August 21, 2014

Advice Letter: 4431-E

Brian Cherry
Vice President, Regulation and Rates
Pacific Gas and Electric Company
P.O. Box 770000
San Francisco, CA 94177

SUBJECT: GRANT OF EASEMENT FOR ELVEE DRIVE IMPROVEMENTS IN THE CITY OF SALINAS - REQUEST FOR APPROVAL UNDER SECTION 851.

Dear Mr. Cherry:

Advice Letter 4431-E is effective as of August 14, 2014, per Resolution E-4669 Ordering Paragraphs.

Sincerely,

Edward Randolph
Director, Energy Division
June 2, 2014

Advice 4431-E
(Pacific Gas and Electric Company ID U 39 E)

Public Utilities Commission of the State of California

Subject: Grant of Easement for Elvee Drive Improvements in the City of Salinas – Request for Approval under Section 851

Purpose

Pacific Gas and Electric Company (“PG&E”) submits this advice letter seeking approval, under Public Utilities (P.U.) Code Section 851, to grant the City of Salinas (“Grantee”) a perpetual road and public utilities easement on a portion of PG&E’s property (the “Property”). The Grantee will use the easement to extend Elvee Drive by constructing a new roadway and bridge (the “Project”). This easement will not interfere with PG&E’s operations or PG&E’s ability to provide utility services to its customers, and will not be adverse to the public interest. To the contrary, the transaction will serve the public interest by improving vehicular circulation and efficiency in this industrial and commercial area as well as improve emergency vehicles response time.

Background

PG&E owns land, buildings, and other facilities in connection with the provision of electric and natural gas services to its customers throughout northern and central California. In the provision of these services, PG&E relies on a portfolio of fee properties, rights-of-way, and facilities to support its electric and gas activities. One such fee property is located in the City of Salinas, which supports PG&E’s electric transmission, overhead electric distribution, and gas distribution operations. The easement requested of PG&E, if granted, will allow for the construction of a concrete 49-foot long span bridge over the reclamation ditch tangent to PG&E’s property. The requested easement is a rectangular strip of land approximately 12-feet wide and 16-feet long on PG&E’s approximately quarter acre fee property. Other project improvements include signalization, construction of a U.S. Highway 101 northbound ramp meter, modification of existing travel/turn lane configurations, reconstruction of approximately 1,400 feet of existing Elvee Drive, and other minor roadway modifications/actions. The Easement Agreement (the “Agreement”) defines the allowable uses by the Grantee of the easement area and is attached as Attachment 1.
For the above reasons, the Commission should approve this Section 851 request to grant the City of Salinas an easement relating to this PG&E property, and find that doing so is not adverse to the public interest\(^1\) because it will not impair PG&E’s provision of utility service. The easement will facilitate the construction of a new roadway and bridge, which upon completion will improve operational traffic and circulation conditions.

In accordance with General Order (G.O.) 173, PG&E provides the following information related to the proposed transaction:

(a) Identity of All Parties to the Proposed Transaction:

<table>
<thead>
<tr>
<th>Party</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pacific Gas and Electric Company</td>
<td>Darren P. Roach, Law Department</td>
</tr>
<tr>
<td>City of Salinas, Department of Public</td>
<td>Greg Knowles, Local Agency</td>
</tr>
<tr>
<td>Works</td>
<td>200 Lincoln Avenue, Salinas, CA 93901</td>
</tr>
<tr>
<td>P.O. Box 7442</td>
<td>Telephone: (415) 973-6345</td>
</tr>
<tr>
<td>San Francisco, CA 94120</td>
<td>Facsimile: (415) 973-5520</td>
</tr>
<tr>
<td>Telephone: (831) 758-7241</td>
<td>Email: <a href="mailto:gregk@ci.salinas.ca.us">gregk@ci.salinas.ca.us</a></td>
</tr>
<tr>
<td>Email: <a href="mailto:DPRC@pge.com">DPRC@pge.com</a></td>
<td></td>
</tr>
</tbody>
</table>

(b) Complete Description of the Facilities and Property Including Present Location, Condition and Use:

The Property is located at Elvee Drive in Salinas, California. It is part of property held by PG&E from the City of Salinas, and as such has no assessor’s parcel number. The property is not paved nor does it have any improvements and is being used by PG&E to support electric transmission, overhead electric distribution and gas distribution facilities, which will be relocated to another section of PG&E’s fee property to accommodate the Project. The Legal Description and Drawing of the easement area is attached hereto as Attachment 2.

(c) Intended Use of the Property and Facilities:

The Grantee will utilize the easement to excavate, install, construct, reconstruct, repair, replace, maintain and use a road and vehicular bridge together with appurtenances thereto, including but not limited to, bridge foundations, retaining walls, guardrail barriers, and associated improvements consisting of curbs, gutters, sidewalks. The proposed

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\(^1\) “The Commission has long recognized that the public interest is served when utility property is used for other productive purposes without inferring with the utility’s operations or the provision of utility services to the public.” (D.06-07-023, p. 1.)
easement will encumber approximately 912 square feet of PG&E's approximately 9,932 square-foot property.

(d) Complete Description of Financial Terms of the Proposed Transaction:

PG&E will receive a one-time nominal fee of $1,000 for granting the easement (Attachment 3).

(e) Description of How Financial Proceeds of the Transaction Will Be Distributed:

The property at issue in this advice letter is non-depreciable land used for electric transmission service and is currently included in PG&E’s rate base. The PG&E electric transmission system is within the control of the California Independent System Operator and is subject to Federal Energy Regulatory Commission (“FERC”) jurisdiction for ratemaking. All costs for PG&E’s electric transmission system are now part of FERC ratemaking for transmission service in PG&E’s transmission owner cases. In consideration for the easement, the Grantee has agreed to pay PG&E a one-time fee of One Thousand Dollars ($1,000) as the fair market value for the proposed easement. The fair market value for the easement was determined by a current valid appraisal and found acceptable to PG&E. PG&E will account for this one-time fee as Electric Other Operating Revenue.

(f) Statement on the Impact of the Transaction on Ratebase and Any Effect on the Ability of the Utility to Serve Customers and the Public:

No PG&E property is being sold or disposed of, and as such, there are no changes to PG&E’s rate base as a result of granting the proposed easement.

(g) The Original Cost, Present Book Value, and Present Fair Market Value for Sales of Real Property and Depreciable Assets, and a Detailed Description of How the Fair Market Value Was Determined (e.g., Appraisal):

Not Applicable.

(h) The Fair Market Rental Value for Leases of Real Property, and a Detailed Description of How the Fair Market Rental Value Was Determined:

Not Applicable.
For Fair Market Rental Value of the Easement or Right-of-Way and a Detailed Description of How the Fair Market Rental Value Was Determined:

The fair market value for the easement was determined by an appraisal, details of which are provided in Attachment 3. PG&E has reviewed the aforementioned appraisal and accepted its findings on estimated values. PG&E believes that the appraised value accurately reflects and falls within the reasonable range for a fair market easement valuation.

A Complete Description of any Recent Past (Within the Prior Two Years) or Anticipated Future Transactions that May Appear To Be Related to the Present Transaction:

Not Applicable.

Sufficient Information and Documentation (Including Environmental Review Information) to Indicate that All Criteria Set Forth in Rule 3 of General Order (“GO”) 173 are Satisfied:

PG&E has provided information in this Advice Letter to satisfy the eligibility criteria under GO 173 in that:

- The activity proposed in the transaction will not require environmental review by the CPUC as a Lead Agency;
- The transaction will not have an adverse effect on the public interest or on the ability of PG&E to provide safe and reliable service to its customers at reasonable rates;
- The transaction will not materially impact the rate base of PG&E; and
- The transaction does not warrant a more comprehensive review that would be provided through a formal Section 851 application.

Additional Information to Assist in the Review of the Advice Letter:

PG&E is not aware of any additional relevant information other than what is included with this advice letter.

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2 During adoption of the Advice Letter pilot program in ALJ-186 (later followed by ALJ-202, ALJ-244 and ALJ-268), this category of information was included to enable the CPUC to ensure that utilities were not seeking to circumvent the $5 million Advice Letter threshold by dividing what is a single asset with a value of more than $5 million into component parts each valued at less than $5 million, which is clearly not the case here. (See CPUC Resolution ALJ-186, issued August 25, 2005, mimeo, p.5.)
(m) Environmental Information

Pursuant to GO 173, the Advice Letter program applies to proposed transactions that will not require environmental review by the CPUC as a lead agency under the California Environmental Quality Act ("CEQA") either because: (a) a statutory or categorical exemption applies (the applicant must provide a notice of exemption from the Lead Agency or explain by an exemption applies), or (b) because the transaction is not a project under CEQA (the applicant must explain the reasons why it believes that the transaction is not a project), or (c) because another public agency, acting as the Lead Agency under CEQA, has completed environmental review of the project, and the Commission is required to perform environmental review of the project only as a Responsible Agency under CEQA.

For this advice letter, the Grantee has completed environmental review as a Lead Agency, and the Commission can serve as a Responsible Agency.

c. CPUC as a Responsible Agency under CEQA

If another public agency, acting as the Lead Agency under CEQA, has completed an environmental review of the project and has approved the final CEQA documents, and the Commission is a Responsible Agency under CEQA, the applicant shall provide the following.

i. The name, address, and phone number of the Lead Agency, the type of CEQA document that was prepared (Environmental Impact Report, Negative Declaration, Mitigated Negative Declaration), the date on which the Lead Agency approved the CEQA document, the date on which a Notice of Determination was filed.

| Lead Agency | Eda Herrera  
| City of Salinas  
| 200 Lincoln Ave.  
| Salinas, CA 93901  
| Phone: (831) 758-7241 |
| Type of CEQA Document Prepared | Mitigated Negative Declaration and Environmental Assessment / Initial Study (Attachment 4) |
| Date Mitigated Negative Declaration Adopted | 05/06/2014 (Attachment 5) |
### Date Notice of Determination Filed

| Date Notice of Determination Filed | 05/07/2014 (Attachment 6) |

ii. A copy of all CEQA documents prepared by or for the Lead Agency regarding the project and the Lead Agency’s resolution or other document approving the CEQA documents.

See Attachment 4 and 5.

iii. A list of section and page numbers for the environmental impacts, mitigation measures, and findings in the prior CEQA documents that relate to the approval sought from the Commission.

See Attachment 4.

iv. An explanation of any aspect of the project or its environmental setting which has changed since the issuance of the prior CEQA document.

Not Applicable.

v. A statement of whether the project will require approval by additional public agencies other than the Commission and the Lead Agency, and, if so, the name and address of each agency and the type of approval required.

Not Applicable.

**Protests**

Anyone wishing to protest this filing may do so by letter sent via U.S. mail, by facsimile or electronically, any of which must be received no later than June 23, 2014, which is 21 days after the date of this filing.³ Protests should be mailed to:

CPUC Energy Division  
ED Tariff Unit  
505 Van Ness Avenue, 4th Floor  
San Francisco, California 94102  
Facsimile: (415) 703-2200  
E-mail: EDTariffUnit@cpuc.ca.gov

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³ The regular 20-day protest period concludes on a non-business day, therefore, PG&E is moving this date to the next business day.
Copies of protests also should be mailed to the attention of the Director, Energy Division, Room 4004, at the address shown above.

The protest shall also be sent to PG&E either via E-mail or U.S. mail (and by facsimile, if possible) at the address shown below on the same date it is mailed or delivered to the Commission:

Brian K. Cherry  
Vice President, Regulatory Relations  
Pacific Gas and Electric Company  
77 Beale Street, Mail Code B10C  
P.O. Box 770000  
San Francisco, California 94177  
Facsimile: (415) 973-7226  
E-mail: PGETariffs@pge.com

Any person (including individuals, groups, or organizations) may protest or respond to an advice letter. (General Order 96-B, Section 7.4.) The protest shall contain the following information: specification of the advice letter protested; grounds for the protest; supporting factual information or legal argument; name, telephone number, postal address, and (where appropriate) e-mail address of the protestant; and statement that the protest was sent to the utility no later than the day on which the protest was submitted to the reviewing Industry Division (General Order 96-B, Section 3.11).

**Effective Date**

Pursuant to the review process outlined in General Order 173, PG&E requests that this Tier 3 advice filing become effective upon disposition by a Commission resolution.

**Notice**

In accordance with General Order 96-B, Section IV, a copy of this advice letter is being sent electronically and/or via U.S. mail to parties shown on the attached list. Address changes to the General Order 96-B service list should be directed to PG&E at email address PGETariffs@pge.com. For changes to any other service list, please contact the Commission’s Process Office at (415) 703-2021 or at Process_Office@cpuc.ca.gov. Send all electronic approvals to PGETariffs@pge.com. Advice letter filings can also be accessed electronically at: http://www.pge.com/tariffs.
Brian Cherry
Vice President – Regulatory Relations
Attachments
APPENDIX A

********** SERVICE LIST Advice 4431-E **********

Timothy J. Sullivan
Administrative Law Judge Division
505 Van Ness Avenue
San Francisco, CA 94102
(415) 703-2726
tjs@cpuc.ca.gov

Myra J. Prestidge
Administrative Law Judge Division
505 Van Ness Avenue
San Francisco, CA 94102
(415) 703-2629
tom@cpuc.ca.gov

Jonathan Reiger
Legal Division
505 Van Ness Avenue
San Francisco, CA 94102
(415) 355-5596
jzr@cpuc.ca.gov

Mary Jo Borak
Energy Division
505 Van Ness Avenue
San Francisco, CA 94102
(415) 703-1333
bor@cpuc.ca.gov

Edward Randolph
Energy Division
505 Van Ness Avenue
San Francisco, CA 94102
(415) 703-2083
efr@cpuc.ca.gov

Brewster Fong
Division of Ratepayer Advocates
505 Van Ness Avenue
San Francisco, CA 94102
(415) 703-2187
bfs@cpuc.ca.gov

Andrew Barnsdale
Energy Division
505 Van Ness Avenue
San Francisco, CA 94102
(415) 703-3221
bca@cpuc.ca.gov

********** 3rd Party **********

City of Salinas, Department of Public Works
Greg Knowles, Local Agency
200 Lincoln Avenue
Salinas, CA 93901
Telephone: (831) 758-7241
Email: gregk@ci.salinas.ca.us
ADVICE LETTER FILING SUMMARY
ENERGY UTILITY

Company name/CPUC Utility No. **Pacific Gas and Electric Company (ID U39 E)**

<table>
<thead>
<tr>
<th>Utility type:</th>
<th>Contact Person: Kingsley Cheng</th>
</tr>
</thead>
<tbody>
<tr>
<td>☑ ELC</td>
<td>Phone #: (415) 973-5265</td>
</tr>
<tr>
<td>☑ GAS</td>
<td>E-mail: <a href="mailto:k2c0@pge.com">k2c0@pge.com</a> and <a href="mailto:PGETariffs@pge.com">PGETariffs@pge.com</a></td>
</tr>
<tr>
<td>☑ PLC</td>
<td></td>
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<tr>
<td>☑ HEAT</td>
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<tr>
<td>☑ WATER</td>
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</tbody>
</table>

**EXPLANATION OF UTILITY TYPE**

ELC = Electric  GAS = Gas  PLC = Pipeline  HEAT = Heat  WATER = Water

**Advice Letter (AL) #:** **4431-E**  **Tier:** 3

**Subject of AL:** **Grant of Easement for Elvee Drive Improvements in the City of Salinas – Request for Approval under Section 851**

**Keywords (choose from CPUC listing):** Agreements

**AL filing type:** ☑ Monthly  ☐ Quarterly  ☐ Annual  ☑ One-Time  ☐ Other _____________________________

If AL filed in compliance with a Commission order, indicate relevant Decision/Resolution #: N/A

Does AL replace a withdrawn or rejected AL? If so, identify the prior AL: No

Summarize differences between the AL and the prior withdrawn or rejected AL: ____________________

Is AL requesting confidential treatment? If so, what information is the utility seeking confidential treatment for: N/A

Confidential information will be made available to those who have executed a nondisclosure agreement: ☐ Yes  ☐ No

Name(s) and contact information of the person(s) who will provide the nondisclosure agreement and access to the confidential information:

Resolution Required?  ☑ Yes  ☐ No

Requested effective date: **Upon Approval**

Estimated system annual revenue effect (%): N/A

Estimated system average rate effect (%): N/A

When rates are affected by AL, include attachment in AL showing average rate effects on customer classes (residential, small commercial, large C/I, agricultural, lighting).

Tariff schedules affected: N/A

Service affected and changes proposed: N/A

Pending advice letters that revise the same tariff sheets: N/A

Protests, dispositions, and all other correspondence regarding this AL are due no later than 21 days after the date of this filing, unless otherwise authorized by the Commission, and shall be sent to:

**California Public Utilities Commission**  **Pacific Gas and Electric Company**

**Energy Division**  **Attn: Brian Cherry**

**EDTariffUnit**  **Vice President, Regulatory Relations**

505 Van Ness Ave., 4th Flr.  **77 Beale Street, Mail Code B10C**

San Francisco, CA 94102  **P.O. Box 770000**

E-mail: EDTariffUnit@cpuc.ca.gov  **San Francisco, CA 94177**  **E-mail: PGETariffs@pge.com**

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1 The regular 20-day protest period concludes on a non-business day, therefore, PG&E is moving this date to the next business day.
Attachment 1:
Easement Agreement
LD 
Road Easement to City of Salinas

RECORDING REQUESTED BY, AND WHEN RECORDED RETURN TO:

PACIFIC GAS AND ELECTRIC COMPANY
356 E. Alisal Street
Salinas, CA 93907
Attention: Land Agent

Location: City/Uninc
Recording Fee $0.00 (Government Code Section 27383)
Document Transfer Tax $0.00 (Revenue and Taxation Code Section 11922)

Signature of declarant or agent determining tax
(A portion of APN _________)

EASEMENT AGREEMENT
(Road and Public Utilities Easement to City of Salinas)

This Easement Agreement ("Agreement") is made and entered into this _____ day of _____, 20___ (the "Effective Date") by PACIFIC GAS AND ELECTRIC COMPANY, a California corporation, hereinafter called "PG&E", and the CITY OF SALINAS, a Municipal Corporation of the State of California, hereinafter called "Grantee."

RECITALS

A. PG&E owns certain real property within the City of Salinas, County of Monterey, State of California, more particularly described in EXHIBIT "A" and shown on EXHIBIT "B", both of which are attached hereto and made a part hereof.

B. Grantee proposes to construct a road within the parcel of land described in EXHIBIT "A" and shown on EXHIBIT "B", and in connection therewith, Grantee has requested that PG&E grant an easement for the excavation, installation, construction, reconstruction, repair, maintenance and use of such road.

C. PG&E is willing to grant such easement on the terms and subject to the conditions set forth herein.

Now, therefore, in consideration of Grantee's agreement to pay the sum of One Thousand Dollars ($1,000.00), and for other good and valuable consideration, PG&E and Grantee agree as follows:
1. **Grant of Easement(s):** PG&E hereby grants to Grantee, upon the terms and conditions set forth in this Agreement, the following easement:

   **Road and Public Utilities Easement.** A non-exclusive easement to excavate for, install, construct, reconstruct, repair, replace, maintain and use a road and vehicular bridge together with appurtenances thereto, including but not limited to, bridge foundations, retaining walls, guardrail barriers, and associated improvements, consisting of curbs, gutters, sidewalks and such public utility facilities as Grantee deems necessary, within the parcel of land described in EXHIBIT “A” and shown on EXHIBIT “B” (the “Easement Area”).

2. **Limitations on Use.**

   (a) The Easement Area and any facilities permitted to be constructed thereon are to be used by Grantee only for those uses permitted in Section 1 above, and for no other purpose.

   (b) PG&E reserves the right to restrict access to the Easement Area or any portion or portions thereof in the event of fire, earthquake, storm, riot, civil disturbance, or other casualty or emergency, or in connection with PG&E’s response thereto, or if emergency repairs or maintenance are required to PG&E facilities within or in the vicinity of the Easement Area, or otherwise when PG&E deems it advisable to do so, including in connection with events and emergencies occurring or affecting PG&E’s business operations located elsewhere than in the immediate vicinity of the Easement Area.

   (c) Grantee shall not erect or construct any building or other structure other than the road improvements specifically authorized by this Agreement, nor shall Grantee drill or operate any well, within five (5) feet of any of PG&E’s electric or gas facilities.

3. **Condition of Easement Area.** Grantee accepts the Easement Area in its existing physical condition, without warranty by PG&E or any duty or obligation on the part of PG&E to maintain the Easement Area. Grantee acknowledges that one or more of the following (collectively, “**Potential Environmental Hazards**”) may be located in, on or underlying the Easement Area and/or PG&E’s adjacent lands:

   (a) Electric fields, magnetic fields, electromagnetic fields, electromagnetic radiation, power frequency fields, and extremely low frequency fields, however designated, and whether emitted by electric transmission lines, other distribution equipment or otherwise (“EMFs”);

   (b) Hazardous Substances (as hereinafter defined). For purposes hereof, the term “**Hazardous Substances**” means any hazardous or toxic material or waste which is or becomes regulated by Legal Requirements (as hereinafter defined) relating to the protection of human health or safety, or regulating or relating to industrial hygiene or environmental conditions, or the protection of the environment, or pollution or contamination of the air, soil, surface water or groundwater, including, but not limited to, laws, requirements and regulations pertaining to reporting, licensing, permitting, investigating and remediating emissions, discharges, releases or threatened releases of such substances into the air, surface water, or land, or relating to the
manufacture, processing, distribution, use, treatment, storage, disposal, transport or handling of such substances. Without limiting the generality of the foregoing, the term Hazardous Substances includes any material or substance:


(2) which is toxic, explosive, corrosive, flammable, infectious, radioactive, carcinogenic, mutagenic or otherwise hazardous, and is now or hereafter regulated as a Hazardous Substance by the United States, the State of California, any local governmental authority or any political subdivision thereof, or which cause, or are listed by the State of California as being known to the State of California to cause, cancer or reproductive toxicity; or

(3) the presence of which on the Easement Area and/or PG&E’s adjacent lands poses or threatens to pose a hazard to the health or safety of persons on or about the Easement Area and/or PG&E’s adjacent lands or to the environment; or

(4) which contains gasoline, diesel fuel or other petroleum hydrocarbons; or

(5) which contains lead-based paint or other lead contamination, polychlorinated biphenyls (“PCBs”) or asbestos or asbestos-containing materials or urea formaldehyde foam insulation; or

(6) which contains radon gas;

(c) fuel or chemical storage tanks, energized electrical conductors or equipment, or natural gas transmission or distribution pipelines; and

(d) other potentially hazardous substances, materials, products or conditions.

Grantee shall be solely responsible for the health and safety of, and shall take all necessary precautions to protect, its employees, contractors, consultants, agents and invitees, including, without limitation, the general public (“Grantee’s Representatives”) from risks of harm from Potential Environmental Hazards. Grantee acknowledges that it has previously evaluated the condition of the Easement Area and all matters affecting the suitability of the Easement Area for
the uses permitted by this Agreement, including, but not limited to, the Potential Environmental Hazards listed herein.

4. **Grantee’s Covenants.** Grantee hereby covenants and agrees:

   (a) **Construction of Improvements.** Grantee agrees to construct and install, at no cost to PG&E, such facilities and improvements ("**Improvements**") as may be necessary and appropriate for Grantee’s permitted use, as specified in Section 1. All such construction shall be performed in accordance with detailed plans and specifications ("**Plans**") previously approved by PG&E, and shall comply with all Legal Requirements, as defined below in Section 4(b). Before commencing construction of any Improvements, Grantee shall obtain all permits, authorizations or other approvals, at Grantee’s sole cost and expense as may be necessary for such construction. Without limiting the generality of the foregoing, Grantee shall be responsible for complying with any and all applicable requirements of the National Environmental Policy Act ("**NEPA**") and the California Environmental Quality Act ("**CEQA**") and satisfying, at Grantee’s sole expense, any and all mitigation measures under CEQA that may apply to Grantee’s proposed occupancy and use of the Easement Area, and to the construction, maintenance and use of Grantee’s proposed Improvements and facilities. Grantee shall promptly notify PG&E of any and all proposed mitigation measures that may affect PG&E, the Easement Area or PG&E’s adjacent lands. If PG&E determines in good faith that any such mitigation measures may adversely affect PG&E, the Easement Area or PG&E’s adjacent lands, or impose limitations on PG&E’s ability to use the Easement Area or PG&E’s adjacent lands as specified in Section 8, then PG&E shall have the right, without liability to Grantee, to give notice of termination of this Agreement to Grantee, whereupon this Agreement and the rights granted to Grantee shall terminate and revest in PG&E, unless within ten (10) days following delivery of such notice, Grantee gives notice to PG&E by which Grantee agrees to modify its proposed Project (as that term is defined under CEQA) so as to eliminate the necessity for such mitigation measures. In the event of such termination, PG&E and Grantee shall each be released from all obligations under this Agreement, except those which expressly survive termination. Grantee acknowledges and agrees that PG&E’s review of Grantee’s Plans is solely for the purpose of protecting PG&E’s interests, and shall not be deemed to create any liability of any kind on the part of PG&E, or to constitute a representation on the part of PG&E or any person consulted by PG&E in connection with such review that the Plans or the Improvements contemplated by such Plans are adequate or appropriate for any purpose, or comply with applicable Legal Requirements. Grantee shall not commence construction or installation of any Improvements without the prior written consent of PG&E, which consent shall not be unreasonably withheld, conditioned or delayed, and the prior consent, to the extent required by applicable law or regulation, of the California Public Utilities Commission (hereinafter, "**CPUC**");

   (b) **Compliance with Laws.** Grantee shall, at its sole cost and expense, promptly comply with (a) all laws, statutes, ordinances, rules, regulations, requirements or orders of municipal, state, and federal authorities now in force or that may later be in force, including, but not limited to, those relating to the generation, use, storage, handling, treatment, transportation or disposal of Hazardous Substances, as defined herein, or to health, safety, noise, environmental protection, air quality or water quality; (b) the conditions of any permit, occupancy certificate, license or other approval issued by public officers relating to Grantee’s use or occupancy of the Easement Area; and (c) with any liens, encumbrances, easements, covenants, conditions, restrictions and servitudes (if any) of record, or of which Grantee has notice, which may be
applicable to the Easement Area (collectively, "Legal Requirements"), regardless of when they become effective, insofar as they relate to the use or occupancy of the Easement Area by Grantee. Grantee shall furnish satisfactory evidence of such compliance upon request by PG&E. The judgment of any court of competent jurisdiction, or the admission of Grantee in any action or proceeding against Grantee, whether or not PG&E is a party in such action or proceeding, that Grantee has violated any Legal Requirement relating to the use or occupancy of the Easement Area, shall be conclusive of that fact as between PG&E and Grantee.

(c) Notice of Enforcement Proceedings. Grantee agrees to notify PG&E in writing within three (3) business days of any investigation, order or enforcement proceeding which in any way relates to the Easement Area or PG&E’s adjacent lands, or to any contamination or suspected contamination on, within or underlying the Easement Area or PG&E’s adjacent lands. Such notice shall include a complete copy of any order, complaint, agreement, or other document which may have been issued, executed or proposed, whether draft or final;

(d) Non-Interference. Grantee agrees not to interfere in any way or permit any interference with the use of the Easement Area or PG&E’s adjacent lands by PG&E and other entitled persons. Interference shall include, but not be limited to, any activity by Grantee that places any of PG&E’s gas or electric facilities in violation of any of the provisions of General Order Nos. 95 (Overhead Electric), 112E (Gas), and 128 (Underground Electric) of the CPUC or to any other Legal Requirements under which the operations of utility facilities are controlled or regulated. Grantee shall not erect, handle, or operate any tools, machinery, apparatus, equipment, or materials closer to any of PG&E’s high-voltage electric conductors than the minimum clearances set forth in the High-Voltage Electrical Safety Orders of the California Division of Industrial Safety; which minimum clearances are incorporated herein by reference; but in no event closer than ten (10) feet to any energized electric conductors or appliances. Grantee shall not drill, bore, or excavate within thirty (30) feet of any of PG&E’s underground facilities, including, but not limited to, gas pipelines, valves, regulators, electric conduits, tower footings or foundations. Grantee shall provide notice to Underground Service Alert at 1-800-227-2600 at least two (2) business days prior to commencing any drilling, boring or excavating permitted hereunder to assist Grantee with locating any and all underground facilities, including, but not limited to, gas pipelines, valves, regulators or electric conduits;

(e) Avoiding Dangerous Activities. Grantee agrees to conduct its activities and operations within and on the Easement Area in such a manner so as not to endanger the Easement Area or PG&E’s adjacent lands, PG&E’s utility facilities, the environment and human health and safety. Grantee shall not cause or permit any Hazardous Substances, as defined herein, to be brought upon, produced, stored, used, discharged or disposed of on, or in the vicinity of the Easement Area or PG&E’s adjacent lands, except in compliance with all applicable Legal Requirements. Grantee shall be responsible for the cost of remediating any discharge or release of Hazardous Substances resulting from or arising in connection with Grantee’s use of the Easement Area, and shall immediately notify PG&E and the appropriate regulatory authorities where required by law, of any such release. If PG&E determines that Grantee’s activities in any way endanger the Easement Area or PG&E’s adjacent lands, PG&E’s utility facilities, the environment, or human health and safety, PG&E may, in PG&E’s sole and absolute discretion, require that Grantee halt such activities until appropriate protective measures are taken to PG&E’s satisfaction. Grantee shall hold PG&E harmless from any claims resulting from any delay under this paragraph.
PG&E’s right to halt activities under this paragraph shall not in any way affect or alter Grantee’s insurance or indemnity obligations under this Agreement, nor shall it relieve Grantee from any of its obligations hereunder that pertain to health, safety, or the protection of the environment;

(f) Maintenance. Grantee agrees to maintain its facilities and Improvements in good condition and repair, and be responsible for the security of, the facilities installed hereunder;

(g) Repairing Damage. Grantee agrees to repair any damage it may cause to PG&E’s facilities and improvements in or around said Easement Area or PG&E’s adjacent lands;

(h) Coordination. Grantee agrees to coordinate all activities regarding the easements granted herein to reasonably minimize any interference and inconvenience with the use by PG&E of the Easement Area and PG&E’s adjacent lands, and;

(i) PG&E Right to Cure. Grantee agrees that if Grantee fails to perform any act or other obligation on its part to be performed hereunder, and such failure is not remedied within fifteen (15) days following notice from PG&E (or in the case of an emergency, following such notice, if any, as may be reasonably practicable under the existing circumstances), PG&E may (but without obligation to do so, and without waiving or releasing Grantee from any of its obligations) perform any such act or satisfy such obligation, or otherwise remedy such emergency or such failure on the part of Grantee. All costs incurred by PG&E in responding to or remedying such failure by Grantee shall be payable by Grantee to PG&E on demand.

5. Indemnification; Release.

(a) Grantee shall, to the maximum extent permitted by law, indemnify, protect, defend and hold harmless PG&E, its parent corporation, subsidiaries and affiliates, and their respective officers, managers, directors, representatives, agents, employees, transferees, successors and assigns (each, an “Indemnitee” and collectively, “Indemnities”) from and against all claims, losses (including, but not limited to, diminution in value), actions, demands, damages, costs, expenses (including, but not limited to, experts fees and reasonable attorneys’ fees and costs) and liabilities of whatever kind or nature (collectively, “Claims”), which arise from or are in any way connected with the occupancy or use of the Easement Area by Grantee or Grantee’s Representatives, or the exercise by Grantee of its rights hereunder, or the performance of, or failure to perform, Grantee’s duties under this Agreement, including, but not limited to, Claims arising out of: (1) injury to or death of persons, including but not limited to employees of PG&E or Grantee (and including, but not limited to, injury due to exposure to EMFs and other Potential Environmental Hazards in, on or about the Easement Area or PG&E’s adjacent lands); (2) injury to property or other interest of PG&E, Grantee or any third party; (3) violation of any applicable federal, state, or local laws, statutes, regulations, or ordinances, including all Legal Requirements relating to human health or the environment, and including any liability which may be imposed by law or regulation without regard to fault; excepting only with respect to any Indemnitee, to the extent of any Claim arising from the sole negligence or willful misconduct of such Indemnitee. Without limiting the generality of the foregoing, Grantee shall, to the maximum extent permitted by law, indemnify, protect, defend and hold Indemnities harmless from and against Claims arising out of or in connection with any work of improvement constructed or installed at or on, labor performed on, or materials delivered to, or incorporated in any improvements constructed on, the
Easement Area by, or at the request or for the benefit of, Grantee. In the event any action or proceeding is brought against any Indemnitee for any Claim against which Grantee is obligated to indemnify or provide a defense hereunder, Grantee upon written notice from PG&E shall defend such action or proceeding at Grantee’s sole expense.

(b) Grantee acknowledges that all Claims arising out of or in any way connected with releases or discharges of any Hazardous Substance, or the exacerbation of a Potential Environmental Hazard, occurring as a result of or in connection with Grantee’s use or occupancy of the Easement Area or PG&E’s adjacent lands, or any of the activities of Grantee and Grantee’s Representatives, and all costs, expenses and liabilities for environmental investigations, monitoring, containment, abatement, removal, repair, cleanup, restoration, remediation and other response costs, including reasonable attorneys’ fees and disbursements and any fines and penalties imposed for the violation of Legal Requirements relating to the environment or human health, are expressly within the scope of the indemnity set forth above.

(c) Grantee’s use of the Easement Area shall be at its sole risk and expense. Grantee accepts all risk relating to its occupancy and use of the Easement Area. PG&E shall not be liable to Grantee for, and Grantee hereby waives and releases PG&E and the other Indemnitees from, any and all liability, whether in contract, tort or on any other basis, for any injury, damage, or loss resulting from or attributable to any occurrence on or about the Easement Area, the condition of Easement Area, or the use or occupancy of the Easement Area.

(d) Grantee shall, to the maximum extent permitted by law, indemnify, protect, defend and hold Indemnitees harmless against claims, losses, costs (including, but not limited to, attorneys’ fees and costs), liabilities and damages resulting from the failure of Grantee, or any of its contractors or subcontractors, to comply with the insurance requirements set forth in EXHIBIT "C", attached hereto and made a part hereof. If Grantee fails to so indemnify, protect, defend or hold harmless any Indemnitee, then at PG&E’s option, this Agreement shall terminate, and the estate and interest herein granted to Grantee shall revert to and vest in PG&E, if such failure continues for five (5) days following the giving of written notice of termination to Grantee, unless within such time such failure is cured to the reasonable satisfaction of PG&E.

(e) The provisions of this Section 5 shall survive the termination of this Agreement.

6. Additional Facilities. Grantee shall not install any additional facilities or improvements in, on, under or over the Easement Area without the prior written consent of PG&E, which consent may be granted or withheld in PG&E’s sole and absolute discretion, and the prior consent, to the extent required by applicable law or regulation, of the CPUC. Grantee shall submit plans for installation of any proposed additional facilities within the Easement Area to PG&E for its written approval at the address specified in Section 12.

7. Abandonment; Termination. In the event Grantee abandons the facilities installed hereunder, this Agreement shall terminate and all of the easements and other rights of Grantee hereunder shall revert to PG&E. The non-use of such facilities for a continuous period of two (2) years, unless such nonuse is due to factors outside Grantee’s reasonable control, in which case such period is extended to four (4) years, shall be conclusive evidence of such abandonment. Upon any
termination of this Agreement, Grantee shall remove, at no cost to PG&E, such of Grantee’s facilities and equipment installed pursuant to this Agreement as PG&E may specify. Upon any termination of this Agreement, Grantee shall execute, acknowledge and deliver to PG&E a quitclaim deed or such other documents or instruments, in a form reasonably acceptable to PG&E, as may be reasonably necessary to eliminate this Agreement as an encumbrance on the title to the Easement Area or any larger parcel of property containing the Easement Area.

8. Reserved Rights. PG&E reserves the right to use the Easement Area for any and all purposes which will not unreasonably interfere with Grantee’s facilities. Without limiting the generality of the foregoing:

(a) PG&E reserves the right to make use of the Easement Area for such purposes as it may deem necessary or appropriate if, and whenever, in the interest of its service to its patrons or consumers or the public, it shall appear necessary or desirable to do so. In connection therewith, Grantee agrees that PG&E shall have the right to attach its existing gas pipe line crossing the Easement Area to the portion of Grantee’s vehicular bridge lying within the Easement Area, with such fixtures and appurtenances as may be mutually agreeable to Grantee and PG&E;

(b) Grantee acknowledges that PG&E may have previously granted, and may in the future grant, certain rights in and across the Easement Area to others, and the use of the word “grant” in this Agreement shall not be construed as a warranty or covenant by PG&E that there are no such other rights.

(c) Grantee shall not make use of the Easement Area in any way which will endanger human health or the environment, create a nuisance or otherwise be incompatible with the use of the Easement Area or PG&E’s adjacent lands, by PG&E or others entitled to use such property.

(d) This grant is made subject to all applicable provisions of General Order No. 95 (Overhead Electric), General Order 112E (Gas) and General Order No. 128 (Underground Electric) of the CPUC, in like manner as though said provisions were set forth herein.

9. Governmental Approvals. This Agreement shall not become effective, notwithstanding that it may have been executed and delivered by the parties, and Grantee shall not commence construction or other activities hereunder, unless and until the CPUC approves this Agreement and the easements granted and other transactions contemplated hereby (including the adequacy of the compensation to be paid by Grantee), by an order which is final, unconditional and unappealable (including exhaustion of all administrative appeals or remedies before the CPUC). Grantee further acknowledges and agrees that PG&E makes no representation or warranty regarding the prospects for CPUC approval, and Grantee hereby waives all Claims against PG&E which may arise out of the need for such CPUC approval or the failure of the CPUC to grant such approval. This Agreement is made subject to all the provisions of such approval, as more particularly set forth in CPUC Decision D-___________ (Application No. ___________), in like manner as though said provisions were set forth in full herein.
10. **Compliance: Insurance.** PG&E shall have a right to access and inspect the Easement Area at any time to confirm Grantee’s compliance with Legal Requirements and the provisions of this Agreement. Prior to the Effective Date of this Agreement, Grantee shall procure, and thereafter Grantee shall carry and maintain in effect at all times during the term of the Agreement, with respect to the Easement Area and the use, occupancy and activities of Grantee and Grantee’s Representatives on or about the Easement Area, the insurance specified in **EXHIBIT “C”**, attached hereto and made a part hereof by this reference, provided that PG&E reserves the right to review and modify from time to time the coverages and limits of coverage required hereunder, as well as the deductibles and/or self-insurance retentions in effect from time to time (but PG&E agrees that it will not increase required coverage limits more often than once in any five-year period). All insurance required under this Agreement shall be effected under valid, enforceable policies issued by insurers of recognized responsibility, as reasonably determined by PG&E, and shall be written on forms and with insurance carriers acceptable to PG&E. For so long as Grantee is an agency or instrumentality of the United States of America, the State of California or any political subdivision thereof, then Grantee may elect to self-insure for any or all of the required coverage. If Grantee is permitted to self-insure hereunder and elects to do so, Grantee shall be liable to PG&E for the full equivalent of insurance coverage which would have been available to PG&E if all required insurance policies had been obtained by Grantee from a third party insurer, in the form required by this Agreement, and shall pay on behalf of or indemnify PG&E for all amounts which would have been payable by the third party insurer. In addition, Grantee shall act with the same promptness and subject to the same standards of good faith as would apply to a third party insurance company. Grantee is also responsible for causing its agents, contractors and subcontractors to comply with the insurance requirements of this Agreement at all relevant times (provided, however, that Grantee, in the exercise of its reasonable judgment, may permit contractors and subcontractors to maintain coverages and limits lower than those required of Grantee, provided the coverages and limits required by Grantee are commercially reasonable in light of applicable circumstances). Any policy of liability insurance required to be maintained hereunder by Grantee may be maintained under a so-called “blanket policy” insuring other locations and/or other persons, so long as PG&E is specifically named as an additional insured under such policy and the coverages and amounts of insurance required to be provided hereunder are not thereby impaired or diminished. In addition, liability insurance coverages may be provided under single policies for the full limits, or by a combination of underlying policies with the balance provided by excess or umbrella liability insurance policies.

11. **Mechanics’ Liens.** Grantee shall keep the Easement Area or any larger parcel of property containing the Easement Area free and clear of all mechanics’, material suppliers’ or similar liens, or claims thereof, arising or alleged to arise in connection with any work performed, labor or materials supplied or delivered, or similar activities performed by Grantee or at its request or for its benefit. If any mechanics’ liens are placed on the Easement Area or any larger parcel of property containing the Easement Area in connection with the activities or facilities set forth in this Agreement, Grantee shall promptly cause such liens to be released and removed from title, either by payment or by recording a lien release bond in the manner specified in California Civil Code Section 3143 or any successor statute.

12. **Notice.** Any notices or communications hereunder shall be in writing and shall be personally delivered or sent by first class mail, certified or registered, postage prepaid, or sent by national overnight courier, with charges prepaid for next business day delivery, addressed to the
addressee party at its address or addresses listed below, or to such other address or addresses for a
party as such party may from time to time designate by notice given to the other party. Notices
shall be deemed received upon actual receipt by the party being sent the notice, or on the following
business day if sent by overnight courier, or on the expiration of three (3) business days after the
date of mailing.

If to PG&E:

Pacific Gas and Electric Company
Attention: Land Agent
356 E. Alisal Street
Salinas, CA 93907

With a copy to:

Pacific Gas and Electric Company
P.O. Box 7442, Mail Code B30A
San Francisco, California 94120
Attention: Wendy T. Coleman

If to Grantee:

City of Salinas
200 Lincoln Avenue
Salinas, CA 93901
Attention: Public Works Department

With a copy to:

City Attorney
City of Salinas
200 Lincoln Avenue
Salinas, California 93901

13. **Governing Law.** This Agreement shall in all respects be interpreted, enforced, and
governed by and under the laws of the State of California.

14. ** Entire Agreement.** This Agreement supersedes all previous oral and written
agreements between and representations by or on behalf of the parties and constitutes the entire
agreement of the parties with respect to the subject matter hereof. This Agreement may not be
amended except by a written agreement executed by both parties.

15. **Binding Effect.** This Agreement and the covenants and agreements contained
herein shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective
heirs, successors and assigns (subject to the provisions of Section 16). No assignment or
delegation by Grantee, whether by operation of law or otherwise, shall relieve Grantee of any of its
duties, obligations or liabilities hereunder, in whole or in part. The covenants of PG&E hereunder
shall run with the land.
16. **Assignment.** Grantee shall not assign, convey, encumber (other than as may be specifically permitted by the terms of this Agreement), or otherwise transfer the easements and other rights herein conveyed, or any portion thereof or interest herein, without the prior written consent of PG&E. Such consent may be given or withheld by PG&E for any reason or for no reason, provided, however, that notwithstanding the foregoing, PG&E agrees that its consent will not be unreasonably withheld, delayed or conditioned in the case of a proposed transfer or dedication to a governmental agency. Grantee acknowledges and agrees that in any instance where PG&E is required not to unreasonably withhold its consent, it shall be reasonable for PG&E to withhold its consent if any regulatory agency having or asserting jurisdiction over PG&E or the Easement Area, or having or claiming a right to review and/or approve the proposed transfer, fails to grant approval thereof (or imposes conditions on such approval which are not acceptable to PG&E, in its reasonable discretion). Grantee further acknowledges and agrees that in any instance where PG&E is required not to unreasonably delay giving or withholding its consent, it shall be reasonable for PG&E to make application for approval to any regulatory agency having or asserting jurisdiction, and to defer the giving or withholding of consent, without liability hereunder for delay, during the pendency and for a reasonable time following the conclusion of any such regulatory proceedings.

17. **Attorneys’ Fees.** Should either party bring an action against the other party, by reason of or alleging the failure of the other party with respect to any or all of its obligations hereunder, whether for declaratory or other relief, then the party which prevails in such action shall be entitled to its reasonable attorneys’ fees (of both in-house and outside counsel) and expenses related to such action, in addition to all other recovery or relief. A party shall be deemed to have prevailed in any such action (without limiting the generality of the foregoing) if such action is dismissed upon the payment by the other party of the sums allegedly due or the performance of obligations allegedly not complied with, or if such party obtains substantially the relief sought by it in the action, irrespective of whether such action is prosecuted to judgment. Attorneys’ fees shall include, without limitation, fees incurred in discovery, contempt proceedings and bankruptcy litigation, and in any appellate proceeding. The non-prevailing party shall also pay the attorney’s fees and costs incurred by the prevailing party in any post-judgment proceedings to collect and enforce the judgment. The covenant in the preceding sentence is separate and several and shall survive the merger of this provision into any judgment on this Agreement. For purposes hereof, the reasonable fees of PG&E’s in-house attorneys who perform services in connection with any such action shall be recoverable, and shall be based on the fees regularly charged by private attorneys with the equivalent number of years of experience in the relevant subject matter area of the law, in law firms in the City of San Francisco with approximately the same number of attorneys as are employed by PG&E’s Law Department.

18. **No Waiver.** No waiver with respect to any provision of this Agreement shall be effective unless in writing and signed by the party against whom it is asserted. No waiver of any provision of this Agreement by a party shall be construed as a waiver of any subsequent breach or failure of the same term or condition, or as a waiver of any other provision of this Agreement.

19. **No Offsets.** Grantee acknowledges that PG&E is executing this Agreement in its capacity as the owner of the Easement Area, and not in its capacity as a public utility company or provider of electricity and natural gas. Notwithstanding anything to the contrary contained herein, no act or omission of Pacific Gas and Electric Company or its employees, agents or contractors as
a provider of electricity and natural gas shall abrogate, diminish, or otherwise affect the respective rights, obligations and liabilities of PG&E and Grantee under this Agreement. Further, Grantee covenants not to raise as a defense to its obligations under this Agreement, or assert as a counterclaim or cross-claim in any litigation or arbitration between PG&E and Grantee relating to this Agreement, any claim, loss, damage, cause of action, liability, cost or expense (including, but not limited to, attorneys’ fees) arising from or in connection with Pacific Gas and Electric Company’s provision of (or failure to provide) electricity and natural gas.

20. **No Dedication.** Nothing contained in this Agreement shall be deemed to be a gift or dedication of land or rights to the general public. The right of the public or any person, including Grantee, to make any use whatsoever of the Easement Area or any portion thereof, other than as expressly permitted herein or as expressly allowed by a recorded map, agreement, deed or dedication, is by permission and is subject to the control of PG&E in its sole discretion.

21. **No Third Party Beneficiary.** This Agreement is solely for the benefit of the parties hereto and their respective successors and permitted assigns, and, except as expressly provided herein, does not confer any rights or remedies on any other person or entity.

22. **Captions.** The captions in this Agreement are for reference only and shall in no way define or interpret any provision hereof.

23. **Time.** Except as otherwise expressly provided herein, the parties agree that as to any obligation or action to be performed hereunder, time is of the essence.

24. **Severability.** If any provision of this Agreement shall be invalid or unenforceable, the remainder of this Agreement shall not be affected thereby, and each provision of this Agreement shall be valid and enforced to the full extent permitted by law, provided the material provisions of this Agreement can be determined and effectuated.

25. **Counterparts.** This Agreement may be executed in identical counterpart copies, each of which shall be an original, but all of which taken together shall constitute one and the same agreement.

26. **Other Documents.** Each party agrees to sign any additional documents or permit applications which may be reasonably required to effectuate the purpose of this Agreement. Provided, however, that PG&E will not be required to take any action or execute any document that would result in any cost, expense or liability to PG&E.
IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year first set forth above.

PACIFIC GAS AND ELECTRIC COMPANY, 
a California corporation

By: ________________________________
Marvin Penner
Its: ________________________________
Manager
Land Asset Management

CITY OF SALINAS, 
a Municipal Corporation of the State of California

By: ________________________________
Ray Corpuz
Its: ________________________________
City Manager

Exhibits A, B and C attached

Area 3Central Coast Division
Salinas Land Services Office
Electric Transmission, Electric Distribution
USGS location (MERIDIAN and T14S, R3E, SEC 34, & SW ¼)
RANCHO NACIONAL
FERC License Number(s): 
PG&E Drawing Number(s): 
PLAT NO. H1001
LD of any affected documents: 2214-03-0112
LD of any Cross-referenced documents:
TYPE OF INTEREST: 11, 11c, 42, 43
SBE Parcel Number: 135-027-025-7
(For Quitclaims, % being quitclaimed)
Order # or PM #: 41860724 (Operations 0010)
JCN:
County: Monterey
Utility Notice Numbers:
851 Approval Application No. Decision
Prepared By:
Checked By:
Revision Number:
EXHIBIT A

SITUATE in a portion of Stansfeld Sherwood's 50 acre tract as described in the deed recorded in Volume 115 of Deeds at Page 424, Monterey County Records, lying within the Rancho Nacional, City of Salinas, County of Monterey, State of California;

A strip of land 12 feet in width, being more particularly described as follows:

BEGINNING at a point of intersection of the easterly right of way line of Elvee Drive as shown on that certain map recorded in Volume 13 of Parcel Maps at Page 35, Monterey County Records, with the northeasterly boundary line of the 12 foot strip of land granted by E.H. Sherwood to Coast Valley Gas and Electric, in the deed recorded in Volume 60 of Official Records at Page 161, and running thence from said POINT OF BEGINNING, along an extension of said easterly right of way line

1. South 08°40'13" West for a distance of 14.25 feet, more or less, to the southwesterly boundary line of said 12 foot strip of land; thence along the southwesterly boundary line of said 12 foot strip of land

2. North 48°43'24" West for a distance of 75.97 feet, more or less, to a point of intersection of an extension of the westerly right of way line of Elvee Drive; thence leaving the southwesterly boundary line of said 12 foot strip of land and running along said extension of said right of way line

3. North 08°40'13" East for a distance of 14.25 feet, more or less, to a point of intersection of the northeasterly boundary line of said 12 foot strip of land with the westerly right of way line of Elvee Drive as shown on said map; thence along the northeasterly boundary line of said 12 foot strip of land

4. South 48°43'24" East for a distance of 75.97 feet, more or less, to the POINT OF BEGINNING.

Containing an area of 912 square feet, more or less.

Bearings and distances used herein are based on the meridian of the California State Coordinate System, Zone 4, NAD 83 (2007).

This legal description was prepared by

Lynn A. Kovach  L. S. 5321

Elvee Drive, Rancho Nacional,
City of Salinas, California

April 25, 2014
EXHIBIT B

Parcel A
Vol. 13 PM Pg. 35

Vol. 156 Deeds Pg. 187
Vol. 156 Deeds Pg. 159
30' Wide Reclamation Ditch

ELVEE DRIVE
(A CITY STREET 64' WIDE)

Parcel B
Vol. 13 PM Pg. 35

Lot 18
Vol. 20 C&T Pg. 28

Lot 15
Vol. 20 C&T Pg. 28

EXHIBIT B
OF
PROPOSED RIGHT OF WAY
CITY OF SALINAS
MONTEREY COUNTY
CALIFORNIA

PREPARED BY:
POLARIS CONSULTING
831.659.9564
P.O. BOX 1378
CARMEL VALLEY, CA 93924

SCALE: 1" = 40' VIEW: EXHIBIT 1 DATE: 6-25-2014
FILE NAME: COS 2011 SANBORN-ROW 2013 Elvee Crossing.DWG
EXHIBIT "C"

INSURANCE REQUIREMENTS

Grantee shall procure, carry and maintain in effect throughout the term of this Agreement the following insurance coverage. Grantee is also responsible for its subcontractors maintaining sufficient limits of the appropriate insurance coverages.

A. Workers’ Compensation and Employers’ Liability

1. Workers’ Compensation insurance indicating compliance with any and all applicable labor codes, acts, laws or statutes, state or federal.

2. Employer’s Liability insurance shall not be less than One Million Dollars ($1,000,000) for injury or death, each accident.

B. Commercial General Liability

1. Coverage shall be at least as broad as the Insurance Services Office (ISO) Commercial General Liability insurance “occurrence” form with no additional coverage alterations.

2. The limits shall not be less than Five Million Dollars ($5,000,000) per occurrence for bodily injury, property damage and products and completed operations. Defense costs are to be provided outside the policy limits.

3. Coverage shall include: a) an “Additional Insured” endorsement (ISO Additional Insured form CG 2010 or equivalent coverage) adding as additional insureds PG&E, its affiliates, subsidiaries, and parent company, and PG&E’s directors, officers, agents and employees with respect to liability arising out of work performed by or for Grantee. If the policy includes “blanket endorsement by contract,” the following language added to the certificate of insurance will satisfy PG&E’s requirement: “by blanket endorsement, PG&E, its affiliates, subsidiaries, and parent company, and PG&E’s directors, officers, agents and employees with respect to liability arising out of the work performed by or for the Grantee are included as additional insured”; and b) an endorsement or policy provision specifying that the Grantee’s insurance is primary and that any insurance or self-insurance maintained by PG&E shall be excess and non-contributing.

C. Business Auto

1. Coverage shall be at least as broad as the Insurance Services Office (ISO) Business Auto Coverage form covering Automobile Liability, code 1 “any auto.”

2. The limit shall not be less than One Million Dollars ($1,000,000) each accident for bodily injury and property damage.

1. Upon the Effective Date of the Easement Agreement Grantee shall furnish PG&E with two (2) sets of certificates of insurance including required endorsements.

2. Documentation shall state that coverage shall not be canceled except after thirty (30) days prior written notice has been given to PG&E.

3. The documents must be signed by a person authorized by that insurer to bind coverage on its behalf and submitted to:

   Pacific Gas and Electric Company
   Insurance Department - N4S
   Post Office Box 770000
   San Francisco, California 94177

   Pacific Gas and Electric Company
   356 Alisal Street
   Salinas, CA 93907
   Attention: Land Agent

4. Upon request, Grantee shall furnish PG&E evidence of insurance for its agents or contractors.

5. PG&E may inspect the original policies or require complete certified copies at any time.
Attachment 2:
Legal Description and Drawing
Elvee Drive
Pacific Gas & Electric Co.
Rancho Nacional
City of Salinas, California

SITUATE in a portion of Stansfeld Sherwood’s 50 acre tract as described in the deed recorded in Volume 115 of Deeds at Page 424, Monterey County Records, lying within the Rancho Nacional, City of Salinas, County of Monterey, State of California;

A strip of land 12 feet in width, being more particularly described as follows:

BEGINNING at a point of intersection of the easterly right of way line of Elvee Drive as shown on that certain map recorded in Volume 13 of Parcel Maps at Page 35, Monterey County Records, with the northeasterly boundary line of the 12 foot strip of land granted by E.H. Sherwood to Coast Valley Gas and Electric, in the deed recorded in Volume 60 of Official Records at Page 161, and running thence from said POINT OF BEGINNING, along an extension of said easterly right of way line

1. South 08°40’13’’ West for a distance of 14.25 feet, more or less, to the southwesterly boundary line of said 12 foot strip of land; thence along the southwesterly boundary line of said 12 foot strip of land

2. North 48°43’24’’ West for a distance of 75.97 feet, more or less, to a point of intersection of an extension of the westerly right of way line of Elvee Drive; thence leaving the southwesterly boundary line of said 12 foot strip of land and running along said extension of said right of way line

3. North 08°40’13’’ East for a distance of 14.25 feet, more or less, to a point of intersection of the northeasterly boundary line of said 12 foot strip of land with the westerly right of way line of Elvee Drive as shown on said map; thence along the northeasterly boundary line of said 12 foot strip of land

4. South 48°43’24’’ East for a distance of 75.97 feet, more or less, to the POINT OF BEGINNING.

Containing an area of 912 square feet, more or less.

Bearings and distances used herein are based on the meridian of the California State Coordinate System, Zone 4, NAD 83 (2007).

This legal description was prepared by

Lynn A. Kovach L. S. 5321

February 5, 2014
Attachment 3:
Appraisal of Easement
A Summary Appraisal Report of a Right of Way

Located At

Elvee Drive
Salinas, CA 93901

Prepared For

Mr. Greg Knowles
City of Salinas
200 Lincoln Avenue
Salinas, CA 93901

Prepared By

Stuart Wolf, IFA
Certified General Appraiser

Effective Date of Value

March 17, 2014
March 19, 2014

Mr. Greg Knowles
City of Salinas
200 Lincoln Avenue
Salinas, CA 93901

RE: Market Lease Value of a proposed right of way
    Elvee Drive, Salinas

Dear Greg,

At your request and authorization, I have prepared a summary appraisal report on the above captioned property.

The purpose of this report is to provide a supported opinion of the proposed subject’s market lease value as of March 17, 2014, the date of inspection of the subject property. The value is based on an as-is condition for a potential leasehold interest. The purpose of the valuation is to estimate a single payment lease price for the use of the land for an indefinite period of time. As the proposed subject will be part of a roadway, it is unlikely the use will cease or change; therefore, since the period is indefinite, the lease price would be the same as a market value sale price.

The intended use of the report is to aid in determining the subject’s market lease value for negotiations related to the potential lease of the property by the City of Salinas from Pacific Gas & Electric Company. It is made for the use of the City of Salinas only, for the use stated and for no other use whatsoever. The appraiser’s opinions and conclusions set forth in the report may not be fully supported and understood properly without additional information in the appraiser’s work file. All descriptions, analyses, opinions and conclusions are contingent on the assumptions and limiting conditions listed in the attachments to this report.
The final opinion of value is based on the analysis, research, and field notes retained in my work file, and is contingent on the assumptions and limiting conditions listed in the accompanying report.

As of March 17, 2014, it is my opinion that, based on the hypothetical conditions contained in this report, the subject’s market value was:

$1,000.00
One Thousand Dollars

I trust this report meets the needs of your request. Should you have any questions, or require clarification on any of the points addressed, please contact me.

Respectfully submitted,

[Signature]

Stuart Wolf, IFA
Certified General Appraiser
Expires 09/09/14
Certification of the Appraiser:

I certify that, to the best of my knowledge and belief:

The statements of fact contained in this report are true and correct.

The reported analyses, opinions, and conclusions are limited only by the reported assumptions and limiting conditions and are my personal, impartial, and unbiased professional analyses, opinions, and conclusions.

I have not performed a prior appraisal or professional services on the subject property within the 3 year period immediately preceding acceptance of this appraisal assignment.

I have no present or prospective interest in the property that is the subject of this report and no personal interest with respect to the parties involved.

I have no bias with respect to the property that is the subject of this report or to the parties involved with this assignment.

My engagement in this assignment was not contingent upon developing or reporting predetermined results.

My compensation for completing this assignment is not contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal.

The reported analyses, opinions, and conclusions were developed, and this report has been prepared, in conformity with the requirements of the Code of Professional Ethics and Standards of Professional Conduct of The National Association of Independent Fee Appraisers.

The reported analyses, opinions, and conclusions were developed, and this report has been prepared, in conformity with the Uniform Standards of Professional Appraisal Practice.

I have made a personal inspection of the property that is the subject of this report. Irene Merrill, an employee of Appraisal Resource Group, assisted during the inspection of the subject property as well as doing research, data verification and data entry in the preparation of this appraisal.

All conclusions and opinions concerning the property that are set forth in the report were prepared by the appraisers whose signatures appear on the appraisal report. No additional assistance has been provided.

State Certificate # AG006259
Expires 09/09/14

March 19, 2014

Date
General Information:

The value estimate is made with the property in as-is condition. The value is based on an exposure time of six to twelve months as is typical with this type of property. This report and the value opinion herein are not based on any extraordinary assumptions but it was necessary to employ the hypothetical conditions that the subject exists as proposed and that zoning is IG. Only the sales comparison approach to value has been used in estimating the subject’s value because it is unimproved land.

The proposed subject property is a right of way through an easement held by Pacific Gas & Electric Co. from the City of Salinas. According to city staff, the easement belongs to PG&E, although the manner of holding was not made known to the appraiser. The proposed subject property has been surveyed and the exact dimensions and land area are known. The proposed legal description is included in the addendum to this report. Because of this, the subject’s value is estimated on a price per square foot basis.

Important and relevant information required by the Uniform Standard of Professional Appraisal Practice (USPAP) is shown below.

Client: Greg Knowles, City of Salinas
Date of Value: March 17, 2014
Property Location: Elvey Drive, Salinas, CA
Assessors Parcel #: Currently part of an easement from the City of Salinas to Pacific Gas and Electric Company
Legal Description: See proposed legal description in Addendum
Owner(s): Pacific Gas & Electric Company
Prior Sales: No prior sales or listings within 5 years
Land Size: 912 square feet
Zoning: Within an “IG” Industrial General zoning district
Interest Appraised: Market Lease Value
Estimated value: $1,000.00 ($1.10 per square foot/rounded)
Area Description:

The proposed subject property is located past the point where Elvee Drive currently ends on the north side of a reclamation ditch. The reclamation ditch is managed by the Monterey County Water Resources Agency. The subject’s immediate area is bordered by light industrial properties to the east and west, a reclamation ditch to the south, and State Highway 101 to the north.

The area across the reclamation ditch immediately opposite the proposed subject consists of a Granite Construction Co. yard, a City of Salinas maintenance yard, vacant land, and the other section of Elvee Drive.

The subject has good access to main arterial streets leading to all areas of Salinas and it is only one block from an onramp to State Highway 101, via the intersection of Highway 101, Elvee Drive, and Sanborn Road. This intersection is controlled by stop lights and tends to be very congested. At this intersection, vehicle traffic which includes semi truck rigs can go north or south on Sanborn, access Highway 101 north or south, or go west on Elvee Drive – all of which makes for a very busy intersection.

Elvee Drive is two lanes and is city maintained but has sidewalks only in some areas.
Property Description:

The subject property is not a buildable parcel. It currently is part of property held by Pacific Gas & Electric Company from the City of Salinas and as such has no assessor's parcel number. The proposed subject is not paved nor does it have any improvements; it directly adjoins the reclamation ditch.

The subject property is noted on city and county assessor maps as being located between the end of Elvee Drive which stops above the north bank of the reclamation ditch and the reclamation ditch itself. This portion of Elvee Drive provides access to two industrial properties - one of the properties is a truck dealership, and the other is a mini-storage business. The maps of adjoining blocks show that Elvee Drive on the south side of the reclamation ditch – off Work St. – is meant to continue through the current City of Salinas maintenance yard (on the south side of the reclamation ditch) and be connected across the reclamation ditch with the rest of Elvee Drive (on the north side of the reclamation ditch).

Zoning in this area is IG-Industrial General and the appraisal is based on the hypothetical condition that the subject is also zoned IG. Due to the subject’s location on the bank of a reclamation ditch under a PG&E power line easement, it is considered an unusable scrap parcel. The subject has no feasible commercial use and so the highest and best use is to remain as part of the power line easement and reclamation ditch. Using the subject as part of a roadway would appear to maximize its usefulness and be the highest and best use.

(Area shown is approximate and for reference purposes only)
Assessor’s Parcel Map:

Zoning map:

Zoning District Legend

- A: Agriculture
- RL-5: Residential Low Density
- RM-30: Residential Medium Density
- R-M-29: Residential Medium Density
- R-H-21: Residential High Density
- R-M-48: Residential High Density
- C0R: Commercial Office/Residential
- CO: Commercial Office
- CR: Commercial Retail
- CT: Commercial Thoroughfare
- MX: Mixed Use
- MF: Mixed Industrial
- I-G: Industrial-General Commercial
- IFP: Industrial-Flex Park
- IO: Industrial-Others
- P: Parks
- PS: Police/Security
- DS: Open Space
Proposed Right of Way Map:

EXHIBIT

OF

PROPOSED RIGHT OF WAY
CITY OF SALINAS
MONTEREY COUNTY
CALIFORNIA

PREPARED BY:
Polaris Consulting
E: 415 996-644
P.O. BOX 1378
CARMEL VALLEY, CA 93924

SCALE: 1" = 40' VIEW EXHIBIT 1 DATE: 2-4-2014
FILE NAME: COS 2011 SANBORN ROW 2013 Elvee Crossing DWG
General Market Value Trends:

The economic downturn which began in 2006 affected Salinas area home prices fairly severely, although not quite as severely as south Monterey County. Prices are climbing slowly – as of the end of February 2014 the median price was $342,500, up over 24% from the 2012 median sale price of approximately $275,000. Area realtors say they expect this slow-but-steady trend to continue through 2014 and beyond, assuming mortgage rates do not increase sharply.

Commercial properties were also affected, especially small commercial properties. Most commercial development ceased during the downturn, as buyers found it more economical to buy developed properties rather than build new ones. Vacancies increased and rents decreased. That trend is finally reversing and we are seeing some new commercial development, and decrease in vacancy rates although rents have not changed significantly.

Valuation Comments:

In real estate there are typically three approaches to value. These are the sales comparison approach, the income approach and the cost approach. For the valuation of the proposed subject property only the sales comparison approach is applicable. The income approach could be applicable because the subject is being considered for its leasehold value, but only if leases for comparable properties can be found. The cost approach is not applicable because there are no building improvements on the subject parcel.

Calculating the market lease value of such a small strip of land such as the proposed subject property is extremely difficult because it is rare for truly comparable sales or leases to exist. Sales of very small pieces of land do happen from time to time but they are typically very marginal parcels and vary in zoning from residential to commercial to agricultural and many of the sales have unclassified land use designations.

We have researched and analyzed several sales of small pieces of land, but all of the sales we found were residentially zoned and most were surplus land but had at least some value to the buyer. Conversely, the subject has no useful purpose and would have no value to an investor or even a neighboring property owner. While these sales can not be compared directly to the subject, the ratio of full parcel value per square foot versus the price per square foot of a portion of the land can be extracted and applied to the subject. No leases of property similar to the proposed subject were located.
Valuation Comments:

With no directly applicable sales of strips of land with similar zoning, sales of standard parcels with similar industrial zoning located in or near Salinas become the most reliable sources of data. From these sales, a value range for the subject parcel can be extracted and a value estimated based on the utility of the land area being appraised. As indicated previously, this appraisal is based on the hypothetical condition that the subject land is zoned Industrial General (IG) as are the adjoining properties.

The Sales Comparison Approach:

The primary data used for estimating the current value per square for basis include four land sales.

<table>
<thead>
<tr>
<th>Address</th>
<th>AP No.</th>
<th>COE</th>
<th>Sale Price</th>
<th>SF</th>
<th>S/SF</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 Elvee Circle, Salinas</td>
<td>003-012-012</td>
<td>Sep-13</td>
<td>$470,000</td>
<td>56,628</td>
<td>$8.29</td>
<td>IG - Industrial General</td>
</tr>
<tr>
<td>10755 Cara Mia Pkwy., Castroville</td>
<td>030-301-007</td>
<td>Nov-13</td>
<td>$566,000</td>
<td>60,548</td>
<td>$9.35</td>
<td>HI - Heavy Industrial</td>
</tr>
<tr>
<td>107 Puente Del Monte, Gonzales</td>
<td>223-081-024</td>
<td>Dec-13</td>
<td>$1,222,000</td>
<td>179,467</td>
<td>$6.77</td>
<td>Industrial</td>
</tr>
<tr>
<td>50 Katherine St., Gonzales</td>
<td>223-081-026</td>
<td>Aug-11</td>
<td>$857,500</td>
<td>142,876</td>
<td>$6.00</td>
<td>Industrial</td>
</tr>
</tbody>
</table>

Sales Comparable #1: This sale is in the Ottone Business Park which is adjacent to the subject property. This is a newer business park which serves a variety of general industrial purposes. All utilities are available at the lot line, and the park is served by city sewer and water. It has no frontage on Work St., which is the main street through the business park.

Sales Comparable #2: This comparable is in the Castroville Industrial Park development, which is zoned for heavy industrial use. It is at the end of a short cul-de-sac. All utilities are available at the lot line.

Sales Comparable #3: This was the sale of two separate, adjoining parcels to the same purchaser. They are located in Vista de Santa Lucia Business Park in Gonzales. All utilities are available at the lot line, and the park is served by city sewer and water.

Sales Comparable #4: This was the sale of an interior parcel in the Vista de Santa Lucia Business Park in Gonzales. All utilities are available at the lot line, and the park is served by city sewer and water.
Estimated Value of The Subject Land:

The comparable sales indicate that if the proposed subject property were of a size similar to the comparables it would have a raw land value of between $6.00 and $9.35, with an average indicated value of $7.60. The best comparable is #1 which is a recent sale located in the Ottone Business Park which is adjacent to the subject property.

However, the subject is an extremely small and marginal piece of land for which any type of commercial development is not physically feasible; in addition, it is almost directly on the bank of the reclamation ditch for which development would not be allowed. It is part of the proposed joining of the two sides of Elvee Drive on either side of the reclamation ditch and is therefore in the roadway.

All of the comps were fully usable industrial parcels where the highest and best use was commercial development. The subject’s highest and best use is a part of the reclamation ditch, power line easement and/or roadway. The subject does not abut any privately owned property and therefore would have no adjoining land owners who might be interested.

Based on the comparables and the limited usability of the subject, the subject’s value is estimated at only 10 to 15% of the value of usable industrial land in the area.

Conclusion:

The only applicable approach to valuing vacant land such as the proposed subject is the sales comparison approach.

The proposed subject property contains 912 square feet, as defined in its legal description. Its value is calculated at $1.10 per square foot, which is about 13.5% of comp #1. Because of its size and location it would have no market appeal to an investor, developer or adjoining property owner. Its only value lies in its use as part of the proposed roadway completion of Elvee Drive which will span the reclamation ditch.

\[
912 \text{ square feet} \times \$1.10 \text{ per square foot} = \$1,003.20
\]

Rounded to $1,000.00

This value is a single payment lease price for the use of the land for an indefinite period of time. As the proposed subject will be part of a roadway, it is unlikely the use will cease or change; therefore, since the period is indefinite, the lease price would be the same as a market value sale price.
Conclusion:

The estimate of value is as of March 17, 2014 and is based on an exposure time of six to twelve months.

I trust this report meets with the needs of your request. Please contact me if you have any questions or require clarification on any of the points addressed.

Respectfully submitted,
Appraisal Resource Group

Stuart Wolf, IFA
State Certificate # AG006259
Attachments:

Subject Property Photos
Legal Description of Proposed Subject
Certification of Appraiser
Appraisal Scope of work
Appraiser's Qualifications
Subject Photos:

Proposed subject property looking north across reclamation ditch; barrier at end of Elvee Drive seen beyond

Barrier at end of Elvee Drive north of reclamation ditch; PG&E easement and reclamation ditch just beyond
Subject Photos:

Proposed subject property in immediate foreground, looking south across reclamation ditch; Elvee Drive off of Work St. seen in middle distance

Wide view of proposed subject, looking north across reclamation ditch
Subject Photos:

View along reclamation ditch, looking south

View along reclamation ditch, looking north
Additional Aerial View:
Legal Description of Proposed Subject Property:

Elvex Drive
Pacific Gas & Electric Co.
Rancho Nacional
City of Salinas, California

SITUATE in a portion of Stansfeld Sherwood's 50 acre tract as described in the deed recorded in Volume 113 of Deeds at Page 424, Monterey County Records, lying within the Rancho Nacional, City of Salinas, County of Monterey, State of California;

A strip of land 12 feet in width, being more particularly described as follows:

BEGINNING at a point of intersection of the easterly right of way line of Elvex Drive as shown on that certain map recorded in Volume 13 of Parcel Maps at Page 35, Monterey County Records, with the northeasterly boundary line of the 12 foot strip of land granted by E.H. Sherwood to Coast Valley Gas and Electric, in the deed recorded in Volume 60 of Official Records at Page 161, and running thence from said POINT OF BEGINNING, along an extension of said easterly right of way line

1. South 08°40'13" West for a distance of 14.25 feet, more or less, to the southwesterly boundary line of said 12 foot strip of land; thence along the southwesterly boundary line of said 12 foot strip of land

2. North 48°43'24" West for a distance of 75.97 feet, more or less, to a point of intersection of an extension of the westerly right of way line of Elvex Drive; thence leaving the southwesterly boundary line of said 12 foot strip of land and running along said extension of said right of way line

3. North 08°40'13" East for a distance of 14.25 feet, more or less, to a point of intersection of the northeasterly boundary line of said 12 foot strip of land with the westerly right of way line of Elvex Drive as shown on said map; thence along the northeasterly boundary line of said 12 foot strip of land

4. South 48°43'24" East for a distance of 75.97 feet, more or less, to the POINT OF BEGINNING.

Containing an area of 912 square feet, more or less.

Bearings and distances used herein are based on the meridian of the California State Coordinate System, Zone 4, NAD 83 (2007).

This legal description was prepared by

Lynn A. Kovach  L. S. 5321

February 9, 2014
Statement of Contingent & Limiting Conditions:

The certification of the Appraiser appearing in this report is subject to the following contingent and specific limiting conditions.

1) I assume no liability for matters legal in nature or character. Title is assumed to be good and marketable.

2) Existing liens and encumbrances, if any, have been disregarded. The property is appraised as though free and clear, under responsible ownership and competent management.

3) Legal descriptions, furnished me, are assumed to be correct.

4) The value of the mineral rights, if any, was not considered in this appraisal.

5) Plot plans and other illustrative material in this report are included only to assist the reader in visualizing the property; no guarantee is made for its accuracy.

6) It is assumed that utilization of the land and improvements is within the boundaries or property lines of the property described and that there is no encroachment or trespass unless noted in the report.

7) No survey has been made, and no responsibility is assumed for such matters. I assume there to be no hidden, or unapparent condition of the property, subsoil and/or structures, which would render the property more or less valuable, or for the engineering which might be required to discover such factors.

8) Information identified herein as furnished by others is assumed to be correct, but no guarantee is made for its accuracy.

9) Neither all, or any part of the contents of this report, or copy thereof, shall be used for any purpose, by anyone but the client(s) specified in the report.

10) If attendance in court, or testimony, is required as a result of this appraisal, any arrangements and fees shall be agreed on prior to appearance.

11) The income and expense data provided to the appraiser is assumed to be true and correct and that no factors relevant to the past, present or future income have been withheld from the appraiser.
Statement of Contingent & Limiting Conditions:

12) I reserve the right to change or alter this appraisal report after submission, if new facts are received that, in my opinion, warrant a change in the report. No change of any item in the report shall be made by anyone other than me, and I assume no responsibility for such unauthorized change.

13) Market Value estimates reflected in this report are as of the date of value shown. These values could change at any time in the future, dependent upon the actions that might be taken by any government agency and/or changes in the mortgage money market.

14) Earthquakes are common to nearby areas Santa Cruz and San Benito Counties. No responsibility is assumed due to their possible affect on individual properties unless detailed geological reports are made available to the appraiser in advance of submission of the report.

15) Information used in the Sales Comparison Analysis section of this report, based on information obtained from Realtors and/or the Multiple Listing Service (MLS), is deemed reliable but no guarantee is made for its accuracy. No review of the escrow instructions or closing documents of the sales data was made, and the appraiser has no knowledge of any contractual obligations, if any, that may have been made between buyer and seller outside of escrow, which might affect the actual price paid.
The Appraisal Process:

The appraisal process is intended to be an orderly and logical flow of information, which leads the reader through the steps to the value conclusion. The steps taken in the appraisal process are as follows:

1. Define the appraisal problem.
   
   A. Identify the property to be appraised.
   B. Identify the effective date of the value estimate.
   C. Identify the property rights to be appraised.
   D. Identify the purpose and function of the appraisal.

2. Data collection.

   **General Data**
   A. Social
   B. Economic
   C. Governmental
   D. Environmental

   **Specific Data**
   A. Site and improvement data.
   B. B. Reproduction cost and land value data.
   C. Comparable Rental and sales data.
   D. Income and expense data.

3. Data analysis.

   A. Highest and best use analysis
   B. Land value estimate
   C. The cost approach to value
   D. The Sales comparison (market) approach to value.
   E. The income capitalization approach to value.

4. Reconciliation of the three approaches to value and final value estimate.
**Definition of Market Value:**

The most probable price which a property should bring in a competitive and open market under all conditions requisite to a fair sale, the buyer and seller each acting prudently and knowledgeably, and assuming the price is not affected by undue stimulus. Implicit in this definition is the consummation of a sale as of a specified date and the passing of title from seller to buyer under conditions whereby:

- Buyer and seller are typically motivated;
- both parties are well informed or well advised, and each acting in what they consider their own best interests;
- a reasonable time is allowed for exposure in the open market;
- payment is made in terms of cash in U.S. dollars or in terms of financial arrangements comparable thereto; and
- the price represents the normal consideration for the property sold unaffected by special or creative financing or sales concessions granted by anyone associated with the sale.

*Department of the Treasury, Office of the Comptroller of the Currency*
Qualifications & Appraisal Experience:

Stuart M. Wolf, IFA  
Appraiser of Urban & Rural Property since 1982

State Certified General Real Estate Appraiser, Certificate # AG006259

Professional Background:

1992 to present:  Appraisal Resource Group - Owner  
                  Lead Commercial Appraiser

               Senior Appraiser, Residential Properties

               Staff Appraiser, Residential Properties

Designations, Qualifications, & Memberships:

Licensed:  Certified General Appraiser, State of California OREA  
           License AG006259

Designated:  IFA, National Association of Independent Fee Appraisers  
             2004 – 06 Chapter President, NAIFA Central CA Chapter  
             1999 – 00 Chapter Vice-President, NAIFA Central CA Chapter  
             1990 – 99 Secretary/Treasurer, NAIFA, Central CA Chapter

Qualified:  Expert Witness, Superior Court of Monterey County  
            Expert Witness, Superior Court of Santa Barbara  
            Expert Witness, Monterey County Assessment Appeals Board

Web site: ARG123.com

Errors & Omissions insurance policy currently in effect.
Some Employers of My Services:

**ATTORNEYS AT LAW:**

* Noland, Hamerly, Etienne & Hoss
* Ottone Leach and Ray
* Pitman & Erdbacher
* Law Offices of William H. Soskin
* Law Office of Bruce Lindsay
* Anthony & Murdock
* Mendelsohn and Mendelsohn
* Law Office of Dale Grindrod

**GOVERNMENT AGENCIES AND MUNICIPALITIES:**

* Farm Service Agency (FSA)
* Federal Housing Administration (FHA)
* Rural Economic & Community Dev. (RECD)
* US Department of Agriculture (USDA)
* City of Salinas
* City of Seaside
* Monterey County
* City of Marina
* Castroville Water District
* Salinas Elementary School District

**FINANCIAL INSTITUTIONS:**

* 1st Capital Bank
* Pinnacle Bank
* Central Coast Credit Union
* Monterey County Bank
* Pacific Valley Bank
* Los Padres Bank
* Rabobank
* Santa Barbara Bank & Trust

**NON PROFIT AGENCIES:**

* Interim Inc.
* Community Human Services
* CHISPA
* Housing Authority of Monterey County

Other clients include; Appraisal Management Companies, Realtors, Mortgage Brokers, Developers, Contractors, Architects, Title Companies, Relocation Companies and Individuals.

Since 1982, I have appraised well over $4 billion dollars of residential and commercial real estate in Monterey, Santa Cruz, & San Benito Counties.
Attachment 4:
Mitigated Negative Declaration and Initial Study
MITIGATED NEGATIVE DECLARATION
AND INITIAL STUDY

Sanborn Road/U.S. Highway 101
and Elvee Drive Improvements

PREPARED FOR

City of Salinas
Department of Public Works, Engineering Division

March 20, 2014
SANBORN ROAD/U.S. HIGHWAY 101 AND ELVEE DRIVE IMPROVEMENTS

Mitigated Negative Declaration and Initial Study

PREPARED FOR
Eda Herrera P.E., Associate Engineer
City of Salinas Department of Public Works, Engineering Division
200 Lincoln Avenue
Salinas, CA 93901
Tel 831.758.7241

PREPARED BY
EMC Planning Group Inc.
301 Lighthouse Avenue, Suite C
Monterey, CA 93940
Tel 831.649.1799
Fax 831.649.8399
sissem@emcplanning.com
www.emcplanning.com

March 20, 2014
CITY OF SALINAS
Department of Public Works
200 Lincoln Avenue, Salinas, CA 93901

PROPOSED (MITIGATED) NEGATIVE DECLARATION

The project described below has been reviewed in accordance with the California Environmental Quality Act (CEQA) and has been determined to have an insignificant effect upon the environment.

**Project’s Common Name:** Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements

**File No(s):** CIP 9117

**Project Applicant:** City of Salinas Department of Public Works

**Project Location:** Sanborn Road interchange with U.S. Highway 101, segment of Sanborn Road between Fairview Avenue and Work Street, Fairview Avenue from Sanborn Road to the northbound U.S. Highway 101 on-ramp, Sanborn Road/U.S. Highway 101 northbound on-ramp, and Elvee Drive from Sanborn Road through to Work Street (existing segment plus new extension).

**Project Description:** The proposed project is designed to improve operational traffic and circulation conditions at the Sanborn Road/U.S. Highway 101 interchange. It consists of 11 components which range in scope from simple pavement striping to construction of an approximately 890-foot extension of existing Elvee Drive that also requires construction of a 49-foot long span bridge over the Reclamation Ditch. Other improvements include signalization, construction of a U.S. Highway 101 ramp meter, modification of existing travel/turn lane configurations, reconstruction of approximately 1,400 feet of existing Elvee Drive, restriction of Elvee Drive access from Sanborn Road to right-in/right-out, as well as other minor roadway modifications.

**Determination:** The attached initial study has been prepared for the above project in accordance with the California Environmental Quality Act and procedures established in the CEQA Guidelines adopted by the City of Salinas. On the basis of the initial study, the City of Salinas makes the following determination:

☐ The above project will not have a significant effect on the environment, and a NEGATIVE DECLARATION is hereby approved.

☒ The above project could have a significant effect on the environment, but WILL NOT have a significant effect in this case because the attached mitigation measures will be implemented by the city to avoid the effects or mitigate the effects to a point where clearly no significant effects will occur. Furthermore, there is no substantial evidence before the City of Salinas that the proposed project, as mitigated, may have a significant effect on the environment. A (MITIGATED) NEGATIVE DECLARATION is hereby approved.

Mitigation measures included in the project to avoid potentially significant effects: See attached Mitigation Monitoring Program

Further information about this project and about its probable environmental impact will be on file in the Department of Public Works, 200 Lincoln Avenue, Salinas, CA 93901.

Gary Peterson
Director of Public Works

By: [Signature]
Date: March 20, 2014

Attachment: Mitigation Monitoring Program
INTRODUCTION

CEQA Guidelines section 15097 requires public agencies to adopt reporting or monitoring programs when they approve projects subject to an environmental impact report or a negative declaration that includes mitigation measures to avoid significant adverse environmental effects. The reporting or monitoring program is to be designed to ensure compliance with conditions of project approval during project implementation in order to avoid significant adverse environmental effects.

The law was passed in response to historic non-implementation of mitigation measures presented in environmental documents and subsequently adopted as conditions of project approval. In addition, monitoring ensures that mitigation measures are implemented and thereby provides a mechanism to evaluate the effectiveness of the mitigation measures.

A definitive set of project conditions would include enough detailed information and enforcement procedures to ensure the measure's compliance. This monitoring program is designed to provide a mechanism to ensure that mitigation measures and subsequent conditions of project approval are implemented.

MONITORING PROGRAM

The basis for this monitoring program is the mitigation measures included in the project mitigated negative declaration. These mitigation measures are designed to eliminate or reduce significant adverse environmental effects to less-than-significant levels. These mitigation measures become conditions of project approval, which the city, acting as the project applicant, is required to complete during and after implementation of the proposed project.

The attached list is proposed for monitoring the implementation of the mitigation measures. This monitoring checklist contains all mitigation measures in the mitigated negative declaration.
**MONITORING PROGRAM PROCEDURES**

The City of Salinas shall use the attached mitigation monitoring list for the proposed project. The monitoring program should be implemented as follows:

1. The City of Salinas is responsible for coordinating the monitoring program, including the monitoring list. The City of Salinas is responsible for completing the monitoring list and distributing the list to the responsible individuals or agencies for their use in monitoring the mitigation measures.

2. Each responsible individual or agency will then be responsible for determining whether the mitigation measures contained in the monitoring list have been complied with. Once all mitigation measures have been complied with, the responsible individual or agency should submit a copy of the monitoring list to the City of Salinas to be placed in the project file. If the mitigation measure has not been complied with, the monitoring list should not be returned to the City of Salinas.

3. The City of Salinas will review the list to ensure that appropriate mitigation measures included in the monitoring list have been complied with at the appropriate time. Compliance with mitigation measures is required for project approvals.

4. If a responsible individual or agency determines that a non-compliance event has occurred, a written notice should be delivered by certified mail to the City of Salinas within 10 calendar days, describing the non-compliance and requiring compliance within a specified period of time. If non-compliance still exists at the expiration of the specified period, construction may be halted and fines may be imposed at the discretion of the City of Salinas.
SANBORN ROAD/U.S. HIGHWAY 101
AND ELVEE DRIVE IMPROVEMENTS
MITIGATION MONITORING AND REPORTING PROGRAM

In addition to the mitigation measures listed below, the mitigation measures identified in the City's 2002 General Plan FEIR and the Final Supplement to the General Plan Final Program EIR apply to the project and are incorporated by reference.

Prior to Issuance of a Grading Permit

BIO-1. To avoid the possibility of significant impacts to nesting birds protected by the California Fish and Game Code and/or the federal Migratory Bird Treaty Act, if feasible, project noise generation, ground disturbance, vegetation removal, and other construction activities should be scheduled to begin during the period from September 16 to January 31, which is outside of the nesting bird season. The nesting bird season extends from February 1 to September 15.

If construction begins during the nesting bird season, or if construction activities are suspended for at least two weeks during the nesting bird season and would recommence during the nesting bird season, then a qualified biologist will conduct a pre-construction survey for nesting birds within suitable nesting habitat areas on and adjacent to the site to ensure that no active nests would be disturbed during project implementation. This survey will be conducted no more than two weeks prior to the initiation of disturbance/construction activities. A report documenting the results of the surveys and plan for avoidance (if needed) will be completed prior to disturbance/construction activities.

If no active bird nests are detected during the survey, then project activities can proceed as scheduled. However, if an active bird nest of a native species is detected during the survey, then a qualified biologist will determine and clearly delineate an appropriately sized, temporary protective buffer area around the active nest, depending on the nesting bird species, existing site conditions, and proposed disturbance/construction activities. The protective buffer area around an active bird nest is typically 75-250 feet, determined at the discretion of the qualified biologist and in compliance with applicable project permits. To ensure that no inadvertent impacts to active bird nests will occur, no disturbance/construction activities will
occur within the protective buffer area until the juvenile birds have fledged (left the nest), and there is no evidence of a second attempt at nesting.

Party Responsible for Implementation: **City of Salinas**

Party Responsible for Monitoring: **City of Salinas**

☐ Implementation Complete

Monitoring Notes and Status:

HAZ-1. The city will retain a qualified expert to conduct soil testing for aerially deposited lead in locations where project grading and excavations may have potential to result in release of aerially deposited lead. The testing scope should include preparation of a site-specific work plan specifying surface sample or soil boring locations, sample collection, laboratory analysis, and preparation of findings, and recommendations. The testing report must determine the concentrations of lead in such locations and whether project grading and excavations have potential to cause worker and public health and safety risks. If risks are possible, a remediation plan shall be prepared and implemented. The remediation plan shall define performance standards for the handling and disposal of contaminated soil to ensure that risks to public health and safety from transport and disposal are minimized. The testing program and remediation plans (as needed) will be completed prior to initiation of ground disturbance activities in locations where the expert has deemed that testing for aerially deposited lead is warranted. If remediation is needed in specific locations, the remediation process will also be completed prior to initiation of project related ground disturbance activities in those locations.

Party Responsible for Implementation: **City of Salinas**

Party Responsible for Monitoring: **City of Salinas**

☐ Implementation Complete

Monitoring Notes and Status:

HAZ-2. If the aerially deposited lead testing program identified in mitigation measure HAZ-1 identifies the presence of hazardous concentrations of lead in soils to be excavated
or graded, the city will prepare and implement a worker health and safety plan training program. To avoid health effects on construction personnel, all personnel who may come in contact with contaminated soil will be trained in accordance with applicable Occupational Safety and Health Administration standards. A site-specific worker health and safety plan defining potential contaminants and, where appropriate, proper personnel protective equipment will be employed. Worker training will be completed prior to initiation of ground disturbance activities in the area(s) defined in the lead testing program to contain lead concentrations deemed to be potentially hazardous to worker and public safety.

Party Responsible for Implementation: **City of Salinas**

Party Responsible for Monitoring: **City of Salinas**

☐ Implementation Complete

Monitoring Notes and Status:

---

**During Construction**

CR-1. The following language will be included in any permit or approval associated with earth moving activities for development of the proposed project:

In the event that significant paleontological and/or archaeological remains are uncovered during excavation and/or grading, all work shall stop in the area of the subject property until an appropriate data recovery program can be developed and implemented by a qualified archaeologist.

Party Responsible for Implementation: **City of Salinas**

Party Responsible for Monitoring: **City of Salinas**

☐ Implementation Complete

Monitoring Notes and Status:

---

CR-2. The following language will be included in any permit or approval associated with earth moving activities for development of the proposed project:
If human remains are found during construction within the project site, there shall be no further excavation or disturbance of the site or any nearby area reasonably suspected to overlie adjacent human remains until an archeological monitor and the coroner of Monterey County are contacted. If it is determined that the remains are Native American, the coroner shall contact the Native American Heritage Commission within 24 hours. The Native American Heritage Commission shall identify the person or persons it believes to be the most likely descendent from the deceased Native American. The most likely descendent may then make recommendations to the landowner or the person responsible for the excavation work, for means of treating or disposing of, with appropriate dignity, the human remains and associated grave goods as provided in Public Resources Code section 5097.98. The landowner or his authorized representative shall rebury the Native American human remains and associated grave goods with appropriate dignity on the property in a location not subject to further disturbance if: a) the Native American Heritage Commission is unable to identify a most likely descendent or the most likely descendent failed to make a recommendation within 24 hours after being notified by the commission; b) the descendent identified fails to make a recommendation; or c) the landowner or his authorized representative rejects the recommendation of the descendent, and the mediation by the Native American Heritage Commission fails to provide measures acceptable to the landowner.

Party Responsible for Implementation: City of Salinas

Party Responsible for Monitoring: City of Salinas

☐ Implementation Complete

Monitoring Notes and Status:

__________________________________________________________
Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements
Initial Study
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Appendices (Included on CD)
Appendix A  Special Status Plants and Animals with Potential to Occur in the Project Vicinity
Appendix B  Preliminary Geotechnical Report
Appendix C  Phase I Environmental Assessment
Appendix D  Technical Memorandum – Proposed Alternatives Hydraulic Analysis
Appendix E  Technical Memorandum – Water Quality Assessment
Appendix F  Transportation Impact Analysis Memorandum
1. BACKGROUND

Project Name: Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements

Project Location: Sanborn Road interchange with U.S. Highway 101, segment of Sanborn Road between Fairview Avenue and Work Street, Fairview Avenue from Sanborn Road to the northbound U.S. Highway 101 on-ramp, Sanborn Road/U.S. Highway 101 northbound on-ramp, and Elvee Drive from Sanborn Road through to Work Street (existing segment plus new extension).

Assessor Parcel Number(s): All improvements within existing city and Caltrans rights-of-way except at APN 003-701-009 and at minor curb returns at Elvee Drive extension/Work Street.

Current Land Uses: Project improvements would be made on roadways that primarily border commercial and general industrial land uses with minor commercial and residential uses located at the Sanborn Road/U.S. Highway 101 northbound off-ramp. New Elvee Drive extension proposed on vacant land designated Industrial General.

Surrounding General Plan Land Uses/Zoning Districts:

North: Industrial General
South: Industrial General, Commercial Thoroughfare and Residential Low-Density (at the Sanborn Road/U.S. Highway 101 northbound off-ramp)
East: Industrial General, Commercial Thoroughfare and Residential Low-Density (at the Sanborn Road/U.S. Highway 101 northbound on-ramp)
West: Industrial General

Lead Agency Contact Person: Eda Herrera, Associate Engineer, City of Salinas Public Works Department
(831) 758-7438

Location and Existing Setting

The proposed project area (which refers to the area within which the full range of project improvements is located) is entirely within the City of Salinas (“city”). Regional access to
the project area is provided from U.S. Highway 101. Local access is provided from Fairview Avenue, Sanborn Road, and Elvee Drive. Figure 1, Location Map, presents the regional location and the project vicinity. Figure 2, Proposed Project Improvements, shows the locations and types of planned improvements, including the location of a proposed bridge over the Reclamation Ditch to support the extension of Elvee Drive.

Figure 2 also shows existing land uses within the project area as well as the names of local business that are referred to in this initial study. As can be seen, the proposed improvements are planned within a highly urbanized area. It is developed primarily with industrial and commercial uses to the west of U.S. Highway 101 and with commercial and residential uses in the Fairview Road area east side of U.S. Highway 101. Figure 3, Project Area Photographs, shows representative conditions within areas where improvements are proposed.

The Reclamation Ditch traverses through the project area as shown in Figure 2. The Reclamation Ditch is part of a drainage system within the lower Salinas Valley. It is a man-made drainage channel system that was constructed in the early 1900s to drain lands for agricultural purposes, and is now also used as a flood control facility. The Monterey County Water Resources Agency (MCWRA) oversees the development and implementation of water quality, water supply, and flood control projects in Monterey County, including operation and maintenance of the Reclamation Ditch.

There is no undisturbed natural habitat and few vacant parcels within the project area.

**Project Description**

The proposed project is designed to improve operational traffic and circulation conditions at the Sanborn Road/U.S. Highway 101 interchange. As part of the traffic impact analysis conducted for the Salinas-Ag Industrial Center Program Environmental Impact Report (EMC Planning Group 2009), a range of existing circulation network operational deficiencies were identified that would worsen with implementation of that project. In 2010, the city adopted changes to the City of Salinas Traffic Impact Fee Ordinance (TFO) to incorporate additional traffic network improvements needed to rectify operational deficiencies so that the network operates at improved performance levels under current conditions plus buildout of the Salinas-Ag Industrial Center project. Several of the proposed project improvements were added to the TFO in response to the prior traffic impact analysis. The proposed project is also expected to result in improved traffic safety conditions.

The proposed project consists of the following components, each of which is shown on Figure 2:

1. Signalize the Sanborn Road/Fairview Avenue/northbound U.S. Highway 101 off-ramp intersection, with associated striping modifications to Fairview Avenue. No widening of the northbound off-ramp is anticipated;
Figure 1

Location Map

Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements Initial Study
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Figure 2

Proposed Project Improvements

Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements Initial Study

Source: Wood Rodgers 2014
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Sanborn Rd./Fairview Rd. intersection - location of proposed signalization and lane modification improvements

Elvee Dr. (at left) and Southbound Sanborn Rd. off-ramp (at right)

Existing unimproved Elvee Dr. looking north toward Reclamation Ditch - location of new Elvee Dr. extension

Sanborn Rd. looking south across Reclamation Ditch to unimproved Elvee Dr. - location of new bridge over Reclamation Ditch

Elvee Dr. looking south across Reclamation Ditch to unimproved Elvee Dr. - location of new bridge over Reclamation Ditch

Elvee Dr. looking west

Elvee Drive (at left) and Southbound Sanborn Rd. off-ramp at right

Source: Wood Rodgers 2013

Figure 3

Project Area Photographs

Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements Initial Study
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2. Construct a ramp meter on the northbound U.S. Highway 101 on-ramp from Fairview Avenue;

3. Extend the dedicated right-turn lane to Work Street on westbound Sanborn Road by removing the existing raised traffic island at the entrance to Pilot Travel Center and reconstructing that driveway entrance from Sanborn Road. The right-turn lane would be extended by approximately 400 feet from its existing length of 160 feet to a proposed length of 560 feet to reduce driver confusion about right turns into the Pilot Travel Center versus right turns onto Work Street;

4. Construct an extension of Elvee Drive from the existing north end of Elvee Drive (approximately 225 feet north of the Reclamation Ditch) to Work Street. Curb, gutter, and sidewalk will be constructed on both sides of Elvee Drive between the existing north end of Elvee Drive and Work Street. Landscaping will also be constructed along both sides of the Elvee Drive Extension from approximately 70 feet south of the Reclamation Ditch to Work Street;

Approximately 890 linear feet of new roadway would be constructed. The cross section of the new segment located south of the Reclamation Ditch will be similar to the segment north of the Reclamation Ditch which is 56 feet wide and includes two travel lanes with curb, gutter and sidewalk on both sides;

5. Provide an access road from the west side of Elvee Drive to the Reclamation Ditch to retain existing access opportunities;

6. Reconstruct the existing driveway access located on the west side of Elvee Drive to the city-owned parcel currently being used by Granite Construction. A new driveway access to the parcel immediately north, which is also owned by the city, will be provided as well;

7. Evaluate the new Elvee Drive/Work Street intersection for signalization. The signalization evaluation and design will be determined upon an update to the traffic analysis and during the final design phase of the project. If a signal at this location is not currently warranted, then Elvee Drive will be stop-controlled, with provision for a future signal when warranted. The curb returns at the intersection of Elvee Drive with Work Street will be reconstructed to accommodate long tractor trucks;

8. Construct a 49-foot clear-span bridge (with a bridge opening of 38 feet) to allow the extension of Elvee Drive to cross over the Reclamation Ditch. The superstructure of the bridge would be constructed of pre-cast, pre-stressed concrete slabs. No falsework construction (temporary supports to hold the bridge in place until the bridge is completed) within the Reclamation Ditch would be required, nor would any modification of the bed or bank of the Reclamation Ditch. A preliminary profile of the bridge is shown in Figure 4, Proposed Roadway Cross-Sections and Bridge Profile;
9. Reconstruct approximately 1,400 feet of Elvee Drive in front of Leonard’s Lockers Self Storage, Caltrans Maintenance Station, and Coast Counties Peterbilt to provide two, 20-foot travel lanes and to add curb, gutter, sidewalk, and street lighting;

10. Reconstruct approximately 450 feet of Elvee Drive from Sanborn Road to the Coast Counties Peterbilt driveway to improve the condition of the deteriorated roadway and install asphalt dikes within the public right-of-way; and

11. Restrict Elvee Drive access from Sanborn Road to right-in/right-out by constructing a raised median on Sanborn Road.

Restricting left turn ingress to or egress from Elvee Drive at Sanborn Road is forecasted to improve the level of service (LOS) of the southbound U.S. Highway 101 Sanborn Road off-ramp intersection with Sanborn Road and Elvee Drive from LOS C/D during the AM/PM peak hours, respectively to LOS C/C. The proposed signalization of the intersection of the northbound loop off-ramp and Fairview Avenue with Sanborn Road will immediately improve the LOS of the ramp terminal intersection from a deficient LOS F to an acceptable LOS B. These improvements are expected to result in improved traffic safety conditions at these locations as well. Other benefits of the proposed project include the following:

- improving ramp junction and weaving operations on the U.S. Highway 101 northbound mainline between the Fairview Drive loop on-ramp and loop off-ramp to Sanborn Road;
- improving operational safety and turning efficiency for large commercial trucks that access businesses located on the Sanborn Road segment between the U.S. Highway 101 interchange and Work Street;
- implementing circulation and capacity improvements planned/envisioned as part of the 2002 City of Salinas General Plan (City of Salinas 2002) (hereinafter “general plan”) to facilitate planned growth; and
- removing existing circulation operations constraints and create capacity in the circulation system to facilitate critical new economic development.

The proposed improvements are listed in the City of Salinas Traffic Improvement Program 2010 Update (TIP) (2010) as part of projects 37A and 37B, respectively. The TIP relates increases in traffic generated by new development to the cost of projects required to mitigate the impacts based on buildout of the city and the Salinas Ag-Industrial Center project. TIP Project 37A includes two project components: 1) U.S. Highway 101 northbound off-ramp/Fairview Avenue/Sanborn Road Intersection; and 2) Fairview Avenue Improvements. Project 37B is listed in the TIP as “Elvee Drive
Proposed Roadway Cross Sections and Bridge Profile
Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements Initial Study
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(Work St. to Sanborn Rd)” and includes the extension of Elvee Drive to Work Street. These components of TIP projects 37A and 37B are being proposed at this time based on the existing capacity of the city to fund and/or secure state or federal funding for these improvements. Other improvements that are part of the noted TIP projects cannot be funded at this time and it is unknown if or when funding might be secured for their construction. The proposed project will substantially improve circulation conditions consistent with the intent of TIP projects 37A and 37B as described in the Traffic and Transportation section of this initial study.

Construction is expected to be initiated in 2014, last approximately nine months, and be completed in 2015. Specific types of construction equipment required for the project have not yet been defined. However, it is expected that a range of common construction equipment types would be employed. These include backhoes, dump trucks, excavators, sheep’s foot compactor, grader, rollers, paving machine, boom truck/small crane, etc.

Public Agencies with Approval Authority

- City of Salinas – Adoption of CEQA documentation; and review of grading permit, storm water control plan, and construction contract

  Implementation of the proposed project would not require new land use or zoning approvals by the city.

- Caltrans – Encroachment Permit

- Monterey County Water Resources Agency – Review of improvement plans for construction within the Reclamation Ditch right-of-way

- California Transportation Commission – Potential approval of partial funding for proposed improvements

Environmental Factors Potentially Affected:

- Aesthetics
- ✓ Biological Resources
- □ Greenhouse Gas Emissions
- □ Land Use/Planning
- □ Population/Housing
- □ Transportation / Traffic
- □ Agricultural Resources
- □ Cultural Resources
- ✓ Hazards & Hazardous Materials
- □ Mineral Resources
- □ Public Services
- □ Utilities/Service Systems
- □ Air Quality
- □ Geology/Soils
- □ Hydrology and Water Quality
- □ Noise
- □ Recreation
- □ Recreation
- □ Mandatory Findings of Significance
2. CHECKLIST

Technical Analyses Used in this Initial Study

A range of technical studies have been prepared to support the analyses of the environmental effects of the proposed project. The technical analyses are contained on a CD, which can be found on the inside back cover of this document.

<table>
<thead>
<tr>
<th>Issue</th>
<th>Impact</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No Impact</td>
<td>Less Than Significant Impact</td>
</tr>
</tbody>
</table>

1. AESTHETICS. Would the proposal:

   (a) Affect a scenic vista or scenic highway?

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

   (c) Substantially degrade the existing visual character or quality of the site and its surroundings?

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

Discussion

(a,b) The project site is not within a state-designated scenic highway corridor as defined by Caltrans or the City of Salinas. Therefore, the proposed project would have no impact on a scenic highway.

(c,d) The proposed improvements are largely planned to modify existing roadways that are located within a highly-developed urban area. Construction of the new Elvee Drive extension would be through vacant land that has been significantly
degraded and is devoid of valuable scenic resources. The project would not result in construction of new above-ground facilities (other than street lighting along Elvee Drive) that have potential to significantly alter existing visual conditions. The proposed project would have a less-than-significant impact regarding degradation of existing visual character.

The project area is within a highly-developed industrial and commercial urban area with a multitude of nighttime lighting sources. The proposed street lighting along Elvee Drive would create a very minor increase in lighting relative to existing conditions and have a minor effect on nighttime views. Therefore, the proposed project would have a less-than-significant impact on nighttime views.

Mitigation

No mitigation measures are required.
<table>
<thead>
<tr>
<th>Issue</th>
<th>Impact</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No Impact</td>
<td>Less Than Significant Impact</td>
</tr>
<tr>
<td>2. AGRICULTURAL RESOURCES. Would the proposal:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?</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>
</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 in Public Resources Code section 51104(g))?</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>
</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</td>
<td></td>
<td></td>
</tr>
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</table>
non-agricultural use or conversion of forest land to non-forest use?

<table>
<thead>
<tr>
<th>Issue</th>
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<th>Less Than Significant Impact</th>
<th>Potentially Significant Unless Mitigation Incorporated</th>
<th>Potentially Significant Impact</th>
<th>Source</th>
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</thead>
<tbody>
<tr>
<td>non-agricultural use or conversion of forest land to non-forest use?</td>
<td>✔</td>
<td></td>
<td></td>
<td></td>
<td>2,5,7</td>
</tr>
</tbody>
</table>

**Discussion**

(a-e) There are no agricultural resources or forest resources within the project area. Therefore, the proposed project would have no impact on agriculture or forest resources.

**Mitigation**

No mitigation measures are required.
### 3. AIR QUALITY. Would the proposal:

<table>
<thead>
<tr>
<th>Issue</th>
<th>Impact</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Conflict with or obstruct implementation of the applicable air quality plan?</td>
<td>✔</td>
<td>☐</td>
</tr>
<tr>
<td>(b) Violate any air quality standard or contribute substantially to an existing or projected air quality violation?</td>
<td>☐</td>
<td>✔</td>
</tr>
<tr>
<td>(c) Result in cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)?</td>
<td>☐</td>
<td>✔</td>
</tr>
<tr>
<td>(d) Expose sensitive receptors to substantial pollutant concentrations?</td>
<td>☐</td>
<td>✔</td>
</tr>
<tr>
<td>(e) Create objectionable odors affecting a substantial number of people?</td>
<td>☐</td>
<td>✔</td>
</tr>
</tbody>
</table>

**Discussion**

(a-d) The Monterey Bay Unified Air Pollution Control District ("air district") is delegated with local responsibility to implement both federal and state mandates for improving air quality in the air basin through implementation of an air quality plan. The air district adopted an air quality management plan in 1991 and has made several updates in subsequent years, the most recent of which was adopted in April 2013. The current plan, *Triennial Plan Revision 2009 – 2012* (hereinafter...
“air quality plan”), presents measures to control ozone formation in order to meet the ozone standard mandated by the California Clean Air Act, and includes programs to control on-road mobile source air emissions.

A determination of a project’s consistency with the air quality plan is a process by which the lead agency demonstrates that the population associated with proposed growth inducing projects within the boundary of the lead agency’s jurisdiction is accommodated by the Association of Monterey Bay Area Government’s regional forecasts. These regional forecasts for population and dwelling units are embedded in the emission inventory projections used in the air quality plan. The proposed project is not growth-inducing because it does not include dwelling units, nor does it remove an impediment to growth. The proposed project is designed to improve circulation system performance that has been and will continue to be degraded by cumulative development that has been planned for/anticipated per the general plan. The City of Salinas General Plan Final Environmental Impact Report (City of Salinas 2002) (hereinafter “general plan EIR”) includes an evaluation of the growth-inducing effects of the general plan (general plan EIR, page 7-6).

Implementation of the proposed project would result in direct air emissions only during the short-term construction phase while off-road and on-road equipment is being utilized. A range of construction equipment would be utilized in this process. As described in the air quality plan, the air quality plan emissions projections include emissions generated from use of off-road equipment, including construction equipment. The types of construction equipment that would be utilized during the construction project are typical of those used in most construction activities. Consequently, emissions from their use are assumed in the air quality plan. Because the proposed project does not include development of new housing units and the emissions from short-term construction activity are assumed in the air quality plan, the proposed project would be consistent with the air quality plan.

All air emissions resulting from the proposed project would be generated during its construction phase. Section 5.3, criteria for determining construction impacts, in the air district’s 2008 CEQA Air Quality Guidelines contains criteria for assessing air quality impacts of construction projects. As stated in that section, “emissions from construction activities are considered to represent temporary impacts that are typically short in duration, depending on the size, phasing, and type of project.” Impact criteria for three types of construction emissions, PM$_{10}$, ozone, and toxic air contaminants are defined. Each criterion is discussed below and a determination is made about whether emissions from project construction activities could exceed each criterion.

PM$_{10}$. As described in Tables 5-1 and 5-2 of the district’s CEQA Air Quality Guidelines, for PM$_{10}$ emissions, impacts of construction would be considered significant if more than 82 pounds per day of PM$_{10}$ are generated. This volume of
PM$_{10}$ could be generated by a construction project involving minor grading on more than 8.1 acres per of land per day or by a construction project involving more substantial earthmoving on more than 2.2 acres of land per day.

The proposed project would require grading for the construction of the Elvee Road extension. A total of about 1,100 linear feet of new road would be constructed with a maximum width of 56 feet. A total of approximately 1.4 acres would require grading for this improvement. Substantial earthmoving is not anticipated as the road extension alignment is on topographically level land; fine grading may be all that is required to prepare for road construction. Minor grading will also be required to improve existing Elvee Drive. The total area to be disturbed as part of the proposed project would about 2.5 acres. This is significantly below the 8.1-acre threshold for minor grading per day. Neither air district PM$_{10}$ criterion would be exceeded as a result of grading activities.

**Ozone.** As noted on page 5-3 of the air district's CEQA Air Quality Guidelines, construction projects using typical construction equipment such as dump trucks, scrapers, bulldozers, compactors and front-end loaders that temporarily emit precursors of ozone, such as volatile organic compounds or oxides of nitrogen, are accommodated in the emission inventories of state- and federally-required air plans and would not have a significant impact on the attainment and maintenance of ozone standards.

**Toxic Air Contaminants.** Construction projects that could emit toxic air contaminants could result in temporary significant impacts if emissions are released near sensitive receptors such as schools, residences, nursing homes, etc. The proposed project would involve the temporary use of typical diesel powered and gasoline powered construction equipment. A nominal number of fuel-powered equipment would be used on any given day. While diesel air emissions at high, constant concentration can be of concern, emissions during the construction process would be far below any threshold utilized by the air district for requiring screening of projects for their potential to generate harmful toxic air contaminants. Further, the only sensitive receptors within the project area are located adjacent to the northbound U.S. Highway 101 on- and off-ramps. The proposed project would require minimal to no use of diesel-powered equipment in the immediate vicinity of these sensitive uses, as the improvements in this area consist largely of roadway restriping.

Though no project specific mitigation measures will be required, construction activities must be consistent with erosion control standards contained in the city's Standard Specifications, Design Standards, and Standard Plans starting on page 137 under Standards to Control Excavations, Cuts, Fills, Clearing, Grading, Erosion, and Sediment (City of Salinas 2008). The standards include measures such as covering soil stockpiles and stabilizing exposed soil surfaces for the purpose of reducing erosion and surface water quality degradation. These measures will help to reduce incidental generation of PM$_{10}$ caused by wind erosion of exposed soils, soil stockpiles, etc.
Given the short-term nature of the project, the fact that construction emissions are either already accounted for and/or would be below thresholds established by the air district, and standard erosion control measures will be implemented, the proposed project would have no impact from conflict with the air quality management plan, and a less-than-significant impact regarding violation of air quality standards, cumulative air quality effects, or exposure of sensitive receptors to substantial pollutant concentrations.

(e) Construction activities needed to implement the proposed project would not be significant source of odors. Odors would primarily consist of minor and temporary exhaust from construction equipment. Therefore, this impact is less than significant.

Mitigation

No mitigation is required.
### Issue

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<th>Issue</th>
<th>No Impact</th>
<th>Less Than Significant Impact</th>
<th>Potentially Significant Unless Mitigation Incorporated</th>
<th>Potentially Significant Impact</th>
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<tr>
<td>4. BIOLOGICAL RESOURCES. Would the proposal result in impacts to:</td>
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<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 Game or U.S. Fish and Wildlife Service?</td>
<td></td>
<td></td>
<td>✓</td>
<td>□</td>
<td>3,5,24,33,34,35</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>
<td>3,5,24,35,36</td>
</tr>
<tr>
<td>(c) Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?</td>
<td>✓</td>
<td>□</td>
<td>□</td>
<td>□</td>
<td>3,5,24,36</td>
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<tr>
<td>(d) Interfere substantially with the movement of any native resident or migratory fish or wildlife</td>
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### Impact

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<th>Potentially Significant Unless Mitigation Incorporated</th>
<th>Potentially Significant Impact</th>
<th>Source</th>
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<tr>
<td>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>
<td>3,5,33,34, 35</td>
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<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>
<td>2,19,24</td>
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<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>
<td>2,3,5,24</td>
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### Discussion

This section is based in part on a one-day reconnaissance-level biological field survey conducted by EMC Planning Group biologists on April 12, 2013 to document existing plant communities/wildlife habitats and evaluate the potential for special-status species occurrence at the proposed project site. Biological resources were documented in field notes, including species observed, dominant plant communities, and significant wildlife habitat characteristics. Qualitative estimations of plant cover, structure, and spatial changes in species composition were used to determine plant communities and wildlife habitats, and habitat quality and disturbance level were described.

A search of the California Department of Fish and Wildlife (CDFW) California Natural Diversity Database (CNDDB) was conducted for the Salinas, Moss Landing, Prunedale, San Juan Bautista, Marina, Natividad, Seaside, Spreckels and Chualar USGS quadrangles in order to evaluate potentially occurring special-status plant and animal species in the project vicinity (CDFW 2013). Records of occurrence for special-status plants were reviewed for those same USGS quadrangles in the California Native Plant Society (CNPS) Inventory of Rare and Endangered Plants (CNPS 2013). A USFWS threatened and endangered species list was also generated for Monterey County (USFWS 2013). Special-status species in this report are those listed as Endangered,
Threatened, or Rare, or as candidates for listing by the USFWS and/or CDFW; or as special-status by the CNPS (Rare Plant Rank 1B or 2B). The project site was also reviewed in the USFWS National Wetlands Inventory (USFWS 2013).

Special-status species are generally rare, restricted in distribution, declining throughout their range, or have a critical, vulnerable stage in their life cycle that warrants monitoring. Appendix A includes two tables, Special-Status Plants with the Potential to Occur in the Project Vicinity, and Special-Status Animals with the Potential to Occur in the Project Vicinity, that list the special-status species documented within the project vicinity (i.e. the Salinas, Moss Landing, Prunedale, San Juan Bautista, Marina, Natividad, Seaside, Spreckels and Chualar USGS quadrangles), their listing status and suitable habitat description, and their potential to occur within the project vicinity. Figure 5, Special-Status Species, shows the geographic distribution of known occurrences of special-status species within a five-mile radius of the project site.

(a) Trees, vegetation and open areas located within and adjacent to the project site have the potential to provide nesting habitat for native birds. No evidence of active nesting activity was observed during the reconnaissance-level survey. However, if active nest(s) of native bird species should be present, construction and site preparation activities conducted during the nesting season close to active nests could result in the direct loss of nests, including eggs and young, or the abandonment of an active nest by the adults. The loss of individuals or abandonment of their nests would be a significant impact. Implementation of mitigation measure BIO-1 below would reduce this impact to a less-than-significant level.

Mitigation

BIO-1. To avoid the possibility of significant impacts to nesting birds protected by the California Fish and Game Code and/or the federal Migratory Bird Treaty Act, if feasible, project noise generation, ground disturbance, vegetation removal, and other construction activities should be scheduled to begin during the period from September 16 to January 31, which is outside of the nesting bird season. The nesting bird season extends from February 1 to September 15.
Figure 5

Special-Status Species

Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements Initial Study
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If construction begins during the nesting bird season, or if construction activities are suspended for at least two weeks during the nesting bird season and would recommence during the nesting bird season, then a qualified biologist will conduct a pre-construction survey for nesting birds within suitable nesting habitat areas on and adjacent to the site to ensure that no active nests would be disturbed during project implementation. This survey will be conducted no more than two weeks prior to the initiation of disturbance/construction activities. A report documenting the results of the surveys and plan for avoidance (if needed) will be completed prior to disturbance/construction activities.

If no active bird nests are detected during the survey, then project activities can proceed as scheduled. However, if an active bird nest of a native species is detected during the survey, then a qualified biologist will determine and clearly delineate an appropriately sized, temporary protective buffer area around the active nest, depending on the nesting bird species, existing site conditions, and proposed disturbance/construction activities. The protective buffer area around an active bird nest is typically 75-250 feet, determined at the discretion of the qualified biologist and in compliance with applicable project permits. To ensure that no inadvertent impacts to active bird nests will occur, no disturbance/construction activities will occur within the protective buffer area until the juvenile birds have fledged (left the nest), and there is no evidence of a second attempt at nesting.

Implementation of mitigation measure BIO-1 would ensure potential impacts to nesting birds are less than significant by requiring a pre-construction survey for bird nests (should construction be scheduled during the nesting season) and implementing avoidance measures should any active nests be found.

(b) Based on the biological reconnaissance field survey and review of pertinent literature, there are no riparian or sensitive communities within the project area. Consequently, the proposed project would have no impact on riparian or sensitive communities.

(c) Although the data is not verified in the field by the USFWS, the National Wetlands Inventory (USFWS 2013) shows that the portion of the Reclamation Ditch traversing the site is classified as a riverine aquatic feature.

The Reclamation Ditch is also considered a Waters of the U.S. due to its connectivity with navigable waters. The proposed bridge on Elvee Drive is designed as a 44-foot wide, two-lane, 49-foot long clear-span bridge. The superstructure of the bridge would be constructed of pre-cast, pre-stressed concrete slabs. No falsework construction (temporary supports to hold the bridge in place until the bridge is completed) within the Reclamation Ditch would be required. The bridge design has been evaluated and no modifications to the bed or bank of the Reclamation Ditch will be required. As no work within the Reclamation Ditch is required, there would be no impact to a wetland, nor is the project subject to Clean Water Act Section 404 or California Fish and Game Code Section 1603 permit requirements.
(d) To the minimal extent that locally common wildlife species may use the Reclamation Ditch as a movement corridor, temporary disturbance to wildlife movement is anticipated during construction activities. This impact is considered less than significant given that no construction activities will occur within the Reclamation Ditch and only temporary disturbance will occur during construction of the clear span bridge. The disturbance would not affect movement of special-status species as none are anticipated to occur within the project area.

(e) The general plan includes one goal and one policy regarding biological resources that are potentially applicable to the proposed project. COSP Goal 5 is intended to protect and enhance the remaining biological resources within the city. Mitigation Measure BIO-1 will be implemented to reduce or eliminate any potential for the project to adversely impact biological resources within the project site. Implementation of these measures will satisfy the requirements of COSP Goal 5.

COSP Policy 5.1 is intended to protect and enhance aquatic resources within the city, including the Reclamation Ditch. As discussed above, the proposed project does not include modifications to the bed or bank of the Reclamation Ditch. The proposed project will, therefore, not conflict with the requirements outlined in COSP Policy 5.1.

Zoning code section 37-50.180(h)(1)(A) requires a 100-foot setback from creeks, including the Reclamation Ditch. However, zoning code section 37-50.180(h)(1)(D) states that projects with activities proposed within the setback area on properties located within the city’s existing boundary may be considered if the city planner determines encroachment will not have a significant adverse impact on riparian and wetland resources if so indicated by a biotic resources study conducted for the project. No wetland or riparian resources were observed during the biological survey and analysis conducted for the project site and the project conforms to the allowances for development described in section 37-50.180(h)(1)(D).

Zoning code section 37-50.180(h)(2)(A) prohibits the removal of coast live oak or valley oak trees. No oak trees are proposed for removal as a result of the proposed project.

No conflicts with local ordinances protecting biological resources will occur as a result of the proposed project.

(f) The project area is not located within the boundaries of a habitat conservation plan area. Therefore, it would have no impact from conflict with a habitat conservation plan.
### Impact

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<th>Issue</th>
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<th>Potentially Significant Unless Mitigation Incorporated</th>
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### 5. CULTURAL RESOURCES.

Would the proposal:

(a) Cause a substantial adverse change in the significance of a historical resource as defined in §15064.5

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

(c) Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?

(d) Disturb any human remains, including those interred outside of formal cemeteries?

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<tr>
<th>Impact</th>
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**Discussion**

This information in this section of the initial study is based on a cultural resources report entitled, *Preliminary Archaeological Reconnaissance for the Sanborn Road/US 101 Interchange and Elvee Drive Project* (hereinafter “cultural resources report”) prepared by Archaeological Consulting in April 2013.

(a,b) A general field reconnaissance was performed in areas of the project site that could reasonably be expected to contain visible cultural resources and that could be surveyed without major vegetation removal. No evidence of potentially significant archeological or historic resources was found in any part of the project area.
The cultural resources report concludes that there is no archival or surface evidence of potentially significant cultural resources in the project area and that the project as proposed is expected to have no effect on significant cultural resources. Nevertheless, because of the possibility of unidentified resources being found during project excavations, significant impacts to such resources could occur if they are not appropriately managed. Implementation of mitigation measure CR-1 below would reduce the potential impact to less than significant.

(c) Significant paleontological resources are fossils or assemblages of fossils that are unique, unusual, rare, and uncommon. Most of the fossils found in Monterey County are of marine life forms. Fossils are found throughout the County because of the widespread distribution of marine deposits. Twelve fossil sites have been identified as having outstanding scientific value. The general locations of these sites are illustrated on exhibit 4.10.1, paleontological resources, of the Monterey County General Plan Draft Environmental Impact Report (Jones and Stokes 2007). None of these sites are located in the vicinity of the proposed project.

A search of the University of California Museum of Paleontology Paleontological Collections Database for Monterey County (http://ucmpdb.berkeley.edu) revealed that most of the known fossil localities are within one of several types of geologic formations, none of which are found in the project area. The agricultural soils in the Salinas Valley are generally formed on deep alluvium that is relatively young in geologic time, having likely been deposited in the last 10,000 years. Generally, to be considered a fossil, an object must be more than 10,000 years old. Consequently, it is unlikely that fossils would be found during subsurface excavation activities associated with the proposed project.

(d) Based on information contained in the cultural resources report, the project site does not display specific physical characteristics that indicate it may contain unknown/unidentified human remains. While it is considered unlikely that human remains will be uncovered during site preparation or construction activities, implementation of mitigation measure CR-2 below will ensure that if human remains are uncovered, they will be appropriately protected and treated. Implementation of this mitigation measure would reduce the potential impact to less than significant.

Mitigation

CR-1. The following language will be included in any permit or approval associated with earth moving activities for development of the proposed project:

In the event that significant paleontological and/or archaeological remains are uncovered during excavation and/or grading, all work shall stop in the area of the subject property until an appropriate data recovery program can be developed and implemented by a qualified archaeologist.
Implementation of mitigation measure CR-1 will ensure that potential impacts due to accidental discovery of buried historic or cultural resources will be reduced to a less-than-significant level by requiring that if a find is made, activity is stopped, the resource is evaluated, and appropriate measures are taken.

CR-2. The following language will be included in any permit or approval associated with earth moving activities for development of the proposed project:

If human remains are found during construction within the project site, there shall be no further excavation or disturbance of the site or any nearby area reasonably suspected to overlie adjacent human remains until an archeological monitor and the coroner of Monterey County are contacted. If it is determined that the remains are Native American, the coroner shall contact the Native American Heritage Commission within 24 hours. The Native American Heritage Commission shall identify the person or persons it believes to be the most likely descendent from the deceased Native American. The most likely descendent may then make recommendations to the landowner or the person responsible for the excavation work, for means of treating or disposing of, with appropriate dignity, the human remains and associated grave goods as provided in Public Resources Code section 5097.98. The landowner or his authorized representative shall rebury the Native American human remains and associated grave goods with appropriate dignity on the property in a location not subject to further disturbance if: a) the Native American Heritage Commission is unable to identify a most likely descendent or the most likely descendent failed to make a recommendation within 24 hours after being notified by the commission; b) the descendent identified fails to make a recommendation; or c) the landowner or his authorized representative rejects the recommendation of the descendent, and the mediation by the Native American Heritage Commission fails to provide measures acceptable to the landowner.

Implementation of mitigation measure CR-2 will ensure that potential impacts due to accidental discovery of buried human remains will be reduced to a less-than-significant level by requiring that if a find is made, activity is stopped, the resource is evaluated, and appropriate measures are taken.
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<td>6. GEOLOGY/SOILS. Would the proposal result in or expose people to potential impacts involving:</td>
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<td>(a) Expose people or structures to 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>
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<tr>
<td>(ii) Strong seismic ground shaking?</td>
<td>□</td>
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<tr>
<td>(iii) Seismic-related ground failure, including liquefaction?</td>
<td>□</td>
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<tr>
<td>(iv) Landslides?</td>
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<td>(b) Result in substantial soil erosion or the loss of topsoil?</td>
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<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</td>
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<td>Issue</td>
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<td>result in on-or off-site landslide, lateral spreading, subsidence, liquefaction or collapse?</td>
<td>☐</td>
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<tr>
<td>(d) Be located on expansive soil, as defined in Section 1802.3 of the 2007 California Building Code, creating substantial risks to life or property?</td>
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Discussion

The discussion in this section is based primarily on information from the general plan, general plan EIR, Soil Survey of Monterey County, California (United States Department of Agriculture 1978), Soil Survey Geographic Database for Monterey County, California (United States Department of Agriculture), and a preliminary review of project geotechnical issues entitled Preliminary Geotechnical Findings Elvee Road Extension Project, Salinas, California (Parikh Consultants 2013). The preliminary geotechnical report is included in Appendix B.

(a)(i) Based on information contained in the general plan EIR (page 5.10-1), no known active faults are located in Salinas and no Alquist-Priolo Earthquake Fault Zoning has been established within the general plan planning area. Consequently, the potential for ground rupture within the project area is low.

(a)(ii) Salinas lies within a region with active seismic faults, and is therefore subject to risk of hazards associated with earthquakes. All of Salinas is in Seismic Risk Zone IV, the highest potential risk category due to the frequency and magnitude of earthquake activity nationwide as determined in the most recently adopted California Building Code. Although the potentially active King City and Gabilan Creek faults (active within the last three million years, though not the last 11,000 years) are located within the city’s planning area, they are not expected to generate seismic activity. The greatest seismic threat is related to the San Andreas and Calaveras faults as described on page 5.10-1 of the general plan EIR.

Figure 5.10-1, seismic hazards zones, in the general plan EIR illustrates that based on an evaluation of seismic hazards in the local area, the project area is
located in a “Very High” seismic hazard zone. This hazard zone designation is applied to areas of the city with elevated hazard from seismically induced liquefaction. These areas generally correspond to locations where sloughs and marshes and have been filled in and reclaimed; subsurface soil and groundwater conditions in these areas are such that subsurface soils could liquefy and collapse during a seismic shaking event. Potential seismic-related ground failure, including liquefaction is addressed in (a)(iii) below.

Consistent with general plan policy S-4.1 and its implementing actions, the city will conduct a more detailed geotechnical investigation of the site, including soil borings, to fully characterize the extent of seismic shaking hazards and to design project improvements. General plan EIR mitigation measure GS3 requires the city to implement the most recent state building and seismic requirements for the structural design of new development. The city will construct the project consistent with these requirements. Provided the city implements the recommendations of the detailed geotechnical report, hazards from strong seismic ground shaking would be less than significant.

(a)(iii) Based on review of available geotechnical information, liquefaction potential is considered to be moderate to high in the areas proposed for the primary project improvements, which include the Elvee Drive extension bridge over the Reclamation Ditch and the Elvee Drive extension itself. The preliminary geotechnical report contained in Appendix B indicates that a range of standard engineering solutions can be employed during the detailed bridge foundation design to mitigate this potential impact. Possible solutions could include, but may not be limited to ground improvement such as dynamic compaction, stone columns, cement deep soil mixing, and use of Controlled Low Strength Material columns.

Consistent with general plan policy S-4.1 and its implementing actions, the city will conduct a detailed geotechnical investigation of the site, including soil borings, to fully characterize the extent of seismic/liquefaction hazards and to design project improvements, most notably the Elvee Drive extension bridge, to mitigate identified hazards. General plan EIR mitigation measure GS3 requires the city to implement the most recent state building and seismic requirements for the structural design of new development. The city will construct the project consistent with these requirements. Provided the city implements the recommendations of the detailed geotechnical report, hazards from liquefaction would be less than significant.

(a)(iv) The project area and surrounding properties have little topographic relief. There is no potential that seismic shaking could induce landslides based on the existing natural topography of the project area.
(b) Based on review of information in the United States Department of Agriculture, Natural Resources Conservation Service’s Web Soil Survey, there are five types of soil within the general project area. The dominant soil type is Antioch very fine sandy loam (two to nine percent slopes). Cropley silty clay (two to nine percent slopes), Salinas clay loam (zero to two percent slopes), and Clear Lake clay, moderately wet soil types are also present in notable proportions. These soils have slight susceptibility to erosion when exposed due to soil disturbance activities such as grading. This rating indicates that erosion potential is minimal under ordinary climactic conditions.

While erosion hazard is slight, erosion of exposed soil surfaces during storm events is possible and would be a significant impact, especially in regard to potential for degrading surface water quality. General plan EIR mitigation measure HW1 requires new development to incorporate Best Management Practices pursuant to the National Pollutant Discharge Elimination System (NPDES) permit. Please refer to the Hydrology and Water Quality section of this initial study under item (f-g) for further discussion of NPDES issues. Development within the city must also comply with the city’s Standard Specifications, Design Standards, and Standard Plans starting on page 137 under Standards to Control Excavations, Cuts, Fills, Clearing, Grading, Erosion, and Sediment. Implementation of mitigation measure HW1 and project consistency with the grading standards would ensure that potential soil erosion impacts are less than significant.

(c) The project area is located on deep alluvial soils. Liquefaction hazards are described in item (a)(iii) above. The project area has minimal slope and contains no known or anticipated stability hazards. Off-site hazards from development of the proposed project are not anticipated, slopes in areas surrounding the project area are also minimal and soil and geologic conditions are largely uniform.

(d) Based on review of available soils and soils engineering information, and as stated in the preliminary geotechnical analysis, surface soils within the area of the Elvee Drive bridge and extension may contain expansive soils. Damage to pavement and other improvements placed on such soils could occur. The preliminary geotechnical report identifies representative measures that can be utilized to minimize such impacts, including chemical lime treatment or excavation of problem soils and backfilling with imported soils. The bridge and roadway extension will be designed in accordance with the detailed geotechnical report to be prepared by the city in coordination with the city’s design standards.

Consistent with general plan policy S-4.1 and its implementing actions, the city will conduct a detailed geotechnical investigation of the site, including soil borings, to fully characterize expansion potential of surface soils and identify specific measures needed to mitigate potential damage to project improvements.
as needed. The city will construct the project consistent with the mitigation requirements. Provided the city implements the recommendations of the detailed geotechnical report, hazards from expansive soils would be less than significant.

Mitigation

No mitigation measures are required.

Would the proposal:

(a) Generate greenhouse gas emission, either directly or indirectly, that may have a significant impact on the environment?

(b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?

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<td>7. Greenhouse Gas Emissions. Would the proposal:</td>
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<tr>
<td>(a) Generate greenhouse gas emission, either directly or indirectly,</td>
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<td>that may have a significant impact on the environment?</td>
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<tr>
<td>(b) Conflict with an applicable plan, policy or regulation adopted</td>
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<td>✓</td>
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<td>for the purpose of reducing the emissions of greenhouse gases?</td>
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Discussion

(a,b) Due to the nature of global climate change, it is not anticipated that any single development project, or even more so, a short-term construction project such as the proposed project, would have a substantial effect on global climate change. It is difficult to deem a single development as individually responsible for a global temperature increase. In reality, the one-time GHG emissions from the proposed project would combine with emissions emitted across California, the United States, and the world to cumulatively contribute to global climate change. In this context, thresholds of significance for GHG emissions address whether the incremental cumulative contribution of a specific project to global climate change is considered significant.

Quantified thresholds of significance for short-term construction phase GHG emissions or for long-term annual GHG emissions from land development projects have not yet been adopted by the California Air Resources Board, the air district, or the city. Where other air districts or lead agencies have adopted quantified GHG emissions thresholds, the thresholds typically apply to the annual operational emissions of a project, not to short-term, one time construction phase emissions. Long-term, annual operational emissions are generally deemed to be the only GHG emission source which has potential to generate a significant volume of GHG emissions that could have a significant cumulative impact on climate change. Because there are no quantified emissions thresholds that apply to the proposed project, assessment of what constitutes a volume of GHG
emissions that directly or indirectly may have a significant impact on the environment, especially for a project that involves only construction emissions, is a qualitative judgment.

Typical development projects generate GHG emissions during the short-term construction process and on a long-term annual basis primarily by increasing use of vehicles and indirectly by consuming electricity. Unlike a typical development project, the proposed project would only generate one-time GHG emissions from the short-term, temporary use of construction equipment; long-term, annual GHG emissions would not be produced. The proposed project does not require use of a significant number of construction equipment types that are emissions intensive. Emissions-producing equipment will be used for short durations of time during construction. The total volume of GHG emissions that would be generated would be extremely small relative to the total volume of GHG emissions that are currently and continuously produced and/or are projected to be produced within the city from future development consistent with the city’s general plan. The one-time volume would be yet a much smaller percentage of the volume of GHG emissions continuously generated on a county or state-wide level. Because the volume of construction emissions would be small on an absolute basis and negligible on local and state levels, the proposed project would not generate GHG emissions that have a significant impact on the environment.

**Mitigation**

No mitigation measures are required.
### 8. HAZARDS & HAZARDOUS MATERIALS

*Would the proposal involve:*

(a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?

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<thead>
<tr>
<th>Impact</th>
<th>No Impact</th>
<th>Less Than Significant Impact</th>
<th>Potentially Significant Unless Mitigation Incorporated</th>
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<tbody>
<tr>
<td>(a)</td>
<td>☐</td>
<td>✓</td>
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</table>

Source: 3

(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?

<table>
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<tr>
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<tr>
<td>(b)</td>
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Source: 3

(c) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?

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<tr>
<td>(c)</td>
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Source: 3, 5, 28

(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?

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<tr>
<th>Impact</th>
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<tr>
<td>(d)</td>
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Source: 2, 15, 16, 28

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

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<th>Impact</th>
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<tr>
<td>(e)</td>
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Source: 2, 3
### Table: Issue, Impact, and Source

<table>
<thead>
<tr>
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<th>Potentially Significant Unless Mitigation Incorporated</th>
<th>Potentially Significant Impact</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<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>
<td>2,3</td>
</tr>
<tr>
<td>(g) Expose people or structures to a significant risk of loss, injury or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?</td>
<td>✓</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>2,5</td>
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</table>

**Discussion**

The information in this section is based primarily on information from a report entitled *Phase I Initial Site Assessment – Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements, Salinas, California* (Parikh Consultants 2013) (hereinafter “Phase I report”). The main body of the Phase I report is included in Appendix C. The attachments to the report are available for review at the City of Salinas Public Works Department, 200 Lincoln Avenue, Salinas, California.

(a-b) The proposed project would not result in the routine transport, use, or disposal of hazardous materials. As part of the short-term construction process, hazardous materials in the form of fuels and lubricants would be used to power and maintain construction equipment. Once completed, no use or handling of hazardous materials will occur or hazardous emissions created as the project involves only short-term construction of roadway improvements. Therefore, the proposed project would create a less than significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials.

(c) Use and maintenance of construction equipment and use of construction materials would not result in the release of hazardous materials or require use of acutely hazardous materials which could otherwise pose hazards if released within one-quarter mile of a school. The types of materials and equipment required are routinely used in the construction industry.
According to the California Department of Toxic Substances Control EnviroStor database, there are no known and listed hazardous materials sites in areas within which individual improvements are planned. A search of the State Water Resources Control Board Geotracker database was also conducted. There are no known recorded leaking underground storage tank sites or other hazardous materials cleanup sites within the boundaries of proposed improvement locations.

The Phase I report includes the following general findings regarding the presence of potential environmental areas of concern within and in the immediate vicinity of the project area, none of which suggest that conditions on or near the site warrant designation of new sites for inclusion on a list of hazardous materials sites that would be affected by the proposed project:

- It is highly likely that the surface soils along U.S. Highway 101 are affected by aerially deposited lead. It is recommended that surface samples of soils be collected and analyzed for total lead;
- There are structures including an undercrossing and overcrossing within the project area that could contain asbestos. If the project includes plans to modify the structures, the structures should be tested for asbestos-containing materials;
- Surveys for lead-based paint should be conducted if the project would result in demolition of any structure located with the rights-of-way within which improvements are proposed;
- The 7-Eleven store at 335 Sanborn Road (at the corner of the Sanborn Road/Fairview Road intersection), has been the subject of hazardous materials remediation due to benzene and methyl tertiary butyl ether contamination. If deep drilling is proposed at or near the store, surface soils and groundwater should be tested for volatile organics and petroleum hydrocarbons; and
- The old Shell Station site at 1060 Fairview Road near the northbound U.S. Highway 101 on-ramp may contain residual fuels left in surface soils due to its historical use as a service station. If acquisition and use of right-of-way from this site is planned, surface soils should be tested for petroleum hydrocarbons.

The Phase I report notes on page 12 that historical aerial photographs show that U.S. Highway 101 has supported vehicular traffic since the late 1950s. Soils along the highway and Sanborn Road are likely contaminated with lead from exhaust of cars that have burned leaded gasoline. It is possible that the lead levels in the surface soils could have reached concentrations in excess of the hazardous waste threshold. Project activities that disturb these soils could
necessitate disposal of the soils at either a Class I landfill or on-site stabilization, and implementation of special health and safety procedures for workers working near lead contaminated areas.

Given this information, project activities that result in disturbance of soil along the Sanborn Road off-ramp and/along U.S. Highway 101 could cause hazards to worker or public health through release of aerially deposited lead contained in soils if lead testing of these soils concludes that lead levels exceed acceptable concentrations. Lead could be released during excavation/grading activities and during transport of contaminated soils. This would be a significant impact of the proposed project. Implementation of mitigation measures HAZ-1 and HAZ-2 below would reduce this impact to less than significant.

The 7-Eleven store at 335 Sanborn Road is identified on the Historical Cortese, Leaking Underground Storage Tank, Envirostar and Geotracker database lists as a hazardous materials site. Groundwater contamination with benzene and MTBE is being monitored. The Phase I report notes on page 15 that depth to contaminated groundwater in this area is about 35 feet and that in the event that project work in this area includes installation of piles or excavation to groundwater depth and where groundwater will be extracted, it is recommended that both soil and groundwater be tested in the areas where the proposed ground disturbance is planned. In the area of the 7-Eleven store the proposed project does not include improvements that would require excavation to groundwater depth or extraction of groundwater. Excavations would likely be limited to about 10 feet and only to locations where traffic signals are proposed at the Sanborn Road/Fairview Road intersection. Consequently, the proposed project would have no impact from release of contaminated groundwater from this hazardous materials site.

As stated in the Phase I report on page 16, the former Shell Station at 1060 Fairview is a potential site for soil contamination from residual fuels. The site is located near the northbound on-ramp to U.S. Highway 101 from Fairview Avenue. No acquisition of right-of-way from this site or improvements within the boundary of the site is planned or needed to implement the proposed project. The proposed ramp meter at the northbound Fairview Road on-ramp to U.S. Highway 101 is located outside the Shell Station site. Consequently, the proposed project would have no impact to public safety from potential release of hazardous materials from the Shell Station site, if in fact soils at this site are contaminated.

(e) There are no private airstrips in the immediate vicinity of the project site. The project is located about one-half mile to the west of the Salinas Municipal Airport within an area that is already developed with urban uses. The normal operations of the airport are not expected to be a significant hazard regarding short-term exposure of construction workers to safety impacts from airport operations.
(f) Construction activities may temporarily interfere with the flow of traffic on affected roadways including Sanborn Road, Fairview Avenue, Elvee Drive, and Work Street. The city will include on the project construction documents a requirement that the construction contractor submit traffic management plans for affected roadways for city review. The traffic management plans will comply with Caltrans’ California Manual on Uniform Traffic Control Devices. During construction, the city’s field inspectors will observe the traffic control measures to confirm compliance with the traffic management plans. Implementation of these plans would ensure that emergency response and evacuation plan actions that include movement along affected roadways will not be impeded during construction. Therefore, the proposed project would have a less-than-significant impact regarding short-term potential to interfere with emergency evacuation plans.

(g) There are no wildland fire hazard areas in the project area, as the project area is completely within a developed urban area. The project would not expose people or structures to wildland fire hazard.

Mitigation

HAZ-1. The city will retain a qualified expert to conduct soil testing for aerially deposited lead in locations where project grading and excavations may have potential to result in release of aerially deposited lead. The testing scope should include preparation of a site-specific work plan specifying surface sample or soil boring locations, sample collection, laboratory analysis, and preparation of findings, and recommendations. The testing report must determine the concentrations of lead in such locations and whether project grading and excavations have potential to cause worker and public health and safety risks. If risks are possible, a remediation plan shall be prepared and implemented. The remediation plan shall define performance standards for the handling and disposal of contaminated soil to ensure that risks to public health and safety from transport and disposal are minimized. The testing program and remediation plans (as needed) will be completed prior to initiation of ground disturbance activities in locations where the expert has deemed that testing for aerially deposited lead is warranted. If remediation is needed in specific locations, the remediation process will also be completed prior to initiation of project related ground disturbance activities in those locations.

HAZ-2. If the aerially deposited lead testing program identified in mitigation measure HAZ-1 identifies the presence of hazardous concentrations of lead in soils to be excavated or graded, the city will prepare and implement a worker health and safety plan training program. To avoid health effects on construction personnel, all personnel who may come in contact with contaminated soil will be trained in accordance with applicable Occupational Safety and Health Administration standards. A site-specific worker health and safety plan defining potential contaminants and, where appropriate, proper personnel protective equipment will
be employed. Worker training will be completed prior to initiation of ground disturbance activities in the area(s) defined in the lead testing program to contain lead concentrations deemed to be potentially hazardous to worker and public safety.
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<td>No Impact</td>
<td>Less Than Significant Impact</td>
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<tr>
<td>9. HYDROLOGY AND WATER QUALITY. <em>Would the proposal:</em></td>
<td></td>
<td></td>
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<tr>
<td>(a) Violate any water quality standards or waste discharge requirements?</td>
<td>✔</td>
<td>☐</td>
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<tr>
<td>(b) Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?</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, in a manner which would result in substantial erosion or sitation on- or off-site?</td>
<td>☐</td>
<td>✔</td>
</tr>
<tr>
<td>(d) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site?</td>
<td>☐</td>
<td>✔</td>
</tr>
<tr>
<td>Issue</td>
<td>Impact</td>
<td>Source</td>
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</tr>
<tr>
<td>(e) Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?</td>
<td>No Impact</td>
<td>Less Than Significant Impact</td>
</tr>
<tr>
<td>(f) With regards to NPDES compliance:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(i) Potential impact of project construction on storm water runoff?</td>
<td>No Impact</td>
<td>✓</td>
</tr>
<tr>
<td>(ii) Potential impact of project post-construction activity on storm water runoff?</td>
<td>No Impact</td>
<td>✓</td>
</tr>
<tr>
<td>(iii) Potential for discharge of storm water from material storage areas, vehicle or equipment fueling, vehicle or equipment maintenance (including washing), waste handling, hazardous materials handling or storage, delivery areas or loading docks, or other outdoor work areas?</td>
<td>No Impact</td>
<td>✓</td>
</tr>
<tr>
<td>(iv) Potential for discharge of storm water to impair the beneficial uses of the receiving waters or areas that provide water quality benefit?</td>
<td>No Impact</td>
<td>✓</td>
</tr>
<tr>
<td>(v) Potential for the discharge of storm water?</td>
<td>No Impact</td>
<td>✓</td>
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<tr>
<td>Issue</td>
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<td>Less Than Significant Impact</td>
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<tr>
<td>water to cause significant harm on the biological integrity of the waterways and water bodies?</td>
<td>☐</td>
<td>✓</td>
</tr>
<tr>
<td>(vi) Potential for significant changes in the flow velocity or volume of storm water runoff that can cause environmental harm?</td>
<td>☐</td>
<td>✓</td>
</tr>
<tr>
<td>(vii) Potential for significant increases in erosion of the project site or surrounding areas?</td>
<td>☐</td>
<td>✓</td>
</tr>
<tr>
<td>(g) Otherwise substantially degrade water quality?</td>
<td>☐</td>
<td>✓</td>
</tr>
<tr>
<td>(h) Place housing within a 100-year flood hazard area as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?</td>
<td>✓</td>
<td>☐</td>
</tr>
<tr>
<td>(i) Place within a 100-year flood hazard area structures which would impede or redirect flood flows?</td>
<td>☐</td>
<td>✓</td>
</tr>
<tr>
<td>(j) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam?</td>
<td>☐</td>
<td>✓</td>
</tr>
<tr>
<td>(k) Inundation by seiche, tsunami, or mudflow?</td>
<td>✓</td>
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Discussion

The information in this section is based primarily on information from the general plan EIR, a technical memorandum entitled *Proposed Alternatives for Elvee Drive Improvement Project* (Wood Rodgers 2013) contained in Appendix D, which includes a hydraulics analysis for the proposed Elvee Drive crossing of the Reclamation Ditch, and a technical memorandum entitled *Sanborn Road/U.S. Highway 101 Interchange Improvements Water Quality Assessment* (Wood Rodgers 2014) included in Appendix E.

(a) The proposed project would not be a source of wastewater discharge. Therefore, the project would have no impact from potential violation of waste discharge requirements. Potential water quality impacts are described in items (c) and (e-g) below.

(b) The proposed project would not create a new, permanent source of demand for groundwater. The project would result in creation of approximately 31,100 square feet of new impervious surfaces due largely to the proposed new extension of Elvee Drive. This nominal increase in impervious surface would not result in a significant individual or cumulatively substantial decrease in groundwater recharge potential. The project area is not a designated groundwater recharge area and is already substantially developed with urban uses with extensive impervious surface area.

(c) During construction, the proposed project would not substantially alter the existing drainage pattern of the project area or alter the course of a stream or river in a manner which would result in substantial erosion or siltation on- or off-site. Approximately 2.5 acres of the project area would be disturbed during construction due to the planned extension of Elvee Drive and widening of existing Elvee Drive. Potential erosion of exposed soil surfaces could occur during that time if storm water is not adequately controlled and treated to prevent siltation of downstream water bodies, namely the Reclamation Ditch and the downstream water bodies into which the Reclamation Ditch discharges storm water runoff. The Reclamation Ditch is a man-made drainage channel system that was primarily constructed in the early 1900s to drain lands for agricultural purposes. Urban areas within the city have become dependent on the Reclamation Ditch system for flood protection and as a facility for discharge of storm water. The Reclamation Ditch passes through the project area and then through Carr Lake in the center of the city. It ultimately reaches its terminus at Tembladero Slough near Castroville.

The city will require that the contractor for the project implement Best Management Practices for preventing and controlling erosion during the construction phase as described in item (f-g) below regarding NPDES requirements and to meet standards contained in the city’s *Standard Specifications, Design Standards, and Standard Plans* starting on page 137.
under Standards to Control Excavations, Cuts, Fills, Clearing, Grading, Erosion, and Sediment. This effect of the project during the construction phase would; therefore, be less than significant.

(d,e) The proposed project would result in the introduction of approximately 31,100 square feet of new impervious surfaces. These are comprised primarily of pavement to be placed for the Elvee Drive extension. Relative to existing conditions where a significant volume of storm water is assumed to percolate into existing exposed soil surfaces, storm water runoff volumes will increase. If the proposed project is not designed to adequately manage the increase, localized flooding could occur as a result of exceeding the capacity of existing facilities, in particular the Reclamation Ditch.

The City of Salinas Stormwater Management Plan Update (SWMP)(City of Salinas 2013) and City of Salinas Stormwater Development Standards for New Development and Significant Redevelopment Projects (SWDS)(City of Salinas 2013) require in part that new sources of storm water be managed to minimize changes in the rate and volume of new discharges to existing storm drainage facilities. For example, the SWDS require the evaluation of post-construction storm water requirements that are based upon the increase in impervious surface over the existing condition. The proposed project is subject to SWDS requirements that include:

- Minimize impervious areas; limit disturbance of creeks and natural drainages features, minimize compaction of highly permeable soils; limit clearing and grading of native vegetation to the minimum needed to build the project; and incorporate source control best management practices (SWDS Requirement 1);

- Runoff retention requirements that prevent off-site discharge from rainfall events, installation of a low-flow storm water control system, or installation/implementation of other effective on-site runoff volume reduction and peak flow mitigation (SWDS Requirement 4); and

- For all projects creating or replacing 22,500 square feet of impervious area, post-development peak flows may not exceed pre-project peak flows for 2-year through 100-year rainfall events (SWDS Requirement 5).

To achieve the above requirements, storm water treatment measures such as bio-infiltration basins and/or planters must be incorporated into the proposed project and best management practices must be designed in accordance with the SWDS (Wood Rodgers 2014). These requirements are based on existing city development regulations and standards and the proposed project will be designed to be consistent with the requirements. Separate mitigation measures are not required to ensure this potential impact is less than significant.
Regarding the project potential to contribute new sources of polluted runoff, the Sanborn Road/U.S. Highway 101 Interchange Improvements Water Quality Assessment included in Appendix E describes the range of best management practices that would be implemented as part of the project to minimize project impacts on water quality during the construction phase and long-term operation of the project. These measures are largely designed to ensure compliance with the city’s NPDES permit requirements as implemented through standards contained in the SWMP and SWDS. The city will implement these measures as required to ensure that water quality impacts on the Reclamation Ditch and downstream water bodies are less than significant. New, additional mitigation measures are not required to ensure this potential impact is less than significant.

(f,g) The SWDS provide guidance for actions which must be implemented by qualifying new and redevelopment projects to meet requirements contained in the NPDES permit issued by the Regional Water Quality Control Board. The SWDS integrate required storm water management, flood control and channel/stream bank erosion considerations into one set of design criteria for storm water handling in development design. They are intended to ensure that management of storm water quantity and quality are integrated into the early project planning process.

All new development projects that disturb more than one acre of land must comply with NPDES construction permit requirements by preparing and implementing a Storm Water Pollution Prevention Plan (SWPPP). The proposed project would disturb approximately 2.5 acres of land during construction of the Elvee Drive extension and widening of existing Elvee Drive. The SWPPP will describe best management practices to be implemented during construction for control of erosion and storm water runoff quality to minimize water quality impacts on receiving waters. By complying with the NPDES requirements, which include the construction General Permit, the SWDS, and city Stormwater Permit; and complying with the city’s Standard Specifications, Design Standards, and Standard Plans starting on page 137 under Standards to Control Excavations, Cuts, Fills, Clearing, Grading, Erosion, and Sediment, as would be assured through the city’s standard development review process, potential water quality impacts from construction phase activities would be less than significant.

Regarding changes in storm water flow volume and water quality under post-project conditions, please refer to item (d-e) above.

(h) The proposed project does not include development of housing. Therefore, it would have no impact from placing housing within a 100-year flood hazard zone.

(i) A portion of the project area is within a 100-year floodplain and within the associated regulatory floodway as shown in Figure 6, 100-Year Floodplain and Floodway. The floodplain boundary largely reflects flood hazards from exceedence of the capacity of the Reclamation Ditch and its associated storm
water conveyance facilities during a storm event. The operations of the Reclamation Ditch are within the jurisdiction of the MCWRA. Based on flood regulations promulgated in the Code of Federal Regulations as implemented by the city as part of its flood management program contained in the municipal code, the proposed project would not be permitted to raise the existing flood elevation within the Reclamation Ditch regulatory floodway as shown on Figure 6 without review by the Federal Emergency Management Agency (FEMA) for its effects on the flood elevation.

The original project design included placement of a box culvert within the Reclamation Ditch over which the extension of Elvee Drive over the Reclamation Ditch would be constructed. Consistent with the requirement that potential obstructions within a regulated floodway be evaluated for potential to raise the flood elevation, analysis of the impact of that box culvert on flood flow within the Reclamation Ditch was conducted. The analysis concluded that the flood elevation would increase by 0.22 feet. This increase would be inconsistent with the flood regulation that prohibits any increase in flood hazard elevation within a regulatory floodway. In coordination with the MCWRA, the city evaluated an option to install an additional culvert downstream at John Street to attempt to substantially reduce or avoid the flood elevation increase. The MCWRA subsequently determined that the second culvert would not sufficiently mitigate the increase in flood elevation.

Five additional alternatives to avoid increasing the 100-year flood elevation were evaluated by the city and the MCWRA. These included installing the John Street culvert in combination with a detention facility, a larger detention facility, floodwalls along the Reclamation Ditch in combination with detention, increasing capacity of the Reclamation Ditch to convey flood flows, and placement of a 49-foot clear span bridge over the Reclamation Ditch for the Elvee Drive extension in-lieu of a box culvert. The city evaluated all of the alternatives except for the clear span bridge for their potential to mitigate the flood elevation increase and to impede flood flows. All were found to sufficiently mitigate the increase in flood elevation. The MCWRA was requested to model the potential impacts of the clear span bridge alternative. The MCWRA found that this alternative would result in an increase in flood elevation of 0.01 feet. Figure 7, Span Bridge and Floodway/Floodplain – Existing Conditions, shows the location of the span bridge relative to the existing regulatory floodway and floodplain. Figure 8, Span Bridge and Floodway/Floodplain – Post-Project Conditions, shows floodway/floodplain changes under post-development conditions. Of all the alternatives, the clear span bridge was found to be the most cost effective (Wood Rodgers 2013). The clear span bridge has; therefore, been selected as the solution for inclusion in the project design.

The clear span bridge would be designed to provide a sufficient waterway opening such that no additional flood mitigation is required. The MCWRA model results indicate that the 100-year storm hydraulic grade line will encroach onto
the proposed bridge soffit, but such encroachment is less than that at all existing culverts in the Reclamation Ditch and is not expected to cause difficulty because floating debris is negligible and flow velocities are low (in the range of 1.0 to 3.0 feet per second). The proposed bridge deck elevation will be designed to be above the 100-year water surface elevation to prevent overtopping during a 100-year storm event (Wood Rodgers 2013). As anticipated from the preliminary bridge design, the bridge should not result in significant impacts from impeding flood flows. As part of the final bridge design process, the city will consider data from the MCWRA to ensure that the bridge is designed to minimize its potential to raise flood elevation or impede flood flows. In summary, the proposed project would have a less-than-significant impact from raising flood elevation or impeding flood flows that otherwise could result in increased flood hazard potential and public safety impacts.

Based on floodplain regulations promulgated in the Code of Federal Regulations (CFR) as part of the Federal Emergency Management Act – National Flood Insurance Program (Section 60.3), which are implemented by the city as part of its flood management program, the city may only permit encroachments within the adopted regulatory floodway that would result in an increase in base flood elevations if the city first applies for a conditional Flood Insurance Rate Map and floodway revision, fulfills the requirements for such revisions as established under the provisions of CFR Section 65.12, and receives the approval of the FEMA. Because the proposed project would minimally encroach into the floodway and create a projected 0.01-foot increase in flood elevation as has been modeled by MCWRA, the city must file a Conditional Letter of Map Revision application with FEMA.

The request for conditional approval must include an evaluation of alternatives which would not result in a base flood elevation increase demonstrating why these alternatives are not feasible, include documentation of individual legal notice to all impacted property owners explaining the impact of the proposed action on their property, and meet the other requirements of the CFR. This process facilitates FEMA's comment on a proposed project that would, upon construction, affect the hydrologic or hydraulic characteristics of a flooding source and thus, result in the modification of the existing regulatory floodplain. The letter does not result directly in a change to the applicable Flood Insurance Rate Map, but rather indicates how effects of the project, if built as proposed, would be recognized by FEMA. This is a regulatory process that must be completed by the city to meet FEMA's regulatory requirements. The city will initiate and complete both the Conditional Letter of Map Revision and the Letter of Map Revision processes in coordination with FEMA to ensure consistency with related FEMA regulations.

For the reasons discussed above, potential impacts associated with the alteration of a drainage pattern resulting in flooding from increased runoff and/or polluted runoff is considered to be less than significant.
Figure 6
100-Year Floodplain and Floodway
Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements Initial Study

Source: Wood Rodgers 2013, FEMA 2009
This side intentionally left blank.
Span Bridge and Floodway/Floodplain - Existing Conditions

Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements Initial Study

Source: Wood Rodgers 2014
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Figure 8
Span Bridge and Floodway/Floodplain - Post Project Conditions
Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements Initial Study

Source: Wood Rodgers 2014
This side intentionally left blank
j) While portions of the project area are within a 100-year flood hazard zone, the project does not include habitable structures. Therefore, the proposed project would not result in a risk to people from exposure to flooding.

As described in item (i) above, further analysis of flood hazard effects will be conducted with the goal that the project is designed to minimize the risk of flooding that could otherwise damage proposed improvements.

Portions of the city have the potential to be inundated due to failure of the Nacimiento Dam and San Antonio Dam. According to the city’s Multihazards Emergency Plan, in the event that one of these dams were to fail during a normal wet river flow, approximately two thirds of Salinas would be flooded within 22 hours after failure (general plan page S-26). However, the proposed project does not include habitable structures, and therefore, would not cause risk to people from dam inundation.

(k) The project area is not adjacent to the coastline, near an enclosed body of water, or in an area subject to slope instability. Therefore, the proposed project would not be inundated by tsunami, seiche, or mudflow.

**Mitigation**

No mitigation measures are required.
**10. LAND USE AND PLANNING.**

_Would the proposal:

(a) Conflict with the Salinas General Plan?_  
- No Impact
- Less Than Significant Impact
- Potentially Significant Unless Mitigation Incorporated
- Potentially Significant Impact

(b) Conflict with the Salinas Zoning Code?  
- No Impact
- Less Than Significant Impact
- Potentially Significant Unless Mitigation Incorporated
- Potentially Significant Impact

(c) Conflict with applicable precise plans?  
- No Impact
- Less Than Significant Impact
- Potentially Significant Unless Mitigation Incorporated
- Potentially Significant Impact

(d) Conflict with the adopted sphere of influence?  
- No Impact
- Less Than Significant Impact
- Potentially Significant Unless Mitigation Incorporated
- Potentially Significant Impact

(e) Disrupt or divide the physical arrangement of an established community?  
- No Impact
- Less Than Significant Impact
- Potentially Significant Unless Mitigation Incorporated
- Potentially Significant Impact

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

**Discussion**

(a-c) The proposed project consists of circulation infrastructure improvements that are designed to reduce the significant circulation impacts of cumulative development as defined in the general plan. Hence, the project promotes implementation of the general plan. The proposed project will be designed consistent with city roadway design and improvement standards and with Caltrans standards where required. Further, it would not conflict with standards and regulations in the municipal code. The project area is not within the boundary of a precise plan or specific plan.

(d) The project area is within the city’s sphere of influence; the proposed project would not conflict with the adopted sphere of influence.
(e) Most of the proposed improvements are to existing circulation facilities. The notable new roadway improvement, the extension of Elvee Drive, would not disrupt the physical arrangement of existing developed uses in the project area. Rather, it would provide alternative access to existing businesses.

(f) The project area is not within the boundary of a habitat conservation area.

Mitigation

No mitigation measures are required.
### Issue 11. ENERGY & MINERAL RESOURCES. Would the proposal:

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<td>Potentially Significant Unless Mitigation Incorporated</td>
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<tr>
<td>Potentially Significant Impact</td>
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</table>

(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?

- ✓
- □
- □
- □

(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?

- ✓
- □
- □
- □

2,24

<table>
<thead>
<tr>
<th>Discussion</th>
<th>Mitigation</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a-b) The general plan EIR does not identify the presence of mineral resources within the vicinity of the project area (page 5.10-2).</td>
<td>No mitigation measures are required.</td>
</tr>
</tbody>
</table>
### 12. NOISE. Would the proposal result in:

<table>
<thead>
<tr>
<th>Issue</th>
<th>No Impact</th>
<th>Less Than Significant Impact</th>
<th>Potentially Significant Unless Mitigation Incorporated</th>
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<tbody>
<tr>
<td>(a) Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?</td>
<td>☐</td>
<td>✓</td>
<td>☐</td>
<td>☐</td>
<td>2,3,5,19, 24</td>
</tr>
<tr>
<td>(b) Exposure of persons to or generation of excessive groundborne vibration or groundborne noise levels?</td>
<td>☐</td>
<td>✓</td>
<td>☐</td>
<td>☐</td>
<td>2,3,5,19, 24</td>
</tr>
<tr>
<td>(c) A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?</td>
<td>✓</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>2,3,22,24</td>
</tr>
<tr>
<td>(d) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?</td>
<td>☐</td>
<td>✓</td>
<td>☐</td>
<td>☐</td>
<td>2,3,19,24</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 expose people residing or working in the project area to excessive noise levels?</td>
<td>✓</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>2,3,24</td>
</tr>
<tr>
<td>(f) For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?</td>
<td>✓</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>2,3,24</td>
</tr>
</tbody>
</table>
**Discussion**

(a,d) These questions pertain largely to impacts on noise-sensitive land uses. Noise-sensitive uses include schools, hospitals, convalescent facilities, etc. Where noise levels exceed acceptable levels, especially at noise-sensitive uses, impacts on people residing in or using related facilities can occur.

The only noise-sensitive uses in the vicinity of the project area are residential uses located on the north side of and adjacent to U.S. Highway 101 and the northbound Sanborn Road on- and off-ramps. Please refer back to Figure 2 for the location of these residential areas.

Noise effects are largely limited to short-term exposure of residents to noise from construction activities. The general plan includes noise compatibility standards for various land uses (Table N-3, page N-10). At the property line of sensitive residential uses, a maximum exterior noise level of 60 decibels (dBA) (community noise equivalent level or “CNEL”) is permitted. For commercial and industrial uses, this figure increases to 65 dBA and 70 dBA CNEL, respectively. CNEL is the average sound level over a 24-hour period, with a penalty of five dB added between 7 pm and 10 pm and a penalty of 10 dB added for the nighttime hours of 10 pm to 7 am.

The general plan EIR states that all projects within the community shall comply with the limits (maximum noise levels, hours and days of allowed activity) established by the city’s noise regulations. City municipal code section 37-50.180 requires that, in residential zones, the maximum noise standard shall be 5.0 dBA or lower between the hours of 9:00 a.m. and 7:00 p.m. This also applies to construction-related noise. Construction activities near the subject residential uses would be limited to typical daylight hours and would not occur during times when more stringent noise limits are in effect.

As illustrated in figure 5.3-1, existing noise contours, contained in the 2002 general plan EIR, in 2002, ambient noise levels at the noted residential uses were approximately 60 dBA CNEL. Figure 5.3-4, future noise contours, shows that in 2020, noise levels at these uses are expected to increase to about 70 dBA CNEL. It is assumed that current ambient noise levels are between 60 dBA and 70 dBA CNEL. The main source of noise is and will continue to be vehicles traveling on U.S. Highway 101.

Typical construction equipment can generate intermittent noise intensities of about 70 dBA to about 105 dBA at 50 feet from the noise source as illustrated in figure 5.3-3 of the general plan EIR. Signalization of the intersection of Sanborn Road, Fairview Avenue, and the northbound Sanborn Road off-ramp, associated striping modifications to Fairview Avenue, and construction of a ramp meter on the northbound U.S. Highway 101 on-ramp from Fairview Avenue are the only
project improvements planned near existing residences or other noise sensitive uses such as hotels/motels (transient lodging). These improvement locations are approximately 300, 50, and 200 feet from the nearest residences/transient lodging uses, respectively. No roadway widening or other intensive construction activities are proposed adjacent to or near existing residential/transient lodging uses.

Improvements planned on Fairview Avenue directly adjacent to existing residential and transient lodging uses would be largely limited to restriping the existing road surface, an activity that is very short-term and does not involve the use of equipment that generates high noise levels. The Sanborn Road improvements would not require the use of heavy equipment that generates substantial, sustained noise volumes. Construction activities would not occur in the evening hours when noise sensitivity is highest. For these reasons, construction of these project improvements would have a less-than-significant impact from exposure of noise sensitive uses to noise volumes that exceed city policies and regulations.

It should also be noted that existing ambient noise levels at the residential and transient lodging uses are already high and continuous due to noise from traffic on U.S. Highway 101 and significant traffic (including high truck volumes) on adjacent streets. Therefore, it is likely that noise generated by intermittent, short-term construction activities would be largely masked by vehicle noise and may be marginally or not discernable relative to ambient noise.

There are no noise sensitive land uses within or adjacent to the remaining portion of the project area located south of U.S. Highway 101. Uses within and adjacent to that portion of the project area are limited to commercial and industrial. The most significant construction noise levels will be generated from construction of the Elvee Drive extension. Uses adjacent to the planned extension location include the heavy industrial Granite Construction Company asphalt concrete plant, Leonard’s Lockers Self Storage, and vacant land. Though construction equipment could generate intermittently elevated noise volumes, the adjacent uses should not be adversely affected given that they are not noise sensitive and that average (CNE) noise levels at the uses would not appreciably increase. The adjacent developed uses are already exposed to elevated ambient noise levels from traffic on U.S. Highway 101 as described above.

(b) Development of the proposed project is not expected to result in exposure of persons to, or the generation of, excessive ground-borne vibration or ground-borne noise levels. The equipment to be used for construction purposes is common. No unique site preparation or construction methods are anticipated that would require use of equipment that could generate excessive groundborne vibration. Therefore, this impact is considered to be less than significant.
(c) Regarding permanent (operational) noise impacts, the proposed project would slightly modify noise exposure conditions by changing the circulation pattern on Elvee Drive through its extension to Work Street. This change would have no impact on noise sensitive uses in the project area.

(e-f) The project area is approximately one-half mile from the Salinas Municipal Airport. However, the proposed project does not include structures or uses that would be occupied by residents, workers, or community members who could otherwise be exposed to noise generated by airport overflights. The project is not within the vicinity of a private airstrip.

Mitigation

No mitigation measures are required.
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<tr>
<td>13. POPULATION AND HOUSING. Would the proposal:</td>
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<tr>
<td>(a) Cumulatively exceed official regional or local population projections?</td>
<td>✓</td>
<td>□</td>
</tr>
<tr>
<td>(b) Induce substantial growth in an area either directly or indirectly (e.g. through projects in an undeveloped area or extension of major infrastructure)?</td>
<td>✓</td>
<td>□</td>
</tr>
<tr>
<td>(c) Displace substantial numbers of existing housing, especially affordable housing, necessitating the construction of replacement housing elsewhere?</td>
<td>✓</td>
<td>□</td>
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<tr>
<td>(d) Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?</td>
<td>✓</td>
<td>□</td>
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**Discussion**

(a,b) The proposed project would not result in population growth. The proposed project would not induce growth. It is being implemented in response to traffic impacts generated by growth that has already been planned for and anticipated in the general plan.

(c,d) The proposed project improvements would not result in displacement of housing or people. There is no housing located within the project area.

**Mitigation**

No mitigation measures are required.
### Issue

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<tr>
<td>Source (Refer to Section 3: Source List)</td>
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#### 14. PUBLIC SERVICES. 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:

- (a) Fire protection? ✓ ☐ ☐ ☐ 3
- (b) Police protection? ✓ ☐ ☐ ☐ 3
- (c) Schools? ✓ ☐ ☐ ☐ 3
- (d) Maintenance of public facilities, including roads? ✓ ☐ ☐ ☐ 3
- (e) Other governmental services? ✓ ☐ ☐ ☐ 3

#### Discussion

(a-e) During its operational phase, the proposed project will result in no increase in demand for public services other than a marginal increase in demand for road maintenance. For this latter effect, the city will not be required to construct new facilities to accommodate maintenance needs for the project.

Construction activities would require police and/or fire protection services in the event of an emergency. Should such an emergency occur, it would not require the construction of new or physically-altered public facilities.
Construction and operation of the project would not result in an increase in school-aged children and therefore, have no effect on schools.

Therefore, the proposed project would have no physical environmental effects from construction of government facilities.

Mitigation

No mitigation measures are required.
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15. **RECREATION. Would the proposal:**

(a) Increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?

(b) Include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?

Discussion

(a,b) The proposed project will not result in a population increase or increase the concentration of existing residents. The use of existing park facilities will not change, nor will the demand for construction or alteration of park facilities.

Mitigation

No mitigation measures are required.
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<tr>
<td><strong>16. TRANSPORTATION &amp; CIRCULATION. Would the project:</strong></td>
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<tr>
<td>(a) Conflict with an applicable plan, ordinance or policy establishing measures of effectiveness for the performance of the circulation system, taking into account all modes of transportation including mass transit and non-motorized travel and relevant components of the circulation system, including, but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit?</td>
<td>✓</td>
<td>✗</td>
</tr>
<tr>
<td>(b) Conflict with an applicable congestion management program, including, but not limited to level of service standards and travel demand measures or other standards established by the county congestion management agency for designated roadways or highways?</td>
<td>✓</td>
<td>✗</td>
</tr>
<tr>
<td>(c) Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?</td>
<td>✓</td>
<td>✗</td>
</tr>
<tr>
<td>(d) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?</td>
<td>✓</td>
<td>✗</td>
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<tr>
<td>(e) Result in inadequate emergency access?</td>
<td>✓</td>
<td>☐</td>
</tr>
<tr>
<td>(f) Conflict with adopted policies, plans, or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities?</td>
<td>✓</td>
<td>☐</td>
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<tr>
<td>(g) Conflicts with vehicle trip reduction requirements in accordance with the Salinas Zoning Code?</td>
<td>✓</td>
<td>☐</td>
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<tr>
<td>(h) Conflicts with airport operations?</td>
<td>✓</td>
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**Discussion**

Information described in this section regarding the proposed project effects on circulation system performance level is taken from a technical memorandum prepared for the city entitled, *Sanborn Road/US 101 Ramps Intersections and Elvee Drive Improvements, Salinas Transportation Impact Analysis Memorandum* (hereinafter “technical memorandum”) prepared by the city’s consulting traffic engineer (Wood Rogers 2014). The technical memorandum is included as Appendix F.

(a,b) As identified in the Project Description section of this initial study, the proposed project is being planned and implemented to improve existing traffic operations deficiencies at the Sanborn Road/U.S. Highway 101 interchange. Without the proposed project, the deficiencies would worsen as cumulative development occurs within the city consistent with the general plan. The deficiencies include operations that are below performance standards (LOS C/D) identified by Caltrans for its facilities and by the city for its facilities (LOS D), as described on page 2 of the technical memorandum and illustrated in Table 1 of the technical memorandum. Vehicle accident data is included on page 4 of Appendix B of the technical memorandum, which shows that a significant number of accidents have occurred at this location over the past several years.
The technical memorandum includes an assumption that the proposed project would be completed in 2015. Based on available 2012 traffic volume data, traffic volumes at the project interchange intersections were projected for the year 2015. Without the proposed improvements, LOS F conditions would occur both during the AM and PM peak hours at the U.S. Highway 101 northbound loop off-ramp/Sanborn Road/Fairview Avenue intersection. With the proposed project, LOS conditions would improve to LOS B in both the AM and PM peak hours. Under projected 2015 conditions, LOS C and LOS D conditions would occur at the U.S. Highway 101 southbound off-ramp/Sanborn Road/Elvee Drive intersection in the AM and PM peak hours, respectively. With the proposed project, LOS conditions would remain unchanged in the AM peak hour (but with a positive reduction in delay from 29.2 to 20.6 seconds). LOS conditions in the PM peak hour would improve to LOS C.

Given the improvements in operating conditions that would occur, the proposed project would have a beneficial impact by improving circulation system performance and reducing traffic congestion at the subject locations. In this regard, the proposed project would also be consistent with traffic congestion management programs of the city and the Transportation Agency for Monterey County.

(c,h) The proposed project would have no impact on air traffic patterns as it does not involve vertical construction that could have potential to conflict with air traffic approach or landing patterns at the Salinas Municipal Airport, which is located approximately one-half mile to the southeast of the closest portion of the project area. Similarly, the proposed project would have no impact on airport operations as it does not directly or indirectly affect conditions within the boundary of the airport.

(d) The proposed project is designed to improve circulation performance consistent with standards of the city and Caltrans, which will simultaneously improve vehicle safety conditions and through so doing, improve pedestrian/bicycle safety conditions. Thus, the proposed project would have a beneficial impact for pedestrians and bicyclists.

(e) With the exception of modifying circulation access on existing Elvee Drive, the proposed project would not modify existing emergency access routes. Existing Elvee Drive will be widened and improved and the new extension of Elvee Drive will be constructed to meet standards required for emergency vehicle access. The proposed project will improve circulation conditions at an existing interchange that is heavily congested. The improvements may result in reduced delay for emergency vehicles that must now negotiate a heavily congested series of intersections and road segments that will become less congested with implementation of the proposed project. Consequently, the proposed project would have no impact on emergency vehicle access.
(f) The proposed project would have no impact from conflict with bicycle or pedestrian facilities planning or facilities performance. Improvements to the existing segment of Elvee Drive include pedestrian facilities where none currently exist and the new extension of the road would include pedestrian facilities. Pedestrian access would be improved relative to existing conditions. Other improvements would not alter existing pedestrian or bicycle facilities. The improvements would reduce vehicle conflicts at the U.S. Highway 101/Sanborn Road/Elvee Drive interchange and; consequently, may have a beneficial impact on pedestrian and bicycle movements at this location.

(g) The proposed project would not result in increased traffic generation. Therefore, it would have no impact from conflict with city vehicle trip reduction requirements.

Mitigation

No mitigation measures are required.
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<tr>
<td>17. UTILITIES &amp; SERVICE SYSTEMS. Would the project:</td>
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<tr>
<td>(a) Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board?</td>
<td>✓</td>
<td>☐</td>
</tr>
<tr>
<td>(b) Require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?</td>
<td>✓</td>
<td>☐</td>
</tr>
<tr>
<td>(c) Require or result in the construction of new storm water drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?</td>
<td>☐</td>
<td>✓</td>
</tr>
<tr>
<td>(d) Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?</td>
<td>✓</td>
<td>☐</td>
</tr>
<tr>
<td>(e) Result in a determination by the wastewater treatment provider which serves or may serve the project that it has the adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?</td>
<td>✓</td>
<td>☐</td>
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<tr>
<td>(f) Be served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?</td>
<td>✔️</td>
<td>☐</td>
</tr>
<tr>
<td>(g) Comply with federal, state, and local statues and regulations related to solid waste?</td>
<td>✔️</td>
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</table>

**Discussion**

(a,b,e) The proposed project would not generate wastewater or create demand for new water or wastewater treatment facilities. Therefore, it would have no impacts from exceeding wastewater treatment requirements, construction of new water or wastewater treatment facilities, or exceedence of wastewater treatment capacity.

(c) The proposed project will result in an increase in storm water runoff due to construction of the Elvee Drive extension. The increased volume of storm water must be controlled and managed to avoid localized flooding impacts and surface water quality impacts as described in the Hydrology and Water Quality section of this initial study. These measures are largely designed to ensure compliance with the city’s NPDES permit requirements as implemented though standards contained in the SWMP and SWDS. Implementation of these measures will be required as conditions of project approval and would ensure that water quality impacts on the Reclamation Ditch and downstream water bodies are less than significant.

Please refer to that section for additional discussion of the storm water project storm water management approach and potential related infrastructure requirements.

(d) The proposed project will result in a one-time demand for water during construction. Water demand will not be excessive due to the nature of the proposed improvements. Water will be supplied through the existing municipal water supply system. No new water entitlements will be needed; therefore, the proposed project will have no impact.
(f,g) The types of improvements proposed will not inherently result in substantial solid waste generation once the improvements are constructed. Solid waste generated during the construction process would be delivered to the Salinas Valley Solid Waste Authority’s Sun Street Transfer facility where recyclable materials and construction waste would be segregated and recycled consistent with state solid waste diversion regulations. The balance of the waste would then be delivered to the Johnson Canyon Landfill near Gonzales. Based on its design capacity and permitted maximum tonnage per day, the landfill has capacity to the year 2040, its estimated closure date.

**Mitigation**

No mitigation measures are required.
Mandatory Findings of Significance

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<tr>
<th>Mandatory Findings of Significance</th>
<th>No Impact</th>
<th>Less Than Significant Impact</th>
<th>Potentially Significant Unless Mitigated</th>
<th>Potentially Significant Impact</th>
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</thead>
<tbody>
<tr>
<td>1. Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?</td>
<td>☐</td>
<td>☐</td>
<td>✓</td>
<td>☐</td>
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<td>2. Does the project have impacts that are individually limited, but cumulatively considerable? (&quot;Cumulatively considerable&quot; means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects)?</td>
<td>☐</td>
<td>✓</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>3. Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?</td>
<td>☐</td>
<td>☐</td>
<td>✓</td>
<td>☐</td>
</tr>
</tbody>
</table>

Discussion

1. A biological resources evaluation has been conducted for the proposed project to identify the potential for significant impacts on biological resources. As described in the Biological Resources section of this initial study, the project has potential to adversely impact protected nesting birds. This potential impact will be reduced to less than significant with the implementation of mitigation measure BIO-1, which requires pre-construction surveys for nesting birds. The proposed project also has potential to impact unknown cultural resources. This impact would be reduced to less than significant with implementation of mitigation measures CR-1 and CR-2. No known historic resources exist within the disturbance footprint of the proposed project.
2. The proposed project is a short-term construction project that would not result in cumulatively considerable impacts. The proposed project is designed to mitigate impacts of cumulative development on the subject road network and would have a beneficial cumulative effect.

3. As described in the Hazards and Hazardous Materials section of this initial study, a Phase I Environmental Site Assessment has been completed for the proposed project. Potential public health impacts from disturbance of soils potentially containing elevated levels of aerially deposited lead have been identified. This potential impact would be mitigated to less than significant with the implementation of mitigation measures HAZ-1 and HAZ-2, which require soil testing and remediation of contaminated soils if present.
### 3. SOURCE LIST

<table>
<thead>
<tr>
<th>Source</th>
<th>Source Number</th>
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</thead>
<tbody>
<tr>
<td>City of Salinas. <em>City of Salinas Traffic Improvement Program 2010 Update</em>. 2010.</td>
<td>1</td>
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<tr>
<td>Wood Rogers. Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements Project Description. May 2013 and March 2014.</td>
<td>3</td>
</tr>
<tr>
<td>Site visit conducted by EMC Planning Group, April 12, 2013</td>
<td>5</td>
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<tr>
<td>California Department of Conservation. Monterey County Important Farmlands 2010, Sheet 1 of 2, 2010.</td>
<td>7</td>
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<tr>
<td>Monterey Bay Unified Air Pollution Control District. <em>Triennial Plan Revisions 2009-2011</em>. April 17, 2013.</td>
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<tr>
<td>Monterey Bay Unified Air Pollution Control District. <em>CEQA Air Quality Guidelines</em>. 2008</td>
<td>9</td>
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<tr>
<td>City of Salinas. <em>Standards to Control Excavations, Cuts, Fills, Clearing, Grading, Erosion and Sediment</em>. 2007.</td>
<td>11</td>
</tr>
<tr>
<td>California Museum of Paleontology. Paleontological Collections Database for Monterey County <a href="http://ucmpdb.berkeley.edu">http://ucmpdb.berkeley.edu</a></td>
<td>13</td>
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<tr>
<td>City of Salinas. <em>City of Salinas Stormwater Development Standards for New Development and Significant Redevelopment Projects</em>. 2013</td>
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<td>City of Salinas. <em>City of Salinas Municipal Code</em>.</td>
<td>19</td>
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<td>Source</td>
<td>Source Number</td>
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<tr>
<td>Archaeological Consulting. <em>Preliminary Archaeological Reconnaissance for the Sanborn Road/US 101 Interchange and Elvee Drive Project.</em> April, 2013.</td>
<td>21</td>
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<tr>
<td>Federal Emergency Management Agency. Flood Insurance Rate Map 06053CO217G.</td>
<td>23</td>
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<tr>
<td>City of Salinas. 2002 <em>City of Salinas General Plan.</em> 2002.</td>
<td>24</td>
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<tr>
<td>Wood Rodgers. <em>Proposed Alternatives for Elvee Drive Improvement Project.</em> July 1, 2013.</td>
<td>29</td>
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<tr>
<td>City of Salinas. <em>City of Salinas Stormwater Management Plan Update.</em> July 2, 2013.</td>
<td>31</td>
</tr>
<tr>
<td>Parikh Consultants. <em>Preliminary Geotechnical Findings Elvee Road Extension Project, Salinas, California.</em> August 13, 2013.</td>
<td>32</td>
</tr>
</tbody>
</table>
4. **DETERMINATION**

On the basis of this initial study:

☐ I find that the proposed project **CANNOT** have a significant effect on the environment, and a **NEGATIVE DECLARATION** will be prepared.

✔ I find that although the proposed project could have a significant effect on the environment, there **WILL NOT** be a significant effect in this case because revisions in the project have been made by or agreed to by the project proponent. A **MITIGATED NEGATIVE DECLARATION** will be prepared.

☐ I find that the proposed project **MAY** have a significant effect on the environment, and an **ENVIRONMENTAL IMPACT REPORT** is required.

☐ I find that the proposed project **MAY** have a "potentially significant impact" or "potentially significant unless mitigated" impact on the environment, but at least one effect:

   (a) Has been adequately analyzed in (**Reference document**) pursuant to applicable legal standards; and

   (b) Has been addressed by mitigation measures based on the earlier analysis as described in **Section 2: Checklist**, if the effect is a "Potentially Significant Impact" or a Negative Declaration: "Potentially Significant Unless Mitigation Incorporated".

An **ENVIRONMENTAL IMPACT REPORT** is required, but it must analyze only the effects that remain to be addressed.

☐ I find that although the proposed project could have a significant effect on the environment, because all potentially significant effects:

   (a) Have been analyzed adequately in an earlier EIR or **NEGATIVE DECLARATION** pursuant to applicable standards, and;

   (b) Have been avoided or mitigated pursuant to that earlier EIR or **NEGATIVE DECLARATION**, including revisions or mitigation measures that are imposed upon the proposed project.

   **NOTHING FURTHER IS REQUIRED.**

Prepared by:  

[Signature]  

EMC Planning Group  

Date:  

March 20, 2014  

For:  

Gary Peterson  

Director of Public Works
Attachment 5:
Resolution Adopting Mitigated Negative Declaration
RESOLUTION NO. 20549 (N.C.S.)

A RESOLUTION OF THE CITY OF SALINAS CITY COUNCIL APPROVING A MITIGATED NEGATIVE DECLARATION AND MITIGATION MONITORING PROGRAM FOR THE SANBORN ROAD/U.S. HIGHWAY 101 AND ELVEE DRIVE IMPROVEMENTS PROJECT CIP 9117 AND APPROVING THE REMAINING AGREEMENTS AND ACTIONS NECESSARY TO COMPLETE THIS PROJECT

WHEREAS, the City Council recognizes that prior to the City receiving state funding for the Project, the California Transportation Commission requires evidence that the City has considered the potential environmental impacts of the Project pursuant to the requirements of the California Environmental Quality Act; and

WHEREAS, the City of Salinas hosted a Public Information Open House meeting on March 27, 2014 at the Caltrans Maintenance Facility for the public to ask questions and make comments relating to the project and the mitigated negative declaration/Initial Study; and

WHEREAS, the City Council held a duly noticed public hearing on May 6, 2014 and considered the Staff Report, public testimony, and information contained in the Initial Study and related environmental documents including the Mitigated Negative Declaration and Mitigation Monitoring Program, and correspondence regarding the project.

NOW, THEREFORE, BE IT RESOLVED that the Salinas City Council adopts the Mitigated Negative Declaration and Mitigation Monitoring Program; and

BE IT FURTHER RESOLVED that the Salinas City Council adopts the following findings as the basis for its determination, and that the foregoing recitations are true and correct, and are included herein by reference as findings.

For the Mitigated Negative Declaration and Mitigation Monitoring Program:

1. The City Council hereby finds that a Mitigated Negative Declaration (MND) has been prepared with respect to the project in compliance with the California Environmental Quality Act (CEQA) of 1970, as amended, and the guidelines promulgated thereunder. Further, this Council has independently reviewed and considered the information contained in the Initial Study and related environmental documents, together with the comments received during the public review process. On the basis of the whole record before it, the Council finds that, with the conditions of approval and the proposed mitigation measures, there is no substantial evidence that the project will have a significant effect on the environment and that the MND reflects the Council's independent judgment and analysis. On this basis, the Council adopts the Mitigated Negative Declaration and Mitigation Monitoring and Reporting Program.

The proposed project was found to have five potentially significant environmental impacts that require implementation of mitigation measures to reduce the impacts to a less-than-significant level: 1) potential impacts on protected nesting birds if present when construction is initiated; 2) potential impacts on unknown, buried cultural resources if present and
uncovered during project construction activities; 3) potential impacts on unknown, buried human remains if present and uncovered during project construction activities; 4) potential impacts on public and worker health from disturbance of aerially deposited lead in soils along the margin of U.S. Highway (from vehicle exhaust) if present in concentrations that pose a health hazard. The mitigation measures proposed to reduce these impacts to less than significant are included in the Mitigation Monitoring and Reporting Program.

The Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements Initial Study, Mitigated Negative Declaration, and Mitigation Monitoring and Reporting Program were circulated for public review. The public review period began March 21, 2014, and ended April 21, 2014. Public comments on the proposed project were also solicited at a public information workshop conducted by the Department of Public Works on March 27, 2014. The City received 8 comment letters on the draft Mitigated Negative Declaration, and responses to the comment letters are contained in the City Council staff report, Exhibit D.

BE IT FURTHER RESOLVED that the Salinas City Council hereby approves the remaining agreements and actions necessary to complete this project and authorizes the City Manager and his designees to take whatever actions may be necessary to complete this project.

PASSED AND ADOPTED this 6th day of May 2014 by the following vote:

AYES: Councilmembers: Barrera, Castañeda, Craig, De La Rosa, Lutes, McShane, and Mayor Gunter

NOES: None

ABSTAIN: None

ABSENT: None

APPROVED:

Joe Gunter, Mayor

ATTEST:

Patricia M. Barajas, City Clerk
Attachment 6:
Notice of Determination
Notice of Determination

To: Office of Planning and Research
For U.S. Mail: P.O. Box 3044
Sacramento, CA 95812-3044

County Clerk
County of: Monterey
Address: P.O. Box 29
Salinas CA 93902-0570

From: Public Agency: City of Salinas
Address: 200 Lincoln Ave.
Salinas, CA 93901

Contact: Eda Herrera
Phone: 831-758-7241

Lead Agency (if different from above):

Address:
Contact:
Phone:

SUBJECT: Filing of Notice of Determination in Compliance with Section 21108 or 21152 of the Public Resources Code

State Clearinghouse Number (If Submitted to State Clearinghouse): 2013071004

Project Title:
Sanborn Road/U.S. Highway 101 and Elvee Drive Improvements

Project Applicant:
City of Salinas Department of Public Works

Project Location (include county)
City of Salinas at the Sanborn Road/U.S. Highway 101 Interchange (Monterey County)

Project Description

The proposed project consists of 11 components which range in scope from simple pavement re-striping to construction of an approximately 890-foot extension of existing Elvee Drive that also requires construction of a 49-foot long span bridge over the Reclamation Ditch. Other improvements include signalization, construction of a U.S. Highway 101 northbound ramp meter, modification of existing travel/turn lane configurations, reconstruction of approximately 1,400 feet of existing Elvee Drive, restriction of Elvee Drive access from Sanborn Road to right-in/right-out, and other minor roadway modifications/ actions.

This is to advise that the City of Salinas (Lead Agency or Responsible Agency) has approved the above described project on May 6, 2014 and has made the following determinations regarding the above described project:

1. The project [☐ will ☒ will not] have a significant effect on the environment.
2. ☒ An Environmental Impact Report was prepared for this project pursuant to the provisions of CEQA.
   ☐ A negative Declaration was prepared for this project pursuant to the provisions of CEQA.
3. Mitigation measures [☐ were ☒ were not] made a condition of the approval of the project.
4. A mitigation reporting or monitoring plan [☐ was ☐ was not] adopted for this project.
5. A statement of Overriding Considerations [☐ was ☒ was not] adopted for this project.
6. Findings [☐ were ☒ were not] made pursuant to the provision of CEQA.

This is to certify that the Negative Declaration is available to the General Public at: The City of Salinas Department of Public Works, 200 Lincoln Avenue, Salinas, CA 93901.

Signature (Public Agency) /\signature\ Title City Engineer
Date 5-7-2014 Date Received for Filing and Posting at OPR: Date 5-7-2014

Authority Cited: Section 21083 Public Resources Code.
Reference Section 21000-21174, Public Resources Code.
Revised 2011
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