysis of non-localized health effects that may result from Project emissions, pursuant to the 2018 "Friant Ranch" California Supreme Court decision. The Court issued a decision in the Sierra Club v. County of Fresno case regarding the "Friant Ranch" project, that CEQA air quality analysis must include a reasonable effort to connect a project’s air quality impacts to likely health consequences.

- Sac Metro Air District recommends that MSAT analysis use the Friant Guidance’s Strategic Area Project Health Effects Screening Tool to estimate increased health effect incidence associated with build alternatives, rather than Minor Project Health Effects Screening Tool that the DEIR cites for Table 3.2.3-1.

This is because the Minor Project Health Effects Screening tool is intended for use for projects that emit less than 82 pounds per day of criteria pollutants (Friant Guidance page 20), and the Broadway Bridge project is associated with greater emissions.

Furthermore, the DEIR argues that the impacts for exposure of sensitive receptors to criteria pollutants during project operations is less-than-significant because “vehicular emissions from operation of the build alternatives, when compared to the No Build Alternative, would not result in the generation of
Comment Letter A-6, Sacramento Metropolitan Air Quality Management District, Molly Wright

operational criteria pollutants or precursors that would exceed [air quality management district] thresholds of significance. Sac Metro Air District recommends that the EIR provide clear evidence that build scenario emissions do not exceed thresholds of significance, prior to making this argument.

Mobile Source Air Toxics
The DEIR uses Sac Metro Air District’s Recommended Protocol for Evaluating the Location of Sensitive Land Uses Adjacent to Major Roadways to evaluate operational emissions of mobile source air toxics (MSATs). This guidance is appropriate to use because it was in effect when the Project’s Notice of Preparation for the DEIR was issued in 2017. For added defensibility of the final EIR, please consider using Sac Metro Air District’s updated guidance on assessment and disclosure of operational MSAT emissions, the Mobile Source Air Toxics Protocol.

Construction Emissions
Sac Metro Air District recommends the inclusion of its best management practices as Project mitigation for construction-related greenhouse gas (GHG) emissions. Currently, however, not all components of Sac Metro Air District’s Basic Construction Emission Control Practices (BCECP) are included in DEIR mitigation measure AQ-1 to reduce emissions of criteria pollutants. Please be advised that projects must implement the BCECP in order to use Sac Metro Air District’s non-zero particulate matter thresholds of significance for CEQA review. The BCECP are also helpful to ensure compliance with Sac Metro Air District’s Rule 403, Fugitive Dust.

- Sac Metro Air District recommends inclusion of all components of our BCECP into mitigation measure AQ-1.

Further, all projects are subject to Sac Metro Air District rules and regulations at the time of construction. Please visit our website to find a list of the most common rules that apply at the construction phase of projects.

Urban Heat Island Effect
The Sac Metro Air District participated in the 2020 Capital Region Transportation Sector Urban Heat Island Mitigation Project (UHI Project), producing a report on urban heat island effect impacts on the Sacramento region, and mitigation strategies for these impacts. The urban heat island effect already presents a serious challenge for our region, according to the report. Urbanized areas in Sacramento range 3 to 9 degrees Fahrenheit warmer than surrounding areas, which results in decreased air quality and associated public health impacts. The urban heat island results from the conversion of undeveloped land to urbanized land.

Additionally, Sac Metro Air District commends the Project’s provision of sidewalks connecting Broadway to West Sacramento. Multi-modal alternatives to single occupancy motor vehicles and associated polluting emissions are a key strategy in state and regional plans to reduce polluting motor vehicle emissions, and achieve state and federal air quality standards and climate goals.

- To maintain optimally healthy pedestrian conditions, to help reduce temperatures in the immediate vicinity of the Project, and to contribute regionally to a reduction in the urban heat island effect, Sac Metro Air District recommends ensuring continuous tree shading along the Broadway portion of the Project sidewalk.
Comment Letter A-6, Sacramento Metropolitan Air Quality Management District, Molly Wright

The Project is within the City of Sacramento’s [West Broadway Specific Plan] area, and that plan calls for shade trees to be integrated into streetscape design. Consistent with the West Broadway Specific Plan, the sidewalk along Broadway would be a critical pedestrian connection between businesses and residences in the planning area, and Frederick Miller Regional Park. Moreover, the West Broadway Specific Plan designates relatively dense residential uses along Broadway in the Broadway Bridge planning area, and installing healthy pedestrian infrastructure there helps ensure that it is in place to serve future users.

Conclusion
Thank you for your attention to our comments. If you have questions about them, please contact me at mwright@airquality.org or (279) 207-1157.

Sincerely,

Molly Wright, AICP
Air Quality Planner / Analyst

cc: Paul Philley, Program Supervisor
    Raef Porter, Program Manager
    Jaime Lemos, Division Manager
    Kathy Pittard, District Counsel
Response to A-6, Sacramento Metropolitan Air Quality Management District, Molly Wright

Response to Comment A-6-1
This comment is introductory and commends the multi-modal connectivity proposed by the project. The adequacy of the EIR/EA is not addressed in this comment; no further response is required.

Response to Comment A-6-2
This comment recommends the comparison of future with-project greenhouse gas (GHG) emissions with future no-build emissions to determine the significance of GHG impacts. Significance determinations for GHG emissions under CEQA have relied on comparing with-project conditions to existing conditions as standard practice, and is described in CEQA Guidelines Section 15125(a). As noted by the commenter, the approach taken for the project is allowed under CEQA. The CEQA lead agency has discretion to use the standard practice approach to determine the significance of project greenhouse gas emissions. The commenter is correct that comparing with project conditions to existing conditions includes GHG emissions reductions largely due to expected changes in vehicle fleet, fuels, and other factors not affected by the project. The commenter is also correct that Tables 3.2.8-1 and 3.2.8-2 show GHG emissions reductions for all project scenarios except Alternative C design year 2040, which shows a slight increase (0.1%) in GHG emissions compared to no project conditions due to the corresponding increase in VMT associated with that alternative compared to no project conditions. However, for transportation projects such as the proposed project, there are currently no applicable numeric operational GHG thresholds approved by regulatory authorities for use in Sacramento and Yolo Counties. The project is consistent with SB 375 as described on page 3-55 and the increase in VMT under design year 2040 Alternative C is considered less than significant as described on page 3-91. In addition, for capacity increasing projects such as the proposed project, an increase in VMT as a result of the project would not necessarily result in a significant impact for GHGs. Thus, the project would be considered less than significant with respect to GHGs. No changes to the Draft EIR/EA are necessary.

Response to Comment A-6-3
This comment suggests the comparison of operational GHG emissions with and without the project, noting that California’s 2017 Climate Change Scoping Plan provides lead agencies with the “discretion to develop evidence-based numeric thresholds” consistent with the Scoping Plan. The comment also suggests approaches to GHG mitigation. The most relevant state GHG regulation used to determine project GHG emission significance is Senate Bill (SB) 375, which was enacted to reduce GHG emissions from automobiles and light trucks through integrated transportation, land use, housing, and environmental planning. The Draft EIR/EA documents how the proposed project is consistent with SB 375 and thus project-level GHG emissions are considered less than significant. As noted on page 3-56 of the Draft EIR/EA, “Because there is an emissions reduction in 2030, implementation of the build alternatives would help the State achieve the SB 32 GHG reduction target.” Page 3.53 of the Draft EIR/EA explains that “SB 32 extends the state’s GHG policies and establishes a near-term GHG reduction goal of 40 percent below 1990 emissions levels by 2030.” Because targets are met, no mitigation is required. In addition, as noted in Response to Comment A-6-2, there are currently no applicable numeric thresholds that apply to transportation projects in Sacramento and Yolo Counties, and as shown in Table 3.2.8-1 when comparing project to no project operational GHG emissions for opening year 2030, there is a decrease in emissions for both Alternative B and Alternative C. No changes to the Draft EIR/EA are necessary.

Response to Comment A-6-4
This comment asks that the EIR/EA include an analysis of project consistency with California’s 2017 Climate Change Scoping Plan. See the response to Comment A-6-3. In addition, the proposed project is consistent with the Mobile Source Strategy policy in the 2017 Scoping Plan. Implementation of the proposed project would improve connectivity to, and accessibility of, businesses, recreational areas, and...
new development opportunity sites in the urban cores of both West Sacramento and Sacramento. The proposed bridge also would provide new, and connect existing, pedestrian and bicycle facilities, consistent with the Mobile Source Strategy policy. Because the project is consistent with the 2017 Scoping Plan, no mitigation is required. No changes to the Draft EIR/EA are necessary.

**Response to Comment A-6-5**

This comment requests the use of thresholds to determine the significance of operational emissions of pollutants. The comment quotes from Draft EIR/EA page 2.2.6-9 to note that Caltrans is not required to adopt and use air district thresholds that have not been established by regulation or by delegation from a federal or state agency with regulatory authority over Caltrans. The commenter is correct that thresholds are not used by Caltrans, the federal lead agency, for the impact conclusions presented in Chapter 2. However, the City of West Sacramento, the CEQA lead agency, does use thresholds, including the SMAQMD thresholds, to make determinations for the significance of impacts under CEQA. Chapter 3 of the Draft EIR/EA presents the CEQA analysis and impact conclusions. As discussed on Page 3-14 of the Draft EIR/EA, implementation of the build alternatives would result in decreases or negligible changes in regional emissions rates from project operation. Air district thresholds are used to demonstrate that project emissions would be below local air district thresholds for all criteria pollutants. Table 2.2.6-3 is referenced because it lists the thresholds of the local air districts and compares the emissions estimated for operation of the project to those thresholds.

There is a typographical error in the emissions of volatile organic compounds (VOC) shown for the 2040 Future No Build Operational Emissions (Design Year) scenario in Table 2.2.6-3 that requires correction. The 2040 Future No Build pounds per day should be shown as 2,890 instead of 2,290. This correction addresses the commenter’s concern that the results shown in this table for VOC are not mathematically possible. While the pounds per day amount was incorrect, the percent changes shown are correct. Table 2.2.6-3 on page 2.2.6-8 of the Draft EIR/EA is revised to indicate the correct VOC emissions, as shown below.

### Table 2.2.6-3. Estimated Criteria Pollutant Emissions from Operation of Broadway Bridge Project

<table>
<thead>
<tr>
<th>Emission Source</th>
<th>VOC (ppd)</th>
<th>NOx (ppd)</th>
<th>CO (ppd)</th>
<th>PM$_{2.5}$ (ppd)</th>
<th>PM$_{10}$ (ppd)</th>
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<td><strong>2017 Existing Operational Emissions</strong></td>
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<tr>
<td>Existing Conditions</td>
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<td>No Build</td>
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<td>88,840</td>
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<td>27,471</td>
</tr>
<tr>
<td>(% Change from 2030 No Build Alternative)</td>
<td>0.1%</td>
<td>0.1%</td>
<td>(&lt;0.1%)</td>
<td>(&lt;0.1%)</td>
<td>(&lt;0.1%)</td>
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<tr>
<td>(% Change from 2017 Existing Conditions)</td>
<td>64%</td>
<td>62%</td>
<td>52%</td>
<td>11%</td>
<td>21%</td>
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<tr>
<td>Net Change from 2030 No Build Alternative</td>
<td>1.7%</td>
<td>14.0%</td>
<td>37.4%</td>
<td>(1.3)</td>
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<tr>
<td>Net Change from 2017 Existing Conditions</td>
<td>(4.831)</td>
<td>(35,743)</td>
<td>(94,714)</td>
<td>598</td>
<td>4,818</td>
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<td>Build Alternative C</td>
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<td>22,403</td>
<td>88,832</td>
<td>6,276</td>
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<td>(% Change from 2030 No Build Alternative)</td>
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<td>(&lt;0.1%)</td>
<td>(&lt;0.1%)</td>
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<tr>
<td>(% Change from 2017 Existing Conditions)</td>
<td>64%</td>
<td>62%</td>
<td>52%</td>
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<td>Net Change from 2030 No Build Alternative</td>
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<td>YSAQMD CEQA Significance Thresholds$^a$</td>
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Final Environmental Impact Report/Environmental Assessment

Broadway Bridge Project

March 2022

4-40
Chapter 4. Comments and Coordination

**Emission Source** | **VOC (ppd)** | **NO\textsubscript{x} (ppd)** | **CO (ppd)** | **PM\textsubscript{2.5} (ppd)** | **PM\textsubscript{10} (ppd)**
--- | --- | --- | --- | --- | ---
FRAQMD CEQA Significance Thresholds\textsuperscript{a} | 25 | 25 | – | – | 80

**2040 Future Operational Emissions (Design Year)**

<table>
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<th>Emission Source</th>
<th>VOC (ppd)</th>
<th>NO\textsubscript{x} (ppd)</th>
<th>CO (ppd)</th>
<th>PM\textsubscript{2.5} (ppd)</th>
<th>PM\textsubscript{10} (ppd)</th>
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<td>(% Change from 2040 No Build Alternative)</td>
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<td>&lt;0.1%</td>
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<td>(% Change from 2017 Existing Conditions)</td>
<td>(70%)</td>
<td>(67%)</td>
<td>(55%)</td>
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<td>(% Change from 2017 Existing Conditions)</td>
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Source: Emission rates from the CT-EMFAC2017 model.
EDCAPCD = El Dorado County Air Pollution Control District.
FRAQMD = Feather River Air Quality Management District.
PCAPCD = Placer County Air Pollution Control District.
ppd = pounds per day.
SMAQMD = Sacramento Metropolitan Air Quality Management District.
tpy = tons per year.
VOC = volatile organic compound.
YSAQMD = Yolo-Solano Air Quality Management District.
\textsuperscript{a} These thresholds would apply only to the portion of project emissions generated within each air district.
\textsuperscript{b} YSAQMD ROG/VOC and NO\textsubscript{x} construction thresholds based on 10 tpy averaged over 365 days.

**Response to Comment A-6-6**

This comment suggests use of the SMAQMD’s Strategic Area Project Health Effects Screening Tool instead of SMAQMD’s Minor Project Health Effects Screening Tool and asks for evidence that the build alternatives would not result in criteria pollutants or precursors in excess of district thresholds. The comment notes that the Minor Project Health Effects Screening Tool is intended for use for projects that emit less than 82 pounds per day of criteria pollutants. The Draft EIR/EA discussed the use of this tool on page 3-15. Draft EIR/EA Table 2.2.6-4, Estimated Unmitigated Criteria Pollutant Emissions from Construction of the Build Alternatives, (page 2.2.6-10) demonstrates that project construction criteria pollutant emissions are estimated at far below SMAQMD CEQA significance thresholds. Therefore, the Minor Project Health Effects Screening Tool was the correct tool to use to analyze health consequences from construction of the proposed project.

Also, the title of Table 3.2.3-1 (Draft EIR/EA page 3-16) incorrectly mentions project operations and is corrected to indicate the following.

Table 3.2.3-1, Conservative Estimate of Increased Health Effect Incidence Associated with Build Alternatives Construction and Operation (cases per year)

Regarding impacts from exposure to criteria pollutants during project operations, the text quoted by the commenter is from page 3-17 of the Draft EIR/EA under the discussion of Impact AIR-4: Exposure of...
Sensitive Receptors to Regional Criteria Pollutants during Project Operation (Alternatives B and C). Not included in the quotation is the reference to Table 2.2.6-3 (located on Draft EIR/EA page 2.2.6-8 and included in the response to Comment A-6-5, above). Table 2.2.6-3 demonstrates that project operational criteria pollutant emissions, when compared to no project operational criteria pollutant emissions, would be far below SMAQMD CEQA significance thresholds, when accounting for the correction to Table 2.2.6-3 noted in response to Comment A-6-5. Therefore, the impact is considered less than significant. Due to the dispersed nature of project operational emissions, it is not possible determine an exact location for operational emissions as a necessary input into SMAQMD’s Minor Project Health Effects Screening Tool. The Minor Project Health Effects Screening Tool would theoretically be the appropriate tool to utilize for project operations since project operational emissions are far below local air district thresholds when compared to no project emissions, as shown in Draft EIR/EA Table 2.2.6-3.

Response to Comment A-6-7
As noted in this comment, although newer guidance from SMAQMD to evaluate mobile source air toxics (MSAT) was approved for use after issuance of the project’s Notice of Preparation, appropriate MSAT guidance was used to evaluate the proposed project. No changes to the Draft EIR/EA are necessary.

Response to Comment A-6-8
The commenter notes that the air quality measure AQ-1 in the Draft EIR/EA does not list all components of the SMAQMD’s “Basic Construction Emissions Control Practices.” The text of Measure AQ-1, Implement Additional Control Measures for Construction Emissions of Fugitive Dust (Draft EIR/EA page 2.2.3-13), and Measure AIR-1 of the same title and content (Draft EIR/EA page 3-13) is revised to indicate the following.

“Additional measures to control dust in Sacramento County will be borrowed from SMAQMD’s recommended list of dust control measures and implemented to the extent practicable when the measures have not already been incorporated in, and do not conflict with, the requirements of the Caltrans Standard Specifications, special provisions, the NPDES permit, the Biological Opinions, the CWA Section 404 permit, CWA Section 401 Certification, and other permits issued for the project. The following measures are taken from SMAQMD’s (2021) Guide to Air Quality Assessment in Sacramento County and represent their basic control measures for fugitive dust.

- Control of fugitive dust is required by District Rule 403 and enforced by District staff.
- Water all exposed surfaces two times daily. Exposed surfaces include, but are not limited to soil piles, graded areas, unpaved parking areas, staging areas, and access roads.
- Cover or maintain at least 2 feet of free board space on haul trucks transporting soil, sand, or other loose material on the site. Any haul trucks that would be traveling along freeways or major roadways should be covered.
- Use wet power vacuum street sweepers to remove any visible trackout mud or dirt onto adjacent public roads at least once a day. Use of dry power sweeping is prohibited.
- Limit vehicle speeds on unpaved roads to 15 mph.
- All roadways, driveways, sidewalks, and parking lots to be paved should be completed as soon as possible. In addition, building pads should be laid as soon as possible after grading unless seeding or soil binders are used.

The following practices describe exhaust emission control from diesel powered fleets working at a construction site. California regulations limit idling from both on-road and off-road diesel-powered equipment. The ARB enforces idling limitations and compliance with diesel fleet regulations.
- Minimize idling time either by shutting equipment off when not in use or reducing the time of idling to 5 minutes [California Code of Regulations, Title 13, sections 2449(d)(3) and 2485]. Provide clear signage that posts this requirement for workers at the entrances to the site.

- Provide current certificate(s) of compliance for ARB’s In-Use Off-Road Diesel-Fueled Fleets Regulation [California Code of Regulations, Title 13, sections 2449 and 2449.1]. For more information contact ARB at 877-593-6677, doors@arb.ca.gov, or www.arb.ca.gov/doors/compliance_cert1.html.

Although not required by local or state regulation, many construction companies have equipment inspection and maintenance programs to ensure work and fuel efficiencies.

- Maintain all construction equipment in proper working condition according to manufacturer’s specifications. The equipment must be checked by a certified mechanic and determine to be running in proper condition before it is operated."

**Response to Comment A-6-9**
This comment raises the urban heat island effect caused by conversion of undeveloped land to urban land use. The comment requests that continuous shade trees be provided along the sidewalk sections of Broadway in the project limits. The comment also notes that the West Broadway Specific Plan calls for shade trees to be integrated into streetscape designs. As the Broadway Complete Streets Plan is implemented, redevelopment within the West Broadway Specific Plan area proceeds, and the proposed project is constructed, landscaping and the addition of shade trees consistent with the policies and principles in those plans would be installed. The streetscape design of Broadway within the West Broadway Specific Plan area would be consistent with the policies identified in that plan. No changes to the Draft EIR/EA are necessary.

**Response to Comment A-6-10**
This comment is a brief closing remark for the letter. The adequacy of the EIR/EA is not addressed in this comment; no further response is required.
Comment Letter A-7, California Department of Transportation, Alex Padilla

California Department of Transportation

DISTRICT 3
703 B STREET | MARYSVILLE, CA 95901-5556
(530) 741-4233 | FAX (530) 741-4245 TTY 711
www.dot.ca.gov

August 23, 2021

Mr. Jason McCoy, AICP
Supervising Transportation Planner
City of West Sacramento - Community Development Department
1110 West Capitol Avenue
West Sacramento, CA 95691

Broadway Bridge Project – Draft Environmental Impact Report (DEIR)

Dear Mr. McCoy:

Thank you for including the California Department of Transportation (Caltrans) in the review process for the project referenced above, Caltrans’ new mission, vision, and goals signal a modernization of our approach to California’s transportation system. We reviewed this local development for impacts to the State Highway System (SHS) in keeping with our mission, vision, and goals for sustainability/livability/economy, and safety/health. We provide these comments consistent with the State’s smart mobility goals that support a vibrant economy, and build communities, not sprawl.

The City of West Sacramento, in cooperation with the City of Sacramento and Caltrans, proposes to construct a new bridge over the Sacramento River south of the Pioneer Bridge (US 50). The Broadway Bridge would provide local interconnectivity across the river and between neighborhoods. Based on the information provided, Caltrans has the following comments:

Right of Way/Encroachment/Traffic Operations/Forecasting and Modeling

- Caltrans District 3 should be contacted and involved in oversight if any portion of the project will acquire lands that will be utilized for dedication to Caltrans for the operating right of way per the alternative chosen.
  - Lands should be environmentally clean and free from encumbrances for Caltrans to accept them into our inventory should they be required as part of the project requirements.

- Caltrans recommends that a qualitative discussion on the proposed VMT mitigation measures should be included in the transportation analysis.

“Provide a safe and reliable transportation network that serves all people and respects the environment”
Mr. Jason McCoy  
Community Development Department  
August 23, 2021  
Page 2

Please provide our office with copies of any further actions regarding the Project. We would appreciate the opportunity to review and comment on any changes related to this development.

If you have any questions regarding these comments or require additional information, please contact Edward Lincoln, Intergovernmental Review Coordinator, at (530) 741-5409 or by email at edward.lincoln@dot.ca.gov.

Sincerely,

Alex Padilla

Alex Padilla  
Branch Chief, Transportation Planning – South Planning, Local Assistance, and Sustainability

“Provide a safe and reliable transportation network that serves all people and respects the environment.”
Response to A-7, California Department of Transportation, Alex Padilla

Response to Comment A-7-1
This comment is introductory and includes the framework in which Caltrans provided its comments. No changes to the Draft EIR/EA are necessary.

Response to Comment A-7-2
This comment provides guidance for the acquisition of land that will be dedicated to Caltrans for operating rights-of-way. The project does not require the acquisition of property that will be dedicated to Caltrans. No changes to the Draft EIR/EA are necessary.

Response to Comment A-7-3
This comment asks for a discussion of proposed mitigation for VMT. No mitigation is proposed in the Draft EIR/EA because no significant impact related to VMT was identified. Draft EIR/EA Section 3.2.17, under Impact TRA-8, describes the effects of the proposed project on VMT. The threshold used to determine the significance of changes in VMT is described on Draft EIR/EA pages 2.1.7-5 and 3-90. Draft EIR/EA page 3-91 describes how in the short-term, the only travel pattern change after construction of the proposed project is the route that vehicle trips take between existing origins and destinations. A reduction in VMT is shown. By 2040, regional VMT is expected to increase without and with the project, but not substantially. Increases are due to broader changes in regional travel behavior and travel modes. Further, Alternative C performs worse than Alternative B due to its creation of a “T” intersection and less direct traffic routing in West Sacramento. Also, the changes in VMT result in only negligible changes in operational GHG and criteria pollutant emissions overall and decreases in GHG emissions under the preferred alternative (see Draft EIR/EA page 3-53). Please also see the response to comment O-1-6. No changes to the Draft EIR/EA are necessary.

Response to Comment A-7-4
The adequacy of the EIR/EA is not addressed in this comment. This comment requests that Caltrans receive copies of documents related to future project actions. Local, state, and federal agencies with regulatory or other responsibilities or relationships to the project will be kept informed.
Comment Letter A-8, California State Lands Commission, Nicole Dobroski

STATE OF CALIFORNIA

CALIFORNIA STATE LANDS COMMISSION
100 Howe Avenue, Suite 100-South
Sacramento, CA 95825-8202

JENNIFER LUCCHESI, Executive Officer
(916) 574-1800 Fax (916) 574-1810
California Relay Service TDD Phone 1-800-735-2929
from Voice Phone 1-800-735-2922

Established in 1938

August 23, 2021

File Ref. SCH # 2017072019

City of West Sacramento
Jason McCoy, Supervising Transportation Planner
Capital Projects and Transportation Department
1110 West Capitol Avenue, 1st Floor
West Sacramento, CA 95691

VIA ELECTRONIC MAIL ONLY (mccoyj@cityofwestsacramento.org)

Subject: Draft Environmental Impact Report/Environmental Assessment (EIR) for the Broadway Bridge, Yolo and Sacramento Counties

Dear Jason McCoy:

The California State Lands Commission (Commission) staff has reviewed EIR for the Broadway Bridge (Project), which is being prepared by the City of West Sacramento (City) and the California Department of Transportation (Caltrans). The City, as the public agency proposing to carry out the Project, is the lead agency under the California Environmental Quality Act (CEQA) (Pub. Resources Code, § 21000 et seq.), and Caltrans is the lead agency under the National Environmental Policy Act (NEPA) (42 U.S.C. § 4321 et seq.). The Commission is a trustee agency for projects that could directly or indirectly affect State sovereign land and their accompanying Public Trust resources or uses. Additionally, because the Project involves work on State sovereign land, the Commission will act as a responsible agency.

For description of Commission jurisdiction and Public Trust lands, please see the attached August 10, 2017, staff comment letter on the Notice of Preparation.

Environmental Review

We appreciate you addressing many of our comments from the August 10, 2017, letter in the EIR (attached; page 4-1 of EIR). Staff requests that the City also consider the following outstanding comments to ensure that impacts to State sovereign land are adequately analyzed for the Commission’s use of the EIR when considering a future lease application for the Project.
## Comment Letter A-8, California State Lands Commission, Nicole Dobroski

<table>
<thead>
<tr>
<th>Jason McCoy</th>
<th>Page 2</th>
<th>August 23, 2021</th>
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### General Comments

1. **Project Description**: Please provide the following details for staff to better analyze possible environmental impacts from the Project for lands under the Commission's jurisdiction in the Sacramento River (River):
   
   A. Add more illustrations showing all proposed work within the Commission's jurisdiction (EIR page 2.2.2-10), including any land acquisitions and easements adjacent to the River that could affect public access.
   
   B. Add more details such as the number and size of bridge support structures in the River (page 3-72), the frequency and volume of dredging, and the number and duration of barges that would be used for construction work.

### Aesthetics

2. **Scenic Impacts**: The EIR on page 2.1.8-3 states “Views of the [P]roject from Business I-80/US 50 [Pioneer Bridge], within this VAU [visual assessment unit], are not readily available except on close approach to the border of the River VAU.” Even though the EIR analysis suggests that the bridge would not be visible to drivers on the Pioneer Bridge, it would be visible as seen in Figure 2.1.8-3. Page 1-11 states that the new bridge would be at the same elevation as the Pioneer Bridge. Therefore, the new bridge would be visible to drivers on Pioneer Bridge. Please see the attached letter explaining why views from the Pioneer Bridge are important.

### Biological Resources

3. **Underwater Noise**: The analysis on page 2.3.3-14 should also explain the following for pile driving, installing the coffer dam, dredging, welding, and installing support tower foundations:
   
   A. How underwater noise levels would be measured and kept within the recommended thresholds?
   
   B. How noise and vibration from in-water construction would impact fish and birds?

### Climate Change

4. **Sea-Level Rise**: The EIR should discuss the effects of sea-level rise on all resource categories potentially affected by the Project. Because of their nature and location, these lands and resources are already vulnerable to a range of natural events, such as storms and extreme high tides. Please see attached letter for more details.

### Cultural Resources

5. **Title to Resources Within Commission Jurisdiction**: Even though it is stated on page 2.1.9-3 that the Commission shipwreck database was searched and mitigation measure CUL-2 (page 2.1.9-10) was set in place to avoid cultural resources, the EIR should also include the following statement in mitigation measure CUL-2 (Please see attached letter for more details):
Comment Letter A-8, California State Lands Commission, Nicole Dobroski

Jason McCoy

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August 23, 2021

"The final disposition of archaeological, historical, and paleontological resources recovered on State land under the jurisdiction of the California State Lands Commission must be approved by the Commission."

Hydrology/Water Quality

6. Mercury/Methylmercury: The EIR analysis on page 2.2.2-9 should further discuss measures of how mercury would be avoided and minimized. Please see the attached letter for more details.

7. Floodplain Encroachment: Please see the attached letter for why considering floodplain encroachment is important for this Project. Staff recommends that additional analysis be added to page 2.2.1-3 of the local and regional significance of this impact and the potential impact on existing flood management systems and facilities. The City is encouraged to work with the Central Valley Flood Control Board and other flood management entities on appropriate design, construction, and siting of bridge support structures within the floodplain of the River, including construction activities affecting existing levees. (Please see the “Navigation” section below for related discussion.)

Navigation

8. Navigation Impediments: Please see the attached letter for why navigation impediments are expected. The Project has the potential to contribute to these types of navigation impacts on the River. A mitigation approach to offset the navigation impacts of the Project could include removal of other existing derelict structures (abandoned pilings, outfall pipelines, piers, floating docks, abandoned vessels, artificial debris, etc.) and navigation hazards in the surrounding Project vicinity of the River. To the extent feasible, the footings and support towers for the bridge should be designed to minimize navigation impacts, and the bridge deck should be elevated to avoid disruption of navigation by smaller vessels during high flood stage events, when the River is at or near full capacity.

Noise

9. Operational Noise: The long-term operation of the Project will introduce a range of new noise sources to the Sacramento River. Although the Project will be relatively close to the Pioneer Bridge, the Broadway Bridge will likely have a bridge deck of lower elevation to the River, like the Tower and I Street Bridges, which connect surface streets on both sides of the River. The EIR should evaluate the impacts of these noise sources on River recreation and uses, and if potentially significant, provide mitigation measures to offset impacts. New noise impact considerations include, but are not limited to:

A. Use of a siren or other amplified noise to operate the moveable span of the bridge for vessel navigation
B. Noise associated with operation of a public transit streetcar
C. Noise from automobiles and emergency service vehicles
Chapter 4. Comments and Coordination

Comment Letter A-8, California State Lands Commission, Nicole Dobroski

Jason McCoy  Page 4  August 23, 2021

Recreation

10. Public Access: Even though page 2.1.3-3 states that “in-water work would not interfere with recreational or commercial boaters using the Sacramento Marina,” please provide a detailed description of any proposed closures or restricted areas in the River that could impact kayakers, boaters, and emergency response service providers passing through the River. Potential mitigation measures could include public notices and posting of signs (at local launching sites) and email notifications to local recreating groups, so they are informed of any temporary access restrictions.

Thank you for the opportunity to comment on the EIR for the Project. As a responsible and trustee agency, the Commission will need to rely on the certified EIR for issuing any amended/new lease as specified in the attached letter. We request that you consider our comments before certifying the Final EIR. Commission staff also requests that you consult with us on the Project and keep us advised of changes to the Project Description and all other important developments.

Please send electronic copies of the Certified EIR, Mitigation and Monitoring Program, Notice of Determination, approving resolution, CEQA Findings, and, if applicable, Statement of Overriding Considerations when they become available. Refer questions concerning environmental review to Affa Awan, Senior Environmental Scientist, at Affa.Awan@slc.ca.gov or (916) 574-1891. For questions concerning archaeological or historic resources under Commission jurisdiction, please contact Jamie Garrett, Staff Counsel, at Jamie.Garrett@slc.ca.gov or (916) 574-0398. For questions concerning Commission leasing jurisdiction, please contact Mary Jo Columbus, Public Land Management Specialist, at Mary.Jo.Columbus@slc.ca.gov or (916) 574-0204.

Sincerely,

Nicole Dobroski, Chief
Division of Environmental Planning and Management

cc: Office of Planning and Research
M.J. Columbus, Commission
J. Fabel, Commission
J. Garrett, Commission

Attachment:
State Lands Commission August 10, 2017, Comment Letter Submitted for the Notice of Preparation
Comment Letter A-8, California State Lands Commission, Nicole Dobroski

STATE OF CALIFORNIA

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August 10, 2017

File Ref: SCH # 2017072019

Jason McCoy
City of West Sacramento
Public Works Department
1110 West Capitol Avenue
West Sacramento, CA 95691

Subject: Notice of Preparation (NOP) for an Environmental Impact Statement/Environmental Impact Report (EIS/EIR) for the Broadway Bridge (Project), Yolo and Sacramento Counties

Dear Mr. McCoy:

The California State Lands Commission (Commission) staff has reviewed the subject NOP for the EIS/EIR for the Broadway Bridge (Project), which is being prepared by the City of West Sacramento (City) and the California Department of Transportation (Caltrans). The City, as the public agency proposing to carry out the Project, is the lead agency under the California Environmental Quality Act (CEQA) (Pub. Resources Code, § 21000 et seq.), and Caltrans is the lead agency under the National Environmental Policy Act (NEPA) (42 U.S.C. § 4321 et seq.). The Commission is a trustee agency for projects that could directly or indirectly affect sovereign land and their accompanying Public Trust resources or uses. Additionally, because the Project involves work on sovereign land, the Commission will act as a responsible agency. Commission staff requests that the City consult with us on preparation of the Draft EIR as required by CEQA section 21153, subdivision (a), and the State CEQA Guidelines section 15086, subdivisions (a)(1) and (a)(2).

Commission Jurisdiction and Public Trust Lands

The Commission has jurisdiction and management authority over all ungranted tidelands, submerged lands, and the beds of navigable lakes and waterways. The Commission also has certain residual and review authority for tidelands and submerged land legislatively granted in trust to local jurisdictions (Pub. Resources Code, §§ 6009, subd. (c); 6009.1; 6301; 6306). All tidelands and submerged lands, granted or ungranted, as well as navigable lakes and waterways, are subject to the protections of the common law Public Trust Doctrine.
Comment Letter A-8, California State Lands Commission, Nicole Dobroski

As general background, the State of California acquired sovereign ownership of all tidelands and submerged lands and beds of navigable lakes and waterways upon its admission to the United States in 1850. The state holds these lands for the benefit of all people of the state for statewide Public Trust purposes, which include but are not limited to waterborne commerce, navigation, fisheries, water-related recreation, habitat preservation, and open space. On tidal waterways, the State’s sovereign fee ownership extends landward to the mean high tide line (MHTL), except for areas of fill or artificial accretion or where the boundary has been fixed by agreement or a court of proper jurisdiction. On navigable non-tidal waterways, including lakes, the state holds fee ownership of the bed of the waterway landward to the ordinary low-water mark and a Public Trust easement landward to the ordinary high-water mark, except where the boundary has been fixed by agreement or a court of proper jurisdiction. Such boundaries may not be readily apparent from present day site inspections.

Based upon the information provided and a preliminary review of our records, the portion of the proposed Project crossing the Sacramento River will be located on State sovereign land under the jurisdiction of the Commission. A lease for the use of sovereign land will be required from the Commission for any portion of the Project encroaching on State sovereign land. In 2000, the Commission authorized Telephone Right-of-Way Permit No. PRC 8156.9 and an amendment of the permit to Level 3 Communications, LLC. The permit authorizes operation and maintenance of a fiber optic cable crossing the Sacramento River at the subject site.

Promotion of public access to and use of California’s navigable waters is a mandate of the California Constitution (art. X, § 4), a condition of statehood in the Act of Admission (9 Stat. 452), and a responsibility of public agencies pursuant to the Public Trust Doctrine. In this case, the Legislature has provided for a process to be followed to facilitate and maintain public access to navigable rivers at bridge sites pursuant to California Streets and Highways Code section 1809. During the design hearing process, and prior to Commission consideration of approval of a bridge project, the City is required to fully consider, and prepare a report on, the feasibility of providing public access to the Sacramento River for recreational purposes, and determine if such public access will be provided.

Project Description

The City, in cooperation with Caltrans and the City of Sacramento (as a responsible agency), proposes to construct a new bridge over the Sacramento River downstream of the U.S. 50 Pioneer Bridge, connecting South River Road and 15th Street to the Broadway corridor. Several bridge alignment alternatives are being considered as part of the Project. The new bridge will be moveable to allow boat passage and will carry vehicular, bicycle, and pedestrian traffic, and accommodate future transit options, including a future streetcar alignment within the bridge itself. The Project also includes installation of a bridge interconnect fiber optic line to allow the new bridge, and I Street and Tower Bridges, to be operated by one system.
Environmental Review

Commission staff requests that the City consider the following comments when preparing the EIS/EIR.

General Comments

1. **Project Description**: A thorough and complete Project Description should be included in the EIS/EIR in order to facilitate meaningful environmental review of potential impacts, mitigation measures, and alternatives. The Project Description should be as precise as possible in describing the details of all allowable activities (e.g., types of equipment or methods that may be used, maximum area of impact or volume of sediment removed or disturbed, seasonal work windows, locations for material disposal, etc.), as well as the details of the timing and duration of activities. Thorough descriptions will facilitate Commission staff’s determination of the extent and locations of its leasing jurisdiction, make for a more robust analysis of the work that may be performed, and minimize the potential that subsequent environmental analysis will be required. For example, the Project Description should:

   - explain with illustrations all proposed work below the MHTL of the river, including any land acquisitions and easements adjacent to the river that could affect public access
   - describe full construction details for all bridge support structures located in the river, including any dredging operations, pile driving, use of cofferdams, and use of barges
   - provide a detailed description of any proposed closures or restricted areas during construction operations for watercraft navigation on, and public access to, the river

Aesthetics

2. **Scenic Impacts**: The Broadway Bridge will have a substantial new visual presence within the river channel and to adjacent Sacramento and West Sacramento land uses. As such, the architectural style of the bridge is critically important and should attempt to serve as a future landmark of identity for both cities. Architectural elements, such as visual design, color, scale, orientation, and glare will need to be carefully selected to minimize scenic impacts. The EIS/EIR should include a visual simulation of the new bridge to illustrate the architectural style and how the bridge will fit in with the surrounding scenic character and corridor of the river.

The U.S. 50 Bridge provides prominent gateway views to the Sacramento River and the cities of Sacramento and West Sacramento, and serves the greatest capacity of automobiles as a U.S. highway in comparison to the other nearby bridges. The Broadway Bridge has potential to block views of the Sacramento River from the south side of the U.S. 50 Bridge. The EIS/EIR should analyze the location and elevation of the new bridge as viewed from the south side of the Highway 50 Bridge, to minimize impacts on views of the river corridor as an important scenic vista.
3. **Special-Status Species and Habitats:** The EIS/EIR should disclose and analyze all potentially significant effects on sensitive species and habitats in and around the Project area, including special-status wildlife, fish, and plants, and if appropriate, identify feasible mitigation measures to reduce those impacts. The City should conduct queries of the California Department of Fish and Wildlife’s (CDFW) California Natural Diversity Database (CNDDDB) and U.S. Fish and Wildlife Service’s (USFWS) Special Status Species Database to identify any special-status plant or wildlife species that may occur in the Project area. The EIS/EIR should also include a discussion on consultation with CDFW, USFWS, and the National Oceanic and Atmospheric Administration’s National Marine Fisheries Service (NMFS), including any recommended mitigation measures, construction work windows, and potentially required permits identified by these agencies.

4. **Invasive Species:** One of the major stressors in California waterways is introduced species. Therefore, the EIS/EIR should consider the Project’s potential to encourage the establishment or proliferation of aquatic invasive species (AIS) such as the quagga mussel, or other nonindigenous, invasive species including aquatic and terrestrial plants. For example, construction boats and barges brought in from long stays at distant projects may transport new species to the Project area via hull biofouling, wherein marine and aquatic organisms attach to and accumulate on the hull and other submerged parts of a vessel. If the analysis in the EIS/EIR finds potentially significant AIS impacts, possible mitigation could include contracting vessels and barges from nearby, or requiring contractors to perform a certain degree of hull-cleaning. The CDFW’s Invasive Species Program could assist with this analysis as well as with the development of appropriate mitigation (information at www.dfg.ca.gov/invasives/).

In addition, in light of the recent decline of native pelagic organisms and in order to protect at-risk fish species, the EIS/EIR should examine if any elements of the Project (e.g., changes in bankside vegetative cover) would favor non-native fisheries within the Sacramento River and adjacent waterways.

5. **Construction Noise:** The EIS/EIR should also evaluate noise and vibration impacts on fish and birds from in-water construction and dredging activities. Activities of concern include, but are not limited to, pile driving, installation of a coffer dam, dredging, welding, installation of support tower foundations, etc. Mitigation measures could include species-specific work windows as defined by CDFW, USFWS, and NMFS. Again, staff recommends early consultation with these agencies to minimize the impacts of the Project on sensitive species.

**Climate Change**

6. **Greenhouse Gases:** A greenhouse gas (GHG) emissions analysis consistent with the California Global Warming Solutions Act (Assembly Bill [AB] 32) and required by the State CEQA Guidelines should be included in the EIS/EIR. This analysis should identify a threshold for significance for GHG emissions, calculate the level of GHGs
Comment Letter A-8, California State Lands Commission, Nicole Dobroski

that will be emitted as a result of construction and ultimate build-out of the Project, determine the significance of the impacts of those emissions, and, if impacts are significant, identify mitigation measures that would reduce them to the extent feasible. Please include a full evaluation of all the equipment that could be used for any aspect of the dredging activities. Please contact all the Air Quality Management Districts (AQMDs) with regulatory oversight and jurisdiction. Air basins will have different impacts and criteria for analysis based on attainment status. Air impact analysis models for identifying the impacts of the proposed Project should be discussed with the AQMDs.

7. **Sea-Level Rise:** A tremendous amount of state-owned lands and resources under the Commission’s jurisdiction will be impacted by rising sea levels. With this in mind, the EIS/EIR should discuss the effects of sea-level rise on all resource categories potentially affected by the proposed Project. Because of their nature and location, these lands and resources are already vulnerable to a range of natural events, such as storms and extreme high tides. Note that the State of California released the final “Safeguarding California: Reducing Climate Risk, an Update to the 2009 California Climate Adaptation Strategy” (Safeguarding Plan) on July 31, 2014, to provide policy guidance for state decision-makers as part of continuing efforts to prepare for climate risks. The Safeguarding Plan sets forth “actions needed” to safeguard ocean and coastal ecosystems and resources as part of its policy recommendations for state decision-makers.

In addition, Governor Brown issued Executive Order B-30-15 in April 2015, which directs state government to fully implement the Safeguarding Plan and factor in climate change preparedness in planning and decision making. Please note that when considering lease applications, Commission staff will: (1) request information from applicants concerning the potential effects of sea-level rise on their proposed projects; (2) if applicable, require applicants to indicate how they plan to address sea-level rise and what adaptation strategies are planned during the projected life of their projects; and (3) where appropriate, recommend project modifications that would eliminate or reduce potentially adverse impacts from sea-level rise, including adverse impacts on public access. As the Project EIS/EIR is being developed, please consider Commission policy for the proposed Project and potential impacts on State sovereign land.

**Cultural Resources**

8. **Submerged Resources:** The EIS/EIR should evaluate potential impacts to submerged cultural resources in the Project area. The Commission maintains a shipwrecks database that can assist with this analysis. Commission staff requests that the City contact Staff Counsel Jamie Garrett (see contact information below) to obtain shipwrecks data from the database and Commission records for the Project site. The database includes known and potential vessels located on the State’s title and submerged lands; however, the locations of many shipwrecks remain unknown. Please note that any submerged archaeological site or submerged historic resource that has remained in state waters for more than 50 years is presumed to be significant. Because of this possibility, please add a mitigation measure requiring
that in the event cultural resources are discovered during any construction activities, Project personnel shall halt all activities in the immediate area and notify a qualified archaeologist to determine the appropriate course of action.

9. **Title to Resources**: The EIS/EIR should also mention that the title to all abandoned shipwrecks, archaeological sites, and historic or cultural resources on or in the tide and submerged lands of California is vested in the state and under the jurisdiction of the Commission (Pub. Resources Code, § 6313). Commission staff requests that the City consult with Staff Counsel Jamie Garrett, should any cultural resources on state lands be discovered during construction of the proposed Project.

**Hydrology/Water Quality**

10. **Mercury/Methylmercury**: The EIS/EIR study area includes the Sacramento River and adjacent lands within the cities of Sacramento and West Sacramento. Staff requests that the EIS/EIR include avoidance and minimization measures to reduce potential release from Project activities of mercury and other toxins into waterways and onto state lands underlying those waterways.

On April 22, 2010, the Central Valley Regional Water Quality Control Board (CVRWQCB) identified the Commission as both a state agency that manages open water areas in the Sacramento-San Joaquin Delta Estuary, and an agency that affects the transport of mercury and the production and transport of methylmercury (Resolution No. R5-2010-0043), because subsurface lands under the Commission’s jurisdiction are impacted by mercury from legacy mining activities dating back to California’s Gold Rush. Pursuant to a CVRWQCB Total Maximum Daily Load (TMDL), the CVRWQCB is requiring the Commission to fund studies to identify potential methylmercury control methods in the Delta and to participate in an Exposure Reduction Program. The goal of the studies are to evaluate existing control methods and evaluate options to reduce methylmercury in open waters under jurisdiction with the Commission. Any action taken that may result in mercury or methylmercury suspension within the Sacramento-San Joaquin Delta Estuary may affect the Commission’s efforts to comply with the CVRWQCB TMDL.

11. **Floodplain Encroachment**: The construction of any new bridge support towers, armoring or debris protective structures, and footings within the river bed and waterward of levees will reduce floodplain volume for conveyance of floodwater. The EIS/EIR should analyze the local and regional significance of this impact, and the potential impact on existing flood management systems and facilities. The City is encouraged to work with the Central Valley Flood Control Board and other flood management entities on appropriate design, construction, and siting of bridge support structures within the floodplain of the river, including construction activities affecting existing levees. (Please see the Navigation section for related discussion.)

**Navigation**

12. **Navigation Impediments**: The Project involves construction of a new bridge within approximately 1 mile of three other existing bridges across the river (U.S. 50 Bridge,
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Tower Bridge, and I Street Bridge). The Tower and I Street Bridges include moveable mid-section spans for passage of larger vessels, and these bridges can become an obstacle for navigation of smaller vessels during high flood stage events when the river is at or near full capacity. When heavy watercraft traffic is present on the river (i.e., summer weekends, holidays, prime fishing seasons, etc.), the in-water support towers for these bridges can pose navigation obstacles, resulting in constrained navigation. The support towers for these bridges also accumulate large woody debris and sedimentation (and everything else that can get caught in the debris piles), which can be a hazard for navigation and snag vessel anchors on the river bottom. Periodic maintenance is required to remove accumulated debris and maintain protective structures for the bridge towers (i.e., Tower Bridge Fender Replacement Project).

The Broadway Bridge has the potential to contribute to these types of navigation impacts on the river. A mitigation approach to offset the navigation impacts of the Project, could include removal of other existing derelict structures and navigation hazards in the surrounding project vicinity of the river. Derelict structures in the Project vicinity could include abandoned pilings, outfall pipelines, piers, floating docks, abandoned vessels, artificial debris, etc.

To the extent feasible, the footings and support towers for the bridge should be designed to minimize navigation impacts, and the bridge deck should be elevated to avoid disruption of navigation by smaller vessels during high flood stage events, when the river is at or near full capacity. The City is encouraged to provide this analysis in the EIS/EIR.

Noise

13. Operational Noise: The long-term operations of the Project will introduce a range of new noise sources to the Sacramento River. Although the Project will be relatively close to the U.S. 50 Bridge, the Broadway Bridge will likely have a bridge deck of lower elevation to the river, similar to the Tower and I Street Bridges, which connect surface streets on both sides of the river. The EIS/EIR should evaluate the impacts of these noise sources on river recreation and uses, and if potentially significant, provide mitigation measures to offset impacts. New noise impact considerations include, but are not limited to:

- Use of a siren or other amplified noise to operate the moveable span of the bridge for vessel navigation
- Noise associated with operation of a public transit streetcar
- Noise from automobiles and emergency service vehicles

Recreation

14. Public Access: For all construction phases of the Project, the EIS/EIR should provide a detailed description of any temporary restrictions on public access from the land side of the river, and for navigation within the river, including for emergency response service providers. Potential mitigation measures could include public notices and posting of signs to inform the public of temporary access restrictions.
Cumulative Impacts

15. Cumulative Impacts: The EIS/EIR should consider the cumulative impacts of other past, present, and probable future projects that could contribute to impacts generated by the Project. Such projects may include the Tower Bridge Fender Replacement project and the Southport Sacramento River Early Implementation Project.

Mitigation and Alternatives

16. Deferred Mitigation: In order to avoid the improper deferral of mitigation, mitigation measures should either be presented as specific, feasible, enforceable obligations, or should be presented as formulas containing “performance standards which would mitigate the significant effect of the project and which may be accomplished in more than one specified way” (State CEQA Guidelines, §15126.4, subd. (a)).

17. Alternatives: In addition to describing mitigation measures that would avoid or reduce the potentially significant impacts of the Project, the City should identify and analyze a range of reasonable alternatives to the proposed Project that would attain most of the Project objectives, while avoiding or reducing one or more of the potentially significant impacts (see State CEQA Guidelines, § 15126.6).

Thank you for the opportunity to comment on the NOP for the Project. As a trustee and responsible agency, Commission staff requests that you consult with us on this Project and keep us advised of changes to the Project Description and all other important developments. Please send additional information on the Project to the Commission staff listed below as the EIS/EIR is being prepared.

Please refer questions concerning environmental review to Jason Ramos, Senior Environmental Scientist, at (916) 574-1814 or via e-mail at Jason_Ramos@slc.ca.gov. For questions concerning archaeological or historic resources under Commission jurisdiction, please contact Staff Counsel Jamie Garrett at (916) 574-0398 or via e-mail at Jamie_Garrett@slc.ca.gov. For questions concerning Commission leasing jurisdiction, please contact Mary Jo Columbus, Public Land Management Specialist, at (916) 574-0204 or via e-mail at MaryJo.Columbus@slc.ca.gov.

Sincerely,

Cy R. Ogins, Chief
Division of Environmental Planning and Management

cc: Office of Planning and Research
    J. Ramos, Commission
    M. Columbus, Commission
    J. Garrett, Commission
Response to A-8, California State Lands Commission, Nicole Dobroski

Response to Comment A-8-1
This comment is introductory and describes the regulatory jurisdiction of the State Lands Commission (Commission). It also notes that a lease of State lands may be necessary as part of project approvals, which is consistent with Tables S-1 and 1-6 of the EIR/EA. The adequacy of the EIR/EA is not addressed in this comment and no further response is required.

Response to Comment A-8-2
The commenter notes that many of the previous State Lands Commission comments were addressed in the Draft EIR/EA and asks that the additional comments provided in this letter, and responded to below, be considered. The adequacy of the EIR/EA is not addressed in this comment and no further response is required.

Response to Comment A-8-3
This comment requests more illustrations of the proposed work within the Commission’s jurisdiction, including proposed land acquisitions within the Commission’s jurisdiction that could affect public access, and more details regarding bridge support structures, frequency and volume of dredging, and the number and duration of barges that would be used for construction work.

Draft EIR/EA Tables 1-2 and 1-4 of the Draft EIR/EA lists the property acquisitions needed for each build alternative. Parcel numbers are shown on drawings in Appendix A. All temporary and permanent land acquisitions are discussed in detail starting on page 2.1.5-1 of the Draft EIR/EA. Page 1-14 of the Draft EIR/EA describes access to navigable rivers with the proposed project.

Draft EIR/EA page 1-10 references EIR/EA Appendix A which contains preliminary plan view drawings of each build alternative, including details for the location of bridge support structures. No dredging is proposed as part of the project. In-water construction activities, including a description of bridge pier construction, and a description of how temporary trestles and barges would be used during in-water construction starts on Draft EIR/EA page 1-12. Up to two barges would be anchored in the river at one time to facilitate the construction of the approaches to the moveable bridge segment. Barges would also be used to transport and float into place the moveable bridge span and its related structural elements. The estimated schedule for in-water work is shown in EIR/EA Figure 1-5. Assumptions for the size and type of piles that could be used were made for the impact analysis of effects on fish species in the Sacramento River, as described in the Draft EIR/EA starting on page 2.3.3-16. The final design of the bridge has not yet been prepared. When an application for lease of state lands is prepared for the proposed project, final design information will be provided to the Commission. No changes to the Draft EIR/EA are necessary.

Response to Comment A-8-4
As the commenter noted, visual impacts on views of the Sacramento River from the Pioneer Bridge are discussed in the EIR/EA on page 2.1.8-3 and shown in Figure 2.1.8-3. This comment also claims the new bridge would be at the same elevation as the Pioneer Bridge. However, that is incorrect. The commenter does also note later in this letter that the bridge deck would be at a low elevation in relation to the river, like the Tower and I Street bridges (see Comment A-8-9). Page 1-11 of the Draft EIR/EA states that “the new bridge would have the same minimum vertical clearance of 59 feet above the maximum river elevation of 31 feet in the open position that the existing Pioneer Bridge provides (measured to the 29 National Geodetic Vertical Datum).” The vertical clearance is to allow the passage of boats on the river and can be achieved through the construction of one of three movable bridge types: a vertical lift span, a swing span, or a bascule span (see Bridge Type on Draft EIR/EA page 1-11). Draft EIR/EA page 3-6 states the following: “The proposed bridge would be at a lower elevation than the Pioneer Bridge because it would be constructed with a moveable segment to allow for boat passage. Therefore, as seen in Figure...
2.1.8-3, Key View 2, Simulated View, the proposed bridge would not obstruct views toward the river, vegetated levees, or the land uses on either side of the river. Views of the river downstream of the proposed bridge would remain present.” Also, to meet the Neighborhood Friendly Bridge definition adopted by Sacramento City Council in 2011 (see Master Response B), the proposed bridge would have a much lower profile and overall lower height when compared to the Pioneer Bridge.

The commenter notes that the new bridge would be visible to drivers on Pioneer Bridge, which is correct. Consistent with the comments provided in the Commissions response to the Notice of Preparation of the EIR/EA (noted in this comment, attached to this comment letter, and also included in Appendix I), the location and elevation of the proposed bridge as viewed from the eastbound lane of the Pioneer Bridge was evaluated in the Draft EIR/EA. Although the proposed bridge would block some of the view of the Sacramento River for eastbound freeway drivers, views of the proposed bridge, at its elevated height when open for boat passage, would be a temporary and intermittent occurrence.

The visual simulations provided in the Draft EIR/EA are not intended to convey the final architectural design and are only used to show the overall possible form and mass of the proposed bridge. As described on Draft EIR/EA page 1-11, the final aesthetic bridge design criteria would be developed with consideration for how the bridge would fit within the surrounding setting and within the overall Sacramento region history, values, and vision. Further, implementation of Measure AES-1 (see Draft EIR/EA pages 2.1.8-11 and 3-8) would ensure public engagement in the bridge design process and allow concerned viewers to assist in creating a bridge that is visually appealing while balancing the need for increased circulation access at this location. No changes to the Draft EIR/EA are necessary.

Response to Comment A-8-5
This comment requests information for how underwater noise levels would be measured and kept within thresholds and how noise and vibration from in-water construction would impact fish and birds. The requested information is included in the Draft EIR/EA. Three measures are included in the Draft EIR/EA to reduce underwater sound levels and monitor noise levels during construction to ensure compliance: In-water Sound and Shock Level Minimization, on Draft EIR/EA page 1-17; Measure AS-6, Implement Measures to Minimize Exceedance of Interim Threshold Sound Levels during Pile Driving, on Draft EIR/EA pages 2.3.3-30 and 3-32; and Measure AS-7, Develop and Implement a Hydroacoustic Monitoring Plan, on Draft EIR/EA pages 2.3.3-30 and 3-33. These measures describe limitations on the number of driven piles per day to reduce the chance of exceeding cumulative sound exposure levels; the use of bubble curtains to dampen underwater sound shock waves; and the preparation and implementation of a hydroacoustic monitoring plan that would include the use of hydrophones to measure and assess underwater sound levels produced by pile driving, monitoring of occurrences of stressed, injured or dead fish, and identifying compliance actions.

A detailed assessment of how noise and vibration from in-water construction would impact fish and birds is included in the Draft EIR/EA in Section 2.3.3, Animal Species, Section 2.3.4, Threatened and Endangered Species, and Section 3.2.4, Biological Resources. The impacts of underwater noise on animals, including fish and birds, is described starting on pages 2.3.3-13, 2.3.4-2 and 3-19 of the Draft EIR/EA. Details and analysis of pile driving noise starts on page 2.3.3-16. Measures are included in the Draft EIR/EA to reduce the effects of construction noise on bird species by implementing actions such as preconstruction surveys, monitoring during construction, and establishment of non-disturbance areas around active nests. See the measures in Sections 2.3.3.4, 2.3.4.4, and 3.2.4. No changes to the Draft EIR/EA are necessary.

Response to Comment A-8-6
This comment requests that the EIR discuss the effects of sea-level rise on resource categories affected by the project. Sea-level rise is not expected to have an impact on any resource categories in the project area.
that would be affected by the project. Existing levees and planned levee improvements are designed to protect areas on the land side of the levees. The bike paths proposed by the project within the water-side of the Sacramento River levees are designed to be seasonally inundated by floodwaters. The design of the proposed bridge includes adequate freeboard over the water surface elevation to accommodate anticipated rise in water surface during a flood under sea-level rise conditions at the project site. The proposed project is anticipated to have a lifespan of 100 years. Using the most conservative sea-level rise assumptions for the Extreme Risk Aversion H++ single scenario in the Ocean Protection Council’s sea-level rise guidance (California Natural Resources Agency 2018), coastal sea-level rise is projected to be 16.6 feet (see Table 13 in the guidance document). The proposed project was designed to accommodate a 200-year design storm event with three feet of freeboard over the water surface (elevation 36.4 feet) to the lowest bridge elements. A hydraulic assessment of sea-level rise effects on storm event water surface elevations at the project site indicate that a 9-foot increase in coastal sea-level would result in a 0.5-foot increase in the 50, 100, and 200-year water surface elevations at the project site. This corresponds to approximately the 1-in-200 chance of exceedance. A 16.6-foot increase in coastal sea-level is anticipated to result in an approximate 1-foot increase in the flood water surface elevation at the project site. Based on this, the designed freeboard of the proposed bridge can accommodate the anticipated rise in water surface during a flood under the most conservative sea-level-rise assumptions at the project site. No changes to the Draft EIR/EA are necessary.

Response to Comment A-8-7
This comment requests the addition of text to related to the approval of the final disposition of cultural resources recovered on State land under CSLC’s jurisdiction. The State’s title to, and the Commission’s jurisdiction over resources located on or in the tide and submerged lands of California is acknowledged. This fact does not change the impact analysis presented in the Draft EIR/EA. The project proponents will consult with the State Lands Commission Staff Counsel if cultural resources on State lands are discovered during project construction. No changes to the Draft EIR/EA are necessary.

Response to Comment A-8-8
This comment, and the referenced detail provided in this letter’s attached response to the Notice of Preparation of the EIR/EA, requests that the EIR/EA further discuss measures to avoid and minimize the potential for the project to result in the release of mercury and other toxins into Sacramento River and onto State lands.

Draft EIR/EA Section 2.2.2.1, the regulatory setting for the Water Quality and Storm Water Runoff analysis, lists and describes the relevant federal, state, and local, regulations and requirements in place to protect water quality. The Draft EIR/EA also describes the existing regional surface water quality and identifies mercury levels from legacy mining sites as a water quality concern (page 2.2.2-7). Draft EIR/EA Table 2.2.2-2, Section 303(d)-Listed Impairments for the Sacramento River, lists mercury as one of the impairments for the river. Page 2.2.2-9, under the header “Substrate” includes a discussion and analysis of how construction and maintenance activities for the proposed bridge, could disturb the river substrate and remobilize non-soluble contaminants, including the possible resuspension of mercury which could affect water quality. Draft EIR/EA Section 3.2.10 also provides an analysis of the project’s potential effects on water quality and identifies the potential impacts as less than significant. The analysis concludes that compliance with existing permits and regulations and the environmental commitments included in Chapter 1, Proposed Project, would ensure that no significant impacts would occur. In addition, the necessary permits and approvals required prior to construction, as listed in Table 1-6, would be obtained prior to construction. Through regulatory compliance, the proposed project would not affect

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the Commission’s efforts to comply with the CFRWQCB’s total maximum daily loads for contaminants, including mercury. No additional discussion or measures are necessary.

Response to Comment A-8-9
The importance of floodplain importance, raised by this comment, is noted. This comment requests additional analysis on Draft EIR/EA page 2.2.1-3 to describe the local and regional significance of impacts on existing floodplain management systems/facilities. Page 2.2.1-3 describes the setting, including levees and floodplains, and is not an impact assessment. The assessment of the project’s potential for effects on existing flood management systems and facilities starts on Draft EIR/EA page 2.2.1-4 and addresses changes in water surface elevation, effects on levees, and compatibility of floodplain development, among other issue areas in the section. Further, the project would be designed according to hydraulic design criteria with a specific freeboard clearance which would reduce the potential of the bridge to exacerbate drift during high river flows. As noted in this comment and in the requirements listed in Draft EIR/EA Table 1-6, the project proponents will consult with the Central Valley Flood Protection Board and the U.S. Army Corps of Engineers as part of the process for obtaining an encroachment permit and authorization for excavations into regulated levees. No changes to the Draft EIR/EA are necessary.

Response to Comment A-8-10
This comment refers to the proximity of other existing bridges to the proposed new Broadway Bridge and potential hazards to navigation and indicates that the project could negatively affect watercraft navigation. The USCG is responsible for approving, through issuance of a bridge permit, construction of new bridges that cross navigable waterways. For the proposed project, the USCG reviewed preliminary designs and provided the requirements that the project would be expected to meet in order to provide safe and efficient vessel passage, including for the barges used to transport levee maintenance and repair equipment. The proposed project meets the USCG design requirements, including those for the navigable channel width provided by the bridge, and minimum vertical clearances above 200-year flood water surface elevation for both the closed and open bridge positions. A description of the USGS-required length of the moveable span portion of the bridge is provided in Draft EIR/EA Section 1.3.1.1.

By being designed to meet the navigational requirements of the USCG, the proposed project would not create or increase navigational hazards, including any hazards caused by derelict structures located in the project vicinity. Routine removal of debris that may get snagged on the bridge would occur on a schedule similar to what is required for the existing I Street and Tower bridges. The removal of existing structures within the Sacramento River is not a requirement for the proposed project and is beyond its scope. The project would not result in significant impacts on watercraft navigation and no mitigation is necessary. No changes to the Draft EIR/EA are necessary.

Response to Comment A-8-11
This comment requests an assessment of impacts of long-term operational noise of the project, including noise from operation of the moveable bridge span, noise from public transit streetcar, and noise from automobiles, on river recreation and river uses. The analysis of operational noise impacts is in Draft EIR/EA Section 2.2.7, Noise, and Section 3.2.13, Noise, starting on pages 2.2.7-4 and 3-71, respectively. Noise sensitive areas are shown on Figure 2.2.7-2 and include Miller Regional Park and the shore of the Sacramento River where people fishing or recreating in other ways may be present. The existing noise environment was characterized based on short-term noise monitoring that was conducted in the project area. Existing local traffic was observed to be the dominant source of noise at all measurement locations (Draft EIR/EA page 2.2.7-3). Periodic noise that would come from required warning systems on the proposed bridge would be equivalent to levels generated by the Tower and I Street bridges, upstream, and consistent with the noise ordinances of both West Sacramento and Sacramento. One of the purposes of the proposed project is to not preclude the future addition of mass transit modes including light rail transit.
as a separate project (see Draft EIR/EA page 1-9). However, light rail transit operations, including a potential streetcar project, are not a component of the proposed project and, as such, impacts associated with a possible future streetcar or other light rail transit project would be analyzed by that project and are beyond the scope of this EIR/EA. The results of the analysis of changes in noise levels from the operation of motor vehicles on the proposed bridge, and other changes in traffic noise, is in the Draft EIR/EA starting on pages 2.2.7-5 and 3-73. The conclusions show that changes in noise levels from vehicle traffic would be less than significant. No changes to the Draft EIR/EA are necessary.

Response to Comment A-8-12
This comment requests a detailed description of any proposed closures or restrictions that could impact users of the Sacramento River. No river closures are proposed by the project. Further, in addition to stating that “in-water work would not interfere with recreational or commercial boaters using the Sacramento Marina, Draft EIR/EA page 2.1.3-3 also states that the USCG would require that boating access on the Sacramento River be maintained during construction. Impacts on recreation uses are evaluated in Draft EIR/EA Section 2.1.3, Parks and Recreational Facilities, and Section 3.2.16, Recreation. To reduce the potential effects of construction activities on those in or traveling through the project area, the project includes implementation of a transportation management plan that would require notifying the public (including recreationalists) of any restricted access, the approximate duration, and a description of detours available during construction (see Draft EIR/EA page 1-17). No changes to the Draft EIR/EA are necessary.

Response to Comment A-8-13
This closing comment summarizes the Commission’s responsibilities and requests to be kept informed about the project and lists pertinent staff to contact. The adequacy of the EIR/EA is not addressed in this comment; no further response is required.
August 23, 2021

City of West Sacramento
c/o Jason McCoy
Community Development Department
1110 West Capitol Avenue
West Sacramento, CA 95691

Subject: Comments on the Broadway Bridge Project Draft Environmental Impact Report/Environmental Assessment (SCH No. 2017072019)

Dear Mr. McCoy,

The Central Valley Flood Protection Board (Board) appreciates the opportunity to comment on the Draft Environmental Impact Report/Environmental Assessment (EIR/EA) for the proposed Broadway Bridge Project (proposed project). The Draft EIR/EA was prepared to disclose and address potential environmental impacts associated with the proposed project. The proposed project, located in Yolo County, involves the construction of a new bridge over the Sacramento River downstream of the existing U.S. 50 Pioneer Bridge to connect South River Road in West Sacramento to the Broadway corridor in Sacramento.

Responsibility of the Central Valley Flood Protection Board

The Board is the State’s regulatory agency responsible for ensuring appropriate standards are met for the construction, maintenance, and operation of the flood control system that protects life, property, and habitat in California’s Central Valley. The Board serves as the State coordinator between local flood management agencies and the federal government, with the goal of providing the highest level of flood protection possible to California’s Central Valley.

The Board operates under authorities as described in California Water Code (Water Code), which requires the Board to oversee future modifications or additions to facilities of the State Plan of Flood Control (SPFC). In addition, pursuant to assurances provided to the United States Army Corps of Engineers (USACE) by the Board on behalf of the State, the USACE Operation and Maintenance Manuals, Code of Federal Regulations, Title 33, § 208.10, and United States Code, Title 33, § 408, the Board is responsible for the operation and maintenance of the SPFC facilities. The USACE requires the Board to serve as the lead non-Federal sponsor for projects to improve or alter facilities of the SPFC pursuant to Code of Federal Regulations, Title 33, § 408. The State’s objectives include fulfilling the USACE’s expectations pursuant to the assurances provided to the USACE.
Comment Letter A-9, Central Valley Flood Protection Board, Andrea Buckley

Encroachment Permit

Per California Code of Regulations, Title 23, Waters, Division 1 (Title 23), Section 6, approval by the Board is required for all proposed work or uses, including the alteration of levees within any area for which there is an Adopted Plan of Flood Control within the Board’s jurisdiction. In addition, Board approval is required for all proposed encroachments within a floodway, on adjacent levees, and within any Regulated Stream identified in Title 23, Table 8.1. Specifically, Board jurisdiction includes the levee section, the waterward area between project levees, a minimum 10-foot-wide strip adjacent to the landward levee toe, the area within 30 feet from the top of bank(s) of Regulated Streams, and inside Board’s Designated Floodways. Activities outside of these limits which could adversely affect Federal-State flood control facilities, as determined by Board staff, are also under the Board’s jurisdiction. Permits may also be required for existing unpermitted encroachments or where it is necessary to establish the conditions normally imposed by permitting, including where responsibility for the encroachment has not been clearly established or ownership or uses have been changed. This proposed project is located within the Board’s permitting authority, thereby requiring an encroachment permit.

Federal permits, including USACE Section 404 and Section 10 regulatory permits and Section 408 Permission, in conjunction with a Board permit, may be required for the proposed project. In addition to federal permits, state and local agency permits, certification, or approvals may also be required. State approvals may include, but are not limited to, California Department of Fish and Wildlife’s Lake and Streamed Alteration Agreement and Regional Water Quality Control Board’s Section 401 Water Quality Certification. The Applicant must obtain all authorizations that the proposed project may require.

Flood Impacts Analysis

Pursuant to Section 15 of Title 23, the Board may deny an encroachment permit if the proposed project could:

- Jeopardize directly or indirectly the physical integrity of levees or other works;
- Obstruct, divert, redirect, or raise the surface level of design floods or flows, or the lesser flows for which protection is provided;
- Cause significant adverse changes in water velocity or flow regimen;
- Impair the inspection of floodways or project works;
- Interfere with the maintenance of floodways or project works;
- Interfere with the ability to engage in flood fighting, patrolling, or other flood emergency activities;
- Increase the damaging effects of flood flows;
- Be injurious to, or interfere with, the successful execution, functioning, or operation of any adopted plan of flood control; or
- Adversely affect the State Plan of Flood Control, as defined in the California Water Code.
Comment Letter A-9, Central Valley Flood Protection Board, Andrea Buckley

The Board, as a Responsible Agency under the California Environmental Quality Act (CEQA), will review and consider the environmental effects of the proposed project identified in the Draft EIR, and will reach its own conclusions on whether and how to approve the project involved (14 CCR 15096, subd. (a)). This includes direct impacts to facilities under construction, as well as indirect impacts from the proposed project to surrounding facilities.

Closing

The potential risks to public safety, including increased flood risks, need to be considered when developing proposed projects that seek to modify flood control works or the hydrology of the waterways. Board staff is available to discuss any questions you have regarding the above comments. Please contact Jennifer Calles at (916) 480-5413, or via email at Jennifer.Calles@CVFlood.ca.gov if you have any questions.

Sincerely,

Andrea Buckley
Environmental Services and Land Management Branch Chief

cc: Office of Planning and Research
State.Clearinghouse@opr.ca.gov

Steven Lamb
Permitting Section Chief
Steven.Lamb@cvflood.ca.gov
Response to A-9, Central Valley Flood Protection Board, Andrea Buckley

Response to Comment A-9-1
This is an introductory paragraph that states the Board’s understanding of the project. The adequacy of the EIR/EA is not addressed in this comment and no further response is required.

Response to Comment A-9-2
The adequacy of the EIR/EA is not addressed in this comment. This comment details the Board’s responsibilities to flood control in the Central Valley and its authority as described under the California Water Code and outlines its responsibilities for the operation and maintenance of the State Plan of Flood Control facilities. No changes to the Draft EIR/EA are necessary.

Response to Comment A-9-3
The adequacy of the EIR/EA is not addressed in this comment. This paragraph details the Board’s jurisdiction per California Code of Regulations and that Board approval is required for all proposed encroachments within a floodway. As shown in Table S-1, Permits and Approvals, on page S-9 of the Draft EIR/EA, the project will initiate consultation and comply with Board requirements for an encroachment permit. No changes to the Draft EIR/EA are necessary.

Response to Comment A-9-4
The adequacy of the EIR/EA is not addressed in this comment. This comment informs that certain federal, state, and local agency permits, certification, or approvals may be required in addition to the Board permit. The project will obtain all required permits and authorizations. No changes to the Draft EIR/EA are necessary.

Response to Comment A-9-5
This comment is a list of conditions that could cause the Board to deny an encroachment permit pursuant to Section 15 of Title 23 and informs that the Board will reach its own conclusion regarding approval of the project. The adequacy of the EIR/EA is not addressed in this comment. The project will be designed to meet all applicable standards and will not adversely affect floodways, facilities, or flood control operations. No changes to the Draft EIR/EA are necessary.

Response to Comment A-9-6
This closing paragraph includes a reiteration of the importance of considering flood risks and Board staff contact information. The adequacy of the EIR/EA is not addressed in this comment and no further response is required.

Response to Comment A-9-7
This response details the Board’s responsibilities to flood control in the Central Valley and its authority as described under the California Water Code and outlines its responsibilities for the operation and maintenance of the State Plan of Flood Control facilities. The project will initiate consultation and comply with Board requirements for an encroachment permit. No changes to the Draft EIR/EA are necessary.
Central Valley Regional Water Quality Control Board

23 August 2021

Jason McCoy
City of West Sacramento
1110 West Capitol Avenue
West Sacramento, CA 95691
mccoyj@cityofwestsacramento.org

COMMENTS TO REQUEST FOR REVIEW FOR THE DRAFT ENVIRONMENTAL IMPACT REPORT, BROADWAY BRIDGE PROJECT, SCH#2017072019, YOLO COUNTY

Pursuant to the State Clearinghouse’s 7 July 2021 request, the Central Valley Regional Water Quality Control Board (Central Valley Water Board) has reviewed the Request for Review for the Draft Environmental Impact Report for the Broadway Bridge Project, located in Yolo County.

Our agency is delegated with the responsibility of protecting the quality of surface and groundwaters of the state; therefore our comments will address concerns surrounding those issues.

I. Regulatory Setting

Basin Plan

The Central Valley Water Board is required to formulate and adopt Basin Plans for all areas within the Central Valley region under Section 13240 of the Porter-Cologne Water Quality Control Act. Each Basin Plan must contain water quality objectives to ensure the reasonable protection of beneficial uses, as well as a program of implementation for achieving water quality objectives with the Basin Plans. Federal regulations require each state to adopt water quality standards to protect the public health or welfare, enhance the quality of water and serve the purposes of the Clean Water Act. In California, the beneficial uses, water quality objectives, and the Antidegradation Policy are the State’s water quality standards. Water quality standards are also contained in the National Toxics Rule, 40 CFR Section 131.36, and the California Toxics Rule, 40 CFR Section 131.38.

The Basin Plan is subject to modification as necessary, considering applicable laws, policies, technologies, water quality conditions and priorities. The original Basin Plans were adopted in 1975, and have been updated and revised periodically as required, using Basin Plan amendments. Once the Central Valley Water Board has adopted a Basin Plan amendment in noticed public hearings, it must be approved by the State Water Resources Control Board (State Water Board), Office of

KARL E. LONGLEY ScD, P.E., CHAIR  |  PATRICK PULPITA, Esq., EXECUTIVE OFFICER

11020 Sun Center Drive #200, Rancho Cordova, CA 95670  |  www.waterboards.ca.gov/centralvalley
Comment Letter A-10, Central Valley Regional Water Quality Control Board,  
Peter G. Minkel

Broadway Bridge Project  
Yolo County

Administrative Law (OAL) and in some cases, the United States Environmental Protection Agency (USEPA). Basin Plan amendments only become effective after they have been approved by the OAL and in some cases, the USEPA. Every three (3) years, a review of the Basin Plan is completed that assesses the appropriateness of existing standards and evaluates and prioritizes Basin Planning issues. For more information on the Water Quality Control Plan for the Sacramento and San Joaquin River Basins, please visit our website:  
http://www.waterboards.ca.gov/centralvalley/water_issues/basin_plans/

Antidegradation Considerations
All wastewater discharges must comply with the Antidegradation Policy (State Water Board Resolution 68-16) and the Antidegradation Implementation Policy contained in the Basin Plan. The Antidegradation Implementation Policy is available on page 74 at:  
https://www.waterboards.ca.gov/centralvalley/water_issues/basin_plans/sacsjr_2018_05.pdf

In part it states:

Any discharge of waste to high quality waters must apply best practicable treatment or control not only to prevent a condition of pollution or nuisance from occurring, but also to maintain the highest water quality possible consistent with the maximum benefit to the people of the State.

This information must be presented as an analysis of the impacts and potential impacts of the discharge on water quality, as measured by background concentrations and applicable water quality objectives.

The antidegradation analysis is a mandatory element in the National Pollutant Discharge Elimination System and land discharge Waste Discharge Requirements (WDRs) permitting processes. The environmental review document should evaluate potential impacts to both surface and groundwater quality.

II. Permitting Requirements

Construction Storm Water General Permit
Dischargers whose project disturb one or more acres of soil or where projects disturb less than one acre but are part of a larger common plan of development that in total disturbs one or more acres, are required to obtain coverage under the General Permit for Storm Water Discharges Associated with Construction and Land Disturbance Activities (Construction General Permit), Construction General Permit Order No. 2009-0009-DWQ. Construction activity subject to this permit includes clearing, grading, grubbing, disturbances to the ground, such as stockpiling, or excavation, but does not include regular maintenance activities performed to restore the original line, grade, or capacity of the facility. The Construction General Permit requires the development and implementation of a Storm Water Pollution Prevention Plan (SWPPP). For more information on the Construction General Permit, visit the State Water Resources Control Board website at:  
Chapter 4. Comments and Coordination

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Phase I and II Municipal Separate Storm Sewer System (MS4) Permits

The Phase I and II MS4 permits require the Permittees reduce pollutants and runoff flows from new development and redevelopment using Best Management Practices (BMPs) to the maximum extent practicable (MEP). MS4 Permittees have their own development standards, also known as Low Impact Development (LID)/post-construction standards that include a hydromodification component. The MS4 permits also require specific design concepts for LID/post-construction BMPs in the early stages of a project during the entitlement and CEQA process and the development plan review process.

For more information on which Phase I MS4 Permit this project applies to, visit the Central Valley Water Board website at:
http://www.waterboards.ca.gov/centralvalley/water_issues/storm_water/municipal_permits/

For more information on the Phase II MS4 permit and who it applies to, visit the State Water Resources Control Board at:

Industrial Storm Water General Permit

Storm water discharges associated with industrial sites must comply with the regulations contained in the Industrial Storm Water General Permit Order No. 2014-0057-DWQ. For more information on the Industrial Storm Water General Permit, visit the Central Valley Water Board website at:

Clean Water Act Section 404 Permit

If the project will involve the discharge of dredged or fill material in navigable waters or wetlands, a permit pursuant to Section 404 of the Clean Water Act may be needed from the United States Army Corps of Engineers (USACE). If a Section 404 permit is required by the USACE, the Central Valley Water Board will review the permit application to ensure that discharge will not violate water quality standards. If the project requires surface water drainage realignment, the applicant is advised to contact the Department of Fish and Game for information on Streambed Alteration Permit requirements. If you have any questions regarding the Clean Water Act Section 404 permits, please contact the Regulatory Division of the Sacramento District of USACE at (916) 557-5250.

Clean Water Act Section 401 Permit – Water Quality Certification

If an USACE permit (e.g., Non-Reporting Nationwide Permit, Nationwide Permit, Letter of Permission, Individual Permit, Regional General Permit, Programmatic

1 Municipal Permits = The Phase I Municipal Separate Storm Water System (MS4) Permit covers medium sized Municipalities (serving between 100,000 and 250,000 people) and large sized municipalities (serving over 250,000 people). The Phase II MS4 provides coverage for small municipalities, including non-traditional Small MS4s, which include military bases, public campuses, prisons and hospitals.
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Peter G. Minkel

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General Permit), or any other federal permit (e.g., Section 10 of the Rivers and Harbors Act or Section 9 from the United States Coast Guard), is required for this project due to the disturbance of waters of the United States (such as streams and wetlands), then a Water Quality Certification must be obtained from the Central Valley Water Board prior to initiation of project activities. There are no waivers for 401 Water Quality Certifications. For more information on the Water Quality Certification, visit the Central Valley Water Board website at:  
https://www.waterboards.ca.gov/centralvalley/water_issues/water_quality_certification/

Waste Discharge Requirements – Discharges to Waters of the State

If USACE determines that only non-jurisdictional waters of the State (i.e., “non-federal” waters of the State) are present in the proposed project area, the proposed project may require a Waste Discharge Requirement (WDR) permit to be issued by Central Valley Water Board. Under the California Porter-Cologne Water Quality Control Act, discharges to all waters of the State, including all wetlands and other waters of the State including, but not limited to, isolated wetlands, are subject to State regulation. For more information on the Waste Discharges to Surface Water NPDES Program and WDR processes, visit the Central Valley Water Board website at: https://www.waterboards.ca.gov/centralvalley/water_issues/waste_to_surface_water/

Projects involving excavation or fill activities impacting less than 0.2 acre or 400 linear feet of non-jurisdictional waters of the state and projects involving dredging activities impacting less than 50 cubic yards of non-jurisdictional waters of the state may be eligible for coverage under the State Water Resources Control Board Water Quality Order No. 2004-0004-DWQ (General Order 2004-0004). For more information on the General Order 2004-0004, visit the State Water Resources Control Board website at: https://www.waterboards.ca.gov/board_decisions/adopted_orders/water_quality/2004/wqo/wqo2004-0004.pdf

Dewatering Permit

If the proposed project includes construction or groundwater dewatering to be discharged to land, the proponent may apply for coverage under State Water Board General Water Quality Order (Low Threat General Order) 2003-0003 or the Central Valley Water Board’s Waiver of Report of Waste Discharge and Waste Discharge Requirements (Low Threat Waiver) R5-2018-0085. Small temporary construction dewatering projects are projects that discharge groundwater to land from excavation activities or dewatering of underground utility vaults. Dischargers seeking coverage under the General Order or Waiver must file a Notice of Intent with the Central Valley Water Board prior to beginning discharge.

For more information regarding the Low Threat Waiver and the application process, visit the Central Valley Water Board website at: https://www.waterboards.ca.gov/centralvalley/board_decisions/adopted_orders/waivers/r5-2018-0085.pdf

**Limited Threat General NPDES Permit**
If the proposed project includes construction dewatering and it is necessary to discharge the groundwater to waters of the United States, the proposed project will require coverage under a National Pollutant Discharge Elimination System (NPDES) permit. Dewatering discharges are typically considered a low or limited threat to water quality and may be covered under the General Order for Limited Threat Discharges to Surface Water (Limited Threat General Order). A complete Notice of Intent must be submitted to the Central Valley Water Board to obtain coverage under the Limited Threat General Order. For more information regarding the Limited Threat General Order and the application process, visit the Central Valley Water Board website at: https://www.waterboards.ca.gov/centralvalley/board_decisions/adopted_orders/general_orders/r5-2016-0076-01.pdf

**NPDES Permit**
If the proposed project discharges waste that could affect the quality of surface waters of the State, other than into a community sewer system, the proposed project will require coverage under a National Pollutant Discharge Elimination System (NPDES) permit. A complete Report of Waste Discharge must be submitted with the Central Valley Water Board to obtain a NPDES Permit. For more information regarding the NPDES Permit and the application process, visit the Central Valley Water Board website at: https://www.waterboards.ca.gov/centralvalley/help/permit/

If you have questions regarding these comments, please contact me at (916) 464-4684 or Peter.Minkel2@waterboards.ca.gov.

Peter G. Minkel  
Engineering Geologist  
cc:  State Clearinghouse unit, Governor’s Office of Planning and Research, Sacramento
Response to A-10, Central Valley Regional Water Quality Control Board, Peter G. Minkel

Response to Comment A-10-1
This is an introductory paragraph that states the Central Valley Regional Water Quality Control Board’s responsibility. The adequacy of the EIR/EA is not addressed in this comment and no further response is required.

Response to Comment A-10-2
The commenter provides a discussion of Basin Plans and states that an antidegradation analysis is a required element of the National Pollutant Discharge Elimination System and waste discharge requirements permitting processes. The commenter also states that the environmental document must evaluate impacts on both surface and groundwater quality. The Draft EIR/EA provides this evaluation. Water quality considerations and related permitting requirements are discussed in Draft EIR/EA Section 2.2.2, Water Quality and Storm Water Runoff, beginning on page 2.2.2-1 and in Section 3.2.10, Hydrology and Water Quality, starting on page 3-64. Impacts on surface water and groundwater quality are discussed beginning on Draft EIR/EA pages 2.2.2-9 and 3-64. Groundwater recharge is discussed starting on pages 2.2.2-13 and 3-65. No changes to the Draft EIR/EA are necessary.

Response to Comment A-10-3
The commenter summarizes various permitting requirements and provides guidance related to permits required by the Central Valley Regional Water Quality Control Board. These requirements are discussed under Regulatory Setting in Section 2.2.2.1 of the Draft EIR/EA, beginning on page 2.2.2-1. These are regulatory requirements, and the project would comply with all that are applicable. The adequacy of the EIR/EA is not addressed in this comment and no further response is required.
August 23, 2021

Jason McCoy, Supervising Transportation Planner
Capital Projects and Transportation Department,
1110 West Capitol Ave, 1st Floor
West Sacramento, CA 95691

Re: Draft Environmental Impact Report/Environmental Assessment for the Broadway Bridge Project

Dear Mr. McCoy:

Thank you for the invitation to comment on the Draft Environmental Impact Report/Environmental Assessment for the Broadway Bridge Project. SACOG’s primary responsibility as the Metropolitan Planning Organization for the six-county Sacramento region is the development and implementation of the Metropolitan Transportation Plan/Sustainable Communities Strategy (MTP/SCS). The MTP/SCS is a regional policy document that establishes transportation spending priorities for the region based on an estimated land use pattern to be built over the 20+ year planning period. The plan is required to conform with federal air quality regulations as well as demonstrate a path to meeting regional greenhouse gas emissions (GHG) reduction targets set by the state. The current MTP/SCS satisfies federal air quality requirements and lays out a plan to achieve the state assigned 19-percent per capita GHG reduction by 2035 as compared to a 2005 baseline. The Broadway Bridge Project is an important regional transportation investment included in the 2020 MTP/SCS adopted by the board in November 2019.

In support of city and county efforts, SACOG regularly monitors and comments on projects in the region as they relate to implementation of the Metropolitan Transportation Plan/Sustainable Communities Strategy (MTP/SCS) and Sacramento Region Blueprint.

One of the primary goals of the MTP/SCS is to demonstrate a quantified reduction in GHG emissions from passenger vehicles on a per capita basis. As prescribed by Senate Bill 375, our region and the MTP/SCS must demonstrate how we achieve a 19 percent per capita GHG emission reduction. The following comments are offered regarding SACOG’s interest in achieving target GHG reductions through implementation of the MTP/SCS:

- The project goals as stated in the “Purpose” section of the DEIR align with policy goals of the MTP/SCS.
- The project itself is listed in the MTP/SCS, and construction of the project as proposed will implement the MTP/SCS.
- The land use growth forecasted in the MTP/SCS includes significant growth in planning areas near the project in West Sacramento (Pioneer Bluff, Bridge District, etc.) and in the City of Sacramento is dependent on this project to
improve accessibility and connectivity across the Sacramento River, and to
provide alternative travel options (transit, biking, walking, etc.) for the shorter
trips facilitated by the project. In addition to shortening vehicle trips, this
project also supports mode alternatives to driving (transit, biking and walking)
that further enhance its potential to reduce VMT.

- One technical concern in the analysis of impact GHG-1: The impact analysis is
  based on comparison of “Existing (2017)” and future year 2030 and 2040 “Build”
  scenarios shown in Tables 3.2.8-1 and 3.2.8-2. The major reductions in total
  GHG shown over this time period are largely due to expected changes in the
  vehicle fleet (e.g. higher percentage of electric, hybrid and other very low-
  emission vehicles), fuels and other factors not affected by the proposed project.
  The impact analysis should be based on an analysis more focused on the
  changes in travel and pattern of growth supported by the project.

While the MTP/SCS does achieve this target, the California Air Resources Board (CARB)
has demonstrated that the GHG reductions achieved in SCS’s throughout the state still
fall short of meeting the state’s climate goals. As such, CARB suggests that the GHG
targets established under SB 375 are not sufficient to serve as VMT thresholds of
significance for the purposes of CEQA under a related piece of legislation, Senate Bill
743 (SB 743). Because of this, SACOG’s environmental impact report (EIR) for the 2020
MTP/SCS found a potentially significant impact to VMT because, despite meeting SB 375
GHG reduction targets, the plan alone could not establish the necessary level of VMT
reductions to meet the state’s broader climate goals. The following comments are
offered regarding SACOG’s interest in supporting VMT reductions that go beyond those
achieved by the MTP/SCS:

- Research has shown that most roadway capacity projects generate “induced
demand” that results in increases in VMT per capita in the areas surrounding
the project. However, bridge projects like the proposed project have been
shown to be unique in facilitating shorter trips and more efficient distribution of
trips, and can result in reductions in VMT per capita. The Office of Planning and
Research (OPR), in published guidance on VMT analysis in CEQA, recognizes the
exceptional quality of bridge projects, and recommends excluding them from the
“induced demand” analysis recommended for most other types of roadway
- In addition to shortening vehicle trips, this project also supports mode
alternatives to driving (transit, biking and walking) that further enhance its
potential to reduce VMT.
- Analysis results presented in the DEIR generally support this potential for bridge
projects. In “no build / build” comparisons presented in Table 2.1.7-8, results
for “Existing” and “Year 2030” scenarios both show small reductions in VMT
attributable to the project. The “Year 2040” scenario is the exception to this.
Result. We suggest revisiting the “Year 2040” scenario to determine what factors may result in a small increase in VMT.

Thank you for the opportunity to comment on the Draft Environmental Impact Report/Environmental Assessment for the Broadway Bridge Project. If you have additional questions, please feel free to contact me.

Sincerely,

Clint Holtzen
Planning Manager
916-844-4617
choltzen@sacog.org
Response to A-11, Sacramento Area Council of Governments, Clint Holtzen

Response to Comment A-11-1
This comment is introductory and describes SACOG’s responsibilities and reasons for commenting on the Draft EIR/EA. The adequacy of the EIR/EA is not addressed in this comment; no further response is required.

Response to Comment A-11-2
This comment notes that the project purpose is consistent with the Metropolitan Transportation Plan/Sustainable Communities Strategy (MTP/SCS), that the project is listed in the MTP/SCS and that it helps implement the MTP/SCS as it will provide alternative, and shorter, travel options and supports multiple modes of travel. The comment also suggests that the greenhouse gas impact analysis should be based on the changes in travel and pattern of growth supported by the project instead of a comparison of existing and future scenarios. Greenhouse gas significance determinations in CEQA have relied on comparing project conditions to existing conditions as standard practice. This approach is allowed under CEQA and was used to determine the significance of project greenhouse gas emissions. Also, see the response to Comment A-6-2. In addition, the project would reduce travel times across the Sacramento River between major origin and destination points and support urban infill in Sacramento and West Sacramento by improving the connectivity to, and accessibility of, business, recreational areas, and new or redevelopment opportunity sites located in the urban core of Sacramento and West Sacramento. No changes to the Draft EIR/EA are necessary.

Response to Comment A-11-3
This comment notes SACOG’s support for VMT reductions that go beyond those achieved by the MTP/SCS and suggests that the results of the VMT analysis conducted for the proposed project be revisited with regard to the changes in VMT in the 2040 scenario. This comment does not indicate that the analysis in the EIR/EA is inadequate. The commenter points out that bridge projects like the proposed project have been shown to be unique in facilitating shorter trips and more efficient distribution of trips. The bridge does shorten vehicle trips, and shortens travel times for longer trips. The small increase in VMT in the 2040 scenario is a result of the shortened travel time that the bridge provides and broader changes in regional travel behavior and travel modes. The greater increase in VMT for Alternative C compared to Alternative B is due to C’s creation of a “T” intersection and less direct traffic routing in West Sacramento. No changes to the Draft EIR/EA are necessary.

Response to Comment A-11-4
This comment is a brief closing remark for the letter. The adequacy of the EIR/EA is not addressed in this comment; no further response is required.
Chapter 4. Comments and Coordination

4.3.4 Organizations
Comment Letter O-1, Sacramento Area Bicycle Advocates, David Moore

August 20, 2021

Jason McCoy, Supervising Transportation Planner
Capital Projects and Transportation Department,
1110 West Capitol Ave, 1st Floor
West Sacramento, CA 95691

RE: Broadway Bridge Project, Draft Environmental Impact Report/Environmental Assessment

Dear Jason McCoy,

Thank you for providing Sacramento Area Bicycle Advocates (SABA) the opportunity to comment on the Draft Environmental Impact Report concerning the Broadway Bridge Project. It is the mission of SABA to improve the quality of life in the Sacramento region by enabling people in all communities to make more and safer trips by bicycle. In part, achieving that mission relies on increasing the safe accessibility to desirable amenities. The Broadway Bridge project rises to the near and distant future needs for increased safe and convenient access for all road users, though particularly, active modes such as walking and biking. Currently access to West Sacramento for active modes of travel are limited to Tower and I Street Bridge, of which, the I Street Bridge imposes numerous safety concerns for all users outside of private vehicles. Further, for those living in the city’s southern and southwestern neighborhoods, this imposes a significant inconvenience and likely generates increased demand for vehicular travel, further contributing to the worsening problems of congestion, poor air quality, and effects of climate change.

In light of the future of demand for travel generated by current and anticipated development along both the Sacramento and West Sacramento sides of the river, it is imperative that the bridge not only be constructed but prioritize the safe and convenient travel for those choosing to walk or roll as a means of transportation or recreation. In light of these reasons, SABA fully supports the Broadway Project.

Along with our support, please see our comments and recommendations below.

Bridge Design

The projected cross-section of the bridge indicates the provision of a 6-foot bicycle lane with a 3-foot buffer in each direction of travel. Absent of current known speed limits set for the bridge, however assuming a continuation of 30 MPH as set forth in Chapter 7 of the West Broadway Specific Plan, we know from studies that driver behavior typically leads to 5-10 MPH increases in speed relative to posted limits. According to the Mineta Transportation Institute “Low-Stress Bicycling and Network Connectivity” paper, while an operating speed of 30 MPH with the current bridge road design would classify the design as Level of Traffic Stress (LTS) 1, the safest level, actual speeds of 35 mph would increase this to a LTS 3 roadway, with LTS 4
Comment Letter O-1, Sacramento Area Bicycle Advocates, David Moore

being the highest and most stressful. It is our strong recommendation, as was ardently suggested during the open house meeting presented on July 28, 2021, that additional safety measures be provided. Please consider flexible delineator posts within the 3-foot buffer if not concrete curbs to be installed. These measures, again, supported by those in attendance at the virtual open house, would more formally designate the bridge as a vital contributing segment to Sacramento's low stress bike network.

We appreciate the plans adoption for the bridges' direct connection to the future levee class-I bike path along both the Sacramento and West Sacramento sides. This connection provides further connection of the lowest stress bicycle network which will hopefully entice new riders while maintaining a safe and convenient route for current cyclists.

Build Alternatives

It is our preference to see Building Alternative B selected for the final design. The termination of Alternative C at S. River Road leaves several intersections for cyclists to navigate access the western neighborhoods and amenities of the area. Access to the north and future waterfront development both North and South can be accessed by the Class I bike bath connecting to the bridge, eliminating the need for navigating roadways or intersections in the immediate vicinity of the bridge's termination. Alternative B, conversely, would allow cyclists the protection the bridge's cycle lane amenities to a more accommodating intersection and possible destinations.

Further, we would like to strongly recommend adoption of VMT as a measure of congestion in the final EIR rather than LOS per S.B. 743.

Construction/Detour Determination

It is our recommendation that SABA and other active transportation affiliations be consulted on the creation of alternate routes necessitated through road closures due to construction. Cyclists and pedestrians depend on safe and convenient routes, and given the inconsistent availability of these routes, care must be taken when parts of routes, particularly the closure of access points to off-street bike paths, are temporarily unavailable.

Thank you for your time and consideration of the above comments. Should you have any questions or comments pertaining to the content of this letter, please feel free to contact me at 707 972-3580 or by email at dgmoores99@gmail.com.

Sincerely,

David Moore, Policy & Planning, Sacramento Area Bicycle Advocates

Cc: Debra Banks, Executive Director, Sacramento Area Bicycle Advocates
Response to O-1, Sacramento Area Bicycle Advocates, David Moore

Response to Comment O-1-1
This comment is introductory and describes several reasons the proposed project is needed. No changes to the Draft EIR/EA are necessary.

Response to Comment O-1-2
This comment provides reasons for the commenter’s support of the project. No changes to the Draft EIR/EA are necessary.

Response to Comment O-1-3
The comment requests consideration of flexible delineator posts to further separate the 6-foot bicycle lane on the roadway from the vehicular lane. At this time, a vertical separation is not proposed. Bicycle lanes on the bridge also allow for space on the roadway for disabled vehicles and to facilitate passage of emergency vehicles. Vertical separations could prevent this and may cause an unsafe condition for bridge users. Painted striped buffers provide additional space between motorists and bicyclists/microtransit users, but for bicyclists that wish to use a completely separated facility, they may ride on the bridge’s 12-foot sidewalk which will be classified as a Class I multi-use path since it connects two multi-use bicycle/pedestrian facilities. No changes to the Draft EIR/EA are necessary.

Response to Comment O-1-4
This comment notes appreciation for the proposed direct connections to the future Class I bike paths along both sides of the river. As noted in the response to Comment O-1-3, the multi-use path on the bridge would directly connect to those levee-top paths. No changes to the Draft EIR/EA are necessary.

Response to Comment O-1-5
This comment notes preference for Alternative B and explains reasons why Alternative C is less favorable. In the Draft EIR/EA, Alternative B is identified as the preferred alternative. Alternative B better meets the purpose, objectives and need for the project, compared to Alternative C. The reasons provided in this comment also support the selection of Alternative B. Chapter 1 of the Final EIR/EA includes a discussion of the identification of a preferred alternative (Section 1.5). No changes to the Draft EIR/EA are necessary.

Response to Comment O-1-6
The commenter requests the use of VMT as a measure of congestion instead of LOS. The Draft EIR/EA describes transportation impacts in terms of both VMT and LOS. The Draft EIR/EA (starting on page 3-85) assesses the impacts of the proposed project on transportation conditions compared to the acceptable traffic and transportation operating conditions defined in the Draft EIR/EA (see pages 2.1.7-5). Draft EIR/EA page 3-90 describes the CEQA impact threshold used to determine the significance of changes in VMT for the proposed project. The Draft EIR/EA also compares changes in LOS and delay caused by the project to general plan policies adopted by West Sacramento and Sacramento. Further, CEQA Guidelines (Title 14 CCR) Section 15064.3(b)(2) states that “for roadway capacity projects, agencies have discretion to determine the appropriate measure of transportation impact consistent with CEQA and other applicable requirements.” Therefore, lead agencies have the discretion to use a metric other than vehicle miles traveled. Specific projects for which using different metrics may be appropriate are mentioned in the Final Statement of Reasons explaining the 2018 CEQA Guidelines amendments California Natural Resources Agency 2018) and include projects that add new local streets, and projects

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being conducted jointly with federal partners that use congestion metrics other than VMT. The proposed project would add a “new local street” per the example in the final statement of reasons. No changes to the Draft EIR/EA are necessary.

Response to Comment O-1-7
The commenter suggests that active transportation affiliations be consulted on the creation of alternative travel routes during construction. As described on page 1-17 of the Draft EIR/EA, the Traffic Management Plan prepared for the project would direct the process and procedures for dissemination of information to the public and motorists, provide guidance for implementation of incident management, describe construction strategies for traffic handling and guiding traffic through work zones, address traffic demand management during construction, and describe and direct the implementation of alternate routes or detours. Temporary routes needed during construction would be designed using strategies in the California Manual on Uniform Traffic Control Devices (California Department of Transportation 2020) and Caltrans’ Transportation Management Plan Guidelines (California Department of Transportation 2015). No changes to the Draft EIR/EA are necessary.

Response to Comment O-1-8
This comment is a brief closing remark for the letter and does not address the adequacy of the Draft EIR/EA. No further response is required.
Comment Letter O-2, Environmental Council of Sacramento, Ralph Propper

August 23, 2021

Jason McCoy, Supervising Transportation Planner
Capital Projects and Transportation Department,
1110 West Capitol Ave, 1st Floor, West Sacramento, CA 95691

Sent via email to mccoyj@cityofwestsacramento.org

Subject: ECOS Comment on Broadway Bridge DEIR

To Mr. McCoy,

ECOS supports the concept of a bridge connecting Broadway in Sacramento to West Sacramento, near 15th Street. This should facilitate infill development near both sides of the Sacramento River and provide a connection between the two cities south of US 50. Development potential is especially promising on the West Sacramento side, since I-5 is not a barrier there. We encourage significant infill development, which would be facilitated by the removal of old facilities such as fuel storage tanks and the railroad tracks serving the Port of West Sacramento. Once a definitive alignment is selected and necessary property acquired, the bridge would serve as a vital link for transit, bicycles and auto traffic. As mixed-use development near the bridge increases (on both sides of the river), the number of pedestrians and bicyclists would also increase greatly.

Sincerely,

Ralph Propper
President, ECOS
Response to O-2, Environmental Council of Sacramento, Ralph Propper

Response to Comment O-2-1
This comment describes the organization’s support for the proposed project and the need to facilitate redevelopment of both sides of the Sacramento River in the project area. Redevelopment is planned for both West Sacramento’s Pioneer Bluff area and Sacramento’s West Broadway Specific Plan area. EIR/EA Section 1.1.2, Background, includes descriptions of the redevelopment plans of both cities, including the removal of existing industrial infrastructure. No changes to the Draft EIR/EA are necessary.
Comment Letter O-3, Land Park Community Association, Kirk Vyverberg

August 23, 2021

Jason McCoy, Supervising Transportation Planner
Capital Projects and Transportation Department
1110 West Capitol Ave, 1st Floor, West Sacramento, CA 95691
Submitted via email: mmccoy@cityofwestsacramento.org

Cc: Council Member Valenzuela D4
Planning Design Commissioner: Buckley D4

Subject: Land Park Community Association (LPCA) Comments on Broadway Bridge Project Draft Environmental Impact Report (EIR) / Environmental Assessment (EA)

Dear Mr. McCoy,

The Land Park Community Association (LPCA) appreciates the opportunity to comment on the Draft Environmental Impact Report / Environmental Assessment (Draft EIR/EA) for the Broadway Bridge Project (BBP). LPCA is a volunteer community group committed to preserving and enhancing the quality of life in the Land Park neighborhood by advocating to protect and preserve William Land Park and raising community awareness on issues affecting our neighborhood. LPCA has been involved with the development of the Broadway Bridge Project, as well as the associated Broadway Complete Streets Project and West Broadway Specific Plan, for many years.

Despite our concerns identified below, LPCA would like to voice our support for the broader effort to build complete neighborhoods that integrate into healthy communities. This community has long needed an updated vision for the rapidly transforming area of the Broadway Corridor, and we welcome a new and modernized approach that makes this area a vital part of the City of Sacramento, including the Broadway Bridge project.

LPCA’s primary concern with the Draft EIR is that the project described does not entirely conform to or abide by the “Neighborhood Friendly” design parameters first agreed to in October of 2011 and reaffirmed by the City of Sacramento in 2015. Abiding by these specific principles was a fundamental aspect of garnering community support for proceeding with the Broadway Bridge Project; yet the project as described in the Draft EIR appears to be deficient in this respect in a number of specific ways:

1. We are similarly concerned that the Broadway Bridge Project (BBP) is being considered in isolation rather than analyzing its cumulative impact on the area considering other known projects and initiatives currently underway. As you are aware, the Broadway Bridge Project is just one component of a much...
Comment Letter O-3, Land Park Community Association, Kirk Vyverberg

The LPCA has reviewed this project in collaboration with our neighbor, the Upper Land Park Neighborhood Association and support their comments (under separate cover). In addition, we include Appendix A below (ULPNA & LPCA Comments on the West Broadway Specific Plan EIR) with detailed concerns and recommendations for consideration of cumulative project impacts. Please consider all documents as part of this public comment.

LPCA’s primary request is that (1) the Draft EIR acknowledge the cumulative impacts to adjacent neighborhoods given the cumulative impacts of the West Broadway Specific Plan, the Broadway Complete Streets initiative, and other future destination projects such as Aggie Square UC Davis Medical Research & Teaching Center and that (2) the Draft EIR support improving the street grid connections within the plan’s area of influence in order to reduce their negative impact on the surrounding neighborhoods. Such an acknowledgement and mitigation support would satisfy the primary project criteria to provide “Neighborhood-Friendly Project Design”.

CONCERNS

1. The Broadway Bridge project must serve all users including motorists, bicyclists, pedestrians, low energy vehicles and public transit riders.

This is another central component of the “Neighborhood Friendly” design approach. Again, the recent workshop presentation on the Project was very informative and helped alleviate some of these concerns in that there is an anticipated modal utilization of 14% bus, 22% streetcar, 22% vehicle, and 32% walk/bike. However, it would be helpful if the City could share the data underlying this estimate so that we may better understand how these percentages were reached.

2. We ask that the Broadway Bridge EIR provide a clear statement of relationship to the existing 2035 General Plan and 2040 General Plan Update both as to supporting their objectives and utilizing the planned densities in their Land Use elements in the performance analysis of the Project. Suggested language may include:

“The Broadway Bridge Project was designed to prepare Sacramento’s Central City to effectively accommodate projected growth through the planning horizon of the 2035 General Plan and forthcoming 2040 General Plan, which includes improving housing densification, streamlining infill development and redevelopment of underutilized parcels, and improving multimodal transportation within the CCSP Area and links to surrounding areas.

To analyze all project performance outcomes, maximum allowable densities from the above noted General Plans were used in the SACOG Models of Traffic Analysis. In addition, major projects either planned or permitted that exceed land use or zoning restrictions were included in the impact analysis on the project and community.”

Note: Unanticipated or previously unknown major projects of potential impact include the $1.5 billion investment in Aggie Square by University of CA Davis at Broadway and Stockton Blvd..
Comment Letter O-3, Land Park Community Association, Kirk Vyverberg

3. We request that the cumulative impacts be analyzed of the West Broadway Bridge, the Broadway Complete Streets project, and the West Broadway Specific Plan (WBSP) given that the acknowledged impact of just two of these projects can reduce traffic flow to Level-of-Service F at all North/South intersections, raising safety concerns posed by back-ups on major Hwy 50 On/Off ramps in the corridor.

   The Broadway Bridge Project must not exceed nor expand the already-planned capacity of the approach roadways. Neighborhood Friendly Project Design

   Added density on the Land Park side of the bridge and connection to new development on the West Sacramento side will inevitably create a decline in community mobility, causing traffic intersections to drop to the lowest level of service (LOS-F) in our neighborhood commercial corridors. This will be exacerbated by the reduced lanes associated with the Broadway Complete Streets initiative. These cumulative impacts will reach deep into the Land Park neighborhood creating LOS-F for the first time south of Broadway at Vallejo and were not fully considered as part of the Draft EIR.

   Traffic connectivity elements of both the WBSP and the Broadway Bridge Project call for converting Muir Way and Vallejo into a community collector through the realignment of the 8th Street & Broadway intersection with a subsequent significant increase in E-W traffic load resulting in gridlock (LOS-F) at Vallejo and Riverside. Yet, Vallejo east of Muir reduces in width to less than 24 feet, challenging the compliance with City street standards.

4. We request mitigation for these negative impacts to both transportation flow and safety. Crash frequency, severity and rates are sensitive to increases in the volume and in the number of crossing and left turn conflicts. Crash numbers and rates are also affected by the intersection configurations and the specific form of intersection traffic control. We request that intersection reconfiguration and directional flow be considered as proposed in Appendix A below.

   A predictive safety performance analysis was required to determine if the WBSP (including its assumption of increased traffic volumes from the Bridge Project) will impact public safety (all travel modes) as referenced in Caltrans Comments in Appendix B of the CEQA Update package (adopted December 2018). However, documentation of safety impact analysis findings, calculations, study assumptions, etc., were NOT included in the either the WBSP or the Bridge EIR or their Appendices.

   (Caltrans Letter, August 9, 2018, H. Bsaibess, District 3; Appendix B Notice of Preparing Scoping Comment Letters, West Broadway Specific Plan)

   Note additional safety concerns arise from recent Land Use changes allowing for the building of Safe Ground and Transitional Housing serving over 1400 Homeless annually between the Bridge landing in Miller Park to 26th Street under the W/X elevation of Hwy 50 on the Broadway Corridor – a project that has no sunset date nor comprehensive solutions to an ongoing crisis.

5. Finally, though we recognize the lead agency responsibility of West Sacramento to prepare the EIR, as a joint-powers project of two Cities, we request of the City of Sacramento to review and approve the EIR findings through an action of the Planning Design Commission and the City Council. With this action, the City will meet it’s responsibility to evaluate and approve all major public works projects in the light of both their positive and negative impacts on the neighborhoods and livability of the City.
Comment Letter O-3, Land Park Community Association, Kirk Vyverberg

Thank you again for the opportunity to comment. We appreciate the City working with us to develop a Broadway Bridge Project that benefits the entire Sacramento and West Sacramento community. We would also like to reiterate our support for the Project so long as it incorporates all elements of the “Neighborhood Friendly” design and addresses all cumulative impacts of other projects and initiatives in this important area. LPCA stands ready to work with the City on this project going forward and would offer reviewer assistance and participation in any future Project Design Work Groups.

If you have any questions, feel free to contact me.

Kirk Vyverberg
Land Use Chair
Land Park Community Association
LandUse@landpark.org
916-212-7693

ATTACHMENTS:
ULPN Bridge EIR Comments

APPENDIX A: ULPNA & LPCA WEST BROADWAY SPECIFIC PLAN DRAFT EIR COMMENTS - TRAFFIC CIRCULATION, MOBILITY & TRAFFIC SAFETY

The WBSP doesn’t identify basic traffic analysis data and information from which the public can understand the impacts to the larger Land Park residential areas and its key commercial corridors. We have asked for data to better understand the following and would like the following information made available in the WBSP or its appendices. When reviewing Section 4.12 Transportation and Circulation we have the following comments.

WBSP ISSUE: WBSP inputs and assumptions have not been disclosed. It is not possible to evaluate the traffic model results without full disclosure of the following inputs and assumptions:
• Detailed land use quantities and trip generation rates, especially within the WBSP Area but also along Broadway and elsewhere within the Study Area
• Exact locations of various projects included in the “Cumulative” alternatives, especially the proposed Broadway Bridge
• Detailed trip tables showing distribution of trips between zones, especially for zones within the WBSP Area
• Mode share allocations for all four modes: vehicle, transit, pedestrian, and bicycle – both inputs and results after trip generation and assignment
• Travel counts for non-auto modes: transit, pedestrian, bicycle. Recommendation: provide above data to the public in final WBSP appendices

Recommendation: The analysis should be focused on the “No Build” and “Build” alternatives – that is, the third and fourth of the “Analysis Scenarios” described on page 4.12-1 of the document that area built on cumulative conditions. It is not useful to analyze the impact of the WBSP on existing conditions (the second alternative listed on page 4.12-1), as that scenario cannot exist in the future.
Comment Letter O-3, Land Park Community Association, Kirk Vyverberg

Recommendation: The analysis should present volume to capacity ratios (V/C) as well the various Level of Service (LOS) outcomes. This omission makes it difficult to truly evaluate the impacts of the WBSP.

Recommendation: Provide more detail for the public to understand and evaluate the “difference method” forecast. The WBSP seems to imply that model-generated baseline volumes are not consistent with actual counts. Were the adjustments made on a link-by-link basis, on a trip generation basis, or other basis? How did changes in mode share factor into these adjustments?

Recommendation: The sentence in the first paragraph of this section that includes “This cumulative impact analysis does not rely on a list...” [emphasis added] does not make sense, since there is extensive discussion elsewhere of projects that are reflected in the future year analysis, as well as the fact that the SACMET traffic model will include future projects as well. Also see the following two paragraphs on page 41.

Recommendation: As recommended by Caltrans, we believe the WBSP’s study area should be increased to, at a minimum, Freeport Blvd on the east, Sutterville Road on the south, and R Street on the north. The designated Study Area (Impact Analysis Area) is too limited to permit analysis and evaluation of the WBSP’s impacts on surrounding areas, including Upper Land Park, Land Park, and the Downtown Core.

WBSP ISSUE: Specific traffic concerns in Section 4.12

First, the WBSP area does not currently meet standards for a Transit Priority Area (TPA), and second, an increase in service in the future necessary for it to qualify as a TPA is not currently funded, and is not feasible within current funding programs and sources.

Recommendation: Redo the analyses to reflect realistic mitigation for public transit ridership. How were trips using the proposed Broadway Bridge over the Sacramento River calculated, and where are the results showing what proportion of cumulative trips are accounted for by the Bridge project?

Recommendation: provide information in Final EIR. In Table 4.12-7, we note that while total vehicle trips over baseline are expected to increase by exactly 3.00 times (300%), internal trips are forecast to increase by 12.3 times (1,230%). This is very hard to understand, given the relatively small size of the study area and the desire by the city to promote non-auto mobility.

Recommendation: Provide an explanation in Final EIR. Is there a table analogous to 4.12-7 that compares trips for the Cumulative-Plus-Project scenario? We cannot locate such a table.

Recommendation: Provide table for Cumulative-Plus-Project.

WBSP ISSUES: New 8th St connector street and recommended auto routes through Upper Land Park and Land Park proper.
• Realigns Muir Way to Broadway at 8th Street, creating a new "collector" street to reduce backup traffic created by West Sacramento Bridge.
• Recommends primary north-south collector roadways as major auto routes - 5th Street, Muir Way and Riverside Blvd.
• Suggests “signage” indicating 5th, Muir and Riverside are major roadways.

Because of the increased traffic from more dense development, the new West Sacramento bridge connecting at Broadway’s west end, and the reduction in traffic lanes on Broadway (“Complete Streets”
Project), most intersections on West Broadway go to "Level of Service" LOS F, resulting in three or more traffic light changes for clearing an intersection. The WBSP ignores the community’s input at the July 31, 2019 WBSP Community Workshop. Residents stated they wanted the WBSP to create connectivity to the Central City, Miller Regional Park and West Sacramento. (¶1, page 10); minimize traffic impacts from new development, including cut-through traffic (¶2, page 10); and 3) reduce traffic impacts to neighborhoods (page 1) (Workshop Summary).

Instead, the WBSP reduces traffic on Broadway by re-routing it through our residential neighborhood and creating the first LOS F intersection in the greater Land Park residential area. Realigning Muir Way through Alder Grove to connect at 8th Street, would reduce traffic delays at 8th St (creates a LOS E), even though Broadway intersections are allowed to be at a LOS F. The Muir Way realignment will expedite vehicular traffic from Broadway by establishing a new collector roadway as a major auto route. West Sacramento Bridge traffic and traffic from increased density will be directed onto residential streets in Upper Land Park and Land Park. In fact, the WBSP proposes "signs" to direct traffic south on 5th (from Broadway to Vallejo), Muir Way (Broadway & 8th Street to Vallejo Way) and Riverside (from Broadway) onto our residential areas. Instead of directing increased traffic out of residential areas, the Plan does the exact opposite and creates a LOS F at Vallejo Way and Riverside Blvd and other residential street intersections go to LOS D. Funneling traffic onto Vallejo Way is dangerous because it doesn’t physically meet the City’s width requirements for a collector street. (At Riverside its width is approximately 23 feet and meets the City definition of a neighborhood street.)

Recommendations:
1. Include language in WBSP that encourages West Broadway Bridge traffic to be dispersed onto X Street to reduce traffic delays on Broadway.
2. Do not realign Muir Way to 8th Street. Instead direct Broadway traffic north at 8th Street and onto X Street. W and X Streets were built to handle higher traffic volumes.
3. Reduce housing density levels to help reduce traffic impacts in Upper Land Park and Land Park. (Alternative 3 of the Draft EIR states that reduction in housing would reduce traffic.)

WBSP ISSUE: The lack of mitigation for the impact to intersection of Vallejo and Riverside. The increase in traffic throughout each day will increase intersection conflicts and therefore crash risk; and, increased congestion will encourage some drivers to cut through residential streets to reach alternative routes (e.g. Land Park Drive).

Recommendation: Consider traffic movement restrictions (time of day), or, innovative treatments, including Mini-Roundabout intersections.

WBSP ISSUE: Creates major delays at intersections throughout Specific Plan area that are significant, but unavoidable according to the Plan’s Environmental Impact Report (EIR).

According to the WBSP traffic analyses, the worst impact in traffic delays occurs at Vallejo Way and Riverside Blvd, which would go to a LOS F during AM peak commute times: 105 sec delay (AM) and 107 sec delay (PM). (Footnote, Table 4.12-12 AM and PM peak intersection operation, p 4.12-47)

Most other intersection operations vary by location and peak hour. All would operate at LOS D or better in AM peak. The highest delays would occur in PM peak commute times at Broadway/Front (LOS E) 73 sec delay; Broadway/8th (LOS E) 63 sec delay; Vallejo/Riverside (LOS D) 40 sec delay; and X Street/3rd St (LOS F) (MM 4.12-2, EIR)

WBSP ISSUE: The draft EIR (including Appendix G) does not contain...
any documentation of, or direct reference to technical studies performed to evaluate the affect of the WBSP (project) on traffic crash frequency, severity and rates. Appendix B of the December 2018 CEQA update package on “Transportation Impacts” provides general information & guidance on safety impact analysis & mitigation. Also, Caltrans has commented on the need to perform safety analysis focused on changes to the configuration, traffic conditions, and traffic control strategy employed at intersections.

Analytical tools can predict changes in crash-type, frequency, severity and rates based on the direct and well-established relationship among traffic volumes, operating conditions (speed, speed differential, and queuing), and crashes.

Recommendation: A safety performance analysis must be conducted at all affected and new intersections at which an arterial, urban collector, traffic signal, or through operating speeds (on one intersecting street) are above 35 MPH.

<> Under the principle & goals of any Vision Zero program, any predicted or estimated increase in serious injury & fatal crashes (regardless of travel mode) would be a significant impact.

<> numerous intersection safety strategies can be proposed & evaluated to determine which would mitigate the conditions responsible for increase in risk and crash potential.

Recommendation: A Traffic safety performance analysis (and other studies) must be performed for intersections at which the city has decided to install a traffic signal. The California MUTCD recommends use of the Intersection Control Evaluation framework to predict and compare the safety, mobility, economic, air quality, sustainability, energy, annual operational & maintenance costs, and queuing generated by alternatives in order to INFORM decision-making (and “makers”) and the public.

Recommendation: Develop roundabout alternative and compare versus traffic signal, and present findings for public review & comment

WBSP ISSUE: An increase in Left-Turn and Crossing conflicts can increase the number of severe crashes on Broadway over the life or design period.

Recommendations:

Direct West Broadway Bridge traffic onto X Street as soon as possible. This could be done by eliminating the I-5 to Highway 99 off ramp to 3th Street to build connector which allows bridge traffic to use X Street and reduce traffic on Broadway. (Caltrans is benefitting from the bridge by removing traffic from Highway 50 freeway.)

Perform and document impacts in consideration of the City’s Vision Zero goal, and State’s Strategic Highway Safety Plan goal. Certain intersections (Riverside at Broadway and at X Street) already have severe crash history. The increase in traffic will produce an increase in severe crashes unless mitigation is included.

WBSP ISSUE: Creates serious delays on US 50 East Bound off ramp at X Street and 5th Street. Currently queues are 1,475 feet; increases queues to 2,675 feet during peak periods. (Off ramp queues, p. 4.12-48 & 49, EIR). This creates dangerous conditions for traffic traveling on I-5 and going onto W/X Freeway to Highway 50 or 99.

Recommendation: Reduce density to mitigate traffic coming onto Broadway (Alternative 3).
Comment Letter O-3, Land Park Community Association, Kirk Vyverberg

City of Sacramento
City Council
915 I Street, Sacramento, CA, 95814
www.CityofSacramento.org

Meeting Date: 10/18/2011
Title: Sacramento River Crossing
Report ID: 2011-00880
Location: Various locations along the Sacramento River (District 4)

Recommendation: Adopt a Resolution: 1) accepting the Sacramento River Crossings Alternatives Study Report; 2) endorsing the stakeholder process; 3) accepting the definition for a Neighborhood Friendly Bridge; 4) directing staff to seek funding for a feasibility study in order to identify preferred crossing locations; and 5) directing staff to eliminate a river crossing at Sutterville Road/Linden Road from further consideration.

Contact: Ryan Moore, Supervising Engineer, (916) 808-8279; Nicholas Theocharides, Engineering Services Manager, (916) 808-5065
Presenter: None

Department: Transportation Department
Division: Funding & Project Development
Dept ID:

Attachments:
1-Description/Analysis
2 - Background Information
3 - Resolution
4 - Exhibit A - Study Summary Report
5 - Exhibit B - Neighborhood Friendly Bridge Definition
6 - Exhibit C - Map

City Attorney Review
Approved as to Form
Jerry Hicks
10/03/2011 11:41:26 AM

City Treasurer Review
Reviewed for Impact on Cash and Debt
Russell Fehr
10/03/2011 3:24:50 PM

Approvals/Acknowledgements
Department Director or Designee: Jerry Way - 10/7/2011 12:59:48 PM

Eileen Telichert, City Attorney
Shirley Concolino, City Clerk
John F. Shirley, City Manager
Russell Fehr, City Treasurer
New crossings of the Sacramento River between the City of Sacramento and West Sacramento shall be Neighborhood Friendly. A Neighborhood Friendly river crossing shall be defined as:

- A facility whose primary function is local connectivity rather than regional travel and primarily serves short local trips.
- A bridge which serves all users, including motorists, bicyclists, pedestrians, low energy vehicles, and public transit riders.
- A bridge with aesthetics and dimensions which are architecturally pleasing and contextually appropriate for the adjacent neighborhoods.
- A bridge that does not exceed or expand the already-planned capacity of the approach roadways (i.e. no widening of approaches just to accommodate bridge flows).
- A facility which is designed with a target speed that is equal to or less than the approach roadways.
- A bridge which reduces the growth in vehicle miles traveled in the adjacent communities.
- A bridge that does not connect directly to streets which are primarily residential in character.
- A bridge that is consistent with the Need and Purpose statement as articulated.
Comment Letter O-3, Land Park Community Association, Kirk Vyverberg

UPPER LAND PARK NEIGHBORS
Post Office Box 189442, Sacramento, CA 95818
upperlandparkneighbors@gmail.com

August 23, 2021

Jason McCoy, Supervising Transportation Planner
City of West Sacramento
Capital Projects and Transportation Department
1110 West Capitol Ave, 1st Floor
West Sacramento, CA 95691

Submitted via email: mccoyj@cityofwestsacramento.org

Subject: Upper Land Park Neighbors (ULPN) Comments on Broadway Bridge Project Draft Environmental Impact Report (EIR) / Environmental Assessment (EA)

Dear Mr. McCoy:

The Upper Land Park Neighbors (ULPN) Association provides these comments to ensure that the Draft Environmental Impact Report / Environmental Assessment (Draft EIR/EA) is complete and that the Broadway Bridge project does not negatively impact Sacramento neighborhoods which are located adjacent to the Bridge’s ingress and egress on Broadway. ULPN has participated in the development of the Broadway bridge for the past several years, along with the West Broadway Specific Plan. This bridge offers potential benefits to both cities, if it is done correctly. But it also has significant impacts, particularly along Broadway and adjacent neighborhoods due to the new traffic levels. The Traffic Report, Table 12, Appendix L identifies current daily auto traffic counts and future increases along Broadway with Alternative B.

- Broadway Bridge - landing at Broadway: 0 to 18,000 autos
- Broadway - between 3rd and 5th: 8,000 - 14,200 autos
- Broadway - between 9th - 10th: 13,100 - 15,800 autos
- Broadway - east of Riverside: 11,600 to 13,000 autos

ULPN is concerned that the EIR does not adequately identify how the City of Sacramento’s adopted "Neighborhood Friendly” Bridge definition, adopted on October 18, 2011 as part of the River Crossings Report are met. The City’s approved report with the bridge definition (attached) should be incorporated into the final EIR as part of the CEQA record.

Specific concerns with the Broadway Bridge’s EIR follow:
Comment Letter O-3, Land Park Community Association, Kirk Vyverberg

Mr. Jason McCoy, City of West Sacramento
Broadway Bridge Draft Environmental Impact Report
Upper Land Park Neighbors (ULPN) Comments

1. DATA NOT PROVIDED THAT PROVE TRIP LENGTH DISTANCES HAVE BEEN REDUCED
   • Reduce trip length distances across the river between major origins and destinations.
     (Project's Purpose, Objective, page 1-9)
     Despite numerous requests for specific data on trip destinations, the City of West Sacramento
     has never provided details to either Upper Land Park Neighbors or the Land Park Community
     Association. Staff response was the study used the SACMET regional travel demand model
     maintained by SACOG to forecast expected changes in daily traffic and peak hour movements.
     However, without specific data on trip starts and destinations, this EIR provides no justification
     that this objective has been met. Provide specific data on trip destinations, percentage of auto
     traffic destined for downtown, UCD Med Center and other large destinations, including south of
downtown.

     In addition, the earlier Bridge Feasibility Study identified 75% of the traffic would be from West
     Sacramento and 25% from the City of Sacramento. We don't understand why the EIR cannot
     include data that shows how much traffic from each city isn't in the EIR. The EIR states that the
     traffic model includes the City of Sacramento's 2035 General Plan zoning data but does it
     include 2040 General Plan proposals. In addition, the newly proposed UCD Medical Complex
     expansion, Aggie Square, should be included in any traffic models developed for this project.

2. NO EIR MITIGATION/ACTIONS TO PROTECT NEIGHBORHOOD STREETS IN SACRAMENTO
   • Reduce the Growth in Vehicle Traffic on Local Neighborhood Street, especially cut-through
     traffic (Project's Purpose, Objective, page 1-9)

     The EIR identifies existing traffic conditions in West Sacramento and City of Sacramento.
     Many West Sacramento road segment operations are currently at Level of Service (LOS) C, D and E.
     (Table 2.1.7-3, page 2.1.7-7). However, with the bridge, most roadway segments and intersection
     operations improve in West Sacramento; and become worse on Broadway (fall to LOS F). Traffic
     removed from the W/X Freeway will create worse surface road conditions along Broadway, but be
     beneficial for Caltrans. West Sacramento also benefits because its road segment and intersections
     operations improve.

     The City of Sacramento approved a LOS F in Central City and Opportunity Zones (West Broadway area
     and Broadway itself) for which no CEQA mitigation is required. The City of West Sacramento approved
     LOS E, and must mitigate if this project results in making an LOS E worse. The result is that most
     mitigation in the EIR was considered and acted upon for West Sacramento; no mitigation was required --
or considered -- along Broadway to Riverside, where intersections will fall to LOS F. Even if CEQA
     doesn't require mitigation, the Neighborhood Friendly Bridge definition must be met. The approved
     definition should be addressed in the EIR by including traffic mitigation along Broadway actions that
     prevent "cut through" traffic going south through Upper Land Park and Land Park. Without this, the
     EIR does not meet the Neighborhood Friendly Definition adopted by the City of Sacramento.
Comment Letter O-3, Land Park Community Association, Kirk Vyverberg

Jason McCoy, City of West Sacramento
Broadway Bridge Draft Environmental Impact Report
Upper Land Park Neighbors (ULPN) Comments

3. BRIDGE DESIGN - MOVEABLE, LIMITED TO TWO AUTO LANES

We are pleased that the bridge will be a moveable bridge to ensure a low profile along the Sacramento River. We also agree that the bridge include only one auto lane in each direction. The EIR states that the center lane will be used for public transit. Language should be added to the EIR which states that the center lane identified for public transit will not be used for autos in the future.

The EIR states the bridge will be designed in the future with the help of an architect and a "stakeholders group." We are requesting that the EIR state that neighborhood associations located adjacent to Broadway and W Street will be part of the stakeholders’ design group: ULPN, LPCA, Southside NA, Sierra Curtis NA, etc.

The EIR does not clearly identify where the actual bridge will land along Broadway. It mentions 5th Street, but it is unclear where the actual bridge will "touch down" on Broadway. Please clarify the specific drop location, i.e. 300 feet west of 5th Street).

We look forward to obtaining more detailed data and further clarifications that address the Neighborhood Friendly Bridge definition, traffic impacts and above questions. Working together, we can ensure a bridge crossing that benefits neighborhoods on both sides of the river.

Sincerely,

Kobi Sonoyama

Kobi Sonoyama, President
UPPER LAND PARK NEIGHBORS

cc: Mayor Darrell Steinberg
City of Sacramento Council members
Jesse Gotham, City of Sacramento

attachment: Neighborhood Friendly Bridge definition, adopted by the City of Sacramento,
Sacramento River Crossings Staff Report, October 11, 2011
Response to O-3, Land Park Community Association, Kirk Vyverberg

Response to Comment O-3-1
This comment is introductory and expresses support for the project. The adequacy of the EIR/EA is not addressed in this comment; no further response is required.

Response to Comment O-3-2
This comment indicates concern that the project does not conform to the Neighborhood Friendly Bridge definition that the Sacramento City Council adopted by resolution on October 18, 2011. The comment does not provide any explanation for how the project is deficient in this regard. How the project complies is described in Master Response B. No changes to the Draft EIR/EA are necessary.

Response to Comment O-3-3
This comment notes the commenter’s opinion that the proposed project is being considered in isolation, without consideration of cumulative impacts considering other known projects planned for the project area. Draft EIR/EA Section 1.1.2.1, Related Plans and Projects, describes the relevant multi-jurisdictional and city specific plans and projects that were considered during the development and analysis of the proposed project, including the Broadway Complete Streets Plan and Project, and the West Broadway Specific Plan. The current and relevant general plan for the City of Sacramento, the Sacramento 2035 General Plan, was used as the basis for future (cumulative) land use and density assumptions and to determine the consistency of the proposed project in relation to the planned growth in the city of Sacramento. Because the Sacramento City Council has not yet finalized or adopted the 2040 General Plan Update, it is not relevant for use in the impact analysis for the proposed project.

Draft EIR/EA Section 1.1.3, Existing and Future No-Project Conditions, describes the assumed future conditions in the project area by years 2030 and 2040, after implementation of the planned future development and infrastructure improvements identified in the related plans and projects described in Draft EIR/EA Section 1.1.2, Background.

The transportation analysis prepared for the project (see Draft EIR/EA Section 2.1.7) utilized SACOG’s SACMET model which incorporates anticipated land uses, densities, and circulation networks for both cities based on adopted land use documents (e.g., the adopted general plans of both cities). Page 2.1.7-9 of the Draft EIR/EA explains how travel forecasts were generated for use in the transportation impact assessment. More information about the methodology used to model future-year traffic operating conditions without and with the project is included in Appendix L.

Draft EIR/EA Section 2.4, Cumulative Impacts, provides the analysis of the contribution of the proposed project to considerable cumulative impacts. The cumulative impact analysis in Section 2.4 takes into consideration past, present, and reasonably foreseeable future actions and the collective impacts posed by individual land use plans and projects. No changes to the Draft EIR/EA are necessary.

Response to Comment O-3-4
This comment references the inclusion of comments from the commenter and the Upper Land Park Neighbors on the West Broadway Specific Plan EIR, a separate project outside the scope of the proposed project, and references consideration of cumulative project impacts. The adequacy of the EIR/EA for the proposed project is not specifically addressed in this comment. Please see the response to Comment O-3-3 for how cumulative impacts were assessed for the proposed project. Please also see response to Comment O-3-14, and responses to Comment Letter O-4.
Response to Comment O-3-5
Similar to earlier comments in this letter, this comment requests the EIR/EA acknowledge cumulative impacts. How the Draft EIR/EA addresses the projects’ contribution to cumulative impacts is discussed in the response to comment O-3-3. Please also see Master Response A.

Response to Comment O-3-6
This comment requests that the Draft EIR/EA support improvements to street grid connections. The comment references the West Broadway Specific Plan area and perceived negative impacts on surrounding neighborhoods from the specific plan, the proposed project, and the “Aggie Square” project proposed by UC Davis, a separate project proposed east of Stockton Boulevard, east of State Route 99.

The Draft EIR/EA includes an analysis of the impacts of the proposed project on local roadways (see Sections 2.1.7 and 3.2.17). The results of the analysis show that neither build alternative for the proposed project would result in significant transportation impacts in Sacramento. Improvements to the street grid that are not required as mitigation to reduce significant impacts of the proposed project are beyond the scope of the proposed project.

Draft EIR/EA Section 1.1.2.1 includes a summary of the Central City Mobility Project which is the next step for implementing transportation improvements in the area identified as the central city in the City’s Grid 3.0 and the Central City Specific Plan. Also see Master Response A for an expanded discussion of the distribution and dispersal of vehicular traffic. See Master Response B for how the proposed project meets the Neighborhood Friendly Bridge definition. No changes to the Draft EIR/EA are necessary.

Response to Comment O-3-7
The commenter requests the underlying data for the anticipated modality usage of the proposed bridge presented during the July 28, 2021, virtual open house meeting. The adequacy of the EIR/EA is not addressed in this comment. The percentage breakdown of uses shared during the July 2021 meeting was gathered during the July 23, 2015, community open house meeting. During the July 2015 meeting, community members were invited to identify how they would use the proposed bridge by placing a dot sticker next to their preferred use. The results indicated a transportation mode split of 14% bus, 22% streetcar, 22% vehicle, 16% walk, and 26% bike.
Chapter 4. Comments and Coordination

The graphic above is from the July 2021 meeting. The July 2021 meeting presentation is also on the project website at https://www.cityofwestsacramento.org/government/departments/capital-projects-and-transportation/projects/broadway-bridge-projects. A summary of the July 2015 meeting also is on the project’s website as Appendix C of the Feasibility Study Executive Summary. When gathering information to respond to this comment, a typographical error in the July 2015 meeting summary was identified. The modal split shown in the summary of community data gathered for the walk and transit modes are off by 1 percentage point each (walk incorrectly low by 1 point and transit incorrectly high by 1 point). The correct information was provided during the July 2021, meeting and is shown in the graphic above. The method used to gather public input in 2015 was casual and not the basis for any assessment of impacts described in the EIR/EA.

Response to Comment O-3-8
This comment requests that the EIR/EA describe the relationship of the proposed project to the adopted City of Sacramento 2035 General Plan and the 2040 General Plan Update, the preparation of which is currently in progress. The comment provides suggested language to add to the EIR/EA. Changes to the Draft EIR/EA to show the relationship of the proposed project to existing planning documents are not necessary because the information is already adequately provided in the document. Draft EIR/EA Section 1.1.2.1, Related Plans and Projects, describes the relevant multi-jurisdictional and city specific plans and projects that were considered during the development and analysis of the proposed project, including the Broadway Complete Streets Plan and Project, and the West Broadway Specific Plan. The current and relevant general plan for the City of Sacramento, the Sacramento 2035 General Plan, was used as the basis for future (cumulative) land use and density assumptions and to determine the consistency of the proposed project in relation to the planned growth in the city of Sacramento. Because the Sacramento City Council has not yet finalized or adopted the 2040 General Plan Update, it is not relevant for use in the impact analysis for the proposed project.

As described in Draft EIR/EA Section 2.1.7, the transportation analysis prepared for the project utilized SACOG’s SACMET model which incorporates anticipated land uses, densities, and circulation networks for both cities based on adopted land use documents (e.g., the adopted general plans of both cities). Page 2.1.7-9 of the Draft EIR/EA explains how travel forecasts were generated for use in the transportation impact assessment. More information about the methodology used to model future-year traffic operating conditions without and with the project is included in Appendix L.

Response to Comment O-3-9
Similar to earlier comments in this letter, this comment requests the EIR/EA acknowledge and analyze cumulative impacts. The Draft EIR/EA does analyze cumulative impacts. Please see the response to Comment O-3-3. This comment also quotes a component of the Neighborhood Friendly Bridge definition adopted by Sacramento City Council in 2011 and provides the opinion of the commenter regarding the potential effects of the project on neighborhood traffic. The conclusions of the analysis of changes in traffic are included in the Draft EIR/EA in Sections 2.1.7 and 3.2.17. Please also see Master Responses A and B. No changes to the Draft EIR/EA are necessary.

Response to Comment O-3-10
This comment requests mitigation for "negative" transportation flow and safety impacts and states crash numbers are affected by traffic volumes and roadway configurations. It requests intersection reconfiguration and directional flow as proposed in Appendix A of the comment letter. The Appendix A referenced is comments provided to the City of Sacramento on the West Broadway Specific Plan EIR. The changes in transportation infrastructure suggested in Appendix A to the letter are outside the scope of the proposed project. Also, see response to Comment O-3-14. No changes to the Draft EIR/EA are necessary.
Response to Comment O-3-11
This comment asserts that a “predictive safety performance analysis” was required for the West Broadway Specific Plan and notes that such a plan was not included in the West Broadway Specific Plan EIR or the Broadway Bridge Draft EIR/EA. The comment also references an Appendix B of an adopted December 2018 CEQA update package but does not provide the title of the CEQA update package or a link to where the document could be located. The comment also seems to reference the comment letter submitted by Caltrans to the City of Sacramento in response to the West Broadway Specific Plan Notice of Preparation of an EIR. The letter regarding that separate project does not mention a “predictive safety performance analysis” or the Broadway Bridge project.

A predictive safety performance analysis is not a requirement for CEQA or NEPA compliance for this project. Consistent with CEQA Guidelines and local agency standards, the Draft EIR/EA addresses safety in the context of the geometric design for all modes of transportation facilities. The thresholds identified for the impact analysis (Draft EIR/EA pages 2.1.7-5 and 3-91) address this. The proposed project also addresses through the design of the build alternatives storage for queuing of traffic exiting Interstate-5 at Broadway by widening the northbound off-ramp to two left-turn lanes and one right-turn lane (Draft EIR/EA page 1-13).

The Cities of West Sacramento and Sacramento work continuously to address transportation safety by implementing best-practices and proven design standards to provide effective, comfortable multi-modal choices for all residents; helping meet goals to reduce carbon emissions, improve public health through increased physical activity, and improve quality of life for everyone. The West Sacramento Mobility Action Plan (City of West Sacramento 2021), adopted in June of 2021, helps to prioritize local investments that offer safe, affordable, convenient, and sustainable transportation options. The City of Sacramento is committed to developing a transportation system that eliminates traffic fatalities and serious injuries by 2027 through the Vision Zero Action Plan (City of Sacramento 2018).

This comment also mentions safety concerns related to transitional housing being provided under the western W/X freeway segment of U.S. 50. The effects of placement of transitional housing under U.S. 50 are beyond the scope of the Draft EIR/EA for the proposed project. No changes to the Draft EIR/EA are necessary.

Response to Comment O-3-12
The adequacy of the EIR/EA is not addressed in this comment. This comment requests that the City of Sacramento review and approve the Environmental Impact Report. The City of Sacramento will follow the requirements of CEQA, including the process for a responsible agency described in California Code of Regulations Title 14 Section 15096. The City of Sacramento is identified as a responsible agency on Draft EIR/EA pages S-1 and 1-1. Draft EIR/EA tables S-1 and 1-6 indicate that approval by the City of Sacramento is required. No changes to the Draft EIR/EA are necessary.

Response to Comment O-3-13
This comment is a closing remark for the letter and notes conditional support for the project. The adequacy of the EIR/EA is not addressed in this comment; no further response is required.

Response to Comment O-3-14
This comment is an attachment (Appendix A) to the comment letter and provides a copy of comments submitted to the City of Sacramento on the West Broadway Specific Plan Draft EIR during the comment period (December 23, 2019–February 20, 2020) for that separate project. The comments provided on the West Broadway Specific Plan EIR were reviewed for relevancy to the Broadway Bridge project. The comments propose specific suggestions and revisions for the analysis and EIR prepared for the separate West Broadway Specific Plan and proposes and references roadway configuration changes that are outside the scope of the proposed project (Broadway Bridge). The Final EIR prepare and certified by the City of Sacramento for the West Broadway Specific Plan contains responses to the comments provided in this letter attachment. No changes to the Draft EIR/EA are necessary.

Response to Comment O-3-15
This comment is an attachment to the letter and is a copy of Exhibit B to the City of Sacramento City Council staff report 2011-00880 for meeting date 10/18/2011. Exhibit B is the adopted Neighborhood Friendly Bridge Definition. Please also see Master Response B. No changes to the Draft EIR/EA are necessary.

Response to Comment O-3-16
This comment is an attachment to the letter and is a copy of Comment O-4 from the Upper Land Park Neighbors. Responses to comments are provided under Response to Comment Letter O-4, below.
Comment Letter O-4, Upper Land Park Neighbors, Kobi Sonoyama

UPPER LAND PARK NEIGHBORS
Post Office Box 189442, Sacramento, Ca 95818
upperlandparkneighbors@gmail.com

August 23, 2021

Jason McCoy, Supervising Transportation Planner
City of West Sacramento
Capital Projects and Transportation Department
1110 West Capitol Ave. 1st Floor
West Sacramento, CA 95601

Submitted via email: mccoyj@cityofwestsacramento.org

Subject: Upper Land Park Neighbors (ULPN) Comments on Broadway Bridge Project Draft Environmental Impact Report (EIR) / Environmental Assessment (EA)

Dear Mr. McCoy:

The Upper Land Park Neighbors (ULPN) Association provides these comments to ensure that the Draft Environmental Impact Report / Environmental Assessment (Draft EIR/EA) is complete and that the Broadway Bridge project does not negatively impact Sacramento neighborhoods which are located adjacent to the Bridge’s ingress and egress on Broadway. ULPN has participated in the development of the Broadway bridge for the past several years, along with the West Broadway Specific Plan. This bridge offers potential benefits to both cities, if it is done correctly. But it also has significant impacts, particularly along Broadway and adjacent neighborhoods due to the new traffic levels. The Traffic Report, Table 12, Appendix L identifies current daily auto traffic counts and future increases along Broadway with Alternative B.

- Broadway Bridge - landing at Broadway: 0 to 18,000 autos
- Broadway - between 3rd and 5th: 8,000 - 14,700 autos
- Broadway - between 9th - 10th: 13,100 - 15,800 autos
- Broadway - east of Riverside: 11,600 to 13,000 autos

ULPN is concerned that the EIR does not adequately identify how the City of Sacramento’s adopted "Neighborhood Friendly" Bridge definition, adopted on October 18, 2011 as part of the River Crossings Report are met. The City’s approved report with the bridge definition (attached) should be incorporated into the final EIR as part of the CEQA record.

Specific concerns with the Broadway Bridge’s EIR follow:

1. 
2. 
3. 
4. 
5.
Comment Letter O-4, Upper Land Park Neighbors, Kobi Sonoyama

Mr. Jason McCoy, City of West Sacramento
Broadway Bridge Draft Environmental Impact Report
Upper Land Park Neighbors (ULPN) Comments

1. DATA NOT PROVIDED THAT PROVE TRIP LENGTH DISTANCES HAVE BEEN REDUCED
   - Reduce trip length distances across the river between major origins and destinations.
     (Project’s Purpose, Objective, page 1-9)
     Despite numerous requests for specific data on trip destinations, the City of West Sacramento
     has never provided details to either Upper Land Park Neighbors or the Land Park Community
     Association. Staff response was the study used the SACMET regional travel demand model
     maintained by SACOG to forecast expected changes in daily traffic and peak hour movements.
     However, without specific data on trip starts and destinations, this EIR provides no justification
     that this objective has been met. Provide specific data on trip destinations, percentage of auto
     traffic destined for downtown, UCD Med Center and other large destinations, including south of
     downtown.

     In addition, the earlier Bridge Feasibility Study identified 75% of the traffic would be from West
     Sacramento and 25% from the City of Sacramento. We don’t understand why the EIR cannot
     include data that shows how much traffic from each city isn’t in the EIR. The EIR states that the
     traffic model includes the City of Sacramento’s 2035 General Plan zoning data but does it
     include 2040 General Plan proposals. In addition, the newly proposed UCD Medical Complex
     expansion, Aggie Square, should be included in any traffic models developed for this project.

2. NO EIR MITIGATIONS/ACTIONS TO PROTECT NEIGHBORHOOD STREETS IN SACRAMENTO
   - Reduce the Growth in Vehicle Traffic on Local Neighborhood Street, especially cut-through
     traffic (Project’s Purpose, Objective, page 1-9)

     The EIR identifies existing traffic conditions in West Sacramento and City of Sacramento.
     Many West Sacramento road segment operations are currently at Level of Service (LOS) C, D and E.
     (Table 2.1.7-3, page 2.1.7-7). However, with the bridge, most roadway segments and intersection
     operations improve in West Sacramento; and become worse on Broadway (fall to LOS F). Traffic
     removed from the W/X Freeway will create worse surface road conditions along Broadway, but be
     beneficial for Caltrans. West Sacramento also benefits because its road segment and intersections
     operations improve.

     The City of Sacramento approved a LOS F in Central City and Opportunity Zones (West Broadway area
     and Broadway itself) for which no CEQA mitigation is required. The City of West Sacramento approved
     LOS E, and must mitigate if this project results in making an LOS E worse. The result is that most
     mitigation in the EIR was considered and acted upon for West Sacramento; no mitigation was required
     or considered -- along Broadway to Riverside, where intersections will fall to LOS F. Even if CEQA
     doesn’t require mitigation, the Neighborhood Friendly Bridge definition must be met. The approved
     definition should be addressed in the EIR by including traffic mitigation along Broadway actions that
     prevent "cut through" traffic going south through Upper Land Park and Land Park. Without this, the
     EIR does not meet the Neighborhood Friendly Definition adopted by the City of Sacramento.
Comment Letter O-4, Upper Land Park Neighbors, Kobi Sonoyama

Jason McCoy, City of West Sacramento
Broadway Bridge Draft Environmental Impact Report
Upper Land Park Neighbors (ULPN) Comments

3. BRIDGE DESIGN - MOVEABLE, LIMITED TO TWO AUTO LANES

We are pleased that the bridge will be a moveable bridge to ensure a low profile along the Sacramento River. We also agree that the bridge include only one auto lane in each direction. The EIR states that the center lane will be used for public transit. Language should be added to the EIR which states that the center lane identified for public transit will not be used for autos in the future.

The EIR states the bridge will be designed in the future with the help of an architect and a "stakeholders group." We are requesting that the EIR state that neighborhood associations located adjacent to Broadway and W Street will be part of the stakeholders’ design group: ULPN, LPCA, Southside NA, Sierra Curtis NA, etc.

The EIR does not clearly identify where the actual bridge will land along Broadway. It mentions 5th Street, but it is unclear where the actual bridge will "touch down" on Broadway. Please clarify the specific drop location, i.e. 300 feet west of 5th Street).

We look forward to obtaining more detailed data and further clarifications that address the Neighborhood Friendly Bridge definition, traffic impacts and above questions. Working together, we can ensure a bridge crossing that benefits neighborhoods on both sides of the river.

Sincerely,

Kobi Sonoyama

Kobi Sonoyama, President
UPPER LAND PARK NEIGHBORS

cc: Mayor Darrell Steinberg
City of Sacramento Council members
Jesse Gothen, City of Sacramento

attachment: Neighborhood Friendly Bridge definition, adopted by the City of Sacramento,
Sacramento River Crossings Staff Report, October 11, 2011
Comment Letter O-4, Upper Land Park Neighbors, Kobi Sonoyama

City of Sacramento
City Council
915 I Street, Sacramento, CA, 95814
www.CityofSacramento.org

Meeting Date: 10/18/2011
Report Type: Staff/Discussion
Title: Sacramento River Crossing
Report ID: 2011-00880

Location: Various locations along the Sacramento River (District 4)

Recommendation: Adopt a Resolution: 1) accepting the Sacramento River Crossings Alternatives Study Report; 2) endorsing the stakeholder process; 3) accepting the definition for a Neighborhood Friendly Bridge; 4) directing staff to seek funding for a feasibility study in order to identify preferred crossing locations; and 5) directing staff to eliminate a river crossing at Sutterville Road/Linden Road from further consideration.

Contact: Ryan Moore, Supervising Engineer, (916) 808-8279; Nicholas Theocharides, Engineering Services Manager, (916) 808-5065
Presenter: None

Department: Transportation Department
Division: Funding & Project Development
Dept ID:

Attachments:

1 - Description/Analysis
2 - Background Information
3 - Resolution
4 - Exhibit A - Study Summary Report
5 - Exhibit B - Neighborhood Friendly Bridge Definition
6 - Exhibit C - Map

City Attorney Review
Approved as to Form
Jerry Hicks
10/10/2011 11:41:26 AM

City Treasurer Review
Reviewed for Impact on Cash and Debt
Russell Fehr
10/3/2011 3:24:50 PM

Approvals/Acknowledgements
Department Director or Designee: Jerry Way - 10/7/2011 12:59:48 PM

Eileen Teichert, City Attorney
Shirley Concolino, City Clerk
John F. Shirley, City Manager
Russell Fehr, City Treasurer
Exhibit B

New crossings of the Sacramento River between the City of Sacramento and West Sacramento shall be Neighborhood Friendly. A Neighborhood Friendly river crossing shall be defined as:

- A facility whose primary function is local connectivity rather than regional travel and primarily serves short local trips.
- A bridge which serves all users, including motorists, bicyclists, pedestrians, low energy vehicles, and public transit riders.
- A bridge with aesthetics and dimensions which are architecturally pleasing and contextually appropriate for the adjacent neighborhoods.
- A bridge that does not exceed or expand the already-planned capacity of the approach roadways (i.e. no widening of approaches just to accommodate bridge flows).
- A facility which is designed with a target speed that is equal to or less than the approach roadways.
- A bridge which reduces the growth in vehicle miles traveled in the adjacent communities.
- A bridge that does not connect directly to streets which are primarily residential in character.
- A bridge that is consistent with the Need and Purpose statement as articulated.
Response to Comment Letter O-4, Upper Land Park Neighbors, Kobi Sonoyama

Response to Comment O-4-1
This introductory comment summarizes the intent of the commenter in providing comments on the Draft EIR/EA. The adequacy of the EIR/EA is not addressed in this comment; no further response is required.

Response to Comment O-4-2
This comment suggests without explanation that the project would result in significant impacts including to traffic, and lists data for four Sacramento roadway locations taken from Draft EIR/EA Appendix L, Broadway Bridge PA/ED Transportation Report, Table 12. Draft EIR/EA Section 2.1.7.3 (starting on page 2.1.7-9) and Draft EIR/EA Section 3.2.17.1 (starting on page 3-85) conclude that Alternative B would not result in significant traffic impacts. Mitigation to reduce a significant impact in West Sacramento that would result from implementation of Alternative C is identified on Draft EIR/EA pages 2.1.7-23 and 3-87. No changes to the Draft EIR/EA are necessary.

Response to Comment O-4-3
This comment notes the commenters concern that the Draft EIR/EA does not identify how the project meets the Neighborhood Friendly Bridge definition that Sacramento City Council adopted by resolution on October 18, 2011. Project compliance with the Neighborhood Friendly Bridge definition is described in Master Response B. No changes to the Draft EIR/EA are necessary.

Response to Comment O-4-4
The Neighborhood Friendly Bridge definition is included in Master Response B and can also be found in the Broadway Bridge Feasibility Study and the Sacramento River Crossing Alternatives Study available on the project website at https://www.cityofwestsacramento.org/government/departments/capital-projects-and-transportation/projects/broadway-bridge-projects. No changes to the Draft EIR/EA are necessary.

Response to Comment O-4-5
This comment requests data that proves trip length distances [also known as vehicle miles traveled] have been reduced. The SACMET travel model used for the traffic analysis does not have the level of detail to determine specific individual users of the bridge and their destinations, but it does reveal trip patterns between geographic areas based on anticipated land uses in the future. Please see Master Response A. Also, how the project reduces trip length distances across the river between major origins and destination for motor vehicles is discussed in Master Response B. Trip length reductions are definitively met for bicycles and pedestrians as there are currently no crossings for these modes of travel south of Tower Bridge. No changes to the Draft EIR/EA are necessary.

Response to Comment O-4-6
This comment asserts that the Broadway Bridge Feasibility Study states 75% of traffic using the bridge would be from West Sacramento. The source in the Feasibility Study could not be found to confirm this assertion. The traffic analysis conducted for the project shows a more equal split with more travelers heading to West Sacramento during peak periods (see Figures 16, 17, 25, and 26 in Appendix L, Transportation Report). Please see Master Response A for more response to claims of disproportionate benefits and impacts in Sacramento. Further, because the Sacramento City Council has not yet finalized or adopted the 2040 General Plan Update, it is not part of the regulatory framework for the assessment of project impacts. No changes to the Draft EIR/EA are necessary.
**Response to Comment O-4-7**
This comment suggests that the “Aggie Square” project proposed by UC Davis be included in traffic models developed for this project. Draft EIR/EA pages 2.1.7-4 and 2.1.7-9, include explanations of how adopted land use zoning, planned growth, and forecasted transportation conditions were used in the methodology for the transportation impact analysis. Also see Master Response A. No changes to the Draft EIR/EA are necessary.

**Response to Comment O-4-8**
This comment asserts that mitigation for changes in traffic in Sacramento must be in the EIR/EA for the project to meet the Neighborhood Friendly Bridge definition. The comment also notes that no mitigation for changes in traffic in Sacramento is necessary under CEQA (the relevant CEQA impact conclusions can be found in Draft EIR/EA Section 3.2.17, Transportation). The Neighborhood Friendly Bridge definition is not an impact threshold that if exceeded could trigger the need for mitigation under CEQA. Rather, meeting the definition is one of the objectives of the proposed project, as noted in this comment. The project objectives helped develop a reasonable range of alternatives to evaluate in the EIR/EA. Please also see both Master Responses A and B. No changes to the Draft EIR/EA are necessary.

**Response to Comment O-4-9**
The commenter’s appreciation of the proposed moveable bridge and low bridge profile is noted, as is the proposed two-lane (one auto lane in each direction) configuration. The adequacy of the EIR/EA is not addressed in this comment; no further response is required.

**Response to Comment O-4-10**
This comment states that the EIR/EA includes a reference to use of the bridge’s center lane for public transit and requests that the EIR/EA state that the center lane will not be used for autos in the future. However, the project design does not include a center traffic lane and the EIR/EA does not reference a center lane (drawings in Appendix A show a proposed median that would separate the two bridge lanes). Further, to be consistent with the purpose of the proposed project, which includes meeting the adopted neighborhood friendly river crossing definition, the project would not increase or exceed the planned capacity of the approach roadways (i.e., no widening of approaches just to accommodate bridge flows). In Sacramento, under both build alternatives the project would connect to Broadway which does not include a center traffic lane and there are no plans to increase the road’s capacity. In West Sacramento, Alternative B would connect to 15th Street, which would have one through lane in each direction, plus turning lanes. Alternative C creates a “T” intersection at South River Road and does not change the number of through-travel lanes planned for adjacent roadways.

The project purpose also includes the following item:
- Provide a project design that does not preclude the future addition of light-rail, streetcar, or other mass transit mode, as a separate stand-alone project.

The two travel lanes proposed on the bridge would accommodate buses and other vehicular-based transit. The overall bridge width, including the width of the center median, is designed to not preclude the addition of mass transit modes including light rail transit such as streetcar as a future separate project. However, any future use of the center median for mass transit operations would be a separate project and subject to future environmental analysis. Because no center lane is proposed as part of the Broadway Bridge project, and the project would not change the capacity of connecting and adjacent roadways, no changes to the Draft EIR/EA are necessary.

**Response to Comment O-4-11**
The final aesthetic design of the proposed bridge will be determined through a similar process to that used for the I Street Bridge Replacement Project. The process is described in the Draft EIR/EA in Measure...
AES-1, Work with Stakeholders to Determine Bridge Aesthetics (see Draft EIR/EA pages 2.1.8-11 and 3-8). The measure identifies a focused outreach effort, including a public meeting, charrette session, or similar public engagement method with community stakeholders to develop an aesthetic design approach. Implementation of Measure AES-1 will allow concerned viewers to assist in creating a bridge that is visually appealing. Affected stakeholders will be able to provide input on the preferred architectural style and coloring of the proposed bridge. No changes to the Draft EIR/EA are necessary.

Response to Comment O-4-12
This comment requests the location of where the bridge will land along Broadway in Sacramento. To depict the extent of the proposed project, and the proposed elevation and length of the bridge and approach roadway segments, exhibits of each build alternative were included in the EIR/EA as Appendix A (as first referenced on Draft EIR/EA page 1-10). The drawings titled General Plans, and Geometric Approval Drawing, best illustrate the bridge in relation to the river and the adjacent ground. The bridge would first “touch down” at abutments on each side of the river. The connecting roadways would descend from the bridge on each side to meet existing ground level within a few hundred feet of each abutment. In Sacramento the roadway from the bridge would descend to the east to meet the original ground level of Broadway just west of the Sacramento Southern Railroad tracks. In West Sacramento, the roadway from the bridge would descend to the west to meet the elevation of South River Road. Separate from the bridge itself, but part of the project, proposed changes to local roadways are described on Draft EIR/EA pages 1-13, and 1-18 through -22 and depicted in Appendix A. No changes to the Draft EIR/EA are necessary.

Response to Comment O-4-13
This comment is a closing remark for the letter and reiterates the request for project details described in the comments above. The adequacy of the EIR/EA is not addressed in this comment; no further response is required.
4.3.5 Individuals
From: cichaffee@comcast.net <cichaffee@comcast.net>
Sent: Wednesday, July 14, 2021 5:40 PM
To: McCoy, Jason <jmccoy@cityofwestsacramento.org>
Subject: RE: NOTICE OF AVAILABILITY: DRAFT ENVIRONMENTAL IMPACT REPORT/ENVIRONMENTAL ASSESSMENT FOR THE BROADWAY BRIDGE PROJECT

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Hi Jason,

THANKS for sharing. I’m reading the LONG report.

SMALL ISSUE: Notice on P.76 of the report (Table 5.2 Race and Ethnicity Data) that on Sac side, both BG1 and BG2 area rows have identical numbers and percentages for Black and Native American. Appears someone made a mistake in populating/copying in cell numbers/%

These mistakes happen all the time in such comprehensive reports (was a researcher for 41+ years!). Easy to correct. Just wanted to bring to your team’s attention.

Let me know my communication makes sense.

Craig Chaffee
Response to I-1, Craig Chaffee

Response to Comment I-1-1
This comment points out a potential error in data reported in Table 5-2 of the Community Impact Assessment (EIR/EA Appendix K) that was referenced on Draft EIR/EA page 2.1.4-2. The commenter is thanked for noticing it. The data was obtained from the U.S. Census Bureau 2013–2017 American Community Survey, 5-Year Estimates, Race/Ethnicity Data by County. The source material was reviewed and confirmed to contain the same numbers noted as a possible error by the commenter. The data in Community Impact Assessment Table 5-2 was used to identify the ethnicity and race of the population in the project area and areas containing a higher percentage of minority populations (see Draft EIR/EA page 2.1.4-2). The conclusions in the Draft EIR/EA are not affected by specific data in Community Impact Assessment Table 5-2. Impacts related to construction and operation of the proposed project borne by residents of minority or low-income populations would be no greater than impacts borne by all populations within the project area. See Draft EIR/EA page 2-1 for more information. No changes to the Draft EIR/EA are necessary.
Comment Letter I-2, James Weldon

From: James Weldon <jimweldon49@gmail.com>
Sent: Thursday, July 15, 2021 10:26 PM
To: McCoy, Jason <mccoyj@cityofwestsacramento.org>
Subject: Bridge project and West Sac Roads

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Jason,

Hello my name is James Weldon. I have lived in West Sacramento in the Southport area for the past 18 years. I guess my simple question to you is how does the City have the funds to contribute/build another bridge connecting up to Sacramento when we can’t even improve the existing roads we already have?

Southport Parkway minus pothole patch is the same road it was when it was built 18-19 years ago. The volume of traffic has grown exponentially since then and no refurbishment or improvement. The design of this road also is in need of revision. Accidents including fatalities have been quite common. Recently Amazon started operation out of its new hub here which is just increasing the amount of traffic.

I have had plenty of conversations with Vin and Bill. I have also brought this up repeatedly to our Mayor and the council. This bridge seems a little unnecessary at the moment when I drive one of the most important roads in West Sacramento right now and it is a substandard road handling more traffic than I imagine was intended when it was built.

I am interested to hear your thoughts here. I have been a long time advocate for the neighbors out here and would like to see if we can find a way for a project like this, West Sac needs to improve its commerce arteries before building new ones that take more of our citizens out.

Sincerely,

James Weldon
Response to I-2, James Weldon

Response to Comment I-2-1

This comment is not regarding the environmental analysis in the Draft EIR/EA. The commenter asks how funding is available for the proposed project while funds are not available for other roadway improvements. The City of West Sacramento received funding from SACOG to study the feasibility of a new bridge crossing between 15th Street/South River Road and the Broadway corridor in Sacramento (Broadway Bridge). This location was determined as part of the Sacramento Riverfront Master Plan developed in 2003 and the Sacramento River Crossings Alternatives Study completed in 2011 (see Draft EIR/EA Section 1.1.2.2, River Crossing Studies). The feasibility study completed in 2015 determined potential alternative alignments for the proposed bridge. In 2016, the City of West Sacramento in partnership with the City of Sacramento, secured $1.5 million in grant funding from FHWA to prepare environmental studies (this EIR/EA), preliminary engineering and City Council approvals for the preferred alignment.

The City can only use grant funds for purposes dictated in the grant agreement by the granting authority. It is not legally acceptable to use awarded grant funds for other purposes such as road paving or other street upgrades or maintenance. The reason this grant was awarded to the City was in response to continued traffic congestion experienced by users crossing between Sacramento and West Sacramento. The lack of available crossings and need to address these deficiencies was identified by the City Council as a strategic priority and is being studied to improve local connectivity between the cities, facilitate non-motorized travel including bicycle and pedestrian use, and to alleviate future congestion impacts related to existing and planned development in West Sacramento. While this bridge may seem unnecessary to some residents in the short-term, the purpose behind the planning of future investments is to make certain a project is shovel ready for when grant funds become available so it can be constructed to address long-term need as identified in the City’s General Plan.

As this is a high-dollar bridge project with an estimated cost of $250+ million, it is expected that over 90% of the funds required for this project will be secured from federal, state and regional grants similar to those received for the I Street Bridge Replacement Project and the I Street Bridge Deck Conversion for Active Transportation Project. It will not be possible or desirable for the Cities of Sacramento and West Sacramento to fund major projects such as this using only local funding. Grant funds make regionally significant projects such as this possible. No changes to the Draft EIR/EA are necessary.
Comment Letter I-3, Brad

-----Original Message-----
From: Brad <bradesq@yahoo.com>
Sent: Friday, July 23, 2021 6:17 PM
To: McCoy, Jason <mccoyj@cityofwestsacramento.org>
Subject: Broadway bridge

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I am opposed to the Broadway bridge location. It will only serve to increase traffic on Broadway. And it will literally be right next to a bridge to West Sac already.

Sent from my iPhone
Response to I-3, Brad

Response to Comment I-3-1
The commenter expresses opposition to the project and the commenter’s opinion that the project will increase traffic on Broadway. No explanation or comments on the adequacy of the EIR/EA are provided. Please see Master Response A for a response about changes in traffic on Broadway and other local roadways. No changes to the Draft EIR/EA are necessary.
Comment Letter 1-4, Kenni Marie Fitzgerald

From: Kenni Marie Fitzgerald <fitzergirl@yahoo.com>
Sent: Friday, July 23, 2021 2:30 PM
To: McCoy, Jason <jccoy@cityofwestsacramento.org>
Subject: Fwd: Questions for Broadway Bridge Project

Hello
I sent these to the consultant but there seems to be multiple avenues to submit questions just not sure who the main contact is. So to cover all basis and sends to you as well.&

Begin forwarded message:

From: Kenni Marie Fitzgerald <fitzergirl@yahoo.com>
Date: July 12, 2021 at 5:58:53 PM PDT
To: rporter@aimconsultingco.com
Subject: Questions for Broadway Bridge Project

Hello below are my questions

There was a project schedule attached in one of the documents is this still the current schedule and if not is there an updated schedule to provide for this project?  | 1

There was also a proposed project total cost that was submitted as an attachment in one of the documents—is this still the current proposed project cost? And if not, is there an updated project cost that you can provide for both the capital construction cost and the support construction cost for the project?  | 2

Is there/are there dedicated funding sources for this project? If so, what are they? Local measure funding? Additional federal funding? State funding? Bonds? And is this/are these a guaranteed/secure funding sources or will that still need to be secured as the project progresses?  | 3

Finally because this is a project that involves a cooperative agreement between the cities of West Sacramento and Sacramento, will it be predetermined as part of that agreement who would be responsible for project cost overruns? If not, how will project cost overruns be handled?  | 4

Thank you
kmf
Response to I-4, Kenni Marie Fitzgerald

Response to Comment I-4-1
The adequacy of the EIR/EA is not addressed in this comment. The commenter requests an updated project schedule. The schedule is highly dependent on the availability of funding. The current phase (Project Approvals and Environmental Document – PA&ED) will be completed in 2022. Subsequent phases (Plans, Specifications and Estimates; Right of Way Acquisition; and Construction) will proceed as funding becomes available. No changes to the Draft EIR/EA are necessary.

Response to Comment I-4-2
The adequacy of the EIR/EA is not addressed in this comment. The commenter requests the current proposed project costs. The estimated cost of each build alternative is provided in EIR/EA Table 1-5. The cost is subject to the final bridge design developed during the final engineering design phase of the project. No changes to the Draft EIR/EA are necessary.

Response to Comment I-4-3
The adequacy of the EIR/EA is not addressed in this comment. The commenter requests information on dedicated funding sources. Funding for the proposed project includes $500,000 secured through a grant from SACOG, $1.5 million in grant funding from the FHWA’s TIGER grant program, and local funding ($1.584 million) shared between the Cities of Sacramento and West Sacramento. Grant funding for the next project phase, Plans, Specifications and Estimates, will be pursued through federal and regional programs. No changes to the Draft EIR/EA are necessary.

Response to Comment I-4-4
The adequacy of the EIR/EA is not addressed in this comment. The commenter asks about the responsibility and handling of potential project cost overruns. Should the project receive funding for construction, a cost agreement may be established between the Cities that would address cost overruns. Currently, the construction funding source of the project remains unknown. No changes to the Draft EIR/EA are necessary.
-----Original Message-----
From: John Madrosen <jcmaddphotos@gmail.com>
Sent: Friday, July 23, 2021 12:52 PM
To: McCoy, Jason <mccoyj@cityofwestsacramento.org>
Subject: Broadway Bridge

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Yes, of course this project is need for it will help the locals and commuters. Why should we have to get on an interstate freeway to just cross the river? That makes no sense. Thanks for seeing my input.
John Madrosen, a City of Sacramento resident.

Sent from my iPhone
Response to I-5, John Madrosen

Response to Comment I-5-1
This comment notes support for the project. The adequacy of the EIR/EA is not addressed in this comment; no further response is required.
From: Kathleen Winkelman <winkusa1@sbcglobal.net>
Sent: Friday, July 23, 2021 7:30 PM
To: McCoy, Jason <mccoyl@cityofwestsacramento.org>
Subject: the new bridge

So, I guess a new bridge is proposed to go over the river and join your city and the City of Sacramento...again. And property is going to be taken away from owners, river front will be used for more concrete and the ecosystem will be bruised with more pilings, and disturbance to the wildlife that lives along the river.

I do have some questions:

1. Why is this bridge necessary?
2. Was this bridge decided because our other bridges are out of date? Need fixing?
3. Caltrans can hardly maintain our freeways, since supposedly California has no money, but we have money for a bridge?
4. Who decided this bridge was a good thing?
5. Where is the money coming from and how is this justified?
6. I see there are bike lanes and pedestrian walkways...and it looks like these go right into industrial areas. exactly how many people walk through industrial areas? And how will we know these areas will be safe to bike/walk in since the mood is less police these days?

I just do not understand the need to ruin our river banks with more construction. someone needs to convince people like me that this is really a dire need.

Kathy Winkelman
Response to I-6, Kathy Winkelman

Response to Comment I-6-1
This comment is introductory, and states concerns regarding the project including property acquisition, development of the riverfront; impacts to the ecosystem; and disturbance to wildlife along river, but does not provide specific comments on the adequacy of the Draft EIR/EA.

The proposed project does require the acquisition of private property from several businesses, as listed in in EIR/EA Chapter 1, Tables 1-2 and 1-4, and described in Chapter 2, Section 2.1.5, Relocations and Real Property Acquisition, and Table 2.1.5-1. Existing plans for the redevelopment of the riverfront independent of the proposed project are described in EIR/EA Chapter 1, Section 1.1.2, Background. Existing and future conditions without the project are described in Chapter 1, Section 1.1.3. The analysis of potential effects of the proposed project on biological resources can be found in EIR/EA Chapter 2, Section 2.3, Biological Environment, and Chapter 3, California Environmental Quality Act Evaluation, Section 3.2.4, Biological Resources. Mitigation is proposed to reduce all significant biological impacts to less-than-significant levels. No changes to the Draft EIR/EA are necessary.

Response to Comment I-6-2
The commenter asks why the proposed project is necessary. Chapter 1 of the EIR/EA, Section 1.2, Purpose and Need, includes a description of the purpose and objectives of the project and why it is needed. The proposed project is a joint project of the City of Sacramento and City of West Sacramento funded by FHWA and both Cities. The primary purpose of the project is to increase the number of river crossings and improve connectivity over the Sacramento River between West Sacramento and Sacramento. No changes to the Draft EIR/EA are necessary.

Response to Comment I-6-3
The commenter asks if this project is proposed because other bridges in the area are out of date or need fixing. The adequacy of the EIR/EA is not addressed in this comment. The introduction in Chapter 1 of the EIR/EA provides the background for the proposed project and describes the various studies that were conducted to direct future development and infrastructure in the project area, including the need for additional crossings of the Sacramento River (see EIR/EA Section 1.1.2). This project is a new bridge not a replacement for existing bridges. Leadership in both cities are pursuing the proposed project as a result of the Sacramento Riverfront Master Plan (2003), the Sacramento River Crossing Alternatives Study (2011), and the Broadway Bridge Feasibility Study (2015). No changes to the Draft EIR/EA are necessary.

Response to Comment I-6-4
The adequacy of the EIR/EA is not addressed in this comment. The commenter asks about project funding, and references Caltrans. The proposed project is not a Caltrans-funded bridge project. Funding for the project includes $500,000 secured through a grant from SACOG, $1.5 million in grant funding from the FHWA’s TIGER grant program, and local funding ($1.584 million) shared between the cities of Sacramento and West Sacramento. Grant funding for the next project phase, Plans, Specifications and Estimates, will be pursued through federal and regional programs. No changes to the Draft EIR/EA are necessary.

Response to Comment I-6-5
The adequacy of the EIR/EA is not addressed in this comment. The commenter asks about the project proponents and decisionmakers. Please see the response to Comments I-6-2 and I-6-3, above. The SACOG Board of Directors, as well as the FHWA, both determined that the merits of this project justify federal and regional grant funding. No changes to the Draft EIR/EA are necessary.
Response to Comment I-6-6
The commenter asks again about project funding and justification for it. The adequacy of the EIR/EA is not addressed in this comment. Please see the responses to Comments I-6-4 and I-6-5. No changes to the Draft EIR/EA are necessary.

Response to Comment I-6-7
The commenter asks about the proposed bicycle and pedestrian facilities in what are currently industrial land use areas, and inquired about safety. The commenter is correct that the proposed project includes bicycle lanes, multiuse trail connections, and pedestrian walkways. These facilities are planned to connect Miller Regional Park and the West Broadway corridor in Sacramento, the Sacramento and West Sacramento riverfront trails, and the South River Road/5th Street corridor and Jefferson Boulevard/15th Street intersection in West Sacramento.

While the riverfront in the vicinity of the proposed project is predominantly industrial today, there are several advance planning efforts approved by both West Sacramento and Sacramento to change that and facilitate redevelopment to a mix of land uses including housing and commercial areas. Draft EIR/EA Section 1.1.2, Background, describes the various plans and programs developed by each city to direct or define future development and land uses within the project area. The police departments of both cities will patrol these areas just as they do today, which would be the case with or without the proposed project. No changes to the Draft EIR/EA are necessary.

Response to Comment I-6-8
The commenter’s opinion about construction along rivers and the need for the proposed project is expressed in this comment. Refer above to Response I-6-2 for the reasons the project is needed and Response I-6-7 for the planned uses of the riverbanks. No changes to the Draft EIR/EA are necessary.
Comment Letter I-7, Erica Antonetti

From: Erica Antonetti <ericantonetti1cht@gmail.com>
Sent: Saturday, July 24, 2021 2:55 PM
To: McCoy, Jason <mccoy@cityofwestsacramento.org>
Cc: Jeohan@cityofsacramento.org
Subject: Bridge comments

Greetings Mr. McCoy,

My husband and I were so glad to hear of a possible bridge connecting Sacramento to West Sacramento.

Being an active duty military family for over 21 years, we have seen many cities and roadways.

With Sacramento being so congested and with the challenge of being next to water with limited bridges, we wondered why the city hasn’t come up with the solution of incorporating an extension of business loop 80/Capital City freeway with a freeway loop/beltway that encircles the city, and relieves heavily traveled roadways, rush hour, and bottle-neck.

Much like other cities where there is a great amount of long distance commute, i.e.: the 285 Loop in Atlanta, GA, the 410 loop in San Antonio, TX, or the 495 Capital Beltway surrounding Washington, D.C., a beltway would increase travel accessibility, and bring even more money, more people, and jobs, to our city.

Attached below is a visual representation of the concept.

I understand something like this would be a huge undertaking and have to undergo voting and approval, but as far as ideas go this one could be a real “win” for California’s capital city. I hope you’ll take my proposal into consideration.

Respectfully,

Erica D. Antonetti
Response to I-7, Erica Antonetti

Response to Comment I-7-1
The commenter notes support for the proposed project. The comment also requests consideration of a separate unrelated project, a freeway loop or beltway, that is outside of the scope of the proposed project. New highways are beyond the scope of this project. No changes to the Draft EIR/EA are necessary.
Comment Letter I-8, Kathy Winkelman

From: Kathleen Winkelman <winkusa1@sbcglobal.net>
Sent: Monday, July 26, 2021 10:35 AM
To: McCoy, Jason <mccoyj@cityofwestsacramento.org>
Subject: Re: the new bridge

Thank you for your quick response and all the details you provided...the most important detail being that the construction of the bridge is not funded...so that means all the money that has been allocated has been used for studies/proposals/etc. ? I do not know about West Sacramento streets, do not know if they are in good shape, or not...but I do know in the city of Sacramento there are many many streets that are in vast need of repair, and yet our city is going after a new bridge. Can you see where I am coming from? It just seem strange that although city streets are in need of some tlc...our leaders go in another direction, and for me that is hard to swallow. One of our main streets in the city, J Street, is in need of attention, a street that is travelled by many on a daily basis...and yet we focus on a bridge. I have made remarks and questions in this color at places that I still find questionable...you can answer or not.

Good luck. I don't care for the proposal, but good luck.

Kathy

On Monday, July 26, 2021, 10:05:45 AM PDT, McCoy, Jason <mccoyj@cityofwestsacramento.org> wrote:

Hi Kathleen, thank you for your questions.

A majority of your questions can be answered by reviewing the Draft Environmental Impact Report/Environmental Assessment: https://www.cityofwestsacramento.org/government/departments/capital-projects-and-transportation/projects/broadway-bridge-projects, and associated appendices for the Broadway Bridge project. I have also provided responses to your questions. (see below).

1. Why is this bridge necessary?

The Broadway Bridge (Project Approvals and Environmental Document Phase) is a joint project of the City of Sacramento and City of West Sacramento funded by the Federal Highway Administration and both cities. The primary purpose of the project is to increase the number of river crossings and improve connectivity over the Sacramento River between West Sacramento and Sacramento. The objectives of the project are as follows:

- Increase the number of river crossings that meet current design standards and encourage travel by walking, bicycling, low-energy vehicles, and public transit.
- Increase the number of persons that can safely, efficiently, and reliably cross the river.
- Increase options for emergency response teams to cross the river. So our emergency response teams, like our city fire departments?
- Increase options for emergency evacuations between the cities.
- Improve the connectivity to, and accessibility of, business, recreational areas, and new or redevelopment opportunity sites located in the urban core of Sacramento and West Sacramento without affecting the use of Miller Regional Park or the Sacramento Marina and without precluding, or negatively restricting, redevelopment options in the Pioneer Bluff or West Broadway areas of the cities.
- Reduce trip length distances across the river between major origins and destinations. The freeway gets too clogged?
Comment Letter I-8, Kathy Winkelman

- Reduce the growth in transportation-related energy use, air pollution emissions, and greenhouse gas (GHG) emissions.
- Reduce the growth in vehicle traffic on local neighborhood streets, especially cut-through traffic.
- Alleviate the growth of local trips on the State Highway System. So the cities will build new bridges where Caltrans would have to expand their bridge across the river?
- Provide a project design that does not preclude the future addition of light-rail, streetcar, or other mass transit mode, as a separate stand-alone project.
- Provide a new public crossing that meets the requirements of Sacramento’s Neighborhood Friendly Bridge policy that the Sacramento City Council adopted by resolution on October 18, 2011. This is news to me...a resident for over 50 years, and I never heard of such a thing.

The project is needed for the following reasons.

- Limited connectivity across the river creates longer trip lengths, which discourage walking and bicycling.
- Longer trip lengths create dependence on automobile use that generates negative public health effects and adverse environmental effects such as emissions of air pollutants and GHGs. So driving my car generates negative public health effects? Seriously?
- Limited connectivity across the river creates concentrated vehicle traffic flows on existing bridges and their connecting approach roadways, resulting in undesirable travel delays for vehicular traffic, including public bus transit during weekday peak periods and special events. Limited connectivity across the river reduces options for emergency response teams, thereby increasing response times and limiting alternatives for evacuations.
- Limited connectivity across the river is a barrier to economic activity, social exchanges, and recreational opportunities and limits access to jobs within the urban core of Sacramento and West Sacramento. Exactly what are the statistics that prove this barrier to economic activity, social exchanges (and what the heck is this?)...
- Limited connectivity to the riverfront reduces the potential to achieve planned urban development and redevelopment of opportunity sites identified in the adopted plans of Sacramento and West Sacramento. Just what are the potential benefits and improvements along the river, so when it floods more people will be affected.
- Limited connectivity reduces opportunities to use the riverfront for enjoyment and recreation. You think a bridge is going to make more people fish along the river? How will that work?
- Peak AM/PM congestion is caused by local intercity commuters using the State Highway System as a result of having few local river crossing options.

2. **Was this bridge decided because our other bridges are out of date? Need fixing?**

No, this is a new bridge not a replacement for existing bridges. Leadership in both cities are pursuing this bridge as a result of the Sacramento Riverfront Master Plan (2003), the Sacramento River Crossing Alternatives Study (2011), and the Broadway Bridge Feasibility Study (2015). The purpose and need of the Broadway Bridge has been identified with your first question (see above).

3. **Caltrans can hardly maintain our freeways, since supposedly California has no money, but we have money for a bridge?**

This is not a Caltrans funded bridge project. Funding for the Broadway Bridge includes $500,000 secured through a grant from the Sacramento Area Council of Governments, $1.5 million in grant funding from the Federal Highway Administration’s TIGER grant program, and local funding ($1.584 million) shared between the cities of Sacramento and West Sacramento. Grant funding for the Plans, Specifications and Estimates (PS&E) phase is currently being pursued through federal and regional programs. The cost of final design for this project is estimated at $8.8 million in Federal/Regional funding, with $1.2 million in local match required that will be split between Sacramento and West Sacramento. We estimate this phase will commence in FY 2025/26. Construction remains unfunded at this time, however the Cities continue to work with our local Congressional representative, Governor and State Senators in an effort to secure the remaining funds necessary to construct the project between 2030 and 2036. Construction remains unfunded... of course. Our freeways suck, our roads need attention, but someone will find money somewhere for a new bridge. amazing.
Comment Letter I-8, Kathy Winkelman

4. Who decided this bridge was a good thing?

The Sacramento Area Council of Governments Board of Directors, as well as the Federal Highway Administration have both determined that the merits of this project justify federal and regional grant funding. The leadership (City Councils) of both cities are pursuing this bridge as a result of the Sacramento Riverfront Master Plan (2003), the Sacramento River Crossing Alternatives Study (2011), and the Broadway Bridge Feasibility Study (2015). This bridge is also identified in Sacramento’s recently completed West Broadway Specific Plan, is in the Sacramento and West Sacramento General Plans, and is a strategic policy action item in West Sacramento for the reasons identified with Question #1 above.

5. Where is the money coming from and how is this justified?

Please refer to the response to your Question above (#3) for “Where is the money coming from” and refer to the response to your Question above (#1) for the justification.

6. I see there are bike lanes and pedestrian walkways...and it looks like these go right into industrial areas...exactly how many people walk through industrial areas? And how will we know these areas will be safe to bike/walk in since the mood is less police these days?

Yes, the Broadway Bridge project includes bicycle lanes, multiuse trail connections, and pedestrian walkways. These are currently planned to connect Miller Park, the West Broadway corridor, the Sacramento and West Sacramento riverfront trails, and the South River Road/5th Street corridor and Jefferson Boulevard/15th Street intersection in West Sacramento. There are several advance planning efforts approved by the cities that facilitate redevelopment of existing industrial areas of the riverfront in both cities. In West Sacramento, the Pioneer Bluff and Stone Lock Reuse Master Plan was approved modifying the current industrial uses to Mixed commercial, residential and retail and park land.

https://www.cityofsacramento.org/government/departments/economic-development-housing/pioneer-bluff-stone-lock-ad-image-0. The same can be said for the West Broadway Specific Plan https://www.cityofsacramento.org/Community-Development/Planning/Major-Projects/West-Broadway-Specific-Plan in Sacramento. While these areas are currently predominately industrial today, West Sacramento is no longer allowing expansion of industrial land uses on the waterfront, and both the City and the Port of West Sacramento are steadily acquiring property along the waterfront to prevent continued industrialization, to ensure cleanup of the environment following de-industrialization, and promoting more sustainable, walkable mixed-use development in its place. By removing industrial uses and cleaning up toxic plumes left by these historically polluting uses, we are in fact cleaning up the riverfront, not degrading the environment as described in the Draft EIR/EA.

Currently the industrial areas you identify are frequented by bicyclists and pedestrians due to the draw of Miller Park and the Sacramento riverfront trail system in Sacramento. In West Sacramento, Village Parkway and South River Road are a direct bicycle and pedestrian route toward the Bridge District, Washington District, Civic Center and Tower Bridge. As such, this corridor is one of the most used by bicyclists and will only increase in use with development of Broadway Bridge. Regarding your second half of this question, if you are asking if police will enforce the laws of the road and help protect the public, the answer is yes. This would be the case with or without the Broadway Bridge. If your question pertains to safety in bicycle/pedestrian facility design, the design will be consistent with current facility design standards, or in the case of Broadway Bridge, exceed standards by providing wide bicycle lanes and buffers to ensure a more comfortable riding environment, and protected 12-foot multiuse pedestrian paths and lighting outside of the motor vehicle travel way to connect trails on both sides of the river and promote safe, non-motorized use of the bridge. No...I wasn't asking if the police would enforce the laws, I said with the current climate of defunding the police will there be enough police to do the job. With crime rising in Sacramento, they have a hard time keeping up with the criminals...
Response to I-8, Kathy Winkelman

Response to Comment I-8-1
The adequacy of the EIR/EA is not addressed in this comment. This comment asks why there is funding for the proposed project but not for other roadways that need repair. Funding for transportation projects comes from a variety of sources and is allocated by project type and project phase. Funding currently available for the proposed project (see response to Comment I-6-4) only provides for the preliminary engineering design and environmental impact analysis. Additional funding will be pursued for subsequent phases including the final project design, acquisition of new rights-of-way, permitting, and project construction. Funding for improvements to other roadways is separate from the funding for the proposed project and comes from different sources.

This comment also indicates that additional comments regarding the responses initially provided are in a separate color (see Comment I-6, above, and responses to it). No changes to the Draft EIR/EA are necessary.

Response to Comment I-8-2
The commenter seems to seek clarification regarding emergency response teams use of the proposed bridge. As noted by the commenter, city fire departments are one example of an emergency response team. The proposed bridge would improve emergency response for several entities, including city fire departments, flood response teams, as well as opportunities for evacuations during emergencies. The adequacy of the EIR/EA is not addressed in this comment and no further response is required. No changes to the Draft EIR/EA are necessary.

Response to Comment I-8-3
In relation to one purpose of the project to reduce trip length distances across the river the commenter asks if the freeway gets too clogged. Part of the purpose of the proposed project is to provide a local roadway connection between West Sacramento and Sacramento for motor vehicles, pedestrians, and people on bicycles. Freeways and highways are intended for more regional or long-distance travelers and do not include pedestrian or bicycle facilities. Also, one of the identified needs for the project (see Draft EIR/EA page 1-9) is the peak morning and evening freeway congestion caused by local intercity commuters using the State Highway System as a result of having few local river crossing options. No changes to the Draft EIR/EA are necessary.

Response to Comment I-8-4
The adequacy of the EIR/EA is not addressed in this comment. Freeways and highways are intended for more regional or long-distance travelers. Local roadways are intended to convey local traffic to local destinations. Please also see the response to Comment I-8-3. No changes to the Draft EIR/EA are necessary.

Response to Comment I-8-5
The Draft EIR/EA (page 1-9) includes a reference to the Sacramento City Council’s adoption of the Neighborhood Friendly Bridge definition. The history of development of new Sacramento River crossings is summarized in the Draft EIR/EA starting on page 1-6. Page 1-6 includes a summary of the Sacramento River Crossings Alternative Study and notes that subsequent to preparation of the Sacramento River Crossings Alternatives Study in October 2011, Sacramento City Council defined by resolution that new crossings of the Sacramento River shall be “neighborhood friendly.” The definition of such crossings includes serving local, rather than regional, travel; being designed with a target speed equal to or less than the approach roadways; having capacity no greater than that already planned for existing approach roadways; serving all users; and, having architecturally pleasing and contextually appropriate aesthetics and dimension. Also see Master Response B. No changes to the Draft EIR/EA are necessary.
Response to Comment I-8-6
The adequacy of the EIR/EA is not addressed in this comment. Motor vehicles emit toxic air pollutants by combusting gasoline. Toxic air pollutants can negatively affect public health by being in the air people breathe. The analysis of the effects of motor vehicle emissions related to the proposed project can be found starting on Draft EIR/EA pages 2.2.6-1 and 3-12. No changes to the Draft EIR/EA are necessary.

Response to Comment I-8-7
The adequacy of the EIR/EA is not addressed in this comment. The commenter asks for statistics that prove the limited connectivity over the Sacramento River creates a barrier to economic activity. A statistical analysis is beyond the scope of the EIR/EA and the proposed project, however from a general standpoint, the economic impacts of transportation can be direct, indirect, and induced. The direct benefits are mostly related to capacity and efficiency improvements that impact users and operators, particularly in terms of time and costs savings. Indirect benefits are mostly related to accessibility gains and better economies of scale. For example: employers and the retail sector (as well as other activities such as institutions) gain better access to labor or customers through increased connectivity; the customers of local freight transport services (distribution centers, manufacturing, retailers) derive some productivity gains that are the outcome of improved transport services; and landowners typically derive higher rents because of redevelopment spurred by new infrastructure investment. Increase movement of goods and people through new transit modes and redevelopment also convey additional demands for goods and services. The induced benefits are mostly related to economic multipliers and increased opportunities. Society benefits from increased mobility since individuals have a wider range of options for their activities and the associated social opportunities (education, social interactions, recreation). An economy usually becomes more competitive, attracts new and expanded economic activities, and has more complex distribution networks. At this level, transportation becomes a factor in promoting economic competitiveness. No changes to the Draft EIR/EA are necessary.

Response to Comment I-8-8
This comment expresses the commenter’s opinion about the need for new development along the river and does not address the adequacy of the EIR/EA. The General Plans of both cities document the planned development in each jurisdiction. No further response is required.

Response to Comment I-8-9
The adequacy of the EIR/EA is not addressed in this comment. The commenter opines that a bridge will make more people fish along the river. The purpose of the project is described in the Draft EIR/EA starting on page 1-8. No further response is required.

Response to Comment I-8-10
The adequacy of the EIR/EA is not addressed in this comment. Funding for transportation infrastructure projects comes in phases and from a variety of sources. See the response to Comment I-6-6. No further response is required and no changes to the Draft EIR/EA are necessary.

Response to Comment I-8-11
The adequacy of the EIR/EA is not addressed in this comment. Funding for local police departments is separate from funding for transportation infrastructure and outside of the scope of the proposed project. No further response is required and no changes to the Draft EIR/EA are necessary.
Comment Letter I-9, Roslyn Bell

-----Original Message-----
From: Bell Family <thebells916@gmail.com>
Sent: Friday, July 30, 2021 4:31 PM
To: McCoy, Jason <mccoyj@cityofwestsacramento.org>
Subject: New Bridge Discussion

Are the Lonestar & Shell refineries still in use? Will this area be repurposed when the bridge is built?

Roslyn
Response to I-9, Roslyn Bell

Response to Comment I-9-1
The commenter asks about the active use of petroleum facilities such as Lonestar and Shell and about plans to repurpose those areas. Industrial land uses, including petroleum facilities, are located on both sides of the river and many are still in operation. However, the adopted land use documents described in Chapter 1 of the EIR/EA, starting on page 1-2, include plans to remove the industrial facilities and redevelop those areas with non-industrial land uses. Chapter 1 Section 1.1.3, Existing and Future Non-Project Conditions, also describes the transition away from industrial land uses. No changes to the Draft EIR/EA are necessary.
From: Nick Felczer <nickfelczer@hotmail.com>
Sent: Saturday, July 31, 2021 12:49 AM
To: McCoy, Jason <jrmccoyj@cityofwestsacramento.org>
Subject: Broadway Bridge Comment

I believe attention should be paid to bicycle access from the north along the Sacramento River Bike Trail. At this time there is no marked crossing from north to south over Broadway, but cyclists follow an informal trail after crossing Broadway to access the parking lot at Miller Regional Park. I urge you to consider a marked bicycle/pedestrian crossing on Broadway at the Sacramento River Bike Trail to facilitate bicycle and pedestrian access to the south side of Broadway so as to allow easy access to Miller Regional Park and beyond via the Sacramento River Bike Trail.

I believe you have selected a very good site for this bridge, and it is just the type of infrastructure we need to facilitate greater access and use of alternatives to driving cars for every errand. The western Broadway district in Sacramento, and the River district in West Sacramento are likely going to be intensively developed with residential housing in the next decade or so, and a bridge like this will do much to improve traffic patterns and quality of life for residents on both sides of the river.

Nick Felczer
Response to I-10, Nick Felczer

Response to Comment I-10-1
The commenter is concerned about north-to-south bicycle access across Broadway on the Sacramento River Bike Trail. The proposed project would reconstruct the Sacramento River Bike Trail from approximately 1,000 feet north and 300 feet south of Broadway, shifting the trail toward the Sacramento River. The trail would be grade-separated under the proposed bridge structure allowing cyclists and pedestrians approaching Broadway from either the north or the south to have the option to continue along the trail under the new bridge, avoiding the need to cross the roadway, or to connect to the structure and cross the river into West Sacramento or travel westward on Broadway in Sacramento. The informal trail along the railroad tracks would no longer be available or needed. Once southbound cyclists pass under the new bridge structure, they will be able to continue through Miller Regional Park to connect to the trail that continues south of the marina. The exhibits in Appendix A show the realigned bike trail. No changes to the Draft EIR/EA are necessary.

Response to Comment I-10-2
The commenter’s support for the project and its proposed location is noted. No changes to the Draft EIR/EA are necessary.
From: Andrew Finney <afinney1@yahoo.com>
Sent: Friday, August 13, 2021 11:48 AM
To: McCoy, Jason <mc coy1@cityofwestsacramento.org>
Subject: Re: Broadway Bridge

Also, why did you perform the traffic study at Broadway and Riverside? No one turns left at Riverside because it turns into 11th street which dead-ends in the Capitol and is full of stop signs. There should be an analysis of traffic at 10th and Broadway? This seems a bit West-Sacramento heavy on the traffic analysis. Andrew

On Friday, August 13, 2021, 11:41:29 AM PDT, Andrew Finney <afinney1@yahoo.com> wrote:

Jason, as a resident of Land Park I am very concerned that you did not consider the impact to the Land Park Drive and Broadway intersection. There are already a lot of people from the south using Land Park Drive as a shortcut to downtown and repeated traffic calming measures have not seemed to help with the traffic and the vehicle speeds. I imagine a lot of commuters crossing the new bridge will want to travel north on 16th Street, not 10th. Can you tell me why no analysis of the impacts to this other major intersection was performed? Thanks so much.

Andrew Finney.


**Response to I-11, Andrew Finney**

*Response to Comment I-11-1*
This comment suggests that including the Riverside Boulevard and Broadway intersection in the traffic analysis for the proposed project was not necessary and that the 10th Street and Broadway intersection should have been included instead. The 10th Street intersection was not included because it is an uncontrolled intersection. Although the 10th Street and Broadway intersection was not a specific study intersection, it is included in the transportation study area and an understanding of the traffic volumes there was established by analyzing the intersection of Riverside Boulevard and Broadway. The commenter also opines that the traffic analysis seems West Sacramento heavy. Please see Master Response A. No changes to the Draft EIR/EA are necessary.

*Response to Comment I-11-2*
This comment raises concerns about traffic from the south (in Sacramento) using the Land Park Drive/Broadway intersection on the way to downtown and the absence of that intersection in the traffic analysis conducted for the proposed project. Please see Master Response A. No changes to the Draft EIR/EA are necessary.

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**Final Environmental Impact Report/Environmental Assessment**  
**March 2022**  
**Broadway Bridge Project**  
**4-137**
Comment Letter I-12, Craig and Janene Chaffee

From: cjchaffee@comcast.net <cjchaffee@comcast.net>
Sent: Wednesday, August 18, 2021 2:35 PM
To: Jason McCoy <mccoyj@cityofwestsacramento.org>; Jesse Gotham <jgothan@cityofsacramento.org>
Cc: Elise Brockett <ebrockett@aimconsultingco.com>; Katie Valenzuela <KValenzuela@cityofsacramento.org>; Mayor Steinberg <mayorsteinberg@cityofsacramento.org>
Subject: Broadway Bridge proposal feedback 8/18/2021

Dear proposed Broadway Bridge Planners,

Thank you for holding the latest Community presentation on July 28th, 2021 regarding the proposed Broadway Bridge, and inviting comments and questions.

My wife and I bought a small home in 1980 and still live there in the area/neighborhood the City of Sacramento now calls "West Broadway". We’re now retired and grandparents! Best to you, your work teams and families!

Thanks for understanding grammatical and other writing issues I what we offer here. We’re not writing pros. We did our best here. Thanks for reading and considering this.

It’s great that West Sacramento and Sacramento are working together on best plans for another bridge, and involving community input. We tend to support a “Small Neighborhood Friendly” bridge. But we do wonder if it will attract a lot more additional traffic to cut through nearby neighborhoods and negatively affect the quality of life here. The existing bridges enter Sacramento downtown and thus avoid that issue more. We do oppose a lot of the local political “leaders” push to make Sacramento and West Sacramento ever bigger and more populous Cities, trying to attract more and more to move to the Sacramento area, and thus force the need to accommodate them all. Often big campaign donor developers and such push that “Built it and they WILL come!” and they can then profit. But often the long-term residents do not. That is not right.

My wife and I have been pretty active in our community over the many decades. We were involved in providing community/affected neighbor input on the Riverfront Master Plan - City of Sacramento https://www.cityofsacramento.org; Riverfront MP CELEBRATING OUR RIVER. Sacramento Riverfront. Master Plan. A Partnership between the Cities of West Sacramento and Sacramento. July 2003. We were also active related to the previous 1994 Riverfront Master Plan.

As the 2003 Plan states, the Cities of Sacramento and West Sacramento are uniquely
Comment Letter I-12, Craig and Janene Chaffee

positioned to create one of the nation’s finest urban waterfronts.

But as stated in the 2003 “The Riverfront Master Plan Purpose” (P.7), 4 of the 13 main goals and principles focused on reducing vehicle use and traffic. Here’s those four principles:

• Provide alternate circulation modes with emphasis on non-vehicular.

• Provide pedestrians and bicycles linkage along the river and into adjacent areas.

• Emphasize non-vehicular orientation, amenities and scale.

• Minimize traffic and parking impacts.

Somehow these important principles seem forgotten/lost/minimized in the proposed Broadway Bridge planning. Moreover, somehow now our Sacramento Councilmember and Mayor plan another homeless site (tiny homes) at Miller Park where they have already placed a homeless safe-parking site (only homeless shelter sites proposed at a public park or by river in the entire Sacramento area) (and just blocks away from BOTH of THE two largest, most problematic, public housing projects anywhere in the 13 -County Sacramento Region. Is all this vehicle traffic and such how Sacramento plans to create the nation’s finest urban waterfront, and improve our nearby neighborhoods?

The Draft EIR/EA for the proposed Broadway Bridge seems to increase traffic far more on the Sacramento side, and specifically the West Broadway and Southside Park neighborhoods. Riverside and Land Park Drives and surrounding residential streets will also see much increased traffic. All want a great urban waterfront. Seems most want more connectivity with West Sacramento. But the Draft EIR/EA shows:

1) An estimated 25,700 vehicles a day, or about 9.4 MILLION a year, will cross the Broadway bridge (p. 76 Table 18, #11). Obviously NONE cross there now.

2) Most vehicles will come from West Sacramento, thus alleviating more of their traffic congestion from major development there.

Again the two past major riverfront planning focused on reducing vehicle use and traffic. The proposed bridge plan should do more to encourage pedestrian and bicycle use. The plan should do more to encourage mass-transit use, and discourage vehicular traffic. For so long, nearby residents on the Sacramento side have fought for a far safer and useful Miller Park right there, with more walking and bike paths, with clean air in a safe park area for families with children to enjoy the beautiful Sacramento River. Many families lack the resources to take vacations. Miller Park can serve as a much needed urban getaway to reduce stress, spent quality time with family and friends, and enjoy a beautiful world-class urban waterfront. The City of Sacramento’s latest (2020) West Broadway Plan so many in our community were involved with also touched on this vision and need. We long-term residents hope that the proposed Broadway Bridge is planned in the context of these several decades of hopes, plans, and needs.
Frankly many long-term West Broadway residents have moved out of the area. They gave up on the area becoming a far safer, healthier, and good place to raise families and live. The very serious and long-term challenges include:

- Sacramento government placing BOTH of the largest and most overconcentrated and troubled public housing projects ANYWHERE in the 13-County Sacramento Region.
- The I-5 Freeway with so much noise and air pollution.
- The petroleum refinery /tanks next to Miller Park.

In 2016, the State Office of Environmental Health Hazard Assessment (OEHHA) ranked the West Broadway area among the most polluted and negatively impacted by socioeconomic challenges in the entire County and State! OEHHA develops problem indicator scores related to its environmental health hazard risk assessment work. The following are specifics: Impaired Water -97%, Hazardous Waste 94%, Groundwater Threats 93%, Rent Adjusted Income 93%, Unemployment 89%, Poverty 86%, Traffic 83% and Diesel 83%. OEHHA also said other high pollution burden percentile scores can be related to a number of factors including but not limited to the I-5 freeway on the west side of this census tract/neighborhood. Certainly placing so much housing much for the less fortunate with many children with other existing health risks -next to such pollution is unhealthy and costly in the long run. The overconcentration of the public housing projects drives OEHHA’s indicators of high poverty and unemployment.

The following are more specific comments on the proposed Broadway Bridge my wife and I, and some neighbors related to the proposed Broadway Bridge and the latest information shared by you folks related to the Draft EIR/EA.

Here’s one longer comment from my wife and I:

Many neighbors on the Sacramento side THOUGHT the name “Neighborhood Friendly Bridge” meant not a lot of traffic and more focus on bikes/pedestrians.

The planners bury Transportation Report readers with endless hard to read LOS (level of service) statistics. They fail to provide upfront the important estimates of total vehicles crossing. They bury that # on page 49 in the middle of a big table.

We hear about 2/3rds of the traffic is expected to come from West Sacramento to Sacramento. So yes, likely LOTS more vehicles will flood our Sacramento neighborhoods. While overall LOS levels may not increase dramatically for Sacramento as a whole, a bridge this far south pours tons more vehicles into our residential areas. The Tower Bridge, I-Street, and one planned a little further north into the Railyard area pour vehicles from West Sacramento into downtown, not mostly residential areas/neighborhoods.

We found it hard to read and understand their Transportation Report. Many of
us effected residents are NOT experienced in reading all these “LOS statistics, etc.

It APPEARS (CORRECT US IF WE’RE WRONG) that the estimated 18,000 daily vehicles on the Broadway Bridge (P. 49, Table 12, #11) is for the 2020 period when the study was done. On that Table 12, #12 shows that on Broadway between 3rd and 5th Streets the daily vehicle counts now are about 8,000. If the bridge was there now, the vehicle count would be about 14,200 -about a 70+% increase!

For ‘opening year’ 2030 estimates, it APPEARS they estimate about 25,700 vehicles a day (or about 9.4 MILLION a year) crossing the Broadway bridge! (p. 76 Table 18, #11). On that Table 18, #12 shows that on Broadway between 3rd and 5th Streets the daily vehicle counts would be about 9,100 without the bridge, and about 15,600 with the bridge – again a 70%+ increase!

P.79 of the Transportation Report says “The shift on traffic to Broadway (on the Sacramento City side) is most notable at the Broadway and 5th Street intersection compared to no build.” That is the north side of the West Broadway neighborhood area.

The more we study this proposed bridge, the more it appears it benefits the West Sacramento side far more, and alleviates much of their traffic congestion resulting from the major real estate development occurring there. It appears the bridge will result in reduced traffic problems on the West Sacramento side, but substantially more traffic on the Sacramento side, and particularly those Sacramento neighborhoods nearer the river and the bridge like the West Broadway and Southside Park neighborhoods..

But again, perhaps we’re missing something, or our data analyses conclusions are wrong. We’re not experts, just trying our best to understand. Again, PLEASE correct bad conclusions we make here. Important for all interested/effected to learn!

Many long-term Sacramento residents now oppose a lot of the local political “leaders” push to make Sacramento and West Sacramento ever bigger and more populous Cities, trying to attract more and more to move here, and thus force the need to accommodate them all. Often big campaign donor developers, and certain politicians push that “Built it and they WILL come!” agenda. They can then profit. The rest of us residents may not.

Here’s seven other shorter comments from seven other neighbors:
Comment Letter I-12, Craig and Janene Chaffee

- Not happy. Just what we need is more traffic!!
- Why did they not analyze the impact to the land park drive and Broadway intersection? Are you telling me everyone will go north on 10th?
- And why is there no analysis of 10th and Broadway. Who turns left at riverside? The traffic analysis seems very west-sac centric.
- As a family that rides our bikes to West Sacramento, being able to access off Broadway directly would be wonderful.
- The city has not leveraged their riverfront. Anyone remember the docks project? And I think west sac has been much better at clever infill development. But a lot of the impacts are on the sac side and I want to see a proper accounting of that.
- Bridges are nice, but the fall out will certainly impact Broadway which will become a major Sacramento traffic corridor. Land parkers need to consider these ramifications even to Land Park & Riverside Drives!
- For example, under existing conditions, the report estimates that traffic south on Riverside will increase by 17.8% in the AM peak and 10.6% in the PM peak. Not an insignificant impact on our neighborhood. I calculated this by comparing Figure 3 to Figure 8 in the transportation report.

IN CLOSING, THANK YOU FOR SHARING INFORMATION ON THE PROPOSED BROADWAY BRIDGE. THANK YOU AND YOUR TEAMS ON BOTH SIDES OF THE RIVER FOR YOUR HARD WORK TO MAKE ANY BRIDGE BUILT THERE THE BEST IT CAN BE. PLEASE REDUCE VEHICLE TRAFFIC AND RESULTING PROBLEMS AS MUCH AS POSSIBLE. INCREASE PEDESTRIAN, BICYCLE AND MASS TRANSIT OPPORTUNITIES AS MUCH AS POSSIBLE. PLEASE LET US KNOW WHERE OUR CONCLUSIONS ARE WRONG. WE ALL NEED TO LEARN MORE AND WORK TOGETHER TO MAKE ANY SUCH BRIDGE IS THE VERY BEST IT CAN BE. EVERYTHING POSSIBLE SHOULD BE DONE TO ENSURE A BRIDGE THIS FAR SOUTH, THIS FAR FROM DOWNTOWN, AND THE RAIL YARD DOES NOT CREATE MAJOR PROBLEMS FOR NEARBY NEIGHBORHOODS/NEIGHBORS, BUT INCREASES THE QUALITY OF LIFE THERE.

Sincerely,

Craig and Janene Chaffee

41+ year West Broadway neighbors
**Response to I-12, Craig and Janene Chaffee**

**Response to Comment I-12-1**
This comment is introductory, provides background on the commenters, and acknowledges the virtual open house meeting held on July 28, 2021. The adequacy of the EIR/EA is not addressed in this comment and no further response is required.

**Response to Comment I-12-2**
This comment includes support for a neighborhood friendly bridge and raises concerns over additional traffic in nearby neighborhoods causing negative effects. Please see Master Response A.

**Response to Comment I-12-3**
This comment provides an opinion on the level of growth planned in West Sacramento and Sacramento. Development in the two cities, including changes to the local transportation infrastructure, is guided by the General Plans prepared by each city. The proposed project is consistent with both the City of West Sacramento General Plan 2035 and the Sacramento 2035 General Plan. See EIR/EA Chapter 1, Section 1.1.2.1, Related Plans and Projects, and Chapter 2, Section 2.1.1, Existing and Future Land Use. No changes to the Draft EIR/EA are necessary.

**Response to Comment I-12-4**
This comment notes the commenters participation in public engagement for riverfront master planning documents and lists four of the thirteen goals and principles listed on page 7 of the jointly prepared Sacramento Riverfront Master Plan, a Partnership between the Cities of West Sacramento and Sacramento (WRT, LLC/Solomon ETC 2003) that were embodied in the previous (1994) plan and carried forward into the 2003 plan update (Page 1-2 of the Draft EIR/EA describes the history of riverfront master plans). The Sacramento Riverfront Master Plan describes an overall vision and framework for redevelopment of the riverfront. The plan also identifies a river crossing from Pioneer Bluff to Broadway as an element of the plan (see the plan’s Riverfront Concept exhibit on plan page 19) and calls for the bridge to be multi-modal. The commenter expresses the opinion that the four goals listed in the comment were forgotten for the proposed project. This is not the case. Each of the four goals listed by the commenter are addressed as follows. Through the creation of a new river crossing, the proposed project provides an alternative circulation mode that includes facilities for non-vehicular modes (see Draft EIR/EA page 1-10). The proposed project provides a linkage to adjacent areas for people walking and bicycling along the river by creating a new river crossing and connecting to existing and planned Class I facilities (see Draft EIR/EA page 1-13). By being designed at a low profile and fully integrating connections to Class I facilities, and bicycle lanes and sidewalks on connecting roadways, the proposed project emphasizes non-vehicular modes and amenities (Draft EIR/EA pages 1-10 and 1-13). Finally, the build alternatives proposed for the project were designed to minimize traffic impacts. See Draft EIR/EA Sections 2.1.7 and 3.2.17 for the results of the analysis of the project’s effects on traffic. The proposed project was assessed against the goals of the Riverfront Master Plan and was found consistent (see Draft EIR/EA Table 2.1.3-1).

This comment also raises concerns about the siting of housing for homeless people and concerns over public housing projects, both of which are beyond the scope of the proposed project.

No changes to the Draft EIR/EA are necessary.

**Response to Comment I-12-5**
This comment provides the opinion of the commenter about in which city and on which streets the impacts and benefits of the proposed project may occur. The commenter does not provide evidence for the assertion that the Draft EIR/EA indicates most vehicles would be coming from West Sacramento. The
traffic analysis shows a more equal split (see Figures 16, 17, 25 and 26 in Appendix L, Transportation Report). The assertion that the proposed project would increase traffic volumes on residential streets in Sacramento, including in neighborhoods south of Broadway is also made without supporting evidence. The traffic analysis found that in Sacramento the street grid that serves the area has redundancy in connections to downtown that allows traffic to quickly disperse off Broadway (see Draft EIR/EA pages 2.1.7-16 and 2.4-3, and Appendix L). The proposed project would not create new trips to specific residential destinations south or north of Broadway. The comment lists data from Table 18 in Draft EIR/EA Appendix L, Transportation Report, but does not identify any inadequacies. No changes to the Draft EIR/EA are necessary. Please also see Master Response A.

Response to Comment I-12-6
The commenter would like the project to do more to encourage pedestrian and bicycle use, and mass transit, and discourage vehicular traffic but does not provide suggested changes to the project to accomplish the request. The proposed project encourages walking and biking by creating a new connection across the Sacramento River for those modes of travel. The bridge would have 12-foot sidewalks which would be classified as multi-use paths since they would connect two multi-use bicycle/pedestrian facilities, one on each side of the river. The bridge would only have two lanes (one in each direction) for motor vehicles and would accommodate transit buses. The bridge design also does not preclude the addition of light-rail, streetcar, or other mass transit modes as separate future projects. No changes to the Draft EIR/EA are necessary.

Response to Comment I-12-7
The commenter notes improvement ideas for Miller Regional Park and suggests its importance, noting that the West Broadway Specific Plan contains similar goals. The comment also asks that the proposed project be planned in the context of the West Broadway Specific Plan and plans for Miller Regional Park. Improvements to Miller Regional Park are beyond the scope of the proposed project. The proposed project is consistent with the redevelopment plans identified in the West Broadway Specific Plan. Further, the West Broadway Specific Plan includes the proposed bridge in its land use scenarios, indicating that the bridge is an anticipated part of the context of the redevelopment and other improvements identified in the plan. No changes to the Draft EIR/EA are necessary.

Response to Comment I-12-8
This comment raises concerns about the region that are beyond the scope of the proposed project. The adequacy of the EIR/EA is not addressed in this comment and no further response is required.

Response to Comment I-12-9
This comment expresses the commenters interpretation of the Neighborhood Friendly Definition. For more on this topic please see Master Response B. This comment incorrectly characterizes level of service as statistics and provides several assertions about the commenters interpretation of the transportation impact analysis and the results presented in the technical report included in the Draft EIR/EA as Appendix L. A definition of level of service for roadways in Sacramento is provided in Appendix L, on page 11 (Table 6). Level of service is based on maximum daily traffic volumes.

The commenter asserts that two-thirds of the traffic using the bridge will come from West Sacramento but does not provide a source for the assertion. The comment also expresses an opinion that travelers from West Sacramento crossing the river on the bridge will flood Sacramento neighborhoods, and specifically mentions residential neighborhoods. The commenter also notes that traffic volumes would increase on Broadway between the bridge and 5th Street. Both the Draft EIR/EA (Table 2.1.7-6) and the transportation report in Appendix L, including on the pages noted by the commenter, do indicate this. The analysis and results in the same tables also show that far less of an increase in traffic volumes would
occur on Broadway east of 5th Street. This is due to the dispersal of bridge traffic as drivers head toward their intended destinations. Also see Master Response A.

Response to Comment I-12-10
This comment expresses an opinion about who would benefit from the construction of the bridge and opines that a greater level of traffic impact would occur in Sacramento compared to West Sacramento. Please see Master Response A.

Response to Comment I-12-11
The adequacy of the EIR/EA is not addressed in this comment. The commenter’s opinion about plans for growth and other development is expressed. Please see the response to Comment I-12-3.

Response to Comment I-12-12
This comment expresses unhappiness about more traffic. See Master Response A.

Response to Comment I-12-13
This comment asks why the intersection of Land Park Drive and Broadway is not part of the impact analysis. See Master Response A.

Response to Comment I-12-14
This comment asks why there was no analysis of 10th and Broadway and provides the commenters opinion that no one turns left at Riverside Boulevard. See Master Response A.

Response to Comment I-12-15
The commenter notes support for being able to ride bikes to West Sacramento from Broadway in Sacramento. One purpose of the proposed project is to increase the number of river crossings that meet current design standards and encourage travel by walking, bicycling, low-energy vehicles, and public transit. See page 1-8 of the Draft EIR/EA. The proposed project would allow people traveling by bike to get to West Sacramento from Broadway as well as the Sacramento River Bike Trail in Sacramento. No changes to the Draft EIR/EA are necessary.

Response to Comment I-12-16
The commenter brings up riverfront development and infill projects in both cities and requests an accounting of impacts on the Sacramento side. It is unclear whether this is a comment about the proposed project. The effects of the proposed project are described in the Draft EIR/EA and are quantified by location where applicable. Please see EIR/EA Chapter 2, Affected Environment; Environmental Consequences; and Avoidance, Minimization, and/or Mitigation Measures, and Chapter 3, California Environmental Quality Act Evaluation. Regarding the distribution of vehicular traffic, also see Master Response A. No changes to the Draft EIR/EA are necessary.

Response to Comment I-12-17
The commenter describes an increase in traffic volumes on Broadway and Riverside Boulevard in Sacramento and provides a characterization of changes in volumes on Riverside during peak commute periods, identifying the change as not insignificant. The conclusions for the project’s compliance with level of service policies established by the relevant local jurisdictions are based on a comparison of changes in intersection and roadway segment operations attributed to the project to adopted thresholds for traffic operations (see Draft EIR/EA page 2.1.7-5). For both build alternatives, the project’s traffic impacts in Sacramento were found to be less than significant (see Draft EIR/EA pages 2.1.7-16 and 3-88). Also see Master Response A. No changes to the Draft EIR/EA are necessary.
Response to Comment I-12-18
This comment provides a summary of the transportation concerns raised in earlier parts of the comment letter and requests reduction in traffic as much as possible as well as an increase in alternative modes of travel. It does not specifically address the adequacy of the EIR/EA. The commenter is directed to Master Response A for a broader response regarding vehicular traffic. No changes to the Draft EIR/EA are necessary.
Chapter 5  List of Preparers

The following agency staff and consultants contributed to the preparation of this EIR/EA.

5.1  City of West Sacramento

Jason McCoy, AICP, Project Manager, Supervising Transportation Planner
David Tilley, Principal Planner
Katie Yancey, Senior Program Manager
Katy Jacobson, Community Investment Manager

5.2  City of Sacramento

Jesse Gothan, Project Manager
Cecilyn Foote, Associate Civil Engineer
Ron Bess, Assistant Planner

5.3  ICF

Maggie Townsley, Project Director
Claire Bromund, Project Manager
Tina Sorvari, Project Coordinator. Contribution: Hazardous Waste/Materials
Lindsay Christensen, Contribution: Land Use, Growth, Community Impacts, Utilities, Emergency Services
Pauline Fadakaran, Contribution: Land Use, Growth, Community Impacts, Utilities, Emergency Services
Jen Ban, Contribution: Visual/Aesthetics
Peter Langenfeld, Contribution: Visual/Aesthetics
Stephen Pappas, Contribution: Archaeology
Jena Rogers, Contribution: Architectural History
Katrina Sukola, Contribution: Hydrology Floodplain, Water Quality, Stormwater
Monica Corpuz, Contribution: Geology/Soils; Paleontology
Darrin Trageser, Contribution: Air Quality, Climate Change
Chapter 5. List of Preparers

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John Howe, Contribution: Wildlife Biology
Lisa Webber, Contribution: Botany, Wetland Ecology
Jeff Kozlowski, Contribution: Fisheries Biology
Kimberly Stevens, Contribution: Section 4(f)

5.4 Caltrans

Jess Avila, P.E., Project Manager
Laura Loeffler, Environmental Senior
Thaleena Bhattal, Environmental Coordinator
Connor Buitenhuys, Archaeology oversight
Gail St. John, Architectural History oversight
Jonathan Ho, Traffic oversight
Alamjit Mangat, Hazardous Waste/Materials oversight
Chris Carroll, Community Impacts Assessment oversight
Jonathan Sampson, Aesthetics oversight
Brooks Taylor, Biology oversight
Jason Lee, Air Quality/Climate Change oversight
Ryan Pommerenck, Noise oversight
Vlad Popko, Floodplain oversight
Sean Cross, Water Quality oversight
Neil Peacock, Local Assistance Headquarters review
Haiyah Zhang, Local Assistance Headquarters review
Chapter 5. List of Preparers

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Kira Davis, P.E., Senior Project Engineer
Jason Hickey, P.E., Senior Technical Lead Engineer

5.6  Fehr & Peers
John Gard, P.E., Transportation Analysis
Jimmy Fong, T.E., Transportation Analysis

5.7  Blackburn Consulting
Nicole Hart, P.E., Project Manager, Hazardous Materials
Laura Long, Environmental Engineer, Hazardous Materials

5.8  Burleson Consulting
Patricia Cubanski, Watershed Scientist, Hydrology

5.9  Egret, Inc.
Joan Lynn, Lead Technical Editor

5.10  HMMH
Scott Noel, AICP, INCE, Principal, Noise

5.11  Terry A Hayes Associates, Inc.
Anders Sutherland, Environmental Scientist, Air Quality
Chapter 6  Distribution List

The following agencies, organizations, and individuals were sent notification of availability of the Draft EIR/EA.

Federal Agencies and Tribal Representatives

Federal Emergency Management Agency  
Federal Highway Administration  
Federal Emergency Management District  
National Marine Fisheries Service, California Central Valley Office  
Native American Heritage Commission  
U.S. Army Corps of Engineers, Sacramento District  
U.S. Environmental Protection Agency  
U.S. Fish and Wildlife Service, Sacramento Office  
U.S. Department of the Interior, Bureau of Reclamation  
U.S. Coast Guard  
Buena Vista Rancheria  
Ione Cultural Committee  
Shingle Springs Band of Miwok Indians  
United Auburn Indian Community of the Auburn Rancheria  
Wilton Rancheria  
Yocha Dehe Wintun Nation

State Agencies

California Air Resources Board  
California Department of General Services  
California Department of Housing and Community Development  
California Department of Toxic Substances Control  
California Department of Water Resources  
California Department of Fish and Wildlife, North Central Region  
California Department of Parks and Recreation  
California Energy Commission  
California Highway Patrol  
California Integrated Waste Management  
California Office of Historic Preservation  
California Public Utilities Commission
California Resources Agency
California Reclamation Board
California State Clearinghouse
California State Lands Commission
California State Water Resources Control
California Regional Water Quality Control Board, Central Valley Region
Central Valley Flood Protection Board
California Department of Education, School Facilities Planning Division
California Transportation Commission
Caltrans, Division of Environmental Analysis

Local Agencies

City of West Sacramento
City of Sacramento
County of Yolo
County of Sacramento
West Sacramento Fire Department
Sacramento Fire Department
West Sacramento Police Department
Sacramento Police Department
Yolo County Sheriff Department
Sacramento County Sheriff Department
Yolo-Solano Air Quality Management District
Sacramento Metropolitan Air Quality Management District
West Sacramento Area Flood Control District
Sacramento Area Flood Control District
Yolo County Transportation District
Yolo County Transit Authority
Sacramento Regional Transit
Sacramento County Department of Airports
Sacramento Area Council of Governments
Reclamation District 811
Reclamation District 1000
**Schools and School Districts**

Washington Unified School District in West Sacramento
Sacramento City Unified School District in Sacramento

**Federal Elected Officials**

United States Senate, Diane Feinstein
United States Senate, Alex Padilla
United States Congress, Doris Matsui, 6th District

**State Elected Officials**

California State Senator Richard Pan, District 6
California State Assembly, Kevin McCarty, District 7

**Local Elected Officials**

West Sacramento Mayor Martha Guerrero
Sacramento Mayor Darrell Steinberg
All members of the West Sacramento City Council
All members of the Sacramento City Council

**Other Individuals and Organizations**

West Sacramento Chamber of Commerce
Sacramento Metropolitan Chamber of Commerce

The following organizations and individuals previously requested notices regarding the Draft EIR/EA.

Sacramento Municipal Utility District
Upper Land Park Neighbors
Craig Chaffee
Jackson Hurst