

**Stanislaus County Final ISMND Package
Response to Comments Memo**

FINAL MEMORANDUM

Date: March 24, 2022

Prepared By: Ryan Stevenson, Staff Scientist (JJ&A/Trihydro)
Jan Jacobson, Principal - Regulatory and Resource Resiliency Services (JJ&A/Trihydro)

Reviewed By: Christy McKinnon, Water Resources Manager; Stanislaus County Environmental Resources, Groundwater Resources Division

Subject: **Response to Comments**
Public Draft Initial Study/Mitigated Negative Declaration (IS/MND)
Well Permit Application Nos. 2021-69, 2021-70, 2021-71, 2021-72 and Two
Future Permits
Hunter Ranch, Stanislaus County, California

This memorandum documents the comments received regarding the Draft Initial Study/Mitigated Negative Declaration (IS/MND) for Well Permit Application Nos. 2021-69, 2021-70, 2021-71, 2021-72 and Two Future Permits for wells at the Hunter Ranch property (the Project) located in northern Stanislaus County¹. Responses to comments are also provided in this memo.

PUBLIC NOTICING AND REVIEW PERIOD

A Notice of Intent (NOI) to adopt a Mitigated Negative Declaration for Well Permit Application Nos. 2021-69, 2021-70, 2021-71, 2021-72 submitted by Conde Farms (the Applicant) to develop three (3) previously installed test wells and install up to three (3) additional new irrigation wells for the planned almond orchard operations on Assessor's Parcel Number 001-010-002 in unincorporated Stanislaus County (the Site) was transmitted to the California Office of Planning and Research State Clearinghouse (SCH) and the Stanislaus County Clerk on January 14, 2022. The notice described the proposed action and advertised the availability of the Draft IS/MND for review and public comment between January 14, 2022 and February 15, 2022. The County elected to re-notice on January 28, 2022 and extend their public review and comment period to March 2, 2022, to account for county website access limitations at the beginning of the first notice period. The following notifications and filings were made:

- State Clearinghouse: A Notice of Completion & Environmental Transmittal Form, the NOI, a Summary Form for Electronic Document Submittal (Form F), and the Public Draft IS/MND;

¹ Jacobson James & Associates, a part of Trihydro, 2022. *Public Draft Initial Study and Mitigated Negative Declaration, Hunter Ranch – Installation and Operation of up to Five Agricultural Wells and One Support Well*, Well Permit Application Nos. 2021-69, 2021-70, 2021-71, 2021-72 and Two Future Permits, Stanislaus County, California. January 14.

- County Clerk: Two hard copies of the NOI, an electronic copy of the NOI was posted on the County Clerk website;
- Adjacent property owners: A hard copy of the NOI via US Mail;
- Potentially Interested Agencies: A hard copy of the NOI was mailed to Oakdale Irrigation District, Rock Creek Water District, and the City of Oakdale Planning Division;
- Stanislaus County Environmental Review Committee : A copy of the NOI was distributed via email;
- Newspaper of Local Circulation: The description of the Project, the County's intent to adopt the IS/MND, the public comment period, and the availability of documents for review were advertised in the Modesto Bee on January 13 and again on January 28, 2022; and
- Electronic copies of the IS/MND and NOI were posted on the County's Groundwater Resources website.

RESPONSE TO COMMENTS

Five comment letters were received. These letters do not raise any new issues or provide substantial evidence that the potential impacts of the proposed agricultural wells have not been adequately evaluated. The letters are attached and a brief summary of the letters and responses to comments is presented below.

1. January 27, 2022 - Sonora Ridge Ranch (SRR) Letter regarding Hunter Ranch Project

SRR Comments:

In this letter, SRR provides an estimation of the proposed Project extraction rate, raises concerns about the proposed Project's impact to the aquifer, the orchards/farms which draw water from the aquifer, and to existing properties. SRR also expresses concern that the mitigation measures identified in the IS/MND do not adequately protect the aquifer or surrounding properties; and that one of the proposed mitigation measures (adoption of a Well Interference Monitoring and Mitigation Program [WAT-2]) would result in the creation of a well monitoring burden and expenses for area property owner(s).

Response to SRR Comments:

The applicant has completed the necessary steps and analyses required by the County to comply with Chapters 9.36 (Water Wells) and 9.37 (Groundwater) of the Stanislaus County Code for well permit applications. Chapter 9.36 regulates "the location, construction, maintenance, abandonment and destruction of wells which may affect the quality and potability of underground waters." Chapter 9.37 requires that applications for a well construction permit demonstrate that "extraction of groundwater from the proposed well will not constitute unsustainable extraction of groundwater" (9.37.045 A).

The proposed wells include sanitary seals in accordance with Chapter 9.36 and meet the other setback criteria for protection of water quality.

To demonstrate compliance with Chapter 9.37, the applicant completed a Groundwater Resources Impact Assessment (GRIA – Attachment 4 of the IS/MND) as part of the well permit application. The

following information from the GRIA addresses the comments regarding the aquifer, orchards/farms obtaining water from the aquifer and potential impacts to existing properties.

- The commentor's calculation of the Project's water demand is incorrect and based on the assumption that all the proposed Project wells will pump at their maximum instantaneous capacity, rather than considering the water demand of the crop being irrigated which is the basis for the proposed Project. The water demand of the proposed Project is summarized in Table 1 of the GRIA. The Phase 1 water demand is calculated to be 683 acre-feet/year (610,000 gallons per day) and the Phase 2 water demand, if implemented, would roughly double that amount.
- The GRIA evaluated potential interference drawdown impacts from the proposed Project (GRIA, pages 18 to 20 and pages 22 to 25). The predicted drawdown effects after 20 years of Project pumping were compared to thresholds of significance adopted by the County and evaluated in the Program Environmental Impact Report (PEIR), Discretionary Well Permitting and Management Program, which was certified in 2018. The interference drawdown impacts of the Project were found to be less than significant at full buildout. However, the Project will be conducted in two phases to provide additional certainty that Project impacts will be less than or at most equal to those evaluated in the draft IS/MND.

The commentor has assumed that Mitigation Measure WAT-2 will be implemented. A reference to the WAT-2 Mitigation Measure is included because it is a part of the mitigation program under the PEIR. The IS/MND states that WAT-2 would be implemented only if interference drawdown effects are greater than those predicted in the GRIA. As summarized on pages 5 to 8 of the GRIA, this will not be possible because the project will be completed in phases and the second phase will only be implemented to the extent possible such that project impacts will not exceed those evaluated in the GRIA. The applicant has agreed to accept a permit condition that will prohibit groundwater extraction that would result in project-induced drawdowns that trigger implementation of this measure during the life of the project. Because the WAT-2 Mitigation Measure will not be implemented, adoption of a Well Interference Monitoring and Mitigation Program will not be triggered and there would be no associated monitoring or economic burden that would affect the area property owner(s).

2. February 3, 2022 - The Hatler Family Ranch

Hatler Family Ranch Comments:

The Hatler Family Ranch expresses concern that the Hunter Ranch Project will most likely cause them to drill additional wells to maintain their current water quality and volume. They also indicate that the numbers and depths of domestic wells for families in the area that could be affected are missing from the report.

Response to Hatler Family Ranch Comments:

The applicant has completed the necessary steps and analyses required by the County to comply with Chapters 9.36 (Water Wells) and 9.37 (Groundwater) of the Stanislaus County Code for well permit applications. Chapter 9.37 requires that applications for a well construction permit demonstrate that

“extraction of groundwater from the proposed well will not constitute unsustainable extraction of groundwater” (9.37.045 A).

To demonstrate compliance with Chapter 9.37, the applicant completed a Groundwater Resources Impact Assessment (GRIA – Attachment 4 of the IS-MND) as part of the well permit application. The following information from the GRIA speaks to the comments regarding the commenter’s well and existing wells in the area.

- The location of the Hatler Ranch well (the commenter’s well) is believed to have been identified as approximately 3,900 feet north of Highway 4 and 1,200 feet east of Milton Road, as shown on Figures 7 to 10 of the GRIA. As shown on Figure 7, the predicted drawdown at this well after 20 years of pumping under Phase 1 is approximately 4 feet, and the predicted drawdown from combined Phase 1 and Phase 2 pumping is approximately 8 feet (if Phase 2 pumping is initiated). The Hatler Ranch well is reported to be approximately 300 feet deep, so based on an estimated depth to groundwater of approximately 150 feet, the predicted Project drawdown would represent less than 10% of the available drawdown for this well. This amount of drawdown is unlikely to result in an observable reduction in pumping capacity; therefore, the potential impacts to the Hatler Ranch Well is expected to be less than significant.
- The locations of known domestic wells in the area are shown in the GRIA Figure 10, based on information obtained from the Department of Water Resources (DWR), review of aerial imagery and field observations from public roadways. The number and depth statistics for domestic wells for which the DWR has records are also shown on this figure, including both reported active wells and wells that are no longer being used or have been abandoned. The potential impacts from the Project pumping on domestic wells is discussed in the GRIA (pages 19 and 20, and 22 to 25). This analysis provides substantial and sufficient evidence to support assessment of the potential drawdown impacts from the Project to domestic wells and the conclusion that interference drawdown impacts to domestic wells will be less than significant.

3. February 12, 2022 – John Raggio

Mr. John Raggio Comments:

Mr. Raggio expressed concern with the predicted drawdown in the aquifers in the area, as their residential well is within the two mile drawdown radius of the proposed Hunter Ranch wells. Mr. Raggio asks how the depth of the proposed five wells will affect existing wells in the area that are 100-300 feet deep, as he is concerned that current ranchers/residences in the area may have to increase the depth of their wells or drill new wells. Mr. Raggio expressed concern that the 4,000 gallon per minute (gpm) maximum pumping capacity will affect the storage capacity of local wells. He asks if the project protects current ranchers’/residences’ wells from overdraft and if the project has funds to offset any costs to ranchers/residences that may result from overdraft of the aquifers. Mr. Raggio also had questions about the number and location of monitoring wells to be used to determine any adverse effect on the aquifers. He expressed interest in learning more about the project as it moves

along and having his domestic well used as a monitoring well in Phase 1 before Phase 2 is implemented.

Response to Mr. John Raggio Comments:

The applicant has completed the necessary steps and analyses required by the County to comply with Chapters 9.36 (Water Wells) and 9.37 (Groundwater) of the Stanislaus County Code for well permit applications. Chapter 9.37 requires that applications for a well construction permit demonstrate that “extraction of groundwater from the proposed well will not constitute unsustainable extraction of groundwater” (9.37.045 A).

As the commenter noted, the applicant completed a Groundwater Resources Impact Assessment (GRIA – Attachment 4 of the IS-MND) as part of the well permit application. Drawdown at existing domestic and agricultural wells in the vicinity of the site is discussed on pages 18 to 23 of the GRIA. The findings of the report demonstrate compliance with Chapter 9.37.

The following responses are provided to the comments regarding the predicted aquifer drawdown associated with the project, the commenter’s well and existing wells in the area based on the GRIA information.

- 4,000 gallons per minute is the instantaneous maximum pumping rate possible if Phase 1 and 2 was fully built out and all wells were pumped at their maximum rate, which would not be sustained. The actual water demand of the crop being irrigated is the basis for the proposed Project. The water demand of the proposed Project is summarized in Table 1 of the GRIA. The Phase 1 water demand is calculated to be 683 acre-feet/year (610,000 gallons per day; 424 gallons per minute) and the Phase 2 water demand, if implemented, would roughly double that amount (~ 1,220,000 gallons per day; 850 gallons per minute).
- The location of the commenter’s well and other existing wells in the vicinity of the Project area is included on the GRIA Figures 9 and 10. The GRIA information regarding the depth of supply wells and groundwater was obtained through the process described below this paragraph. This information indicates that well depths in the area range from 235 to 390 feet and groundwater depth ranges from approximately 100 to 150 feet in the area of the Project site: Based on these well and groundwater depth data, the GRIA analysis concluded that the predicted Project drawdown would represent less than 10% of the available drawdown for wells in the area affected by project drawdown, which will not result in overdraft. This analysis provides substantial and sufficient evidence to support assessment of the potential drawdown impacts from the Project and the conclusion that interference drawdown impacts to domestic/ranch wells will be less than significant.

Well Depths

- Review of the California Department of Water Resource (DWR) SGMA Data Viewer (<https://sgma.water.ca.gov/webgis/?appid=SGMADataViewer#gwlevelsdepths>), which indicates the depth of reported domestic wells in this area ranges from approximately 235 to 390 feet.
- Examination of Well Completion Reports for the nine square mile sections centered around the Project site indicate that wells at the shallower end of this range were generally installed 40 or more years ago, and more recent wells are closer to 300 feet deep. And the review of aerial imagery indicates that the older wells appear to no longer be in use.

Groundwater Depth

- Information regarding the depth to groundwater in the area were estimated from recorded measurements taken at the Project site and adjacent parcels, and range from approximately 90 to over 150 feet, with depths inversely correlated with elevation.
- These measurements are generally consistent with groundwater level contour maps included in Annual Reports prepared regarding implementation of the Groundwater Sustainability Plan (GSP) prepared for this area (<http://www.esjgroundwater.org/Documents/GSP>) which indicate groundwater elevations of approximately 70 to 90 feet above mean sea level (amsl), compared to surface elevations ranging from approximately 180 to 250 feet amsl. This is consistent with depths to groundwater ranging from approximately 100 to 150 feet.
- It is the policy of the County to follow up with all commenters. If at the time of the follow-up, it is determined that Mr. Raggio is aware of any specific shallow wells that are operational and could be impacted by Project induced drawdown, then those wells would be included in the initial evaluation of Phase 1 drawdown effects.
- The implementation of Phase 2 will only occur after review of the Phase 1 monitoring data and upon County approval. This approach provides as an extra measure of caution, providing for confirmation of the GRIA findings before Phase 2 implementation. Future drawdown in the area surrounding the project site will be subject to management under the Mitigation, Monitoring, and Reporting Program adopted under the IS/MND for the Project, which will assure that project-induced drawdown will remain less than significant.
- The monitoring plan will include four on site wells which is deemed sufficient to assess the effect of Phase 1 pumping on the aquifer at and surrounding the site.

The County will contact interested project commentors regarding the potential for their well to be part of the regional program to support the implementation of the Groundwater Sustainability Plan (GSP), and at the completion of Phase 1 to provide an update on the Project.

4. February 14, 2022 – Central Valley Regional Water Quality Control Board (RWQCB)

RWQCB Comments:

In this letter, the RWQCB notes its responsibility for administering and enforcing a variety of regulatory programs to protect the quality of surface and groundwater in its jurisdiction. These programs address: (1) Regulatory Setting (Basin Plan, which incorporates several State and Federal regulatory programs; and the Anti-Degradation Policy), and (2) Permitting Requirements (Regulatory Compliance for Commercially Irrigated Agriculture per the Irrigated Lands Regulatory Program (ILRP) [coverage under a coalition group or individual coverage under General Order R5-2013-0100]); Construction Storm Water General Permits; Limited Threat General NPDES Permit; Clean Water Act Section 404 Permits; Clean Water Act Section 401 Permit - Water Quality Certifications; and Waste Discharge Requirements.

Response to RWQCB Comments:

The Project would provide irrigation water to an orchard, and the orchard's operator must obtain regulatory coverage under the RWQCB's ILRP, either by joining a coalition, obtaining coverage as an individual grower under general WDRs, or obtaining an Individual Permit. Compliance with the ILRP would assure that water quality standards and waste discharge requirements are not exceeded. Therefore, indirect impacts would be less than significant. Per the Groundwater Resources Impact Assessment (GRIA; IS/MND Attachment 4), the subsequent orchard development and operation activities will be performed in accordance with applicable rules and regulations under the General Agricultural Water Quality Protection Orders issued by the Regional Water Quality Control Board for the proposed Irrigated Lands Regulatory Program.

The IS/MND found that the Project would not result in a significant degradation of water quality or interfere with an active water quality cleanup project. The Project is an agricultural activity and land use that is not required to obtain construction, Limited Threat General NPDES, Clean Water Act Section 404 or 401 permits or waste discharge requirements. Therefore, these programs are not applicable to this Project.

5. February 28, 2022 – Bob Brennan

Mr. Brennan's Comments:

Mr. Brennan expressed concern regarding baseline water level conditions in the area and suggested that the well located on their parcel be utilized as a baseline for water level in the immediate area. He also suggested delaying the implementation of Phase II of the Project until Phase I trees have matured.

Response to Mr. Brennan's Comments:

The Brennan well is 45 years old and its current condition is not known (e.g., screen condition, siltation, etc.). The proposed monitoring program will include an on-site stock well installed in 2017 on the east side of the site between the pumping wells and the Brennan property that is completed with a screen interval to 280 feet. This well is in good condition and monitoring of this well will provide data to assess

drawdown impacts from the Project in the direction of the Brennan property and thus address the commenter's concern.

The approach to the collection of monitoring data to make a decision regarding whether, and to what extent, to allow implementation of Phase 2 expansion of the Project is described in the GRIA and will be determined based on analysis of the aquifer water level data following an initial pumping period of at least three months. As noted on page 6 of the GRIA, if the observed drawdown during Phase I of the Project is greater than predicted, the model will be updated and used to establish an allowable pumping rate for Phase 1 and Phase 2 such that the drawdown will not exceed that predicted in the impact assessment. Pages 19 and 20 indicate the drawdown from pumping the proposed project wells is expected to be less than 10% of the available drawdown in nearby domestic and stock wells. The proposed monitoring and adaptive management approach will therefore be implemented to hold Phase 2 extraction to a rate that avoids exceeding 10% of the available drawdown at the commentor's well.

Based on observations during pump testing conducted at the site, a three-month pumping and monitoring period is expected to be sufficient to assess the aquifer response to long-term pumping stress, including the escalation of water demand associated with the maturing of the newly planted trees. The results of this long-term pumping evaluation will be sent to the County for review and approval prior to implementation of Phase 2. In addition, long-term monitoring of the stock well on the east side of the applicant's site is planned to assure that the long-term project impacts remain within the predicted parameters. For these reasons delay of Phase 2 implementation until the trees at the site are mature is not necessary from a hydrogeologic viewpoint and would place an unnecessary burden on the applicant.

6. March 3, 2022 - Stanislaus County Environmental Review Committee (ERC)

ERC Comments:

The Groundwater Division has verified that the IS/MND will cover both phases of the proposed Project including all pending and future well permit submittals that have been included in the study unless a subsequent EIR or ND is required under 14 CCR Section 15162 (a). Otherwise, the lead agency shall determine whether to prepare a subsequent negative declaration or an addendum, or no further documentation.

Response to ERC Comments:

Comment noted as clarification that an Addendum will not be required / prepared for the future well permit submittals included as part of Phase II of the Project, as these are addressed by this IS/MND.



DYER LAW FIRM

Sent Via Email and First Class Mail

January 27, 2022

Walter Ward, Water Resources Manager
Stanislaus County Department of Environmental Resources
3800 Cornucopia Way, Suite C
Modesto, California 95358
wward@envres.org

Governor's Office on Planning and Research
1400 10th St.
Sacramento, CA 95814

Shawn Conde,
Conde Farms
15880 Sonora Road,
Oakdale, CA 95361

Re: Hunter Ranch – Installation and Operation of up to Five Agricultural Wells and One Support Well [Permit Application Nos. 2021-69, 2021-70, 2021- 71, 2021-72 and Two Future Permits]

Dear Mr. Walter Ward, Water Resources Manager; Governor's Office of Planning and Research,

My name is Dustin Dyer and I represent Sonora Ridge Ranch. Sonora Ridge Ranch holds a 35-year lease on a property directly abutting the Hunter Ranch Project. It is a tenet of Sonora Ridge Ranch and its farming partners that farming should be done environmentally responsibly with the dual goal of maximizing crop yields while preserving the quality of the land and its accompanying resources, including water, for future generations. Sonora Ridge Ranch recently undertook the task of replacing its existing wells on its property with new wells. In furtherance of the above stated goals, Sonora Ridge Ranch's new wells pump water at the same rate as their previous wells. This was done with the specific intent of not creating additional strain on the already depleted aquifer. Other farms/orchards in the immediate vicinity have undertaken the same efforts in order to ensure that the aquifer be maintained.

As this Department is well aware, California has faced a perpetual drought and water crisis, especially in the Central Valley. As a result of this issue, Stanislaus County developed a Water Advisory Committee. The mission statement of the Stanislaus County Water Advisory Committee is "To evaluate the status of the groundwater resources of Stanislaus County in order to identify and develop programs and practices that ensure a reliable and sustainable groundwater supply for the benefit of its citizens, present and future, and to make recommendations to the County Board of Supervisors to adopt public policy that empowers such identified actions."

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Letter regarding Hunter Ranch Project
January 27, 2022

The proposed Hunter Project would convert the land use from a cattle ranch to an orchard. In order to do so, the Hunter Project would ultimately install/modify 6 wells on the property with rates between 500-1,000 per minute. Historically, a 600-acre cattle ranch requires less than 1,000 gallons of water per day to sustain its purpose. However, the proposed Hunter Project, at full capacity, would permit over 8,640,000 million gallons of water to be extracted from the ground each day. This is an 863,900% increase in the impact on the aquifer.

The proposed Hunter Ranch project would not only significantly impact the water extraction from the aquifer, but it would also have a negative impact on all orchards/farms which draw water from the aquifer and would undermine the significant effort these properties have undertaken to maintain the aquifer and use their land sustainably. The Public Draft Initial Study and Mitigated Negative Declaration states, through its screening analysis (GRIA-Attachment 4), pumping as a result of Phase I and the expanded Phase II of the Hunter Project will result in drawdown in nearby existing irrigation wells and domestic wells. The screening analysis goes on to state that the anticipated interference drawdown in existing irrigation wells is not anticipated to be greater than 20 feet. These findings demonstrate a significant negative impact on both the aquifer and the surrounding properties. The identified mitigation measures do not adequately protect the aquifer or the surrounding neighbors from this negative impact. Mitigation Measure WAT-2 states:

“Property owners and water agencies in the area where predicted drawdown exceeds 5 feet will be notified of the existence of the Interference Drawdown Monitoring and Mitigation Program, and will be invited to register any domestic wells in the predicted 5-foot drawdown area and any municipal, industrial, or irrigation wells in the predicted 20-foot drawdown area to participate in the program. To register for the program, well owners will be required to complete a Well Information Questionnaire regarding the construction, use, history and performance of their well, and to allow access for periodic measurement of water levels and assessment of well condition and performance by the County or a neutral third party. If well performance is found to be diminished by more than 20 percent or to be inadequate to meet pre-existing water demand due to interference drawdown, registered participants will be eligible to receive reimbursement for reasonable and customary costs for well replacement, deepening or rehabilitation, or pump lowering as needed to restore adequate well function. The cost of reimbursement shall be borne by the operator of the well causing the interference in proportion to the degree of their contribution to the drawdown that caused the diminished yield.” (Public Draft Initial Study and Mitigated Negative Declaration Pg. 25).

The proposed mitigation of the Hunter Project creates an onerous and unnecessary burden on the surrounding properties, dramatically increasing the potential for future litigation and further harming the aquifer.

Harm to Existing Properties

Through the proposed mitigation, the existing properties, including Sonora Ridge Ranch, would now be required to further monitor their well drawdown and expend significant further time on administrative functions, such as registering with the Drawdown Monitoring and Mitigation Program. Each of these duties would create a further expense for the existing property. Additionally, this mitigation would require additional assessment by the County, ultimately creating additional expense for taxpayers. When an existing property experiences a negative impact on their water supply from the Hunter Project, they are entitled “to receive reimbursement for reasonable and customary costs for well replacement, deepening or rehabilitation, or pump lowering as needed to restore adequate well function”; however, in practice, such mitigation will not be a simple task and likely lead to significant future litigation. The existing property will have the onerous task of identifying both a loss and that the identified loss was caused by the Hunter Project, not third parties or natural factors.

Harm to the Aquifer

As part of the proposed mitigation, upon the determination of a drawdown, the existing property would be entitled to new wells or deepening/rehabilitation of existing wells. Although this is a temporary solution for the existing property, it would further harm the supply of the aquifer. This mitigation essentially identifies that if the Hunter Project harms the aquifer, resulting in significant drawdowns for existing wells, the solution would not be to repair the harm, but instead further exacerbate the harm by creating deeper access to aquifer to temporarily cover the diminishing water levels. Such a practice would go against the County’s mission statement of ensuring a reliable and sustainable groundwater supply.

In recent years, California has experienced a dramatic negative impact on its environment and natural resources. In terms of water, this negative impact is best demonstrated by the Governor-declared state of emergency regarding water resources. This state of emergency specifically identified Stanislaus County as an impacted county. To combat these recent environmental issues, the California legislature enacted California Environmental Quality Act (“CEQA”). The legislative intent behind this act is identified in pertinent part as “the maintenance of a quality environment for the people of this state now and in the future...” Because the Hunter Project will make the conversion of cattle ranch into an orchard possible, the development and operation of the irrigation system and orchard must be evaluated under CEQA. As identified above, the proposed mitigation of the impact of groundwater does little to maintain the quality of the environment for present and future generations and instead creates a significantly greater water crisis in the future.

Approval of the Hunter Project would have a significant long-term impact on all properties which rely on the aquifer. The Public Draft Initial Study and Mitigated Negative Declaration identifies a negative impact the Hunter Project would have on the area but states that the proposed mitigation efforts would reduce this impact. However, the proposed mitigation efforts do nothing to resolve the negative impact, instead they simply provide a short-term solution with the promise of significantly greater challenges in the future. When the Hunter Project’s impact on the aquifer causes an overall reduction in accessible water, the properties will be forced to reduce their water use by removing trees and reducing the size of the orchards. This will cause the existing properties, who have undertaken substantial effort to preserve the aquifer, to lose

Letter regarding Hunter Ranch Project
January 27, 2022

millions of dollars through no fault of their own. As such, the County should determine that the Hunter Project, as it is currently proposed, does not provide a benefit to the community, both present and future, and deny the project.

Respectfully submitted,

A handwritten signature in blue ink, appearing to read 'Dustin J. Dyer', is written over the closing text.

Dustin J. Dyer
Attorney for Sonora Ridge Ranch

The Hatler Family

Lisa Curtoni

209 470 6616 izzsybee22@yahoo.com

In response to the NOTICE OF INTENT TO ADOPT A MITIGATED NEGATIVE DECLARATION FOR THE HUNTER RANCH.

The Hatler Family Ranch is directly across Hwy 4 from the Hunter Ranch on Milton Rd and we wish to voice our concerns over the number of wells, depth and proposed volume of water to be used on this project.

Our ranch well is roughly 300 feet deep (we believe) and is used solely for livestock drinking water for cattle on our rangeland. We have watched range land such as ours change to dry farming then into almonds next to us on our other ranches. Eventually, we had to drill additional wells for livestock drinking water because our water volume dwindles or goes dry. The Hunter Ranch proposal will most likely force us to drill one or more wells at the same depth of the Hunter Ranch proposed wells, to maintain the quality and volume of water which we now have.

The unincorporated area of Eugene is noted in your notice but not the unincorporated area of Milton.

Also missing from your report is the number of domestic well and the depth of these wells and number of families could be affected-in an area doesn't have an abundance of water normally



John Raggio
P.O. Box 328
Farmington, Ca. 95230

Walter Ward, Water Resources Manager
Stanislaus County, Department Manager of Environmental Resources
3800 Cornucopia Way, Suite C
Modesto, California 95358

Dear Mr. Ward:

I am writing concerning the Project Title: Hunter Ranch-Installation and operation of up to Five Agricultural Wells and one Support Well (Permit Application Nos. 2021-69, 2021-70, 2021-71, 2021-72 and Two Future Permits).

Our family residence is at 21505 North Milton Road, Eugene CA in Stanislaus County.

In the Groundwater Resources Impact Assessment, prepared by Mike Tietze, dated 6-13-2020, beginning on page 204-225 of the pdf document under the Results Section 4.3 it states:

Figure 8 illustrates the extent of drawdown predicted in Layer 3 (the Valley Springs Formation aquifer) is somewhat greater than in Layer 1 (the Mehrten Formation aquifer), especially in the northeast direction toward the presumed no-flow boundary at the edge of the basin. This is consistent with Layer 3 being more strongly confined than Layer 1, which results in a broader cone of depression. Review of well completion records for 2 miles in each direction from the Site indicates that most irrigation and domestic wells are completed in the Mehrten Formation. Based on the analysis presented in Section 4.4, wells that are completed in both formations would derive most of their water from the Mehrten Formation. For these reasons, the discussions below focus on predicted drawdowns in Layer 1 (the Mehrten Formation).

I am deeply concerned about predicted drawdown to the aquifers in our area, and to date, I have not been contacted about this proposed project, as our domestic well is within the area of concern mentioned above, in fact, all 5 of the proposed wells in the Hunter Ranch are within 2 miles.

How does the depth of these 5 wells affect local ranchers/residences' wells that are only 100-300 feet deep? Maximum estimated design pumping capacities (Phase I and II) are 4,000 gpm. Storage capacity of local wells will be affected. Residences/ranchers could be forced to go deeper with existing wells or drill new wells. Does this project protect current ranchers/residences' wells from overdraft of aquifers? Does this project have funds to off-set any costs to ranchers/residences that may result from overdraft out of the mentioned aquifers?

How many monitoring wells (and the locations of those wells) will be monitored to determine any adverse effects on the aquifers? I would like to learn more about the project as it moves along, and if I can entice the water resources manager to use our domestic well as a monitoring well to see the effects on the aquifers of Phase 1 and before Phase 2 gets implemented, I would be interested.

I can be reached at 209-649-3923

Sincerely, John Raggio



CC: Anita Moran, Harrold Hatler, Lisa Curtoni

Central Valley Regional Water Quality Control Board

14 February 2022

Walter Ward
Stanislaus County
Department of Environmental Resources
3800 Cornucopia Way
Modesto, CA 95358
wward@envres.org

Governor's Office of Planning & Research

Feb 14 2022

STATE CLEARINGHOUSE

COMMENTS TO REQUEST FOR REVIEW FOR THE MITIGATED NEGATIVE DECLARATION, HUNTER RANCH PROJECT, SCH#2022010205, STANISLAUS COUNTY

Pursuant to the State Clearinghouse's 14 January 2022 request, the Central Valley Regional Water Quality Control Board (Central Valley Water Board) has reviewed the *Request for Review for the Mitigated Negative Declaration* for the Hunter Ranch Project, located in Stanislaus County.

Our agency is delegated with the responsibility of protecting the quality of surface and groundwaters of the state; therefore our comments will address concerns surrounding those issues.

I. Regulatory Setting

Basin Plan

The Central Valley Water Board is required to formulate and adopt Basin Plans for all areas within the Central Valley region under Section 13240 of the Porter-Cologne Water Quality Control Act. Each Basin Plan must contain water quality objectives to ensure the reasonable protection of beneficial uses, as well as a program of implementation for achieving water quality objectives with the Basin Plans. Federal regulations require each state to adopt water quality standards to protect the public health or welfare, enhance the quality of water and serve the purposes of the Clean Water Act. In California, the beneficial uses, water quality objectives, and the Antidegradation Policy are the State's water quality standards. Water quality standards are also contained in the National Toxics Rule, 40 CFR Section 131.36, and the California Toxics Rule, 40 CFR Section 131.38.

The Basin Plan is subject to modification as necessary, considering applicable laws, policies, technologies, water quality conditions and priorities. The original Basin Plans were adopted in 1975, and have been updated and revised periodically as required, using Basin Plan amendments. Once the Central Valley Water Board has adopted a Basin Plan amendment in noticed public hearings, it must be approved by the State Water Resources Control Board (State Water Board), Office of Administrative Law (OAL) and in some cases, the United States Environmental Protection Agency (USEPA). Basin Plan amendments only become effective after

they have been approved by the OAL and in some cases, the USEPA. Every three (3) years, a review of the Basin Plan is completed that assesses the appropriateness of existing standards and evaluates and prioritizes Basin Planning issues. For more information on the *Water Quality Control Plan for the Sacramento and San Joaquin River Basins*, please visit our website:

http://www.waterboards.ca.gov/centralvalley/water_issues/basin_plans/

Antidegradation Considerations

All wastewater discharges must comply with the Antidegradation Policy (State Water Board Resolution 68-16) and the Antidegradation Implementation Policy contained in the Basin Plan. The Antidegradation Implementation Policy is available on page 74 at:

https://www.waterboards.ca.gov/centralvalley/water_issues/basin_plans/sacsjr_2018_05.pdf

In part it states:

Any discharge of waste to high quality waters must apply best practicable treatment or control not only to prevent a condition of pollution or nuisance from occurring, but also to maintain the highest water quality possible consistent with the maximum benefit to the people of the State.

This information must be presented as an analysis of the impacts and potential impacts of the discharge on water quality, as measured by background concentrations and applicable water quality objectives.

The antidegradation analysis is a mandatory element in the National Pollutant Discharge Elimination System and land discharge Waste Discharge Requirements (WDRs) permitting processes. The environmental review document should evaluate potential impacts to both surface and groundwater quality.

II. Permitting Requirements

Regulatory Compliance for Commercially Irrigated Agriculture

If the property will be used for commercial irrigated agricultural, the discharger will be required to obtain regulatory coverage under the Irrigated Lands Regulatory Program.

There are two options to comply:

1. **Obtain Coverage Under a Coalition Group.** Join the local Coalition Group that supports land owners with the implementation of the Irrigated Lands Regulatory Program. The Coalition Group conducts water quality monitoring and reporting to the Central Valley Water Board on behalf of its growers. The Coalition Groups charge an annual membership fee, which varies by Coalition Group. To find the Coalition Group in your area, visit the Central Valley Water Board's website at: https://www.waterboards.ca.gov/centralvalley/water_issues/irrigated_lands/regulatory_information/for_growers/coalition_groups/ or contact water board staff at (916) 464-4611 or via email at IrrLands@waterboards.ca.gov.

2. **Obtain Coverage Under the General Waste Discharge Requirements for Individual Growers, General Order R5-2013-0100.** Dischargers not participating in a third-party group (Coalition) are regulated individually. Depending on the specific site conditions, growers may be required to monitor runoff from their property, install monitoring wells, and submit a notice of intent, farm plan, and other action plans regarding their actions to comply with their General Order. To enroll as an Individual Discharger under the Irrigated Lands Regulatory Program, call the Central Valley Water Board phone line at (916) 464-4611 or e-mail board staff at IrrLands@waterboards.ca.gov. To find information on Agricultural and Irrigated land Fees, visit the State Water Resources Control Board website at https://www.waterboards.ca.gov/resources/fees/water_quality/#agwaiver and click the California Code of Regulations (Fee Schedule) linked text.

Construction Storm Water General Permit

Dischargers whose project disturb one or more acres of soil or where projects disturb less than one acre but are part of a larger common plan of development that in total disturbs one or more acres, are required to obtain coverage under the General Permit for Storm Water Discharges Associated with Construction and Land Disturbance Activities (Construction General Permit), Construction General Permit Order No. 2009-0009-DWQ. Construction activity subject to this permit includes clearing, grading, grubbing, disturbances to the ground, such as stockpiling, or excavation, but does not include regular maintenance activities performed to restore the original line, grade, or capacity of the facility. The Construction General Permit requires the development and implementation of a Storm Water Pollution Prevention Plan (SWPPP). For more information on the Construction General Permit, visit the State Water Resources Control Board website at:

http://www.waterboards.ca.gov/water_issues/programs/stormwater/constpermits.shtml

Limited Threat General NPDES Permit

If the proposed project includes construction dewatering and it is necessary to discharge the groundwater to waters of the United States, the proposed project will require coverage under a National Pollutant Discharge Elimination System (NPDES) permit. Dewatering discharges are typically considered a low or limited threat to water quality and may be covered under the General Order for *Limited Threat Discharges to Surface Water* (Limited Threat General Order). A complete Notice of Intent must be submitted to the Central Valley Water Board to obtain coverage under the Limited Threat General Order. For more information regarding the Limited Threat General Order and the application process, visit the Central Valley Water Board website at:

https://www.waterboards.ca.gov/centralvalley/board_decisions/adopted_orders/general_orders/r5-2016-0076-01.pdf

Clean Water Act Section 404 Permit

If the project will involve the discharge of dredged or fill material in navigable waters or wetlands, a permit pursuant to Section 404 of the Clean Water Act may be needed from the United States Army Corps of Engineers (USACE). If a Section 404 permit is required by the USACE, the Central Valley Water Board will review the permit application to ensure that discharge will not violate water quality standards. If the project requires surface water drainage realignment, the applicant is advised to contact the Department of Fish and Game for information on Streambed Alteration Permit requirements. If you have any questions regarding the Clean Water Act Section 404 permits, please contact the Regulatory Division of the Sacramento District of USACE at (916) 557-5250.

Clean Water Act Section 401 Permit – Water Quality Certification

If an USACE permit (e.g., Non-Reporting Nationwide Permit, Nationwide Permit, Letter of Permission, Individual Permit, Regional General Permit, Programmatic General Permit), or any other federal permit (e.g., Section 10 of the Rivers and Harbors Act or Section 9 from the United States Coast Guard), is required for this project due to the disturbance of waters of the United States (such as streams and wetlands), then a Water Quality Certification must be obtained from the Central Valley Water Board prior to initiation of project activities. There are no waivers for 401 Water Quality Certifications. For more information on the Water Quality Certification, visit the Central Valley Water Board website at:
https://www.waterboards.ca.gov/centralvalley/water_issues/water_quality/certification/

Waste Discharge Requirements – Discharges to Waters of the State

If USACE determines that only non-jurisdictional waters of the State (i.e., “non-federal” waters of the State) are present in the proposed project area, the proposed project may require a Waste Discharge Requirement (WDR) permit to be issued by Central Valley Water Board. Under the California Porter-Cologne Water Quality Control Act, discharges to all waters of the State, including all wetlands and other waters of the State including, but not limited to, isolated wetlands, are subject to State regulation. For more information on the Waste Discharges to Surface Water NPDES Program and WDR processes, visit the Central Valley Water Board website at:
https://www.waterboards.ca.gov/centralvalley/water_issues/waste_to_surface_water/

Projects involving excavation or fill activities impacting less than 0.2 acre or 400 linear feet of non-jurisdictional waters of the state and projects involving dredging activities impacting less than 50 cubic yards of non-jurisdictional waters of the state may be eligible for coverage under the State Water Resources Control Board Water Quality Order No. 2004-0004-DWQ (General Order 2004-0004). For more information on the General Order 2004-0004, visit the State Water Resources Control Board website at:
https://www.waterboards.ca.gov/board_decisions/adopted_orders/water_quality/2004/wqo/wqo2004-0004.pdf

If you have questions regarding these comments, please contact me at (916) 464-4856 or Nicholas.White@waterboards.ca.gov.

A handwritten signature in black ink that reads "Nic White". The signature is written in a cursive, flowing style.

Nicholas White

Water Resource Control Engineer

cc: State Clearinghouse unit, Governor's Office of Planning and Research,
Sacramento

Bob Brennan
20540 ShangriLa
Sonora Ca 95370



February 28, 2022

Comments – Hunter ranch – Installation and operation of up to 5 agricultural wells and one support well (permit Application Nos. 2021-69, 2021-70, 2021-71, 2021-72 and two future permits)

Thank you for the opportunity to comment on the IS/MND for the above referenced project. In general, we support agricultural land being developed to its highest and best use for agricultural purposes, provided it does not negatively impact neighboring properties or their ability to pursue like kind projects. Additionally, when possible, every attempt should be made to mitigate water extraction with ground water recharge.

Our family property owned for 150 plus years lies directly east of Hunter ranch on Milton Rd., and we are in the process of submitting additional agricultural well permits on it. We have secured a deeded easement to the Stockton east conveyance system and were disappointed when we learned LAFCO would not be looking at an expansion for the Stockton East sphere of influence and only surplus water can be available with limitations. We mention this because additional surface water opportunities must be part of the solution for feeding both our nation and the world. With regards to the above mentioned IS/MND we request the following considerations:

1. Utilize the well records we have for the well located on our parcel as a baseline for water level in the immediate area, first drilled and measured in 1977(?), 200(?) and the current water level (requesting test prior to commencement of proposed wells drilled) for baseline water table information.
2. Delay the second set of well approvals until mature tree water consumption is evaluated and verified insignificant decline to neighboring wells.
3. Encourage surface water supplementation whenever possible and feasible.

Sincerely,

A handwritten signature in blue ink that reads "Bob Brennan".

Bob Brennan

209-661-6419

Bennon
20540 Shantung Dr
Sacramento, CA 95837

SACRAMENTO CA 957
2 MAR 2022 PM 5 L



STANISLAUS COUNTY
DEPT of ENVIRONMENTAL RESC.
3800 Cornucopia Way
Suite C
Modesto, CA
95358

95358-949475



Hunter Comments





CHIEF EXECUTIVE OFFICE

Jody L. Hayes
CHIEF EXECUTIVE OFFICER

Patrice M. Dietrich
ASSISTANT EXECUTIVE OFFICER

Tina M. Rocha
ASSISTANT EXECUTIVE OFFICER

STANISLAUS COUNTY ENVIRONMENTAL REVIEW COMMITTEE

March 3, 2022

Walter Ward, Water Resources Manager
Stanislaus County Department of Environmental Resources
3800 Cornucopia Way, Suite C
Modesto, CA 95354

SUBJECT: ENVIRONMENTAL REFERRAL – Notice of Intent for Adoption of an Initial Study and Mitigated Negative Declaration (IS/MND) for Hunter Ranch – Installation and Operation of up to Five Agricultural Wells and One Support Well (Permit Application Nos. 2021-69, 2021-70, 2021-72 and Two Future Permits)

Mr. Walter Ward:

Thank you for the opportunity to review Initial Study and Mitigated Negative Declaration phase of the above-referenced project.

The Stanislaus County Environmental Review Committee (ERC) has reviewed the subject project and provides the following comments:

- The Groundwater Division has verified that the IS/MND will cover both phases of the proposed project including all pending and future well permit submittals that have been included in the study unless a subsequent EIR or ND is required under 14 CCR Section 15162 (a). Otherwise, the lead agency shall determine whether to prepare a subsequent negative declaration or an addendum, or no further documentation.

The ERC appreciates the opportunity to comment on this project.

Sincerely,

Patricia Lord
Management Consultant
Environmental Review Committee

PL:pl

cc: ERC Members



1010 10TH STREET, STE. 6800, MODESTO, CA 95354
POST OFFICE BOX 3404, MODESTO, CA 95353
PHONE: 209.525.6333, FAX: 209.558.4423
STANCOUNTY.COM

Stanislaus County Final ISMND Package
CEQA Initial Study – Mitigated Negative Declaration

CEQA INITIAL STUDY – FINAL

(Adapted from 2019 CEQA Guidelines APPENDIX G Environmental Checklist Form, Final Text, Revised June 11, 2019)

1. **Project title:** Hunter Ranch – Installation and Operation of up to Five Agricultural Wells and One De Minimis Support Well [Permit Application Nos. 2021-69, 2021-70, 2021-71, 2021-72 and Two Future Permits]
2. **Lead agency name and address:** Stanislaus County Environmental Resources
3800 Cornucopia Way
Modesto, California 95358
3. **Contact person and phone number:** Shawn Conde (209) 765-3125
4. **Project location:** Southwest corner of Milton Road and Highway 4, Eugene, CA
5. **Project sponsor's name and address:** Shawn Conde, Conde Farms
15880 Sonora Road, Oakdale, CA 95361
6. **General Plan designation:** Agricultural
7. **Zoning:** General Agriculture (A-2-40)
8. **Description of project:**

Conde Farms (Applicant) plans to develop three (3) previously installed test wells and install up to three (3) additional new irrigation wells for the planned almond orchard operations on Assessor's Parcel Number 001-010-002 in rural unincorporated Stanislaus County (the Site). The Site is located southwest of the intersection of State Highway 4 and Milton Road as shown on Figures 1 and 2. The Site is zoned A-2-40, General Agriculture, and occupies approximately 635 acres.

The proposed project will be implemented in phases as described below. The three existing test well locations, the three proposed new supply well locations, and the portions of the parcel to be served by the wells are shown on Figure 2.

- Phase I of the Project will consist of the conversion of two existing test wells into irrigation wells, the conversion of a third test well into a supply well for miscellaneous incidental water supply needs (<2 acre-feet per year [AFY]), and the long-term operation of the two irrigation wells to supply the water demand of approximately 175 acres of orchard for a period up to approximately 20 years:-

- Monitoring will be conducted during the initial pumping for Phase I to assess whether groundwater drawdown is consistent with the groundwater flow model drawdown predictions presented in the Groundwater Resources Impact Assessment (GRIA). If so, then the Project will proceed to Phase II. If the observed drawdown is different from the predicted drawdown, the model will be updated as appropriate to match the observed drawdown. The updated model will then be used to establish the allowable additional Phase II pumping volume to ensure the drawdown remains less than or consistent with the originally predicted drawdown evaluated in the GRIA.
- Phase II of the Project will consist of construction of up to three additional irrigation wells to supply the water demand of up to an additional 175 acres of orchard for a period up to approximately 20 years.

The Applicant submitted well permit applications and received County approvals to construct the three test wells. Test wells PW-1 (Permit Application No. 2021-72) and PW-2 (Permit Application No. 2021-70) were constructed and will be converted to irrigation supply wells and operated as part of the Phase I scope of work. The third test well PW-2a (Permit Application No. 2021-71) will be operated for miscellaneous orchard operations support.

The Applicant has also submitted a well permit application (No. 2021-69) for one of the new supply wells identified as PW-3, to be installed as part of the Phase II scope of work. The Applicant will submit up to two additional well permit applications in the future (for proposed wells PW-4 and PW-5) as part of the Phase II scope of work. The future Phase II wells would be operated if groundwater drawdown from the installed and operating wells is consistent with or less than the GRIA drawdown predictions and upon approval from the County. This CEQA evaluation is considerate of the potential two future well applications to be submitted.

The proposed Project activities include: conversion of two (2) existing test wells to irrigation supply wells, conversion of one (1) test well into a supply well for de minimis miscellaneous incidental water supply needs, construction of up to three (3) new irrigation supply wells, construction of up to six (6) well pads with electrical sources, installation of well pumps, and long-term operation of the wells to support up to 350 acres of orchard operations. The proposed Project will support agricultural use of the Site, consistent with the A-2 (General Agriculture) zoning (Stanislaus County Code 21.20), and consistent with the declared policy of Stanislaus County to “encourage the development and improvement of its agricultural land for the production of food and other agricultural products” (Stanislaus County Code 9.32.020 A). However, the planned orchard is not part of the proposed Project as it is consistent with the County A-2-40 designated zoning purpose (County Code 21.20.010), does not require land use permits (County Code 21.20.030 and 21.20.040), and does not require land division (County Code 21.20.050).

The proposed conversion of existing test wells to operate as supply wells and installation of new irrigation supply wells are subject to the requirements included in the Stanislaus County Water Wells Ordinance (Stanislaus County Code Chapter 9.36) and the Groundwater Ordinance (Stanislaus County Code Chapter 9.37); with the exception of the miscellaneous supply well which is exempt from Chapter 9.37 as it is considered de minimis (< 2 AFY) per County Code 9.37.030¹. The Stanislaus County Department of Environmental Resources (DER) must exercise discretion to determine if conversion of the existing three (3) test wells and installation of up to three (3) new irrigation supply wells will meet the requirements of the County Water Wells and Groundwater ordinances.

This Initial Study was prepared in accordance with the California Environmental Quality Act (CEQA) to specifically evaluate compliance with the County Water Wells and Groundwater ordinances and is aligned with the Program Environmental Impact Report (PEIR)² adopted by the County in 2018. The PEIR evaluated potential impacts to environmental resources

associated with implementation of the County's discretionary well permitting and management program. The PEIR determined that implementation of the well permitting program would result in less than significant impacts to 12 of the 17 environmental resource areas requiring consideration under CEQA at the time of the PEIR preparation, and less than significant impacts with mitigation measures applied for the remaining five resource areas. This Initial Study evaluates potential impacts to those five resource areas that were identified to require further analysis: Biological, Cultural, Geology/Soils, Hydrology/Water Resources and Noise. In addition, this Initial Study evaluates potential impacts to the additional resource areas added through CEQA updates since the PEIR was prepared: Tribal Cultural added per the 2018 CEQA update, Energy and Wildfire added per the 2019 CEQA update.

9. **Surrounding land uses and setting:** Agriculture
10. **Other public agencies whose approval is required (e.g., permits, financing approval, or participation agreement.):** None

ATTACHMENTS

Attachment 1: Flow Charts

Attachment 2: Biological Resources Survey

Attachment 3: Cultural Resource Record Search Report

Attachment 4: Groundwater Resources Impact Assessment

¹ This well is not exempt under Chapter 9.36 and is therefore part of the CEQA evaluation.

² Jacobson James & Associates, 2018. *Program Environmental Impact Report, Discretionary Well Permitting and Management Program, Stanislaus County, California*. June 11.

ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED:

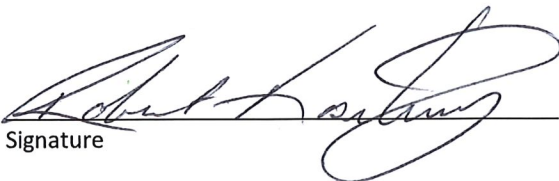
The environmental factors checked below would be potentially affected by this project, involving at least one impact that is a "Potentially Significant Impact" as indicated by the checklist on the following pages.

- | | | |
|---|---|---|
| <input type="checkbox"/> Aesthetics | <input type="checkbox"/> Greenhouse Gas Emissions | <input type="checkbox"/> Public Services |
| <input type="checkbox"/> Agriculture & Forestry Resources | <input type="checkbox"/> Hazards & Hazardous Materials | <input type="checkbox"/> Recreation |
| <input type="checkbox"/> Air Quality | <input checked="" type="checkbox"/> Hydrology / Water Quality | <input type="checkbox"/> Transportation / Traffic |
| <input checked="" type="checkbox"/> Biological Resources | <input type="checkbox"/> Land Use / Planning | <input checked="" type="checkbox"/> Tribal Cultural Resources |
| <input checked="" type="checkbox"/> Cultural Resources | <input type="checkbox"/> Mineral Resources | <input type="checkbox"/> Utilities / Service Systems |
| <input type="checkbox"/> Energy | <input type="checkbox"/> Noise | <input type="checkbox"/> Wildfire |
| <input checked="" type="checkbox"/> Geology / Soils | <input type="checkbox"/> Population / Housing | <input type="checkbox"/> Mandatory Findings of Significance |

DETERMINATION: (To be completed by the Lead Agency)

On the basis of this initial evaluation:

- ☐ I find that the proposed project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.
- ☒ 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 1) has been adequately analyzed in an earlier document pursuant to applicable legal standards, and 2) has been addressed by mitigation measures based on the earlier analysis as described on attached sheets. An ENVIRONMENTAL IMPACT REPORT is required, but it must analyze only the effects that remain to be addressed.
- ☐ I find that although the proposed project could have a significant effect on the environment, because all potentially significant effects (a) have been analyzed adequately in an earlier EIR or NEGATIVE DECLARATION pursuant to applicable standards, and (b) have been avoided or mitigated pursuant to that earlier EIR or NEGATIVE DECLARATION, including revisions or mitigation measures that are imposed upon the proposed project, nothing further is required.


Signature

3-24-22
Date

EVALUATION OF ENVIRONMENTAL IMPACTS:

- 1) A brief explanation is required for all answers except “No Impact” answers that are adequately supported by the information sources a lead agency cites in the parentheses following each question. A “No Impact” answer is adequately supported if the referenced information sources show that the impact simply does not apply to projects like the one involved (e.g., the project falls outside a fault rupture zone). A “No Impact” answer should be explained where it is based on project-specific factors as well as general standards (e.g., the project will not expose sensitive receptors to pollutants, based on a project-specific screening analysis).
- 2) All answers must take account of the whole action involved, including off-site as well as on-site, cumulative as well as project-level, indirect as well as direct, and construction as well as operational impacts.
- 3) Once the lead agency has determined that a particular physical impact may occur, then the checklist answers must indicate whether the impact is potentially significant, less than significant with mitigation, or less than significant. “Potentially Significant Impact” is appropriate if there is substantial evidence that an effect may be significant. If there are one or more “Potentially Significant Impact” entries when the determination is made, an EIR is required.
- 4) “Negative Declaration: Less Than Significant With Mitigation Incorporated” applies where the incorporation of mitigation measures has reduced an effect from “Potentially Significant Impact” to a “Less Than Significant Impact.” The lead agency must describe the mitigation measures, and briefly explain how they reduce the effect to a less than significant level (mitigation measures from Section XVII, “Earlier Analyses,” may be cross-referenced).
- 5) Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, an effect has been adequately analyzed in an earlier EIR or negative declaration.

Section 15063(c)(3)(D). In this case, a brief discussion should identify the following:

- a) Earlier Analysis Used. Identify and state where they are available for review.
 - b) Impacts Adequately Addressed. Identify which effects from the above checklist were within the scope of and adequately analyzed in an earlier document pursuant to applicable legal standards, and state whether such effects were addressed by mitigation measures based on the earlier analysis.
 - c) Mitigation Measures. For effects that are “Less than Significant with Mitigation Measures Incorporated,” describe the mitigation measures which were incorporated or refined from the earlier document and the extent to which they address site-specific conditions for the project.
- 6) Lead agencies are encouraged to incorporate into the checklist references to information sources for potential impacts (e.g., general plans, zoning ordinances). References to a previously prepared or outside document should, where appropriate, include a reference to the page or pages where the statement is substantiated.
 - 7) Supporting Information Sources: A source list should be attached, and other sources used or individuals contacted should be cited in the discussion.
 - 8) This is only a suggested form, and lead agencies are free to use different formats; however, lead agencies should normally address the questions from this checklist that are relevant to a project’s environmental effects in whatever format is selected.
 - 9) The explanation of each issue should identify:
 - a) the significant criteria or threshold, if any, used to evaluate each question; and
 - b) the mitigation measure identified, if any, to reduce the impact to less than significant.

I. AESTHETICS -- Except as provided in Public Resource Code Section 21099, would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a) Have a substantial adverse effect on a scenic vista?			X	
b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?			X	
c) In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surroundings? (Public views are those that are experienced from publicly accessible vantage point). If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?			X	
d) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?			X	

Discussion: A Program level Initial Study completed in 2016 (2016 IS) determined that potential impacts to aesthetic resources associated with wells constructed or operated under the Stanislaus County Discretionary Well Permitting Program are less than significant. The 2016 IS was completed to scope a Program Environmental Impact Report that was subsequently completed in 2018 (2018 PEIR). The 2016 IS and 2018 PEIR findings are applicable to Aesthetics at locations throughout Stanislaus County (including the Site location for this proposed Project). The 2016 IS findings are applicable to unincorporated areas of Stanislaus County that are not under the jurisdiction of a public water agency. The proposed Project meets these criteria, therefore the findings from the 2018 PEIR are applicable to the proposed Project.

Note: The questions included in the above table reflect updates contained in the 2019 version of Appendix G that were not contained in the version of Appendix G used for the 2016 IS or 2018 PEIR. Specifically, potential impacts to “non-urbanized areas” are specified, and “public views” are clearly defined. These minor changes do not affect the “less than significant finding” for the proposed Project, and no further consideration of potential impacts to this resource is warranted.

Views from near the Site are primarily agricultural and rangeland. The addition of Project pump house pads and the subsequent agricultural use of the Site would not affect the open-space scenic quality of the views in the area and will be consistent with agricultural vistas. The aesthetic impacts related to the project are less than significant.

Mitigation: None.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study - Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

II. AGRICULTURE AND FOREST RESOURCES: In determining whether impacts to agricultural resources are significant environmental effects, lead agencies may refer to the California Agricultural Land Evaluation and Site Assessment Model (1997) prepared by the California Department of Conservation as an optional model to use in assessing impacts on agriculture and farmland. In determining whether impacts to forest resources, including timberland, are significant environmental effects, lead agencies may refer to information compiled by the California Department of Forestry and Fire Protection regarding the state's inventory of forest land, including the Forest and Range Assessment Project and the Forest Legacy Assessment project; and forest carbon measurement methodology provided in Forest Protocols adopted by the California Air Resources Board. -- Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?			X	
b) Conflict with existing zoning for agricultural use, or a Williamson Act contract?			X	
c) Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?				X
d) Result in the loss of forest land or conversion of forest land to non-forest use?				X
e) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?			X	

Discussion: Findings from the 2016 IS indicated that construction or operation of wells under the County's Discretionary Well Permitting Program will result in no impact related to items "c" and "d" listed in the above checklist, and a less than significant impact for item "b". Further, findings from the 2018 PEIR indicated that impacts associated with items "a" and "e" are also less than significant.

Findings from the 2016 IS and 2018 PEIR are applicable to Agriculture and Forest Resources at locations throughout Stanislaus County (including the Site location for this proposed Project). The 2016 IS and 2018 PEIR are applicable to the proposed Project, which is located in an unincorporated area in Stanislaus County that is not under the jurisdiction of a public water agency.

The Project Site is not identified as any type of Prime, Unique, or Farmland of Statewide Importance, and the land will not be converted to non-agricultural use. In Stanislaus County, only parcels that are located within a designated agricultural preserve may be enrolled under a Williamson Act contract. The Stanislaus County Agricultural Preserve was amended on October 20, 1970 to include all lands within the A-2-40 (General Agricultural) zoning district. The proposed Project will support agricultural

use of the Site, consistent with the A-2-40 (General Agriculture) zoning (Stanislaus County Code 21.20); and consistent with the declared policy of Stanislaus County to “encourage the development and improvement of its agricultural land for the production of food and other agricultural products” (Stanislaus County Code 9.32.020 A). The future agricultural operations are to be consistent with accepted customs and standards, per Stanislaus County Code 9.32.050. Therefore, the proposed Project is expected to result in a less than significant impact to agricultural and forest resources and no further consideration of potential impacts to this resource is warranted.

Mitigation: None.

References:

California Department of Conservation. California Important Farmland Finder. <https://maps.conservation.ca.gov/DLRP/CIFF/>. Accessed December 2021.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

Stanislaus County Code Title 21 Chapter 21.20 Zoning

http://qcode.us/codes/stanislauscounty/view.php?topic=21-21_20-21_20_010&frames=on. Accessed December 2021.

Stanislaus County Code Title 9 Chapter 9.32 Agricultural Land Policies.

https://qcode.us/codes/stanislauscounty/view.php?topic=9-9_32-9_32_020&frames=on. Accessed December 2021.

Stanislaus County. Planning and Community Development – Planning Division, Williamson Act.

<https://www.stancounty.com/planning/pl/williamson-act.shtm>

III. AIR QUALITY: Where available, the significance criteria established by the applicable air quality management or air pollution control district may be relied upon to make the following determinations. – Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a. Conflict with or obstruct implementation of the applicable air quality plan?			X	
b. Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is nonattainment under an applicable federal or state ambient air quality standard?			X	
c. Expose sensitive receptors to substantial pollutant concentrations?			X	
d. Result in other emissions such as those leading to odors adversely affecting a substantial number of people?			X	

Discussion: According to 2018 PEIR, construction and operation of wells under the County’s Discretionary Well Permitting Program will result in less than significant impacts to air quality related to items “a” through “d” in the above checklist. These findings are applicable to the proposed Project, which is located in an unincorporated area of Stanislaus County that is not under the authorization of a public water agency.

It is worth noting that checklist items “a” through “d” in the table above reflect updates to Appendix G that were not included in the version of Appendix G used in the 2018 PEIR. Specifically, references to ozone, dust, and air quality standards are no longer included in the checklist. These changes do not affect the less than significant findings for the proposed Project for a well construction and operation.

The PEIR focus was on a “per well application” basis. It is noted that the Project involves the development of three existing test wells, the construction of up to three additional irrigation supply wells, and the operation of up to five irrigation supply wells. As such, supplemental evaluation of potential Air Quality impacts was performed.

The air quality impacts from the Project include the short duration emissions from routine equipment such as drill rigs, concrete trucks, and support vehicles, motor vehicles traveling to and from the Site as well as fugitive dust generated by travel on unpaved roads. Air impacts associated with the construction of a typical well were examined in the PEIR and determined to be less than significant. The construction of up to three new irrigation supply wells is proposed in Phase II of the Project. There will be less than significant impact as the construction of three additional wells will be done consecutively, and as estimated in the PEIR, emissions will be under the San Joaquin Valley Air Pollution Control District (SJVAPCD) threshold of 100 pounds per day threshold of criteria pollutant (PEIR – Appendix E – Section 2.0).

The Project will support the future enhanced agricultural use of the Site, and it is noted that air quality impacts related to agricultural operations from orchard development and operations. The SJVAPCD requires agricultural operators to comply with a variety of regulations designed to limit air quality impacts from agricultural operations. Future agricultural operations related to the proposed project would be subject to these requirements.

The proposed Project will not directly or indirectly conflict with or obstruct air quality plans nor contribute to a violation of air quality standards. Impacts related to air quality for the Project are anticipated to be less than significant.

Mitigation: None.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

IV. BIOLOGICAL RESOURCES – Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
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?		X		
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 Game or U.S. Fish and Wildlife Service?		X		
c) Have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?		X		
d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?				X
e) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?				X
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?				X

Discussion:

According to the 2016 IS, the construction and operation of wells under the County's Discretionary Well Permitting Program will have no impact with respect to items "d" and "f" in the above checklist. For items "a", "b", "c", and "e", the 2018 PEIR determined that impacts are less than significant with incorporation of mitigation measures BIO-1a, BIO-1b, and BIO-4 below. It is worth noting that implementation of mitigation measures BIO-1a and BIO-4 is complete.

Per Mitigation Measure BIO-1a, a desktop biological survey was conducted. The survey encompassed 120+/- square miles surrounding the site. The Site location within the California Natural Diversity Data Base (CNDDB) is provided in Attachment B of the Biological Assessment Report included as Attachment 2. A field survey was also conducted, which consisted of driving and walking through the Site, making observations of habitat conditions. The Site was searched for special-status species and suitable habitat for special-status species. Special-status species plants and animals that were considered to potential occur at the site include: Colusa grass, Greene's tuctoria, Swainson's hawk, Tricolored blackbird, Burrowing owl, Pallid bat, California tiger salamander, Giant garter snake, California red-legged frog, Western spadefoot, Delta smelt, Vernal pool fairy shrimp, Conservancy fairy shrimp, Vernal pool tadpole shrimp, and Valley elderberry longhorn beetle. Per the biological resources

survey (Attachment 2 – Table 3), it is unlikely special status plants occur in the Site and the likelihood of special species wildlife is very low. Less than significant impacts are anticipated related to fish, wildlife species, or plant and animal communities.

The surveys also identified potential Waters of the US or wetlands, including several seasonal wetlands, at the Site. A few intermittent creeks and a short section of Smith Creek are also located on the Site. Proposed Project activities include the complete avoidance of aquatic resources located on the Site, including implementation of 30-foot buffers between new orchard blocks and any delineated aquatic resources. If avoidance of the potential Waters of the U.S or wetlands is unavoidable, permits may be needed from the Army Corps of Engineers, California Department of Fish and Wildlife, and/or the Regional Water Quality Control Board prior to the placement of any fill material.

Based on the Groundwater Resources Impact Assessment (GRIA), groundwater levels in the Project area are 100 feet or more below ground surface. The seasonal wetlands located on the site are not expected to be connected to the water table. Since drawdown occurs at the water table, groundwater drawdown based on the pumping scenarios outlined in the GRIA, would not be expected to interfere with these wetlands. Maximum drawdown between the two outlined scenarios over the course of three months is modeled to be between 60 and 64 feet, while maximum drawdown over 20 years is modeled to be between 35 and 58 feet. The data reviewed do not indicate a connection between wetlands and the regional water table, no impacts to these wetlands are anticipated as a result of the pumping scenarios outlined in the GRIA.

If ground-disturbing activities take place between February 1 and September 15, in accordance with Mitigation Measure BIO-1b, a pre-construction survey will be conducted by a qualified biologist, and buffers will be observed, if warranted, as described in Mitigation Measure BIO-1b, outlined below.

Mitigation Measure BIO-1a. A qualified biologist shall investigate the potential presence or absence of sensitive habitats and wetlands, and special-status plants or wildlife in areas that will be disturbed by well construction or conversion of rangelands to cultivated use that is made possible by the well, prior to well permit approval or project implementation. Documentation could involve any of these tasks:

Desktop review of existing site records through the county records and general plan, California Natural Diversity Database (CNDDB), California Native Plant Society (CNPS) inventory, environmental documents and surveys to determine likelihood of occurrence near (within ½ mile) the well site, any rangeland converted to cultivated agricultural use that is supplied by the well, and any related construction areas.

- Conduct field reconnaissance. A field reconnaissance survey shall be conducted, including a habitat assessment to determine whether suitable conditions exist for special-status species.
- Determine the need for additional species-specific surveys or wetland delineation. If warranted, coordinate with appropriate agencies (U.S. Fish and Wildlife Service [USFWS], California Department of Fish and Wildlife [CDFW], or U.S. Army Corps of Engineers [USACE]) as may be necessary to determine appropriate survey timing and effort.

Coordinate with appropriate agencies and the County as may be necessary based on the results of additional species-specific surveys or wetland delineation to identify and implement mitigation measures as necessary to avoid, minimize, or otherwise mitigate potential impacts to special-status species, wetlands or other habitat to a less-than-significant level

Status: Complete. See Attachment 2.

Mitigation Measure BIO-1b. The applicant shall endeavor to conduct any drilling, construction work and/or ground-disturbing activities associated with installation of the proposed well or the conversion of rangeland to cultivated agricultural use that will be irrigated using the well during the non-breeding season of any birds and raptors protected under the Migratory Bird

Treaty Act (generally September 16 through January 31). If construction activities must be scheduled during the nesting season (generally February 1 to September 15), pre-construction surveys for raptors, migratory birds, and special-status bird species shall be done by a qualified biologist to identify active nests near the site. This shall include a buffer extending out from the construction or disturbance area to a distance of approximately ½ mile. If active nests are found, no drilling construction activities shall occur within 500 feet of the nest until the young have fledged and the nest is no longer active (as determined by the qualified biologist). Survey timing and frequency requirements differ among species; species-specific surveys should follow all timing and frequency requirements of CDFW and USFWS. Consultation with the CDFW and/or USFWS shall occur if required and may result in additional requirements.

Status: To be completed, if drilling, construction work and/or ground disturbing activities (associated with the proposed wells or the conversion of rangeland to cultivated agricultural use that will be irrigated using those wells) are scheduled between February 1 and September 15.

Mitigation Measure BIO-4. Evaluate well construction permit applications to assess the potential conflicts with local policies or ordinances that project biological resources and consider mitigation measures for significant effects on the environment on a project-specific basis.

Status: Complete.

Mitigation: Mitigation Measures BIO-1a, BIO-1b, and BIO-4, as described above. Mitigation Measures BIO-1a and BIO-4 have been completed, and BIO-1b will proceed as warranted based on the construction schedule.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

V. CULTURAL RESOURCES – Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a) Cause a substantial adverse change in the significance of a historical resource as defined in § 15064.5?		X		
b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to § 15064.5?		X		
c) Disturb any human remains, including those interred outside of formal cemeteries?			X	

Discussion: According to 2016 IS and 2018 PEIR, the construction and operation of wells under the County’s Discretionary Well Permitting Program may present potentially significant impacts to cultural resources which require further evaluation. For items “a”, “b”, “c”, the 2018 PEIR determined that impacts are less than significant with incorporation of mitigation measures CUL-1a, CUL-1b, and CUL-1c below.

In accordance with Mitigation Measure CUL-1a, a qualified cultural resource professional conducted a desktop review of the project area (Attachment 3). As part of the review, a record search of the cultural resources site and project file collection at the Central California Information Center (CCIC), California State University, Stanislaus, of the California Historical Resources Information System, was conducted on September 9, 2021 (Record Search File No.: 11893N). As part of this records search, the CCIC database of survey reports and overviews was consulted, as well as documented cultural resources, cultural landscapes, and ethnic resources. Additionally, the search included a review of the following publications and lists: California Office of Historic Preservation Historic Properties Directory, NRHP, California Office of Historic Preservation Archaeological Determinations of Eligibility, California Inventory of Historical Resources/California Register of Historic Resources, California Points of Historical Interest, and California Historical Landmarks. A literature search of ethnographic information, historical literature, historical maps and plats, and local historic resource inventories was also conducted. The records search focused specifically on the proposed Project area and a 1-mile buffer centered on the proposed Project area.

The record search identified 14 previously recorded prehistoric sites (habitation sites, villages, lithic quarries, human remains) and two historic sites within 1-mile of the Project and no resources within the Project area. The search also indicated that less than one percent of the Project site has been previously surveyed for cultural resources. Based on the natural setting (location to water and geoarchaeological setting), CCIC records search results and preliminary literature review, distribution patterns of previously recorded sites near the Project site, and previous disturbance to native soils (i.e., agricultural activities), the Project site is assessed as having an overall moderate sensitivity for significant buried precontact or historic archaeological resources within undisturbed native subsurface deposits. Although portions of the Project site have been previously disturbed by agricultural discing, the action of plowing or discing can potentially expose buried artifacts to the surface and indicate a potential for buried deposits. There is the potential to impact previously unrecorded subsurface historical and archaeological resources. The proposed project would not include demolition, elimination, or manipulation of an historical or archaeological resource. Implementation of mitigation measures CUL-1b and CUL-1c will further ensure that there will be no impact to any previously unrecorded resources. Therefore, the proposed project would not cause substantial adverse change in the significance of a known historical or archaeological resource and impact is anticipated to be less than significant.

The results of the CCIC record search indicate the possibility of previously unknown occurrences of sensitive cultural resources. Existing regulations require that if human remains and/or cultural items defined by California Health and Safety Code, Section 7050.5, are inadvertently discovered, all work in the vicinity of the find would cease, and the Stanislaus County Coroner would be contacted immediately. If the remains are found to be Native American as delineated by Health and Safety Code, Section 7050.5, the coroner would contact the NAHC by telephone within 24 hours. Less than significant impact is anticipated because of the existing regulations and procedures regarding the discovery of human remains.

If any previously unidentified archaeological, historical or paleontological resources, or human remains are discovered during the course of well drilling or development, Mitigation Measure CUL-1b and CUL-1c shall be implemented.

Mitigation Measure CUL-1a. For projects with anticipated ground disturbance that would extend beyond previously disturbed soils, a qualified cultural resources professional shall investigate the potential presence of archaeological or historical resources in the vicinity of the well, the well pad, any appurtenant access drives and electrical service lines, and any rangeland tracts converted to cultivated agricultural use that will be irrigated by the well, through a desktop review. The review shall include records at the Central California Information Center (CCIC), records at the University of California Berkeley Museum of Paleontology (UCMP), a Sacred Lands File search at the Native American Heritage Commission (NAHC), Native American tribal consultation, California Register of Historical Resources (CRHR), and the National Register of Historic Places (NRHP).

Status: Completed. See Attachment 3.

Mitigation Measure CUL-1b. If it is determined through implementation of Mitigation Measure CUL-1a that archaeological, historical or paleontological resources or human remains may be located on a site, or the area is judged to have a high degree of sensitivity relative to these resources, prior to any project-related ground disturbing or construction activities, a qualified archaeologist, historian or paleontologist (as applicable) shall conduct an archaeological/ historical/paleontological resources survey (as applicable). If it is determined that the ground disturbing or construction activities are in an area adjacent to or in one of these resources, relocation/reconfiguration of the proposed work would be performed avoid substantial changes to the resource.

Status: To be scheduled to align with construction activities.

Mitigation Measure CUL-1c. If the construction staff or others observe previously unidentified archaeological, historical or paleontological resources, or human remains during drilling or other ground-disturbing activities associated with well construction or conversion of rangeland to cultivated agricultural use, they will halt work within a 100-foot radius of the find(s), delineate the area of the find with flagging tape or rope (may also include dirt spoils from the find area), immediately notify the lead agency, and retain a qualified archaeologist, historian or paleontologist (as applicable) to review the observed resources. Construction will halt within the flagged or roped-off area. The archaeologist will assess the resource as soon as possible and determine appropriate next steps in coordination with the lead agency. Such finds will be formally recorded and evaluated. The resource will be protected from further disturbance or looting pending evaluation.

Status: Will be implemented, if needed.

Mitigation: Mitigation measures CUL-1b and CUL-1c as necessary.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

VI. ENERGY:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a) Result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?			X	
b) Conflict with or obstruct a state or local plan for renewable energy or energy efficiency?			X	

Discussion: The version of Appendix G used for the 2016 IS and 2018 PEIR did not include a separate checklist for “Energy”. Therefore, potential impacts of the proposed project are evaluated independent of the IS and PEIR for this resource area.

Construction of the proposed wells and their respective well pads would require fuel to power a drill rig, pipe truck, water truck, forklift, cement trucks, support trucks and generators for a duration of two to three weeks at each well. This activity is necessary to the Project and the nature and duration of construction will not result wasteful or inefficient consumption of energy resources.

Operation of the proposed wells is necessary to support the agricultural use designated for this Site. Energy demands associated with operation of the pumps is not wasteful or inefficient as it will reflect industry standards and allow for future improvements and modifications. Electricity for the Project will be provided by Pacific Gas and Electric Company (PG&E). Based on estimates from the Irrigation Training and Research Center, energy requirements to apply agricultural irrigation water range from 103 – 174 kilowatt-hours per acre-foot (kWh/AF). Estimated groundwater extraction will be approximately 683 acre-feet per year (AFY) for Phase I and 1,366 AFY for Phase II. Estimated energy usage of the proposed Project based on these factors is between 70,000 and 237,000 kilowatt-hours per year, based on the low end of Phase I use and the high end of Phase II use.

In 2015, Governor Brown signed Senate Bill 350 (SB350) to codify climate, clean energy, and energy efficiency goals. SB350 focuses on the generation of energy through renewable sources and increasing the energy efficiency of buildings. A small maintenance pad and shelter measuring up to about 20 feet by 40 feet may be constructed at each wellhead to house wellhead equipment. However, the construction of these pads/shelters would not conflict with or obstruct SB350 for renewable energy or energy efficiency. In addition, the construction will allow for future modifications for improved energy efficiency as appropriate.

In summary, the proposed project is expected to result in less than significant impacts to Energy resources.

Mitigation: None

References:

Irrigation Training and Research Center, 2003. California Agricultural Water Electrical Energy Requirements. https://digitalcommons.calpoly.edu/cgi/viewcontent.cgi?referer=&httpsredir=1&article=1056&context=bae_fac. Accessed December 2021.

California Legislative Information. 2015. SB-350 Clean Energy and Pollution Reduction Act of 2015. October. https://leginfo.ca.gov/faces/billNavClient.xhtml?bill_id=201520160SB350 (Accessed November 2021).

VII. GEOLOGY AND SOILS – Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a. Directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving:				
i. Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault. Refer to Division of Mines and Geology Special Publication 42.				X
ii. Strong seismic ground shaking?			X	
iii. Seismic related ground failure, including liquefaction?			X	
iv. Landslides?			X	
b. Result in substantial soil erosion or the loss of topsoil?			X	
c. Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on or off site landslide, lateral spreading, subsidence, liquefaction or collapse?			X	
d. Be located on expansive soil, as defined in Table 18-1 B of the Uniform Building Code (1994), creating substantial direct or indirect risks to life or property?				X
e. Have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?				X
f. Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?		X		

Discussion: The 2016 IS and 2018 PEIR findings are applicable to Geology and Soils at locations throughout Stanislaus County (including the Site location for this proposed Project). The 2016 IS determined that construction and operation of wells under the County’s Discretionary Well Permitting Program would result in no impacts pertaining to items “a(i)”, and “d” through “e” contained in the checklist above. Further, the 2016 IS determined that impacts associated with items “a(ii)” through a(iv)” were less than significant. In addition, the 2018 PEIR determined that impacts pertaining to item “b” and “c” are less than significant. The findings from the 2016 IS and 2018 PEIR apply to the proposed project.

The table above reflects 2019 updates to Appendix G. Specifically, item “a” now specifies “direct or indirect” impacts. The revision to item “a” does not affect the findings from the 2016 IS and 2018 PEIR as they apply to this project.

The Project footprint (total of Phase I and II) for the proposed well construction work zones and associated well pads and pump maintenance shelters will total approximately 0.66 acres of the approximately 635 acres comprising the Site. The Project will not directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving items “a(i)” through “a(iv)”.

Follow-on operations related to orchard construction and operations are consistent with the land use zoning. The Site generally slopes toward the south, with several drainages through the proposed orchard blocks. The agricultural activities that the Project supports will be performed in a manner that will generally following the existing contours of the land and would therefore not alter the existing drainage patterns that currently exist. No impervious surfaces would be created by the agricultural development and activities and, as such, there would not be substantial soil erosion or the loss of topsoil from the agricultural activities that the Project supports.

Checklist item “F” pertaining to unique paleontological or geologic resources was previously included in the “Cultural Resources” section of Appendix G. In the event that a unique paleontological resource is encountered during ground disturbing activities, then Mitigation Measure CUL-1b and CUL-1c identified in the PEIR will be implemented.

Mitigation: Mitigation Measures CUL-1b, and CUL-1c if necessary.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. Initial Study Discretionary Well Permitting and Management Program, Stanislaus County, California. October 3.

VIII. GREENHOUSE GAS EMISSIONS – Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?			X	
b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?			X	

Discussion: The 2016 IS and 2018 PEIR findings are applicable to Greenhouse Gas Emissions at locations throughout Stanislaus County (including the Site location for this proposed Project). The 2018 PEIR indicates that construction and operation of wells under the County's Discretionary Well Permitting Program is expected to result in less than significant impacts to greenhouse gas emissions. These findings from the PEIR apply to the proposed project. Therefore, potential greenhouse gas emission impacts associated with the proposed project are presumed to be less than significant and do not warrant further consideration.

Follow-on operations related to orchard construction would be limited to indirect emissions from the use of electricity and infrequent motor vehicle emissions associated with installation of drip irrigation systems, planting, and routine maintenance. Less than significant impacts are anticipated.

Mitigation: None

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program. Prepared for Stanislaus County Department of Environmental Resources. June 11.

IX. HAZARDS AND HAZARDOUS MATERIALS – Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?			X	
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?			X	
c) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				X
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?				X
e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the project area?				X
f) Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?			X	
g) Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?			X	

Discussion: The 2016 IS and 2018 PEIR findings are applicable to Hazards and Hazardous Materials at locations throughout Stanislaus County (including the Site location for this proposed Project). The 2016 IS determined there is a less than significant impact related to checklist items “a” and “b” in the checklist above, and no impacts related to items “d” through “f”. Further, the 2018 PEIR found that impacts pertaining to item “c” were less than significant. These program level findings apply to the proposed project, which is located in an unincorporated area in Stanislaus County that is not under the jurisdiction of a public water agency.

Note: The above table reflect updates included in the 2019 version of Appendix G that were not included in the version of Appendix G in use for the 2016 IS or 2018 PEIR. Specifically, item “e” now specifies “excessive noise” as a consideration for projects located within an airport land use plan or within two miles of a public airport. This criteria does not change the less than significant finding for this item; as the nature of the Project (well constructions and operations) do not result in excessive noise. Item “g” was revised to specify consideration of “direct or indirect” impacts related to exposure to wildland fires. The supply wells and well pads to be constructed and operated as the Project and the subsequent use of the agricultural parcel as an orchard upon completion of the project will have minimal development – limited to the supply wells, well pads and well housing, irrigation system, orchard and associated orchard support buildings. There will be no overnight habitation or full-time

workers, as workers will be present seasonally. As such, there will be less than significant exposure of people or structures, directly or indirectly, to a significant risk of loss, injury or death involving wildland fires with regards to item “g”.

The proposed Project will support continued agricultural use of the Site. The follow-on operations related to orchard construction and operations, after Project completion, will be performed in accordance with applicable rules and regulations of the Stanislaus County CUPA and Department of Toxic Substances Control, as applicable.

Mitigation: None.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

X. HYDROLOGY AND WATER QUALITY – Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a. Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or groundwater quality?			X	
b. Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?			X	
c. Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would:				
i. result in substantial erosion or siltation on- or off-site?			X	
ii. substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site?			X	
iii. create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff; or per IS <sig			X	
d. In flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?				X
e. Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?			X	

Discussion: The Hydrology and Water Quality section included in the 2019 version of Appendix G includes numerous revisions. As a result, findings from the 2016 IS and 2018 PEIR are addressed individually below.

- a) Would the project violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or groundwater quality? The 2018 PEIR concluded that construction and operation of wells under the County's Discretionary Well Permitting Program would have a less than significant impact with respect to applicable water quality standards and waste discharge requirements. The 2018 PEIR also concluded that the construction and operation of wells would not otherwise substantially degrade surface or groundwater quality. These findings apply to the proposed project. Therefore, a less than significant impact is assumed for this item.

Additionally:

- The three (3) existing test well locations (two to be developed for use as irrigation supply wells and one for de minimis use), and the three (3) proposed future irrigation well locations meet the minimum horizontal separation distance between well and known or potential sources of contamination requirements set forth in the California

and County Well Standards. The wells are not located within 50 feet of any sewer, 100 feet of a septic tank, leaching field, or animal enclosure, and not within 150 feet of a cesspool or seepage pit.

- The three (3) existing test wells to be developed for supply use were constructed with 20 feet surface seals and the three (3) proposed wells will have surface seals not less than 20 feet; as such, all proposed wells meet the California and County Well Standards for surface seal depths to be protective of water quality.

Per the Groundwater Resources Impact Assessment (GRIA – Attachment 4), the subsequent orchard development and operation activities will be performed in accordance with applicable rules and regulations under the General Agricultural Water Quality Protection Orders issued by the Regional Water Quality Control Board for the proposed Irrigated Lands Regulatory Program. Based on this information, potential impacts to water quality will be less than significant.

b) **Would the project substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?** The 2018 PEIR addressed this question through consideration of the following two questions that were developed for the PEIR to align with the County's Groundwater Ordinance and the Sustainable Groundwater Management Act (SGMA):

- Would the project cause interference drawdown to existing wells that substantially interferes with their ability to support existing land uses, or land uses for which permits have been granted?
- Would the project cause groundwater drawdown or storage depletion that will interfere with the ability of other well operators to support existing or permitting land uses, or that would substantially increase the cost to pump groundwater in the area.

The PEIR included the mitigation measures WAT-2 and WAT-3 to be implemented, as needed, to ensure impacts to groundwater supplies and recharge are less than significant. Based on the phased nature of the proposed Project, an additional mitigation measure not identified in the PEIR is identified as applicable to the Project as WAT-2B.

Mitigation Measure WAT-2: Property owners and water agencies in the area where predicted drawdown exceeds 5 feet will be notified of the existence of the Interference Drawdown Monitoring and Mitigation Program, and will be invited to register any domestic wells in the predicted 5-foot drawdown area and any municipal, industrial, or irrigation wells in the predicted 20-foot drawdown area to participate in the program. To register for the program, well owners will be required to complete a Well Information Questionnaire regarding the construction, use, history and performance of their well, and to allow access for periodic measurement of water levels and assessment of well condition and performance by the County or a neutral third party. If well performance is found to be diminished by more than 20 percent or to be inadequate to meet pre-existing water demand due to interference drawdown, registered participants will be eligible to receive reimbursement for reasonable and customary costs for well replacement, deepening or rehabilitation, or pump lowering as needed to restore adequate well function. The cost of reimbursement shall be borne by the operator of the well causing the interference in proportion to the degree of their contribution to the drawdown that caused the diminished yield.

Status: Screening analysis completed (GRIA – Attachment 4). To evaluate potential interference drawdown impacts associated with the proposed project, a GRIA was completed and included in the supplemental well permit application packet. Analysis in the GRIA indicates that pumping as a result of Phase I and the expanded Phase II will result in drawdown in nearby existing irrigation wells and domestic wells. Anticipated interference drawdown in existing irrigation wells is not anticipated to be greater than 20 feet while predicted interference drawdown in domestic wells is anticipated to be less than 10% of their available drawdown. These interference drawdowns are anticipated to be less than significant and implementation of an

Interference Drawdown Monitoring and Mitigation Program, as specified in Mitigation Measure WAT-2 is not currently warranted.

To confirm the GRIA finding, the Project is divided into two phases and an Adaptive Management Program will be implemented. The Applicant's identified purpose of splitting the project into two phases is to assess the drawdown response of the aquifer and whether it is consistent with the effects predicted in the GRIA. Phase I involves the conversion of two test wells to production wells for irrigation of 175 acres of almond orchard pumping at less than the sustainable yield. Phase I includes a monitoring and adaptive management program, which will inform the extent to which pumping may be expanded during the implementation of Phase II and allows for confirmation of the findings in the GRIA.

The Monitoring and Adaptive Management Program will be implemented as Mitigation Measure WAT-2b (see below).

Mitigation Measure WAT-2b: A Monitoring and Adaptive Management Program shall be implemented prior to implementation of the Project Phase 2 activities to confirm the GRIA findings. The program will include the following components as described in the GRIA:

- A monitoring plan will be developed and provided to the Stanislaus County DER for review and approval. The plan will describe the procedures to collect and analyze groundwater level monitoring data from two or more monitoring wells during the initial operation of PW-1 and PW-2. Each of the monitoring wells will be fitted with a recording pressure transducer. Drawdown data and groundwater extraction data will be gathered for a period of at least three months after project startup.
- The observed drawdown data will be compared to drawdown data simulated using the groundwater flow model developed for the Project and described in Section 4 of the GRIA. To this, the actual pumping rates from the initial startup period will be simulated using the model, and the predicted drawdown response at the monitoring well locations will be compared to the observed response. If the observed drawdown is different from the predicted drawdown, the model will be updated as appropriate to match the observed drawdown. The updated model will then be used to assess the allowable groundwater development extraction rate for Phase II of the Project, as follows:
 - If the observed drawdown was less than or similar to the originally predicted drawdown, development of Phase II may include up to an additional 175 acres.
 - If the observed drawdown was greater than the originally predicted drawdown, the updated model will be used to establish an allowable additional pumping volume for Phase II such that the drawdown predicted for expanded Phase II pumping remains less than or similar to the originally predicted drawdown described in Section 4 of the GRIA.
 - The outcome of the analysis will be provided to the Stanislaus County DER for review and approval.

Mitigation Measure WAT-3: The County will identify additional Groundwater Level Management Zones in the unincorporated, non-district portions of the County where existing groundwater level trends constitute "chronic lowering of groundwater levels indicating a significant and unreasonable depletion of supply if continued over the planning and implementation horizon" as defined in Section 9.37.030(9)(a) of the Ordinance. In such areas, an applicant proposing installation of a new discretionary well is required to submit a Groundwater Extraction Offset Plan that describes how groundwater extraction from the well will be offset, resulting in no net additional groundwater demand to the pumped aquifer system. Alternatively, the

applicant must do a Groundwater Resources Investigation and implement a Groundwater Level Monitoring Program that demonstrates the proposed extraction will not result in, or contribute to, Undesirable Results as defined in the Ordinance.

Status: Screening analysis completed (GRIA – Attachment 4). Determined impacts less than significant.

The project is not located in a Groundwater Level Management Zone.

c) Would the project substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would:

i. Result in substantial erosion or siltation on- or off-site?

The 2018 PEIR determined that impacts associated with item “i” are less than significant with implementation of Mitigation Measure WAT-4.

Mitigation Measure WAT-4: Applications to construct new wells shall be evaluated to assess the potential for construction activities or conversion of previously uncultivated rangeland to change drainage patterns and result in significant on- or off-site erosion or sedimentation. If the potential for significant erosion or sedimentation is found to exist, the applicant will be required to prepare and submit and implement a Drainage, Erosion and Sedimentation Control Plan.

The proposed project involves the installation of up to five new agricultural supply wells, two during Phase I and up to three during Phase II. The wells will be completed with small concrete pads at the surface and fitted with electrical line-shaft turbine pumps. Electrical service will be extended to the well locations. A small maintenance pad and shelter measuring up to about 20 feet by 40 feet may be constructed at each wellhead to house wellhead equipment including pump controls, connection valves and headers to the irrigation system, and filters and fertigation equipment as needed.

All well installation work and associated ground disturbance will take place within areas that have already been tilled and as such are areas of previous ground disturbance. Installation of these concrete pads and maintenance shelters is not anticipated to result in substantial changes to surface topography, construction of slopes, or concentration of flow. No substantial increase in the rate or amount of surface run off resulting in flooding or substantial erosion due to the construction of the well, small concrete pads installed for the wells, or the maintenance shelters, on or off-site is anticipated.

Existing drainage patterns at the site are not anticipated to change based on the installation of the agricultural wells or their associated construction. Work areas for well installation are anticipated to be 50x100ft in already disturbed areas. Final well installation involves the installation of a small concrete pad and maintenance shelter at each well. The addition of a small impervious surface such as a small concrete pad or maintenance shelter is not anticipated to significantly alter the drainage pattern in the area of the well installation. Therefore, a Drainage, Erosion and Sediment Control Plan, as specified under Mitigation Measure WAT-4 is not warranted for the Project activities. The impact associated with item “i” is presumed to be less than significant.

The Site generally slopes toward the south, with several drainages through the proposed orchard blocks. The agricultural activities that the Project supports will be performed in a manner that will generally follow the existing contours of the land and would therefore not alter the existing drainage patterns that currently exist. No impervious surfaces would be created by the agricultural development and activities. As such, there would not be

a substantial increase in the rate or amount of surface runoff which would result in substantial erosion or siltation on- or off-site from the agricultural activities that the Project supports. Less than significant impacts are anticipated.

Status: Determined impacts less than significant.

ii. Substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site?

The 2018 PEIR determined that impacts associated with item “ii” are less than significant with implementation of Mitigation Measure WAT-5,

Mitigation Measure WAT-5. Applications to construct new wells shall be evaluated to assess the potential for construction activities or conversion of previously uncultivated rangeland to change drainage patterns and result in an increase in runoff and significant on- or off-site flooding. If the potential for significant flooding is found to exist, the applicant will be required to prepare and submit and implement a Drainage, Erosion and Sedimentation Control Plan.

The proposed Project is not expected to result in significant on- or off-site flooding because the proposed Project will not replace the pervious soil surface with impervious surfaces (with the exception of the small well pad footprints), the surface topography will be similar to surrounding areas.

As previously described, the Site generally slopes toward the south, with several drainages through the proposed orchard blocks. Significant on- or off-site flooding is not expected from the agricultural activities that the Project supports because (1) the work will be performed in a manner that will generally follow the existing contours of the land and would therefore not alter the existing drainage patterns that currently exist, (2) no impervious surfaces would be created by the agricultural development and activities, and (3) the orchard will utilize micro drip irrigation. Therefore, impacts associated with item ii are presumed to be less than significant, and implementation of a Drainage, Erosion and Sedimentation Control Plan, as specified in Mitigation Measure WAT-5 is not warranted.

Status: Not warranted

iii. Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff

The 2016 IS determined that impacts associated with item iii above for wells permitted under the County’s Discretionary Well Permitting Program are less than significant. These findings applied to the proposed project.

- d) **Would the project in a flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?** The Site is not located in a tsunami or seiche zone. Construction or operation of the proposed wells does not present a risk with respect to the release of pollutants during a flood event. Therefore, there is no impact with respect to this question.
- e) **Would the project conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?** This question was addressed in part, in the 2018 PEIR. Specifically, the 2018 PEIR concluded that wells permitted under the County’s Discretionary Well Permitting Program would have a less than significant impact with respect to degradation of water quality in excess of water quality objectives for beneficial uses identified in the California Regional Water Quality Control Board (RWQCB) Water Quality Plan.

Stanislaus County's Groundwater Ordinance is deliberately aligned with the requirements of Sustainable Groundwater Management Act (SGMA). Under the Ordinance, unless otherwise exempt, an applicant that wishes to install a new groundwater well must first provide substantial evidence the well is not unsustainably extracting groundwater as defined in the Ordinance and in SGMA. Based on the GRIA (Attachment 4) supplied by the applicant, the proposed project does not appear to conflict with or obstruct the implementation of a sustainable groundwater management plan. Therefore, no conflicts with the Stanislaus County's Groundwater Ordinance are anticipated.

Mitigation: Mitigation Measures WAT-2 (contingent on findings of WAT-2b) and WAT-2b (to be implemented by the applicant prior to operating PW-1 and PW-2).

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

California State Well Standards, Bulletins 74-81 and 74-90. <https://water.ca.gov/Programs/Groundwater-Management/Wells/Well-Standards/Combined-Well-Standards>. Accessed December 2021.

XI. LAND USE AND PLANNING – Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a. Physically divide an established community?				X
b. Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?			X	

Discussion: The 2016 IS and 2018 PEIR findings are applicable to Land Use and Planning at locations throughout Stanislaus County (including the Site location for this proposed Project). The findings from the 2016 IS determined that construction and operation of wells under the County’s Discretionary Well Permitting Program would not result in the physical division of an established community. Further, the 2018 PEIR determined a less than significant impact due to a conflict with a land use plan, policy or regulation adopted for the purpose of avoiding or mitigating an environmental effect. These findings apply to the proposed project. Therefore, impacts to land use and planning associated with the proposed project are expected to be less than significant and no further consideration of this resource area is warranted.

The proposed Project will support agricultural use of the Site, consistent with the A-2-40 (General Agriculture) zoning (Stanislaus County Code 21.20), and consistent with the declared policy of Stanislaus County to “encourage the development and improvement of its agricultural land for the production of food and other agricultural products” (Stanislaus County Code 9.32.020 A). However, the planned orchard is not part of the proposed Project as it is consistent with the County A-2-40 designated zoning purpose (County Code 21.20.010), does not require land use permits (County Code 21.20.030 and 21.20.040), and does not require land division (County Code 21.20.050).

The proposed Project will support continued agricultural use of the Site, consistent with the County Code A-2-40 zoning (General Agricultural) and the agricultural use does not require land use permits (County Code 21.20.030 and 21.20.040) and does not require land division (County Code 21.20.050). This agricultural use will not divide an established community and does not conflict with any of the goals of the Land Use Element of the Stanislaus County General Plan. No impacts related to land use and planning are anticipated as a result of the proposed Project or the subsequent agricultural land use.

Mitigation: None

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

Stanislaus County, 2015. Stanislaus County General Plan, Chapter One - Land Use Element. Adopted August 23, 2016.

XII. MINERAL RESOURCES -- Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
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?				X
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?				X

Discussion: The 2016 IS determined that construction and operation of wells under the County’s Discretionary Well Permitting Program would result in no impacts to items “a” or “b” above. These findings apply to the proposed project. No additional consideration is required with respect to mineral resources.

The area encompassing the Project was designated as Mineral Resource Zone (MRZ)-3a in the Mineral Land Classification of Stanislaus County Special Report 173. A designation of MRZ-3a indicates an area containing known mineral occurrences of undetermined mineral resource significance and further exploration work within these areas could result in the reclassification of specific localities into MRZ-2a or MRZ-2b categories. In the event that mineral resources are located at the proposed Project, proposed activities would not interfere with the potential extraction of a mineral resource. No impacts are anticipated.

Mitigation: None

References:

California Department of Conservation, Division of Mines and Geology, 1993. Mineral Land Classification of Stanislaus County, California, Special Report 173. Higgins, C., Dupras, D. 1993.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

XIII. NOISE -- Would the project result in:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a. Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?			X	
b. Generation of excessive ground-borne vibration or ground-borne noise levels?				X
c. For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?				X

Discussion: The 2016 IS findings are applicable to Noise at locations throughout Stanislaus County (including the Site location for this proposed Project). The 2016 IS determined that construction or operation of wells under the County’s Discretionary Well Permitting Program would have no impact related to item “b” in the checklist above. The no impact determination for item “b” applies to the proposed project.

The table above reflects updates included in the 2019 version of Appendix G that were not considered when the 2016 IS or 2018 PEIR were completed. Specifically, item “c” was updated to include consideration of a project’s proximity to a private airstrip. The 2016 IS concluded there was no impact associated with item “c”.

Item “a” essentially combines two items included in the previous version of Appendix G that had considered ambient noise levels and local noise standards separately. The 2018 PEIR determined that impacts pertaining to increases in ambient noise levels and generation of noise levels in excess of standards established in a local plan or ordinance are less than significant. The Project will support continued agricultural use of the Site and the planned orchard operations. The Project and the subsequent agricultural activities will take place more than 200-feet from nearby sensitive receptors on non-agriculturally zoned parcels therefore implementation of Mitigation Measure NOI-1 from the PEIR is not warranted. There are no sensitive receptors within 1-mile of the site. Additionally, agricultural activity is exempt from the Stanislaus County Noise Control Ordinance per County Code 10.46.080 H. In summary, noise impacts associated with the proposed project are presumed to be less than significant.

Mitigation: None.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

Stanislaus County Airport Land Use Compatibility Plan adopted October 6, 2016
http://www.stancounty.com/planning/agenda-aluc/draft_alucp.pdf (Accessed October 2021)

Stanislaus County Noise Control Ordinance. http://qcode.us/codes/stanislauscounty/?view=desktop&topic=10-10_46-10_46_010

XIV. POPULATION AND HOUSING -- Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a. Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?			X	
b. Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?				X

Discussion: The 2016 IS findings are applicable to Population and Housing at locations throughout Stanislaus County (including the Site location for this proposed Project). The findings from the 2016 IS indicate that construction and operation of wells under the County’s Discretionary Well Permitting Program will have a less than significant impact on population growth and no impact on displacement of homes. These findings apply to the proposed project, which is located in an unincorporated area in Stanislaus County that is not under the jurisdiction of a public water agency. No new homes are planned as part of the installation and operation of the proposed orchard, and the orchard will convert current rangeland to farmland, no impacts to population and housing are anticipated.

Note: Items “a” and “b”, as presented in the table above reflect 2019 updates to Appendix G. Specifically, item “a” is updated to specify “unplanned” population growth and item “b” considers displacement of “existing people”, in addition to homes. These updates to Appendix G do not result in a change in the impact determination for this resource area. Impacts to population and housing presumed to be less than significant and do not warrant further consideration.

Mitigation: None.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

XV. PUBLIC SERVICES –	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a) Would the project result in the substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:				
Fire protection?			X	
Police protection?			X	
Schools?			X	
Parks?			X	
Other public facilities?			X	

Discussion: The 2016 IS findings are applicable to Public Services at locations throughout Stanislaus County (including the Site location for this proposed Project). Findings from the 2016 IS determined that construction and operation of wells permitted under the County’s Discretionary Well Permitting Program would result in less than significant impacts to the public services specified under “a” in the table above. Findings from the 2016 IS apply to the proposed project. Therefore, potential impacts to public services associated with the proposed project are presumed to be less than significant and do not warrant further consideration.

The Oakdale Rural Fire Protection District provides fire protection services to the unincorporated area of northern Stanislaus County, which includes the Project area. The Site is not serviced by an irrigation district. No new public service facilities are proposed as part of the Project or the subsequent agricultural activities at the Site. No impacts are anticipated.

Mitigation: None.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

XVI. RECREATION –	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a) Would the project increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?			X	
b) Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?				X

Discussion: The 2016 IS findings are applicable to Recreation at locations throughout Stanislaus County (including the Site location for this proposed Project). Findings from the 2016 IS indicate that construction and operation of wells under the County’s Discretionary Well Permitting Program has a less than significant impact on use of existing recreational facilities and not result in additional recreational facilities. These findings apply to the proposed project. Therefore, potential impacts to recreation resources associated with the proposed project are presumed to be less than significant and do not warrant further consideration.

No new recreational facilities are proposed as part of the Project or the subsequent agricultural activities at the Site. No impacts are anticipated.

Mitigation: None.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

XVII. TRANSPORTATION -- Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a. Conflict with a program, plan, ordinance or policy addressing the circulation system, including transit roadway, bicycle and pedestrian facilities?				X
b. Would the project conflict or be inconsistent with CEQA Guidelines section 15064.3, subdivision (b)?				X
c. Substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?				X
d. Result in inadequate emergency access?				X

Discussion: The 2016 IS findings are applicable to Transportation at locations throughout Stanislaus County (including the Site location for this proposed Project). Findings from the 2016 IS indicate that the construction and operation of wells under the Count’s Discretionary Well Permitting Program would have no impact related to transportation resources. These findings apply to the proposed Project.

The Project Site is adjacent to CA State Route 4. Transportation through the subsequent orchard will occur on existing dirt and gravel ranch roads. No new transit roadways or pedestrian and bicycle facilities are proposed for this Project. No negative impacts to emergency access are anticipated, and any new access roads that are built as part of the proposed project will improve emergency access to the site. No impacts are anticipated.

Note: Items “a” through “d” included in the above table reflect 2019 updates to Appendix G. Updates included deleting two questions and simplifying item “b”. These updates do not change the determination that the proposed Project would have no impact on transportation, and no further evaluation of this resource area is warranted.

Mitigation: None.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

XVIII. TRIBAL CULTURAL RESOURCES -- Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and that is:				
a. Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code section 5020.1(k), or			X	
b. A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth in subdivision (c) of Public Resources Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe.			X	

Discussion: The version of the Appendix G IS Checklist in use when the 2016 IS and 2018 PEIR were completed did not include a separate section to address potential impacts to Tribal Cultural Resources. Therefore, the items above are addressed specifically in this section. The construction and operation of wells under the County's Water Wells and Groundwater ordinances may present potentially significant impacts to tribal cultural resources which require further evaluation.

Tetra Tech contacted the NAHC on September 8, 2021 and requested that the NAHC conduct a Sacred Lands File (SLF) search for the proposed Project area. The NAHC replied on October 23, 2021, that the SLF results were negative for the Project area. As of October 29, 2021, no tribes have requested notification per Assembly Bill 52.

As mentioned in the prior Cultural Resources section, a qualified cultural resource professional conducted a record search via the CCIC. The record search identified 14 previously recorded prehistoric sites (habitation sites, villages, lithic quarries, human remains) and two historic sites within 1-mile of the Project and no resources within the Project. The search also indicated that less than one percent of the Project site has been previously surveyed for cultural resources. Based on the natural setting (location to water and geoarchaeological setting), CCIC records search results and preliminary literature review, distribution patterns of previously recorded sites near the Project site, and previous disturbance to native soils (i.e., agricultural activities), the Project site is assessed as having an overall moderate sensitivity for significant buried precontact or historic archaeological resources within undisturbed native subsurface deposits. Although portions of the Project site have been previously disturbed by agricultural discing, the action of plowing or discing can potentially expose buried artifacts to the surface and indicate a potential for buried deposits. Therefore, there is a possibility that buried archaeological deposits may be encountered during Project-related subsurface excavation within undisturbed native soils (e.g., Holocene age deposits). If construction ground

disturbance depths range within native soils, there would be a potential to impact previously unrecorded subsurface archaeological resources. Therefore, mitigation measures CUL-1b and -1c were identified.

Mitigation Measure CUL-1b of the 2018 PEIR involves having a qualified individual present for ground disturbing and construction related activities in case unanticipated resources are uncovered. Implementation of mitigation measures CUL-1b and CUL-1c will further ensure that there will be no impact to any previously unrecorded resources. Therefore, the proposed project would not cause substantial adverse change in the significance of a tribal cultural resource and impact is anticipated to be less than significant.

Mitigation: Mitigation measures CUL-1b, and CUL-1c as necessary.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

IXX. UTILITIES AND SERVICE SYSTEMS -- Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a. Require or result in the relocation or construction of new or expanded water, wastewater treatment or storm water drainage, electric power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects?				X
b. Have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years?			X	
c. Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?				X
d. Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?				X
e. Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?				X

Discussion: The 2016 IS findings are applicable to Utilities and Service Systems at locations throughout Stanislaus County (including the Site location for this proposed Project). The 2016 IS determined that construction and operation of wells under the County's Discretionary Well Permitting Program would have no impacts related to items "a", "c", and "e" in the table above. Further, the 2018 PEIR identified a less than significant impact associated with item "b" above. These determinations apply to the proposed Project. Estimates provided in the GRIA also indicate that adequate groundwater supplies exist in the aquifer to supply the Project's needs.

Note: The table above reflects updates included in the 2019 version of Appendix G. Specifically, item "d" was not included as written in the 2016 IS or the 2018 PEIR, so it is addressed in the discussion below.

Electricity for the Project will be provided by Pacific Gas and Electric Company (PG&E). Beyond establishing access to electricity by wooden power poles westward from Milton Road, installation and operation of the proposed orchard would not require additional utility infrastructure. No relocation of utility systems is proposed as part of the project.

No additional wastewater or solid waste demands are anticipated as a result of the Project or the or the subsequent agricultural uses of the Site. Any potential future orchard wastewater and solid waste activities would be done in compliance with the Modesto CUPA, DTSC and Central Valley Regional Water Quality Control Board (RWQCB) rules and regulations.

In summary, impacts to utilities and service systems associated with the proposed Project are less than significant, and no further consideration of this resource area is warranted.

Mitigation: None.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

XX. WILDFIRE – Would the project:	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a. Substantially impair an adopted emergency response plan or emergency evacuation plan?				X
b. Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?			X	
c. Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?			X	
d. Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?				X

Discussion: The Oakdale Rural Fire Protection District provides fire protection services to the unincorporated area of northern Stanislaus County, which includes the Project area. State Responsibility Areas are boundaries adopted by the Board of Forestry and Fire Protection. These designated State Responsibility Areas are areas where the California Department of Forestry and Fire (CAL FIRE), has a financial responsibility for fire suppression and prevention. These designated areas can be determined through review of the Stanislaus County Fire Hazard Severity Zone Maps for State Responsibility Area and Local Responsibility Area (CAL FIRE, 2007a and 2007b). Review of the Stanislaus County Fire Hazard Severity Zone Maps for State Responsibility Area and Local Responsibility Area indicate the proposed Project is located in a State Responsibility Area and located in an area of moderate fire hazard severity.

The proposed Project would not impair an adopted emergency response plan or emergency evacuation plan.

The Site is in a grassland environment. Routine fire prevention BMPs for construction activities will be implemented consistent with industry standards to prevent exposure of project occupants to pollutant concentrations from a wildfire or uncontrolled spread of wildfire. The BMP include:

- Before each workday, review CalFire and National Weather Service alerts for potential critical weather and dry conditions conducive to increased wildfire potential.
- Have clearly defined ingress and egress routes.
- Restrict smoking to inside vehicles or a clearly defined location with a water-based cigarette receptacle, and cleared of dry vegetation.
- Restrict vehicles from driving or parking on dry vegetation.
- If driving over vegetation is necessary, wet and remove the vegetation.
- Wet dry areas before commencing activities, and wet throughout the day, as appropriate.

- Have water sources available and require operators to carry fire extinguishers in their vehicles – in good working order and with current monthly and annual inspections.
- Assign on person as the Working Fire Watch, to monitor for fire ignitions at the jobsite while performing normal work duties.

The proposed Project includes extending power via new power poles west from Milton Road, with spacing ranging 300 to 500 ft apart. Electricity for the Project will be provided by PG&E. During periods of extreme weather, PG&E may temporarily turn power off to fire prone areas, which indirectly aids in the mitigation of wildfires at the Site.

Based on these findings, there would be less than significant impact.

Mitigation: None

References:

California Department of Forestry and Fire (CAL FIRE), 2007a. Stanislaus County Fire Hazard Severity Zone Maps in State Responsibility Area. November 7. <https://osfm.fire.ca.gov/divisions/wildfire-prevention-planning-engineering/wildland-hazards-building-codes/fire-hazard-severity-zones-maps/> (Accessed May 4, 2020).

Cal Fire, 2007b. Stanislaus County Draft Fire Hazard Severity Zones in Local Responsibility Area. October 3. <https://osfm.fire.ca.gov/divisions/wildfire-prevention-planning-engineering/wildland-hazards-building-codes/fire-hazard-severity-zones-maps/> (Accessed May 4, 2020).

XXI. MANDATORY FINDINGS OF SIGNIFICANCE --	Potentially Significant Impact	Less Than Significant With Mitigation Included	Less Than Significant Impact	No Impact
a) Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?		X		
b) Does the project have impacts that are individually limited, but cumulatively considerable? (“Cumulatively considerable” means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects.)			X	
c) Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?				X

Discussion: Based on the evidence provided in this initial study, potential impacts related to mandatory findings of significance that are associated with the proposed Project are presumed to be less than significant. The Project and subsequent agricultural use actions involve avoiding aquatic resources, including 30 ft buffers between orchard blocks and delineated aquatic resources. Per the biological resources survey (Attachment 2), it is unlikely special status plants occur in the Site and the likelihood of special species wildlife is very low. Less than significant impacts are anticipated related to fish, wildlife species, or plant and animal communities per the Biological Resources discussion. Any potentially significant impacts would be reduced to less than significant levels through the implementation of the mitigation measures, as necessary, described in Section IV – Biological Resources, Section V – Cultural Resources, and Section X – Hydrology and Water Quality.

The GRIA (Attachment 4) indicates that 5-feet of drawdown would extend approximately 1.1 miles from the Site during Phase I after 20 years of pumping, and about 2.5 miles from the Site if Phase II were implemented. Drawdown exceeding 20-feet is limited to 0.15 miles south and southwest of the Site during Phase I and Phase II. Per the GRIA, “a monitoring and adaptive management program will be implemented during the early part of Phase I pumping and provide an evaluation and feedback mechanism that helps assure that groundwater extraction remains within the local sustainable yield, and does not cause or contribute to undesirable results.” Additionally, per the GRIA, groundwater levels in the area have remained relatively stable despite the agricultural activities occurring in the area. The monitoring proposed as part of the phasing of the Project will ensure that the implementation of the proposed Project will not result in adverse cumulative effects. Less than significant cumulative impacts are anticipated due to the proposed project.

As presented in this initial study, all potential impacts associated with the proposed Project would be reduced to less than significant levels with implementation of mitigation measures for 5 of the 20 resource areas: Biological Resources, Cultural Resources, Geology and Soils, Hydrology and Water Quality, and Tribal Cultural Resources. The proposed Project would not be expected to result in a considerable cumulative contribution to impacts on the environment with adherence to applicable

regulations and mitigation measures described in this initial study. As such, the proposed Project would result in a less than significant cumulative impact.

Additionally, the proposed Project is located in a rural portion of Stanislaus County and will not have a substantial adverse effect on human beings, either directly or indirectly.

Mitigation: None.

References:

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2018. *Final Program Environmental Impact Report for the Stanislaus County Discretionary Well Permitting and Management Program*. Prepared for Stanislaus County Department of Environmental Resources. June 11.

Jacobson James & Associates, Inc. and Tetra Tech, Inc., 2016. *Initial Study Discretionary Well Permitting and Management Program*, Stanislaus County, California. October 3.

Stanislaus County Initial Study Checklist – Final
Attachment 1 – Flow Charts

TABLE 1
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: BIOLOGICAL IMPACTS - BIO-1
Discretionary Well Permitting Program
Stanislaus County, California

IMPACT BIO-1. Would the project have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special-status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service?												
POTENTIAL IMPACT		1. EVALUATE PROJECT DESCRIPTION				2. SCREENING ANALYSIS				3. RESOURCE INVESTIGATION		
Direct Construction Impacts		Evaluation of the project description alone does not comprise an adequate impact analysis. A screening level analysis is required to evaluate potential impacts to special-status species.	➡	Proceed with Screening Analysis per Mitigation Measure BIO-1a	➡	Does a desktop study and site reconnaissance conducted by a qualified biologist indicate that conditions are NOT suitable for special-status species in the vicinity of the proposed well? Specify Attachment No.: Bio Survey	YES ➡	STOP. Conclude Less Than Significant Impact		Does a species-specific investigation-indicate that impacts will be less than significant? Specify Attachment No.: _____	YES ➡	STOP. Conclude Less Than Significant Impact
						NO ➡	Proceed with a Resource Investigation per Mitigation Measure BIO-1a	➡		NO ➡	Implement Remaining Portion of Mitigation Measure BIO-1a: Coordinate with appropriate agencies and the County as necessary to identify and implement measures to avoid, minimize, or otherwise mitigate potential impacts to special-status species to a less-than-significant level.	
		Will well construction work be conducted only during the <u>non-breeding season</u> of any birds and raptors protected under the Migratory Bird Treaty Act (MTBA, generally September 16 through January 31)?	Yes ➡	STOP. Conclude Less Than Significant Impact						Has a pre-construction survey for raptors, migratory birds, and special-status bird species by a qualified biologist determined that there are no active nests within ½ mile of the construction/disturbance zone? Specify Attachment No.: _____	YES ➡	STOP. Conclude Less Than Significant Impact
			No ➡	Proceed with Resource Investigation per Mitigation Measure BIO-1b	➡		➡	➡	➡		NO ➡	Implement Remaining Portion of Mitigation Measure BIO-1b: No drilling or construction activities shall occur within 500-feet of nest until young have fledged and nest is no longer active (as determined by a qualified biologist). Consultation with CDFW and/or USFWS shall occur if required, and may result in additional requirements.

TABLE 1
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: BIOLOGICAL IMPACTS - BIO-1
Discretionary Well Permitting Program
Stanislaus County, California

IMPACT BIO-1. Would the project have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special-status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service?

POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION			2. SCREENING ANALYSIS			3. RESOURCE INVESTIGATION					
Direct Operation Impacts	Will the proposed well be located within 50 feet of an existing well completed in the same aquifer, and will the combined operation of the existing and proposed well result in no net increase in local groundwater demand?	Yes ➡	STOP. Conclude Less Than Significant Impact	➡	Is the estimated drawdown beneath identified groundwater-dependent ecosystems (GDEs) that are hydraulically connected to the pumped aquifer less than 0.5 foot? Specify Attachment No.: <u>GRIA</u>	YES ➡	STOP. Conclude Less Than Significant Impact	➡	Has a GDE Impact Study determined impacts to GDEs will be less than significant? Specify Attachment No.: <u>GRIA</u>	YES ➡	STOP. Conclude Less Than Significant Impact	
		➡ No ⬅	Proceed with a Screening Analysis per the Discretionary Well Permit Process under the County Groundwater Ordinance			➡	➡ NO ➡			Proceed with a GDE Impact Study per the Discretionary Well Permit Process under the County Groundwater Ordinance	➡	➡ NO ➡
	For wells for which the answer to the above question is no, will the proposed well be located outside a County-designated Surface Water Protection Zone?	Yes ➡	STOP. Conclude Less Than Significant Impact	➡					➡	Has a Surface-Groundwater Interaction Study determined impacts special status aquatic species will be less than significant? Specify Attachment No.: _____	YES ➡	STOP. Conclude Less Than Significant Impact
		➡ No ➡	Proceed with a Surface-Groundwater Interaction Study per the Discretionary Well Permit Process under the County Groundwater Ordinance								➡	➡

IMPACT BIO-1. Would the project have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special-status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service?

POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION	2. SCREENING ANALYSIS	3. RESOURCE INVESTIGATION
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Indirect Impacts	Does the proposed well serve only existing cultivated areas, AND no conversion of uncultivated land to cultivated use will be enabled by operating the proposed well?	YES ➔	STOP. Conclude Less Than Significant Impact	➔	Does a desktop study and site reconnaissance conducted by a qualified biologist indicate conditions are NOT suitable for special-status species in areas to be converted from rangeland to cultivated use as a result of the proposed well? Specify Attachment No.:_Bio Survey	YES ➔	STOP. Conclude Less Than Significant Impact	➔	Does a species-specific investigation—indicate that impacts to special status species will be less than significant? Specify Attachment No.:_____	YES ➔	STOP. Conclude Less Than Significant Impact
		NO ➔	Proceed with a Screening Analysis per Mitigation Measure BIO-1a.			NO ➔	Proceed with a Resource Investigation per Mitigation Measure BIO-1a.			NO ➔	Implement Remaining Portion of Mitigation Measure BIO-1a: Coordinate with appropriate agencies and the County as may be necessary to identify and implement mitigation measures to avoid, minimize, or otherwise mitigate potential impacts to special-status species to a less-than-significant level.
			Proceed with a Screening Analysis per Mitigation Measure BIO-1b.			YES ➔	STOP. Conclude Less Than Significant Impact			YES ➔	STOP. Conclude Less Than Significant Impact
						NO ➔	Proceed with a Resource Investigation per Mitigation Measure BIO-1b			NO ➔	Implement Remaining Portion of Mitigation Measure BIO-1b: No ground disturbing activities shall occur within 500 feet of the nest until the young have fledged and the nest is no longer active (as determined by the qualified biologist). Consultation with the CDFW and/or USFWS shall occur if required, and may result in additional requirements.
					Will ground disturbing work associated with conversion of range land to cultivated land be conducted only during the <u>non-breeding season</u> of any birds and raptors protected under the Migratory Bird Treaty Act (MTBA, generally September 16 through January 31)?				Has a pre-construction survey for raptors, migratory birds, and special-status bird species by a qualified biologist determined that there are no active nests within ½ mile of the disturbance area? Specify Attachment No.:_____		

IMPACT BIO-1. Would the project have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special-status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service?
MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS
<p>Mitigation Measure BIO-1a. A qualified biologist shall investigate the potential presence or absence of sensitive habitats and wetlands, and special-status plants or wildlife in areas that will be disturbed by well construction or conversion of rangelands to cultivated use that is made possible by the well, prior to well permit approval or project implementation. Documentation could involve any of these tasks:</p> <ul style="list-style-type: none">• Desktop review of existing site records through the county records and general plan, CNDDDB, CNPS inventory, environmental documents and surveys to determine likelihood of occurrence near (within ½ mile) the well site, any rangeland converted to cultivated agricultural use that is supplied by the well, and any related construction areas.• Conduct field reconnaissance. A field reconnaissance survey shall be conducted, including a habitat assessment to determine whether suitable conditions exist for special-status species.• Determine the need for additional species-specific surveys or wetland delineation. If warranted, coordinate with appropriate agencies (USFWS, CDFW, or USACE) as may be necessary to determine appropriate survey timing and effort.• Coordinate with appropriate agencies and the County as may be necessary based on the results of additional species-specific surveys or wetland delineation, to identify and implement mitigation measures as necessary to avoid, minimize, or otherwise mitigate potential impacts to special-status species, wetlands or other habitat to a less-than-significant level.
<p>Mitigation Measure BIO-1b. The applicant shall endeavor to conduct any drilling, construction work and/or ground-disturbing activities associated with installation of the proposed well or the conversion of rangeland to cultivated agricultural use that will be irrigated using the well during the non-breeding season of any birds and raptors protected under the Migratory Bird Treaty Act (generally September 16 through January 31). If construction activities must be scheduled during the nesting season (generally February 1 to September 15), pre-construction surveys for raptors, migratory birds, and special-status bird species shall be done by a qualified biologist to identify active nests near the site. This shall include a buffer extending out from the construction or disturbance area to a distance of approximately ½ mile. If active nests are found, no drilling construction activities shall occur within 500 feet of the nest until the young have fledged and the nest is no longer active (as determined by the qualified biologist). Survey timing and frequency requirements differ among species; species-specific surveys should follow all timing and frequency requirements of CDFW and USFWS. Consultation with the CDFW and/or USFWS shall occur if required, and may result in additional requirements.</p>
<p>Other (describe):</p>

TABLE 2
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: BIOLOGICAL IMPACTS - BIO-2
Discretionary Well Permitting Program
Stanislaus County, California

IMPACT BIO-2. Would the project have a substantial adverse effect on any riparian habitat, groundwater-dependent ecosystem, groundwater-connected stream or reservoir, 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 (Less than Significant Impact with Mitigation Incorporated)?									
POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION			2. SCREENING ANALYSIS			3. RESOURCE INVESTIGATION		
Direct Construction Impacts	Evaluation of the project description alone does not comprise an adequate impact analysis. A screening level analysis is required to evaluate potential impacts to sensitive habitats.	➡	Proceed with a Screening Analysis per Mitigation Measure BIO-1a	➡	Does a desktop study and site reconnaissance conducted by a qualified biologist indicate well construction will <u>not</u> affect riparian habitat, groundwater-dependent ecosystems, or other sensitive natural communities? Specify Attachment No.:Bio Survey	YES ➡	STOP. Conclude Less Than Significant Impact	➡	STOP. Conclude Less Than Significant Impact
						NO ➡	Proceed with a Resource Investigation per Mitigation Measure BIO-1a		Implement Remaining Portion of Mitigation Measure BIO-1a: Coordinate with appropriate agencies and the County as may be necessary to identify and implement mitigation measures to avoid, minimize, or otherwise mitigate potential impacts to sensitive habitat to a less-than-significant level.
							Does a biological resource investigation-indicate that impacts to riparian habitat, groundwater-dependent ecosystems, or other sensitive natural communities will be less-than-significant? Specify Attachment No.:_____		
							YES ➡		
							NO ➡		

TABLE 2
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: BIOLOGICAL IMPACTS - BIO-2
Discretionary Well Permitting Program
Stanislaus County, California

IMPACT BIO-2. Would the project have a substantial adverse effect on any riparian habitat, groundwater-dependent ecosystem, groundwater-connected stream or reservoir, 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 (Less than Significant Impact with Mitigation Incorporated)?

POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION			2. SCREENING ANALYSIS			3. RESOURCE INVESTIGATION				
Direct Operation Impacts	Will the proposed well be located within 50 feet of an existing well completed in the same aquifer, and will the combined operation of the existing and proposed well result in no net increase in local groundwater demand?	Yes ➔	STOP. Conclude Less Than Significant Impact	➔	Is the estimated drawdown beneath identified groundwater-dependent ecosystems (GDEs) that are hydraulically connected to the pumped aquifer less than 0.5 foot? Specify Attachment No.: <u>GRIA</u>	YES ➔	STOP. Conclude Less Than Significant Impact	➔	Does a GDE Impact Study indicate impacts to GDEs will be less than significant? Specify Attachment No.: <u>GRIA</u>	YES ➔	STOP. Conclude Less Than Significant Impact
		NO ➔	Proceed with a Screening Analysis per the Discretionary Well Permit Process under the County Groundwater Ordinance			NO ➔	Proceed with GDE Impact Study per Discretionary Well Permit Process under County Groundwater Ordinance			NO ➔	Implement Remaining Portion of Mitigation Measure BIO-1a: Coordinate with appropriate agencies and the County as may be necessary to identify and implement mitigation measures to avoid, minimize, or otherwise mitigate potential impacts to sensitive habitat to a less-than-significant level.
	For wells for which the answer to the above question is no, will the proposed well be located outside a County-designated Surface Water Protection Zone?	Yes ➔	STOP. Conclude Less Than Significant Impact	➔				➔	Has a Surface-Groundwater Interaction Study determined aquatic habitat will be less than significant? Specify Attachment No.: _____	YES ➔	STOP. Conclude Less Than Significant Impact
		NO ➔	Proceed with a Surface-Groundwater Interaction Study per the Discretionary Well Permit Process under the County Groundwater Ordinance							➔	➔

IMPACT BIO-2. Would the project have a substantial adverse effect on any riparian habitat, groundwater-dependent ecosystem, groundwater-connected stream or reservoir, 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 (Less than Significant Impact with Mitigation Incorporated)?

POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION			2. SCREENING ANALYSIS			3. RESOURCE INVESTIGATION				
Indirect Impacts	Does the proposed well serve only existing cultivated areas, AND no conversion of uncultivated land to cultivated use will be enabled by operating the proposed well?	YES ➡	STOP. Conclude Less Than Significant Impact	➡	Does a desktop study and site reconnaissance conducted by a qualified biologist indicate that areas to be converted from rangeland to cultivated use as a result of the proposed well <u>do not</u> include sensitive habitats? Specify Attachment No.:Bio Survey	YES ➡	STOP. Conclude Less Than Significant Impact	➡	Does a biological resource investigation indicate that impacts to sensitvie habitats will be less than significant? Specify Attachment No.:_____	YES ➡	STOP. Conclude Less Than Significant Impact
		NO ➡	Proceed with Screening Analysis per Mitigation Measure BIO-1a.			NO ➡	Proceed with Resource Investigation per Mitigation Measure BIO-1a.			NO ➡	Implement Remaining Portion of Mitigation Measure BIO-1a: Coordinate with appropriate agencies and the County as may be necessary to identify and implement mitigation measures to avoid, minimize, or otherwise mitigate potential impacts to sensitive habitat to a less-than-significant level.

MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS

Mitigation Measure BIO-1a. A qualified biologist shall investigate the potential presence or absence of sensitive habitats and wetlands, and special-status plants or wildlife in areas that will be disturbed by well construction or conversion of rangelands to cultivated use that is made possible by the well, prior to well permit approval or project implementation. Documentation could involve any of these tasks:

- Desktop review of existing site records through the county records and general plan, CNDDDB, CNPS inventory, environmental documents and surveys to determine likelihood of occurrence near (within ½ mile) the well site, any rangeland converted to cultivated agricultural use that is supplied by the well, and any related construction areas.
- Conduct field reconnaissance. A field reconnaissance survey shall be conducted, including a habitat assessment to determine whether suitable conditions exist for special-status species.
- Determine the need for additional species-specific surveys or wetland delineation. If warranted, coordinate with appropriate agencies (USFWS, CDFW, or USACE) as may be necessary to determine appropriate survey timing and effort.
- Coordinate with appropriate agencies and the County as may be necessary based on the results of additional species-specific surveys or wetland delineation, to identify and implement mitigation measures as necessary to avoid, minimize, or otherwise mitigate potential impacts to special-status species, wetlands or other habitat to a less-than-significant level.

Other (describe):

TABLE 3
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: BIOLOGICAL IMPACTS - BIO-3
Discretionary Well Permitting Program
Stanislaus County, California

IMPACT BIO-3. Would the project have a substantial adverse effect on federally protected wetlands (including, but not limited to, marshes, vernal pools, coastal wetlands, etc.) or waters of the State through direct removal, filling, hydrological interruption, or other means?											
POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION				2. SCREENING ANALYSIS				3. RESOURCE INVESTIGATION		
Direct Construction Impacts	Evaluation of the Project description alone does not comprise an adequate impact analysis. A screening level analysis is required to evaluate potential impacts to federally or State protected wetlands?	➔	Proceed with a Screening Analysis per Mitigation Measure BIO-1a	➔	Does a desktop study and site reconnaissance conducted by a qualified biologist indicate that the well construction will NOT affect a protected wetland? Specify Attachment No.: Bio Survey	YES ➔	STOP. Conclude Less Than Significant Impact	➔	Does a wetland delineation indicate well constructiton impacts will be less than significant? Specify Attachment No.:_____	YES ➔	STOP. Conclude Less Than Significant Impact
						NO ➔	Proceed with a Wetland Delineation per Mitigation Measure BIO-1a			NO ➔	Implement Remaining Portion of Mitigation Measure BIO-1a: Coordinate with appropriate agencies and the County as may be necessary to identify and implement mitigation measures to avoid, minimize, or otherwise mitigate potential impacts to protected wetlands to a less-than-significant level.
Direct Operation Impacts	Will the proposed well be located within 50 feet of an existing well completed in the same aquifer, and will the combined operation of the existing and proposed well result in <u>no net increase</u> in local groundwater demand?	Yes ➔	STOP. Conclude Less Than Significant Impact	➔	Is the estimated drawdown beneath protected wetlands that are hydraulically connected to the pumped aquifer less than 0.5 foot? Specify Attachment No.: GRIA	YES ➔	STOP. Conclude Less Than Significant Impact	➔	Does a GDE Impact Study indicate impacts to protected wetlands will be less than significant? Specify Attachment No.: GRIA	YES ➔	STOP. Conclude Less Than Significant Impact
		No ➔	Proceed with a Screening Analysis per the Well Permitting Program under the County Groundwater Ordinance			NO ➔	Proceed with a GDE Impact Study per the Well Permitting Program under the County Groundwater Ordinance			NO ➔	Implement Remaining Portion of Mitigation Measure BIO-1a: Coordinate with appropriate agencies and the County as may be necessary to identify and implement mitigation measures to avoid, minimize, or otherwise mitigate potential impacts to protected wetlands to a less-than-significant level.
Indirect Impacts	Does the proposed well serve only existing cultivated areas, AND no conversion of uncultivated land to cultivated use will be enabled by operating the proposed well?	YES ➔	STOP. Conclude Less Than Significant Impact	➔	Does a desktop study and site reconnaissance conducted by a qualified biologist indicate that areas to be converted from rangeland to cultivated useas a result of the proposed well do <u>not</u> include protected wetlands? Specify Attachment No.:_____	YES ➔	STOP. Conclude Less Than Significant Impact	➔	Does a biological resource investigation indicate that impacts to protected wetlands will be less than significant? Specify Attachment No.:_____	YES ➔	STOP. Conclude Less Than Significant Impact
		NO ➔	Proceed with a Screening Analysis per Mitigation Measure BIO-1a.			NO ➔	Proceed with a Resource Investigation per Mitigation Measure BIO-1a.			NO ➔	Implement Remaining Portion of Mitigation Measure BIO-1a: Coordinate with appropriate agencies and the County as may be necessary to identify and implement mitigation measures to avoid, minimize, or otherwise mitigate potential impacts to protected wetlands to a less-than-significant level.

MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS
<p>Mitigation Measure BIO-1a. A qualified biologist shall investigate the potential presence or absence of sensitive habitats and wetlands, and special-status plants or wildlife in areas that will be disturbed by well construction or conversion of rangelands to cultivated use that is made possible by the well, prior to well permit approval or project implementation. Documentation could involve any of these tasks:</p> <ul style="list-style-type: none">• Desktop review of existing site records through the county records and general plan, CNDDDB, CNPS inventory, environmental documents and surveys to determine likelihood of occurrence near (within ½ mile) the well site, any rangeland converted to cultivated agricultural use that is supplied by the well, and any related construction areas.• Conduct field reconnaissance. A field reconnaissance survey shall be conducted, including a habitat assessment to determine whether suitable conditions exist for special-status species.• Determine the need for additional species-specific surveys or wetland delineation. If warranted, coordinate with appropriate agencies (USFWS, CDFW, or USACE) as may be necessary to determine appropriate survey timing and effort.• Coordinate with appropriate agencies and the County as may be necessary based on the results of additional species-specific surveys or wetland delineation, to identify and implement mitigation measures as necessary to avoid, minimize, or otherwise mitigate potential impacts to special-status species, wetlands or other habitat to a less-than-significant level.
<p>Other (describe):</p>

TABLE 4
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: BIOLOGICAL IMPACTS - BIO-4
Discretionary Well Permitting Program
Stanislaus County, California

IMPACT BIO-4. Would the project conflict with any local policies or ordinances protecting biological resources such as a tree preservation policy or ordinance?												
POTENTIAL IMPACT		1. EVALUATE PROJECT DESCRIPTION				2. SCREENING ANALYSIS				3. RESOURCE INVESTIGATION		
Direct Construction Impacts		Evaluation of the Project description alone does not comprise an adequate impact analysis. A screening level analysis is required to evaluate potential conflicts with local ordinances and policies.	➡	Proceed with a Screening Analysis per Mitigation Measure BIO-4	➡	Would construction of the proposed well be consistent with local policies or ordinances protecting biological resources, including but not limited to: -native hardwood habitats, -natural vegetation along streambanks, or -habitats for rare or endangered wildlife or fish species?	YES ➡	STOP. Conclude Less Than Significant Impact	➡	Would the proposed mitigation measures or project changes decrease impacts to a less-than-significant level?	YES ➡	STOP. Conclude Less Than Significant Impact
							NO ➡	Consider Mitigation Measures or Project changes per Mitigation Measure BIO-4.			NO ➡	Deny Permit based on proposed project description or initiate the appropriate exemption process.
Direct Operation Impacts		Evaluation of the Project description alone does not comprise an adequate impact analysis. A screening level analysis is required to evaluate potential conflicts with local ordinances and policies.	➡	Proceed with a Screening Analysis per Mitigation Measure BIO-4	➡	Would operation of the proposed well be consistent with local policies or ordinances protecting biological resources, including but not limited to: -native hardwood habitats, -natural vegetation along streambanks, or -habitats for rare or endangered wildlife or fish species?	YES ➡	STOP. Conclude Less Than Significant Impact	➡	Would the proposed mitigation measures or project changes decrease impacts to a less-than-significant level?	YES ➡	STOP. Conclude Less Than Significant Impact
							NO ➡	Consider Mitigation Measures or Project changes per Mitigation Measure BIO-4.			NO ➡	Deny Permit based on proposed project description or initiate the appropriate exemption process.
BIO-4. Indirect Impacts		Evaluation of the Project description alone does not comprise an adequate impact analysis. A screening level analysis is required to evaluate potential conflicts with local ordinances and policies.	➡	Proceed with a Screening Analysis per Mitigation Measure BIO-4	➡	Would conversion or rangeland to agricultural use or other activities made possible by the proposed well be consistent with local policies or ordinances protecting biological resources, including but not limited to: -native hardwood habitats, -natural vegetation along streambanks, or -habitats for rare or endangered wildlife or fish species?	YES ➡	STOP. Conclude Less Than Significant Impact	➡	Would the proposed mitigation measures or project changes decrease impacts to a less-than-significant level?	YES ➡	STOP. Conclude Less Than Significant Impact
							NO ➡	Consider Mitigation Measures or Project changes per Mitigation Measure BIO-4.			NO ➡	Deny Permit based on proposed project description or initiate the appropriate exemption process.
MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS												
Mitigation Measure BIO-4. Evaluate well construction permit applications to assess potential conflicts with local policies or ordinances that protect biological resources, and consider mitigation measures for significant effects on the environment on a project-specific basis.												
Other (describe):												



TABLE 5
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: CULTURAL IMPACTS - CUL-1
Stanislaus County, California

IMPACT CUL-1. Would the project cause a substantial adverse change in the significance of a historical resource pursuant to § 15064.5?											
POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION			2. SCREENING ANALYSIS			3. RESOURCE INVESTIGATION				
Direct Construction Impacts	Will ground disturbing work associated with well construction activities (including well drilling, well pad construction, and construction of access roads, electrical service lines, etc.) take place <u>entirely</u> within existing disturbed areas?	Yes ➡	STOP. Conclude Less Than Significant Impact		Do results from a desktop study conducted by a qualified cultural resources professional indicate a low potential for historical resources to be present in or adjacent to areas where ground disturbing work associated with well construction activities will take place? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact		Do results from a field survey conducted by a qualified historian indicate that historical resources are unlikely to be significantly impacted by construction of the well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact
		No ➡	Proceed with Screening Analysis per Mitigation Measure CUL-1a	➡		No ➡	Proceed with Resource Investigation per Mitigation Measure CUL-1b	➡		No ➡	Relocate Well or Reconfigure Project per Mitigation Measure CUL-1b
	Are any previously unidentified historical resources identified during well construction activities.	No ➡	Continue with project as planned.							✳️➡	STOP. Conclude Less Than Significant Impact
		Yes ➡	Implement Mitigation Measure CUL-1b: STOP ALL WORK IMMEDIATELY WITHIN 100-FEET OF FIND. Cordon off area. Notify lead agency.	➡		➡	Proceed with Resource Investigation per Mitigation Measure CUL-1c.	➡	Do results from a field survey conducted by a qualified historian indicate that historical resources will not be impacted by construction of the well? Specify Attachment No.:_____		Conduct Remaining Portion of Mitigation Measure CUL-1c: Protect resource from further disturbance or looting. Formally evaluate and record find. Determine appropriate next steps in coordination with lead agency.
Direct Operation Impacts	Not applicable										

TABLE 5
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: CULTURAL IMPACTS - CUL-1
Stanislaus County, California

IMPACT CUL-1. Would the project cause a substantial adverse change in the significance of a historical resource as defined in § 15064.5?												
POTENTIAL IMPACT		1. EVALUATE PROJECT DESCRIPTION				2. SCREENING ANALYSIS				3. RESOURCE INVESTIGATION		
Indirect Impacts		Will ground disturbing activities made possible by water supplied by the well take place entirely within existing disturbed areas (including that no rangeland will be converted to cultivated agricultural use as a result of the proposed well)?	Yes ➡	STOP. Conclude Less Than Significant Impact		Do results from a desktop study conducted by a qualified cultural resources professional indicate the potential presence of historical	NO ➡	STOP. Conclude Less Than Significant Impact		Do results from a field survey conducted by a qualified historian indicate that sensitive resources are located in areas to be converted to cultivated agricultural use as a result of the proposed well? Specify Attachment No.:_____	NO ➡	STOP. Conclude Less Than Significant Impact
			No ➡	Proceed with Screening Analysis per Mitigation Measure CUL-1a			➡	YES ➡			Proceed with Resource Investigation per Mitigation Measure CUL-1b	➡
		Are any previously unidentified historical resources identified during conversion of rangeland to cultivated agricultural use?	No ➡	Continue with project as planned.				Proceed with Resource Investigation per Mitigation Measure CUL-1c.		Do results from a field investigation conducted by a qualified historian indicate conversion of rangeland to cultivated agricultural use may disturb significant historical resources? Specify Attachment No.:_____	NO ➡	STOP. Conclude Less Than Significant Impact
			Yes ➡	Implement Mitigation Measure CUL-1b: STOP ALL WORK IMMEDIATELY WITHIN 100- FEET OF FIND. Cordon off area. Notify lead agency.							➡	➡
MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS												
Mitigation Measure CUL-1a. For projects with anticipated ground disturbance that would extend beyond previously disturbed soils, a qualified cultural resources professional shall investigate the potential presence of archaeological or historical resources in the vicinity of the well, the well pad, any appurtenant access drives and electrical service lines, and any rangeland tracts converted to cultivated agricultural use that will be irrigated by the well, through a desktop review. The review shall include records at the Central California Information Center, records at the University of California Berkeley Museum of Paleontology, a Sacred Lands File search at the Native American Heritage Commission, Native American tribal consultation, CRHR, and NRHP.												
Mitigation Measure CUL-1b. If it is determined through implementation of Mitigation Measure CUL-1a that archaeological, historical or paleontological resources or human remains may be located on a site or the area is judged to have a high degree of sensitivity relative to these resources, prior to any project-related ground disturbing or construction activities, a qualified archaeologist, historian or paleontologist (as applicable) shall conduct an archaeological/historical/paleontological resources survey (as applicable). If it is determined that the proposed well is in an area adjacent to or in one of these resources, the well would be relocated and the project reconfigured to avoid substantial changes to the resource.												
Mitigation Meausre CUL-1c. If the construction staff or others observe previosly unidentified archaeological, historical or paleontological resources, or human remains, during drilling or other ground disturbing activities associated with well construction or conversion of rangeland to cultivated agricultural use, they will halt work within a 100-foot radius of the find(s), delineate the area of the find with flagging tape or rope (may also include dirt spoils from the find area), immediately notify the lead agency, and retain a qualified cultural resources specialist to review the observed resources. Construction will halt within the flagged or roped-off area. The archaeologist will assess the resource as soon as possible and determine appropriate next steps in coordination with the lead agency. Such finds will be formally recorded and evaluated. The resource will be protected from further disturbance or looting pending evaluation.												

TABLE 6
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: CULTURAL IMPACTS - CUL-2
Stanislaus County, California

IMPACT CUL-2. Would the project cause a substantial adverse change in the significance of an archaeological resource pursuant to § 15064.5 ?											
POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION OR RESPOND TO DISCOVERY DURING CONSTRUCTION				2. SCREENING ANALYSIS				3. RESOURCE INVESTIGATION		
Direct Construction Impacts	Will ground disturbing work associated with well construction activites (including well drilling, well pad construction, and construction of access roads, electrical service lines, etc.) take place <u>entirely</u> within existing disturbed areas?	Yes ➡	STOP. Conclude Less Than Significant Impact (see Other, below)	➡	Do results from a desktop study conducted by a qualified cultural resources professional indicate a low potential for sensitive archaeological resources to be present in or adjacent to areas where ground disturbing work associated with well construction activities will take place? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact	➡	Do results from a field survey conducted by a qualified archaeologist indicate that archaeological resources are unlikely to be significantly impacted by construction of the well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact
		No ➡	Proceed with Screening Analysis per Mitigation Measure CUL-1a	No ➡		Proceed with Resource Investigation per Mitigation Measure CUL-1b	No ➡	Relocate Well per Mitigation Measure CUL-1b			
	Are any previously unidentified archaeological resources identified during well construction activities?	No ➡	CONTINUE WITH PROJECT AS PLANNED.						Do results from a field survey conducted by a qualified archaeologist indicate that archaeological resources are unlikely to be significantly impacted by construction of the well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact
		Yes ➡	Implement Mitigation Measure CUL-1c: HALT WORK WITHIN 100-FT OF FIND. Flag or rope off area. Notify lead agency.	➡						➡	➡
Direct Operation Impacts	Not applicable										

TABLE 6
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: CULTURAL IMPACTS - CUL-2
Stanislaus County, California

IMPACT CUL-2. Would the project cause a substantial adverse change in the significance of an archaeological resource pursuant to § 15064.5 ?												
POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION OR RESPOND TO DISCOVERY DURING CONSTRUCTION				2. SCREENING ANALYSIS				3. RESOURCE INVESTIGATION			
Indirect Impacts	Will ground disturbing activities made possible by water supplied from the well take place <u>entirely</u> withn existing disturbed areas (including that no rangeland will be converted to cultivated agricultural use as a result of the proposed well?	Yes ➡	STOP. Conclude Less Than Significant Impact		Do results from a desktop study conducted by a qualified cultural resources professional indicate a low potential for sensitive archaeological resources to be present in areas that will be disturbed as a result of supplying water from the proposed well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact	➡	Do results from a field survey conducted by a qualified archaeologist indicate that archaeological resources are unlikely to be significantly impacted in areas that will be disturbed as a result of supplying water from the proposed well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact	
		No ➡	Proceed with Screening Analysis per Mitigation Measure CUL-1a	➡		No ➡	Proceed with Resource Investigation per Mitigation Measure CUL-1b	➡		No ➡	Reconfigure Project per Mitigation Measure CUL-1b	
	Are any previously unidentified historical resources identified during conversion of rangeland to cultivated agricultural use?	No ➡	STOP. Conclude Less Than Significant Impact							Do results from a field survey conducted by a qualified archaeologist indicate that archaeological resources are unlikely to be significantly impacted by activities made possible as a result of supplying water from the proposed well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact
		Yes ➡	Implement Mitigation Measure CUL-1c: HALT WORK IMMEDIATELY WITHIN 100-FT OF FIND. Flag or rope off area. Notify lead agency.	➡	➡	➡	Proceed with Resource Investigation per Mitigation Measure CUL-1c.	➡	No ➡		Proceed with Remaining Portion of Mitigation Measure CUL-1c: Protect resource from further disturbance or looting. Formally evaluate and record find. Determine appropriate next steps in coordination with lead agency.	
MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS												
Mitigation Measure CUL-1a. For projects with anticipated ground disturbance that would extend beyond previously disturbed soils, a qualified cultural resources professional shall investigate the potential presence of archaeological or historical resources in the vicinity of the well, the well pad, any appurtenant access drives and electrical service lines, and any rangeland tracts converted to cultivated agricultural use that will be irrigated by the well, through a desktop review. The review shall include records at the Central California Information Center, records at the University of California Berkeley Museum of Paleontology, a Sacred Lands File search at the Native American Heritage Commission, Native American tribal consultation, CRHR, and NRHP.												

Mitigation Measure CUL-1b. If it is determined through implementation of Mitigation Measure CUL-1a that archaeological, historical or paleontological resources or human remains may be located on a site or the area is judged to have a high degree of sensitivity relative to these resources, prior to any project-related ground disturbing or construction activities, a qualified archaeologist, historian or paleontologist (as applicable) shall conduct an archaeological/historical/paleontological resources survey (as applicable). If it is determined that the proposed well is in an area adjacent to or in one of these resources, the well would be relocated and the project reconfigured to avoid substantial changes to the resource.
Mitigation Meausre CUL-1c. If the construction staff or others observe previosly unidentified archaeological, historical or paleontological resources, or human remains, during drilling or other ground disturbing activities associated with well construction or conversion of rangeland to cultivated agricultural use, they will halt work within a 100-foot radius of the find(s), delineate the area of the find with flagging tape or rope (may also include dirt spoils from the find area), immediately notify the lead agency, and retain a qualified cultural resources specialist to review the observed resources. Construction will halt within the flagged or roped-off area. The archaeologist will assess the resource as soon as possible and determine appropriate next steps in coordination with the lead agency. Such finds will be formally recorded and evaluated. The resource will be protected from further disturbance or looting pending evaluation.
Other (describe):

TABLE 7
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: CULTURAL IMPACTS - CUL-3
Stanislaus County, California

IMPACT CUL-3. Would the project directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?											
POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION			2. SCREENING ANALYSIS			3. RESOURCE INVESTIGATION				
Direct Construction Impacts	Will ground disturbing work associated with well construction activites (including well drilling, well pad construction, and construction of access roads, electrical service lines, etc.) take place <u>entirely</u> within existing disturbed areas?	Yes ➡	STOP. Conclude Less Than Significant Impact	➡	Do results from a desktop study conducted by a qualified cultural resources professional indicate a low potential for paleontolocial resources or unique geological features to be present in, or adjacent to, areas where ground disturbing work associated with well construction activities will take place? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact	➡	Do results from a field survey conducted by a qualified parentologist indicate that sensitive resources are unlikely to be significantly impacted by construction of the well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact
		No ➡	Proceed with Screening Analysis per Mitigation Measure CUL-1a	No ➡		Proceed with Resource Investigation per Mitigation Measure CUL-1b	No ➡	Relocate Well per Mitigation Measure CUL-1b			
	Are any previously unidentified palentological resources identified during well construction activities?	No ➡	STOP. Conclude Less Than Significant Impact						Do results from a field survey conducted by a qualified parentologist indicate that sensitive resources are unlikely to be significantly impacted by construction of the well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact
		Yes ➡	Implement Mitigation Measure CUL-1c: IMMEDIATELY STOP ALL WORK WITHIN 100-FT OF FIND. Flag or rope off area. Notify lead agency.	➡	➡	➡	Proceed with Resource Investigation per Mitigation Measure CUL-1c.	➡		No ➡	Proceed with Remaining Portion of Mitigation Measure CUL-1c: Protect resource from further disturbance or looting. Formally evaluate and record find. Determine appropriate next steps in coordination with lead agency.
Direct Operation Impacts	Not Applicable.										

TABLE 7
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: CULTURAL IMPACTS - CUL-3
Stanislaus County, California

IMPACT CUL-3. Would the project directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?														
POTENTIAL IMPACT		1. EVALUATE PROJECT DESCRIPTION				2. SCREENING ANALYSIS				3. RESOURCE INVESTIGATION				
Indirect Impacts		Will ground disturbing activities made possible by water supplied by the well take place <u>entirely</u> within existing disturbed areas (including that no rangeland will be converted to cultivated agricultural use as a result of the proposed well)?	Yes ➡	STOP. Conclude Less Than Significant Impact		Do results from a desktop study conducted by a qualified cultural resources professional indicate a low potential for paleontological resources or unique geological features to be present in, or adjacent to, areas that will be disturbed as a result of supplying water from the proposed well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact		Do results from a field survey conducted by a qualified paleontologist indicate that sensitive resources are unlikely to be significantly impacted in areas that will be disturbed as a result of supplying water from the proposed well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact		
			No ➡	Proceed with Screening Analysis per Mitigation Measure CUL-1a	➡		No ➡	Proceed with Resource Investigation per Mitigation Measure CUL-1b	➡		No ➡	Reconfigure Project per Mitigation Measure CUL-1b		
		Are any previously unidentified paleontological resources identified during conversion of rangeland to cultivated agricultural use?	No ➡	STOP. Conclude Less Than Significant Impact						Proceed with Resource Investigation per Mitigation Measure CUL-1c.		Do results from a field survey conducted by a qualified paleontologist indicate that sensitive resources are unlikely to be significantly impacted in areas that will be disturbed as a result of supplying water from the proposed well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact
			Yes ➡	Implement Mitigation Measure CUL-1c: IMMEDIATELY STOP ALL WORK WITHIN 100- FEET OF FIND. Cordon off area. Notify lead agency.	➡								➡	➡
MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS														
Mitigation Measure CUL-1a. For projects with anticipated ground disturbance that would extend beyond previously disturbed soils, a qualified cultural resources professional shall investigate the potential presence of archaeological or historical resources in the vicinity of the well, the well pad, any appurtenant access drives and electrical service lines, and any rangeland tracts converted to cultivated agricultural use that will be irrigated by the well, through a desktop review. The review shall include records at the Central California Information Center, records at the University of California Berkeley Museum of Paleontology, a Sacred Lands File search at the Native American Heritage Commission, Native American tribal consultation, CRHR, and NRHP.														
Mitigation Measure CUL-1b. If it is determined through implementation of Mitigation Measure CUL-1a that archaeological, historical or paleontological resources or human remains may be located on a site or the area is judged to have a high degree of sensitivity relative to these resources, prior to any project-related ground disturbing or construction activities, a qualified archaeologist, historian or paleontologist (as applicable) shall conduct an archaeological/historical/paleontological resources survey (as applicable). If it is determined that the proposed well is in an area adjacent to or in one of these resources, the well would be relocated and the project reconfigured to avoid substantial changes to the resource.														

Mitigation Measure CUL-1c. If the construction staff or others observe previously unidentified archaeological, historical or paleontological resources, or human remains, during drilling or other ground disturbing activities associated with well construction or conversion of rangeland to cultivated agricultural use, they will halt work within a 100-foot radius of the find(s), delineate the area of the find with flagging tape or rope (may also include dirt spoils from the find area), immediately notify the lead agency, and retain a qualified cultural resources specialist to review the observed resources. Construction will halt within the flagged or roped-off area. The archaeologist will assess the resource as soon as possible and determine appropriate next steps in coordination with the lead agency. Such finds will be formally recorded and evaluated. The resource will be protected from further disturbance or looting pending evaluation.
Other (describe):

TABLE 8
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: CULTURAL IMPACTS - CUL-4
Stanislaus County, California

IMPACT CUL-4. Would the project disturb any human remains, including those interred outside of dedicated cemeteries?														
POTENTIAL IMPACT		1. EVALUATE PROJECT DESCRIPTION				2. SCREENING ANALYSIS				3. RESOURCE INVESTIGATION				
Direct Construction Impacts	Will ground disturbing work associated with well construction activites (including well drilling, well pad construction, and construction of access roads, electrical service lines, etc.) take place <u>entirely</u> within existing disturbed areas?	Yes ➡	STOP. Conclude Less Than Significant Impact			Do results from a desktop study conducted by a qualified cultural resources professional indicate no reason to suspect the presense of a burial site in, or adjacent to areas where ground disturbing work associated with well construction activities will take place? Specify Attachment No.: _____	Yes ➡	STOP. Conclude Less Than Significant Impact			Do results from a field survey conducted by a qualified cultural resources professional indicate that human remains are unlikely to be significantly impacted by construction of the well? Specify Attachment No.: _____	Yes ➡	STOP. Conclude Less Than Significant Impact	
	Are previously unidentified human remains identified during well construction activities?	No ➡	Proceed with Screening Analysis per Mitigation Measure CUL-1a		➡		No ➡	Proceed with Resource Investigation per Mitigation Measure CUL-1b		➡		No ➡	Relocate Well per Mitigation Measure CUL-1b	
		No ➡	STOP. Conclude Less Than Significant Impact								Do results from a field survey conducted by a qualified cultural resources professional indicate that human remains are unlikely to be significantly impacted by construction of the well? Specify Attachment No.: _____	Yes ➡	STOP. Conclude Less Than Significant Impact	
		Yes ➡	Implement Mitigation Measure CUL-1c: IMMEDIATELY STOP ALL WORK WITHIN 100-FT OF FIND. Flag or rope off area. Notify County Coroner and Lead Agency.		➡		➡	Proceed with Resource Investigation per Mitigation Measure CUL-1c.		➡		No ➡	Proceed with Remaining Portion of Mitigation Measure CUL-1c: Protect resource from further disturbance or looting. Formally evaluate and record find. Determine appropriate next steps in coordination with lead agency and the County Coroner.	
Direct Operation Impacts	Not applicable													

TABLE 8
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: CULTURAL IMPACTS - CUL-4
Stanislaus County, California

IMPACT CUL-4. Would the project disturb any human remains, including those interred outside of dedicated cemeteries?											
POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION			2. SCREENING ANALYSIS			3. RESOURCE INVESTIGATION				
Indirect Impacts	Will ground disturbing activities made possible by water supplied by the well take place <u>entirely</u> withn existing disturbed areas (inlcuding that no rangeland will be converted to cultivated agricultural use as a result of the proposed well?	Yes ➡	STOP. Conclude Less Than Significant Impact		Do results from a desktop study conducted by a qualified cultural resources professional indicate no reason to suspect the presense of a burial site in, or adjacent to areas that will be disturbed as a result of the supplying water from proposed well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact		Do results from a field survey conducted by a qualified cultural resources professional indicate that human remains are unlikely to be significantly impacted in areas that will be disturbed as a result of supplying water from the proposed well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact
		No ➡	Proceed with Screening Analysis per Mitigation Measure CUL-1a	➡	No ➡	Proceed with Resource Investigation per Mitigation Measure CUL-1b	➡	No ➡	Reconfigure Project per Mitigation Measure CUL-1b		
	Are previously unidentified human remains identified during conversion of rangeland to cultivated agricultural use?	No ➡	STOP. Conclude Less Than Significant Impact						Do results from a field survey conducted by a qualified cultural resources professional indicate that human remains are unlikely to be significantly impacted in areas that will be disturbed as a result of supplying water from the proposed well? Specify Attachment No.:_____	Yes ➡	STOP. Conclude Less Than Significant Impact
		Yes ➡	Implement Mitigation Measure CUL-1c: HALT WORK IMMEDIATELY WITHIN 100-FT OF FIND. Flag or rope off area. Notify County Coroner and Lead Agency.	➡	➡	➡	➡	➡	Proceed with Resource Investigation per Mitigation Measure CUL-1c.	No ➡	Proceed with Remaining Portion of Mitigation Measure CUL-1c: Protect resource from further disturbance or looting. Formally evaluate and record find. Determine appropriate next steps in coordination with lead agency and the County Coroner.
MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS											
Mitigation Measure CUL-1a. For projects with anticipated ground disturbance that would extend beyond previously disturbed soils, a qualified cultural resources professional shall investigate the potential presence of archaeological or historical resources in the vicinity of the well, the well pad, any appurtenant access drives and electrical service lines, and any rangeland tracts converted to cultivated agricultural use that will be irrigated by the well, through a desktop review. The review shall include records at the Central California Information Center, records at the University of California Berkeley Museum of Paleontology, a Sacred Lands File search at the Native American Heritage Commission, Native American tribal consultation, CRHR, and NRHP.											
Mitigation Measure CUL-1b. If it is determined through implementation of Mitigation Measure CUL-1a that archaeological, historical or paleontological resources or human remains may be located on a site or the area is judged to have a high degree of sensitivity relative to these resources, prior to any project-related ground disturbing or construction activities, a qualified archaeologist, historian or paleontologist (as applicable) shall conduct an archaeological/historical/paleontological resources survey (as applicable). If it is determined that the proposed well is in an area adjacent to or in one of these resources, the well would be relocated and the project reconfigured to avoid substantial changes to the resource.											

TABLE 8
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: CULTURAL IMPACTS - CUL-4
Stanislaus County, California

Mitigation Measure CUL-1c. If the construction staff or others observe previously unidentified archaeological, historical or paleontological resources, or human remains, during drilling or other ground disturbing activities associated with well construction or conversion of rangeland to cultivated agricultural use, they will halt work within a 100-foot radius of the find(s), delineate the area of the find with flagging tape or rope (may also include dirt spoils from the find area), immediately notify the lead agency, and retain a qualified cultural resources specialist to review the observed resources. Construction will halt within the flagged or roped-off area. The archaeologist will assess the resource as soon as possible and determine appropriate next steps in coordination with the lead agency. Such finds will be formally recorded and evaluated. The resource will be protected from further disturbance or looting pending evaluation.
Other (describe):

TABLE 9
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART - LAND USE IMPACTS
Stanislaus County, California

IMPACT LAN-1. Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?											
POTENTIAL IMPACT		1. EVALUATE PROJECT DESCRIPTION				2. SCREENING ANALYSIS			3. RESOURCE INVESTIGATION		
Direct Construction Impacts		Evaluation of the Project Description alone does not comprise an adequate impact analysis. A screening level analysis is required to evaluate if proposed project would conflict with land use plans, policies and regulations adopted for the purpose of avoiding or mitigating an environmental effect.	➡	Proceed with Screening Analysis.	➡	Perform a screening analysis including the following steps: 1. List all applicable land use plans, policies and regulations adopted for the purpose of avoiding or mitigating an environmental effect; 2. Evaluate whether the project could directly or indirectly conflict with the listed standards; and 3. Review the results of impact analyses for the remaining resource areas and determine whether potential conflicts with the listed standards are addressed. Based on the screening analysis, are potential conflicts with land use plans, policies and regulations adopted for the purpose of avoiding or mitigating environmental effects adequately addressed? Specify Attachment No.:GRIA/Bio Survey	YES ➡	STOP. Conclude Less Than Significant Impact	➡	YES ➡	STOP. Conclude Less Than Significant Impact
							NO ➡	Proceed with applicable resource investigation in consultation with the Responsible Agency focused on addressing the specific conflict and identify mitigation measures or permit conditions that address the conflict.		NO ➡	Do results from a resource investigation(s) conducted by qualified specialist(s), including any identified permit conditions and/or mitigation measures, indicate project will comply with the applicable land use plan, policy or regulation? Specify Attachment No.:_____
Direct Operation Impacts		Same as above: Direct Construction Impacts									
Indirect Impacts		Same as above: Direct Construction Impacts									
MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS											
Mitigation Measure BIO-4. Evaluate well construction permit applications to assess potential conflicts with local policies or ordinances that protect biological resources, and consider mitigation measures for significant effects on the environment on a project-specific basis.											



TABLE 9
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART - LAND USE IMPACTS
Stanislaus County, California

Mitigation Measure CUL-1a. For projects with anticipated ground disturbance that would extend beyond previously disturbed soils, a qualified cultural resources professional shall investigate the potential presence of archaeological or historical resources in the vicinity of the well, the well pad, any appurtenant access drives and electrical service lines, and any rangeland tracts converted to cultivated agricultural use that will be irrigated by the well, through a desktop review. The review shall include records at the Central California Information Center, records at the University of California Berkeley Museum of Paleontology, a Sacred Lands File search at the Native American Heritage Commission, Native American tribal consultation, CRHR, and NRHP.
Mitigation Measure CUL-1b. If it is determined through implementation of Mitigation Measure CUL-1a that archaeological, historical or paleontological resources or human remains may be located on a site or the area is judged to have a high degree of sensitivity relative to these resources, prior to any project-related ground disturbing or construction activities, a qualified archaeologist, historian or paleontologist (as applicable) shall conduct an archaeological/historical/paleontological resources survey (as applicable). If it is determined that the proposed well is in an area adjacent to or in one of these resources, the well would be relocated and the project reconfigured to avoid substantial changes to the resource.
Mitigation Measure CUL-1c. If the construction staff or others observe previously unidentified archaeological, historical or paleontological resources, or human remains, during drilling or other ground disturbing activities associated with well construction or conversion of rangeland to cultivated agricultural use, they will halt work within a 100-foot radius of the find(s), delineate the area of the find with flagging tape or rope (may also include dirt spoils from the find area), immediately notify the lead agency, and retain a qualified cultural resources specialist to review the observed resources. Construction will halt within the flagged or roped-off area. The archaeologist will assess the resource as soon as possible and determine appropriate next steps in coordination with the lead agency. Such finds will be formally recorded and evaluated. The resource will be protected from further disturbance or looting pending evaluation.
Mitigation Measure WAT-2. Property owners and water agencies in the area where predicted drawdown exceeds 5 feet will be notified of the existence of the Interference Drawdown Monitoring and Mitigation Program, and will be invited to register any domestic wells in the predicted 5-foot drawdown area and any municipal, industrial, or irrigation wells in the predicted 20-foot drawdown area to participate in the program. To register for the program, well owners will be required to complete a Well Information Questionnaire regarding the construction, use, history and performance of their well, and to allow access for periodic measurement of water levels and assessment of well condition and performance by the county or a neutral third party. If well performance is found to be diminished by more than 20 percent or to be inadequate to meet pre-existing water demand due to interference drawdown, registered participants will be eligible to receive reimbursement for reasonable and customary costs for well replacement, deepening or rehabilitation, or pump lowering as needed to restore adequate well function. The cost of reimbursement shall be borne by the operator of the well causing the interference in proportion to the degree of their contribution to the drawdown that caused the diminished yield.
Mitigation Measure WAT-3. The County will identify additional Groundwater Level Management Zones in the unincorporated, non-district portions of the County where existing groundwater level trends constitute “chronic lowering of groundwater levels indicating a significant and unreasonable depletion of supply if continued over the planning and implementation horizon” as defined in Section 9.37.030(9)(a) of the Ordinance. In such areas, an applicant proposing installation of a new discretionary well is required to submit a Groundwater Extraction Offset Plan that describes how groundwater extraction from the well will be offset, resulting in no net additional groundwater demand to the pumped aquifer system. Alternatively, the applicant must do a Groundwater Resources Investigation and implement a Groundwater Level Monitoring Program that demonstrates the proposed extraction will not result in, or contribute to, Undesirable Results as defined in the Ordinance.
Mitigation Measure NOI-1. If well construction activities will take place closer than 200-feet from a nearby sensitive receptor on non-agriculturally zoned parcels, the project shall employ noise attenuating measures and/or work schedules such that the project would comply with the Stanislaus County Noise Ordinance and General Plan Noise Element. Noise mitigation shall include a combination of the measures to achieve construction noise at or below the maximum allowable noise level of 75 A-weighted decibels from 7:00 p.m. to 7:00 a.m. If a well is located closer than 70 feet to sensitive receptors on non-agriculturally zoned parcels, operating noise mitigation measures shall be implemented such that the project will comply with the Stanislaus County Noise Ordinance.
Other (describe):

TABLE 10
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: NOISE IMPACTS - NOI-1
Discretionary Well Permitting Program
Stanislaus County, California

IMPACT NOI-1. Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?

POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION			2. SCREENING ANALYSIS			3. RESOURCE INVESTIGATION				
Direct Construction Impacts	Is the proposed well located on an agriculturally-zone parcel <u>and</u> more than 200 feet from any non-agriculturally zoned parcels?	Yes ➡	STOP. Conclude Less Than Significant Impact	➡	Are sensitive receptors (including, but not limited to residences, schools, hospitals, etc.) located more than 200 feet from the proposed well location?	Yes ➡	STOP. Conclude Less Than Significant Impact	➡	➡	➡	Conduct drilling activities between 7am and 7pm and/or utilize measures such as sound barriers and engine mufflers to reduce noise level to 75 dBA at the property line.
		No ➡	Proceed with Screening Analysis per NOI-1			No ➡	Implement Remaining Portion of Mitigation Measure NOI-1				
Direct Operation Impacts	Is the proposed well located on an agriculturally-zone parcel <u>and</u> more than 70 feet from any non-agriculturally zoned parcels?	Yes ➡	STOP. Conclude Less Than Significant Impact	➡	Are sensitive receptors (including, but not limited to, residences, schools, hospitals, etc.) located more than 70 feet from the proposed well location?	Yes ➡	STOP. Conclude Less Than Significant Impact				Limit hours of operation for pumping to between 7am and 7pm and/or utilize measures such as a well pump sound enclosure to reduce noise level to 75 dBA at the property line.
		No ➡	Proceed with Screening Analysis per NOI-1								
MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS											
Mitigation Measure NOI-1. If well construction activities will take place closer than 200-feet from a nearby sensitive receptor on non-agriculturally zoned parcels, the project shall employ noise attenuating measures and/or work schedules such that the project would comply with the Stanislaus County Noise Ordinance and General Plan Noise Element. Noise mitigation shall include a combination of the measures to achieve construction noise at or below the maximum allowable noise level of 75 A-weighted decibels from 7:00 p.m. to 7:00 a.m. If a well is located closer than 70 feet to sensitive receptors on non-agriculturally zoned parcels, operating noise mitigation measures shall be implemented such that the project will comply with the Stanislaus County Noise Ordinance.											
Other (describe):											

TABLE 12
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: HYDROLOGIC IMPACTS -WAT-2
Discretionary Well Permitting Program
Stanislaus County, California

IMPACT WAT-2. Would the project cause interference drawdown to existing wells that substantially interferes with their ability to support existing land uses, or land uses for which permits have been granted?												
POTENTIAL IMPACT		1. EVALUATE PROJECT DESCRIPTION			2. SCREENING ANALYSIS			3. RESOURCE INVESTIGATION				
Direct Construction Impacts	Not applicable											
Direct Operation Impacts		Evaluation of the project description alone does not comprise an adequate impact analysis. A screening level analysis is required to evaluate potential impacts to nearby receptors, including supply wells.	➡	Proceed with a Screening Analysis per the Discretionary Well Permitting Process under the County Groundwater Ordinance	➡	Do the results of a drawdown screening analysis predict drawdown at nearby domestic wells will be less than 5 feet or 10% of available drawdown (which ever is greater), and less than 20 feet at nearby agricultural, industrial or municipal supply wells? Specify Attachment No.: GRIA	YES ➡	STOP. Conclude Less Than Significant Impact	➡	YES ➡	STOP. Conclude Less Than Significant Impact	
							NO ➡	Proceed with an Interference Drawdown Investigation per the Discretionary Well Permitting Program under the County Groundwater Ordinance		Do the results of an interference drawdown analysis based on more detailed, site-specific evaluation indicate that drawdown interference impacts to nearby receptor wells will be less than significant?	NO ➡	Implement an Interference Drawdown Mitigation and Monitoring Program as detailed in Mitigation Measure WAT-2.
Indirect Impacts	Not applicable											
MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS												
Mitigation Measure WAT-2. Property owners and water agencies in the area where predicted drawdown exceeds 5 feet will be notified of the existence of the Interference Drawdown Monitoring and Mitigation Program, and will be invited to register any domestic wells in the predicted 5-foot drawdown area and any municipal, industrial, or irrigation wells in the predicted 20-foot drawdown area to participate in the program. To register for the program, well owners will be required to complete a Well Information Questionnaire regarding the construction, use, history and performance of their well, and to allow access for periodic measurement of water levels and assessment of well condition and performance by the county or a neutral third party. If well performance is found to be diminished by more than 20 percent or to be inadequate to meet pre-existing water demand due to interference drawdown, registered participants will be eligible to receive reimbursement for reasonable and customary costs for well replacement, deepening or rehabilitation, or pump lowering as needed to restore adequate well function. The cost of reimbursement shall be borne by the operator of the well causing the interference in proportion to the degree of their contribution to the drawdown that caused the diminished yield.												

TABLE 13
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: HYDROLOGIC IMPACTS - WAT-3
Discretionary Well Permitting Program
Stanislaus County, California

IMPACT WAT-3. Would the project cause groundwater drawdown or storage depletion that does not recover over a period of years that includes wet and dry periods, and that will interfere with the ability of other well operators to support existing or permitted land uses, or that will substantially increase the cost to pump groundwater in the area?														
POTENTIAL IMPACT		1. EVALUATE PROJECT DESCRIPTION				2. SCREENING ANALYSIS				3. RESOURCE INVESTIGATION				
Direct Construction Impacts	Not applicable													
Direct Operation Impacts	Is the proposed well located within the Northern Triangle AND outside of the County-designated Groundwater Level Management Zone in the memorandum dated October 26, 2017?	YES ➡	STOP. Conclude Less Than Significant Impact		➡	Does a Hydrograph Analysis performed using the methodology described in the October 26, 2017 memorandum indicate groundwater drawdown and storage depletion in the area surrounding the proposed well will not be significant and unreasonable over the SGMA planning horizon under current management conditions? Specify Attachment No.: <u>GRIA</u>	YES ➡	STOP. Conclude Less Than Significant Impact		➡	Does the Groundwater Extraction Offset Plan demonstrate how the proposed groundwater demand will be completely offset, or do the results of a Groundwater Resource Investigation demonstrate that the proposed extraction will <u>not</u> result in, or contribute to, "Undesirable Results" as defined in the County Groundwater Ordinance? Specify Attachment No.: _____	YES ➡	STOP. Conclude Less Than Significant Impact	
		NO ➡	Proceed with a Hydrograph Analysis per the Discretionary Well Permit Program under the County Groundwater Ordinance.	NO ➡			Proceed with a Groundwater Resources Investigation per the Discretionary Well Permitting Program under the County Groundwater Ordinance.		NO ➡			Deny Permit based on proposed project description or Submit to Board of Supervisors with Statement of Overriding Considerations		
							OR							
							Prepare a Groundwater Extraction Offset Plan per the Discretionary Well Permitting Program under the County Groundwater Ordinance.							
Indirect Impacts														
MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS														
Mitigation Measure WAT-3. The County will identify additional Groundwater Level Management Zones in the unincorporated, non-district portions of the County where existing groundwater level trends constitute “chronic lowering of groundwater levels indicating a significant and unreasonable depletion of supply if continued over the planning and implementation horizon” as defined in Section 9.37.030(9)(a) of the Ordinance. In such areas, an applicant proposing installation of a new discretionary well is required to submit a Groundwater Extraction Offset Plan that describes how groundwater extraction from the well will be offset, resulting in no net additional groundwater demand to the pumped aquifer system. Alternatively, the applicant must do a Groundwater Resources Investigation and implement a Groundwater Level Monitoring Program that demonstrates the proposed extraction will not result in, or contribute to, Undesirable Results as defined in the Ordinance.														

TABLE 14
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: HYDROLOGIC IMPACTS - WAT-4
Discretionary Well Permitting Program
Stanislaus County, California

IMPACT WAT-4. Would the project 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 that would result in substantial erosion or siltation on- or off-site?										
POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION			2. SCREENING ANALYSIS			3. RESOURCE INVESTIGATION			
Direct Construction Impacts	Evaluation of the project description alone does not comprise an adequate impact analysis. A screening analysis is required to evaluate potential for significant erosion or sedimentation.	➔	Proceed with a Screening Analysis per Mitigation Measure WAT-4.	➔	Does a Screening Analysis indicate construction of the proposed well and appurtenances (including well pads, access roads and service line routes) will <u>not</u> change drainage patterns, potentially resulting in significant on- or off-site erosion or sedimentation? Reference.: 2018 PEIR, 2021 IS/MND	YES ➔ NO ➔	STOP. Conclude Less Than Significant Impact Submit and Implement a Drainage, Erosion, and Sedimentation Control Plan per Mitigation Measure WAT-4.	➔	Is the Drainage, Erosion and Sediment Control Plan (DESCP) sufficient to prevent significant significant on- or off-site erosion or sedimentation? YES ➔ NO ➔	STOP. Conclude Less Than Significant Impact Deny Permit based on proposed DESCP or revise DESCP
Direct Operation Impacts	Less than significant Impact, No Analysis Needed.									
Indirect Impacts	Evaluation of the project description alone does not comprise an adequate impact analysis. A screening analysis is required to evaluate potential for significant erosion or sedimentation.	➔	Proceed with a Screening Analysis per Mitigation Measure WAT-4.	➔	Does a Screening Analysis indicate conversion of uncultivated rangeland to developed agricultural land made possible by the proposed well will <u>not</u> change drainage patterns, potentially resulting in significant on- or off-site erosion or sedimentation? Reference.: 2018 PEIR, 2021 IS/MND	YES ➔ NO ➔	STOP. Conclude Less Than Significant Impact Submit and Implement a Drainage, Erosion, and Sedimentation Control Plan per Mitigation Measure WAT-4.	➔	Is the Drainage, Erosion and Sediment Control Plan (DESCP) sufficient to prevent significant significant on- or off-site erosion or sedimentation? YES ➔ NO ➔	STOP. Conclude Less Than Significant Impact Deny Permit based on proposed DESCP or revise DESCP
MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS										
Mitigation Measure WAT-4. Applications to construct new wells shall be evaluated to assess the potential for construction activities or conversion of previously uncultivated rangeland to change drainage patterns and result in significant on- or off-site erosion or sedimentation. If the potential for significant erosion or sedimentation is found to exist, the applicant will be required to prepare and submit and implement a Drainage, Erosion and Sedimentation Control Plan.										
Other (describe):										

TABLE 15
EVALUATION, SCREENING ANALYSIS, AND RESOURCE INVESTIGATION FLOW CHART: HYDROLOGIC IMPACTS - WAT-5
Discretionary Well Permitting Program
Stanislaus County, California

IMPACT WAT-5. Would the project 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 that would result in flooding on- or off-site?											
POTENTIAL IMPACT	1. EVALUATE PROJECT DESCRIPTION			2. SCREENING ANALYSIS			3. RESOURCE INVESTIGATION				
Direct Construction Impacts	Evaluation of the project description alone does not comprise an adequate impact analysis. A screening analysis is required to evaluate potential for significant flooding.	➔	Proceed with a Screening Analysis per Mitigation Measure WAT-5.	➔	Does a Screening Analysis indicate construction of the proposed well and appurtenances (including well pads, access roads and service line routes) will <u>not</u> change drainage patterns, potentially resulting in significant on- or off-site flooding? Reference.: 2018 PEIR, 2021 IS/MND	YES ➔	STOP. Conclude Less Than Significant Impact	➔	Is the Drainage, Erosion and Sediment Control Plan (DESCP) sufficient to prevent significant significant on- or off-site flooding?	YES ➔	STOP. Conclude Less Than Significant Impact
						NO ➔	Submit and Implement a Drainage, Erosion, and Sedimentation Control Plan per Mitigation Measure WAT-4.			NO ➔	Deny Permit based on proposed DESC or revise DESC
Direct Operation Impacts	Less than significant Impact, No Analysis Needed.										
Indirect Impacts	Evaluation of the project description alone does not comprise an adequate impact analysis. A screening analysis is required to evaluate potential for significant flooding.	➔	Proceed with a Screening Analysis per Mitigation Measure WAT-5.	➔	Does a Screening Analysis indicate conversion of uncultivated rangeland to developed agricultural land made possible by the proposed well will <u>not</u> change drainage patterns, potentially resulting in significant on- or off-site flooding? Reference.: 2018 PEIR, 2021 IS/MND	YES ➔	STOP. Conclude Less Than Significant Impact	➔	Is the Drainage, Erosion and Sediment Control Plan (DESCP) sufficient to prevent significant significant on- or off-site flooding?	YES ➔	STOP. Conclude Less Than Significant Impact
						NO ➔	Submit and Implement a Drainage, Erosion, and Sedimentation Control Plan per Mitigation Measure WAT-4.			NO ➔	Deny Permit based on proposed DESC or revise DESC
MITIGATION MEASURES OR COUNTY WELL PERMIT CONDITIONS											
Mitigation Measure WAT-5. Applications to construct new wells shall be evaluated to assess the potential for construction activities or conversion of previously uncultivated rangeland to change drainage patterns and result in an increase in runoff and significant on- or off-site flooding. If the potential for significant flooding is found to exist, the applicant will be required to prepare and submit and implement a Drainage, Erosion and Sedimentation Control Plan.											

Other (describe):

Stanislaus County Initial Study Checklist – Final
Attachment 2 – Biological Resources Survey

MOORE BIOLOGICAL CONSULTANTS

August 3, 2021

Mr. Shawn Conde
Conde Farming Inc.
15880 Sonora Road
Oakdale, CA 95361

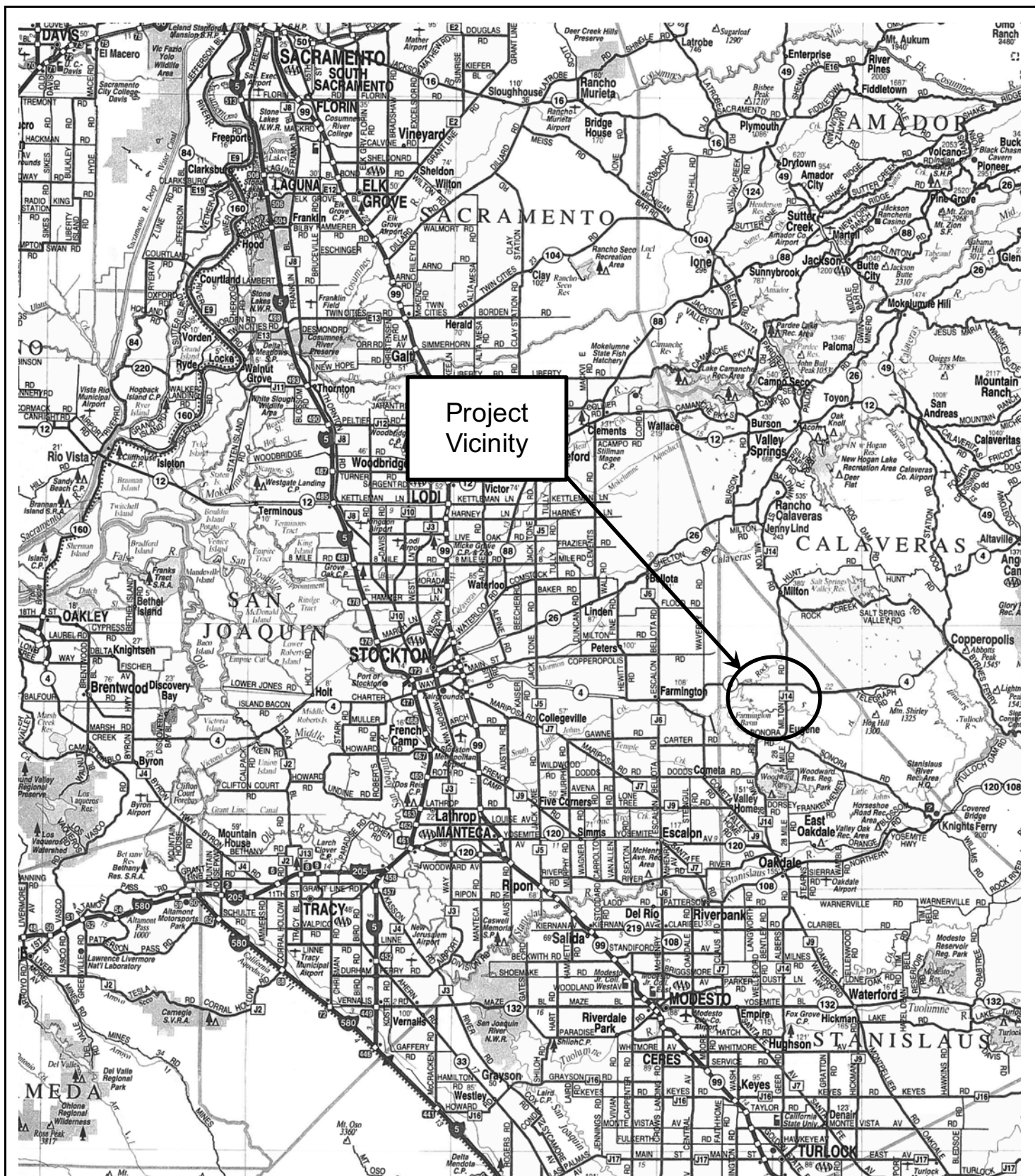
Subject: BIOLOGICAL ASSESSMENT: 635+/- ACRE "HUNTER RANCH",
PROJECT, STANISLAUS COUNTY, CALIFORNIA

Dear Shawn:

Thank you for asking Moore Biological Consultants to conduct a biological assessment of this 635+/- acre site east of Farmington, in Stanislaus County, California (Figures 1 and 2). The purposes of this assessment are to describe existing biological resources on the property, identify potentially significant impacts to biological resources from the proposed project, and provide recommendations for how to reduce those impacts to a less-than-significant level. The work was done in support of the California Environmental Quality Act (CEQA) document being prepared for the project prior to issuing discretionary well permits under the Stanislaus County Groundwater Ordinance. The work involved reviewing databases, aerial photographs, and documents, and conducting field surveys. This report details the methodology and results of our investigation.

Project Overview

The proposed project is the development of several groundwater wells that will be used to irrigate orchard crops on a portion of the parcel. The action that is being evaluated under the Stanislaus County Groundwater Ordinance and under CEQA consists of the development and operation of several production wells at the project to serve as an irrigation water supply for a proposed orchard.



Source: California State
Automobile Association

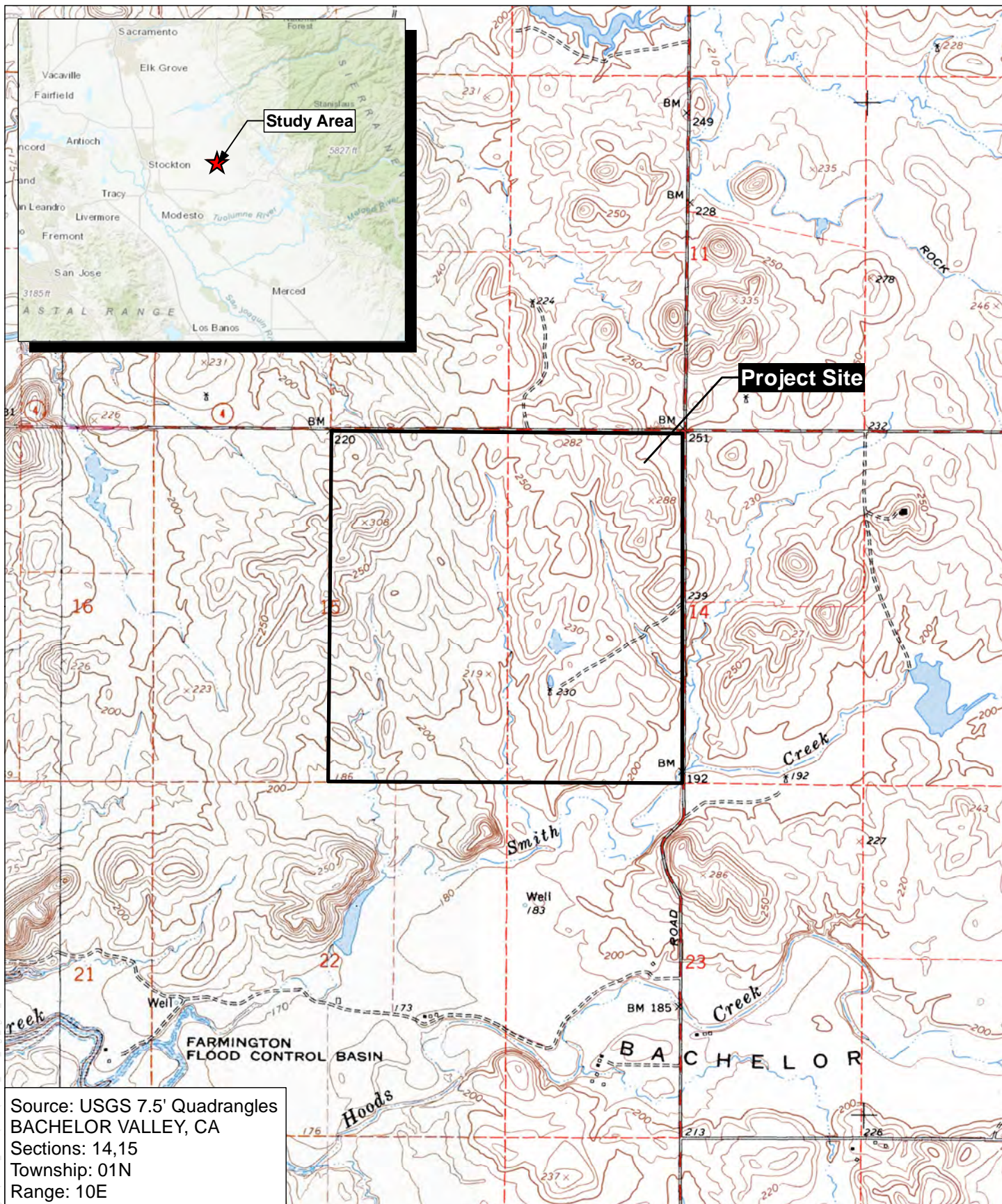
**Moore Biological
Consultants**



0 9 18 Miles

FIGURE 1

PROJECT VICINITY



Source: USGS 7.5' Quadrangles
BACHELOR VALLEY, CA
Sections: 14,15
Township: 01N
Range: 10E

Figure 2

Moore Biological
Consultants

Map Date: 05/26/2021

0 1,000 2,000
Feet



USGS

Hunter Ranch

Town of Farmington, Stanislaus County, CA

Because the development of a reliable irrigation water supply will make the conversion of disturbed rangeland into an orchard possible, the development and operation of the irrigation system and orchard are being also being evaluated under CEQA as contingent actions. The Project will include the following:

- Phase I of the Project will consist of the conversion of two existing test wells into irrigation wells and the conversion of a third test well into a *de minimis* supply well for miscellaneous incidental water supply needs, and the long-term operation of these wells to supply the water demand of approximately 175 acres of orchard for a period up to approximately 20 to 30 years. The contingent actions during Phase I include construction of the irrigation system, conversion of up to 175 acres of disturbed rangeland into an almond orchard, and long-term operation of the orchard.
- Monitoring will be conducted during the initial pumping for Phase I to assess whether groundwater drawdown is consistent with or less than the drawdown predictions presented in this memorandum. If so, then the Project will proceed to Phase II.
- Phase II of the Project will consist of construction of up to three additional irrigation wells to supply the water demand of up to an additional 175 acres of orchard for a period up to approximately 20 to 30 years. The contingent actions during Phase II include expansion of the irrigation system, conversion of up to an additional 175 acres of disturbed rangeland into an almond orchard, and long-term operation of the orchard.

The project will involve drilling and developing the new wells and appurtenant equipment, such as a pad and shed at each well, and extending power to the new wells. Contingent activities during orchard development will involve disking ripped areas that are not yet disked, ripping and disking rangeland that is not yet ripped, installing the irrigation system, and planting the orchard. Please see Proposed Site Development Map (Attachment A) and the Technical Memorandum Groundwater Resources Impact Assessment (Formation Environmental, 2020) for a complete project description.

Methods

Prior to the field surveys, we conducted a search of California Department of Fish and Wildlife's (CDFW) California Natural Diversity Database (CNDDDB, 2021). The CNDDDB search included the USGS 7.5-minute Farmington and Bachelor Valley topographic quadrangles, encompassing approximately 120+/- square miles surrounding the site (Attachment B). The United States Fish and Wildlife Service (USFWS) IPaC Trust Resource Report of Federally Threatened and Endangered species that may occur in or be affected by projects in the project vicinity was also reviewed (Attachment B). This information was used to identify special-status wildlife and plant species that have been previously documented in the vicinity or have the potential to occur based on suitable habitat and geographical distribution. Additionally, the CNDDDB depicts the locations of sensitive habitats. The USFWS on-line-maps of designated critical habitat in the area were also downloaded. We also reviewed a delineation of potentially jurisdictional Waters of the U.S. (a term that includes wetlands) (ACOE, 1987; 2008) in the project site (Cali Consulting, 2021, Attachment C).

Moore Biological Consultants conducted field surveys of the site on March 23 and April 23, 2021. The surveys consisted of driving and walking throughout the site making observations of habitat conditions and noting surrounding land uses, habitat types, and plant and wildlife species. Observations were also made regarding site topography, drainage patterns, and levels of disturbance. The site was searched for special-status species and suitable habitat for special-status species (e.g., vernal pools, blue elderberry shrubs, cliffs, caves, areas with unique soils). The site was also searched for burrowing owls (*Athene cunicularia*) or ground squirrel burrows that could be utilized by burrowing owls or California tiger salamanders (*Ambystoma californiense*). In addition, observations were made regarding the habitat attributes and associated suitability of the on-site reservoir for breeding California tiger salamanders and other amphibians. Near shore areas in the reservoir were also visually inspected for larval salamanders, frogs, and toads.

The wetland characteristics (i.e., vegetation, hydrology, and soils) within the aquatic resources delineated by Cali Consulting were noted. Observations were also made regarding the types of the aquatic resources (i.e., seasonal wetland that ponds water, linear swale, creek, pond) and the associated suitability for plants and wildlife.

Results

The 635+/- acre site is a few miles east of the community of Farmington, in Stanislaus County, California (Figure 1). The site is within Sections 14 and 15, within Township 1 North, Range 10 East of the USGS 7.5-minute Bachelor Valley topographic quadrangle (Figure 2). The site consists of gently rolling hills and ranges in elevations from approximately 180 to 310 feet above mean sea level.

Land uses in this part of Stanislaus County are a mixture of agriculture, rangeland, and open space (Figure 3). Highway 4 borders the north edge of the site and the east edge of the site is bordered by Milton Road. The west edge of the site is bordered by an orchard and the south edge of the site is bordered by rangeland and orchards. There is rangeland to the north and east of the site, beyond Highway 4 and Milton Road, respectively.

A portion of the site has been farmed in wheat, portions of the site have been ripped but not yet disked in preparation for orchard trees, and other portions have been ripped and disked, portions of the site perimeter have been disked for fire protection, and the remaining portions of the site are historical rangeland.

The project site primarily consists of open grassland that has been disturbed in some capacity, but there is also a constructed stock pond in the site, a few ephemeral and intermittent drainages, several seasonal wetlands and wetland swales, and a small portion of Smith Creek that crosses the extreme southeast corner of the site (Figure 3 and photographs in Attachment D). Some of the grasslands have been highly disturbed by ripping and disking, while other areas

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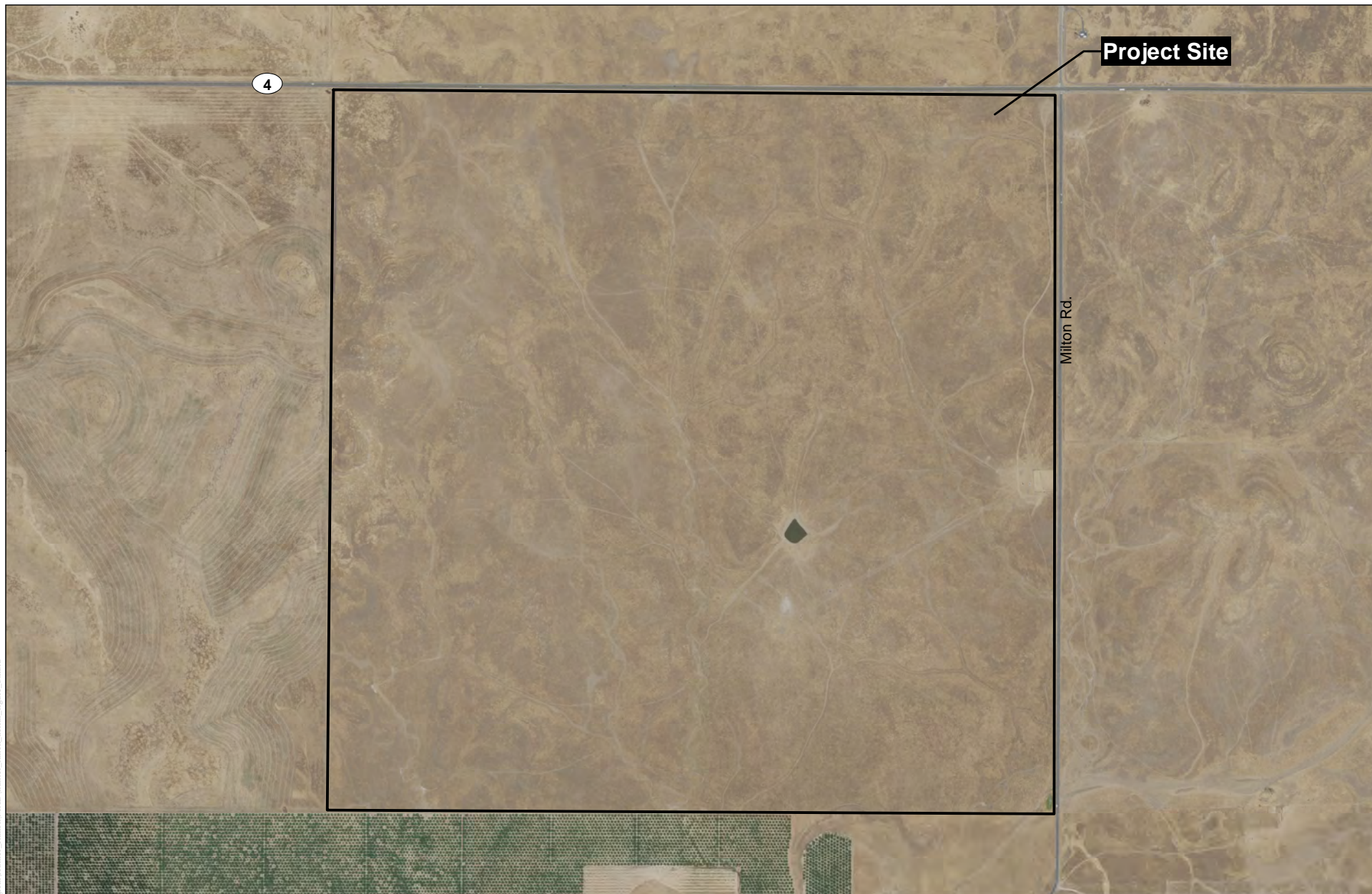


Figure 3

Moore Biological
Consultants

Map Date: 05/26/2021
Aerial Source: NAIP (2018)

0 500 1,000
Feet



AERIAL

Hunter Ranch

Town of Farmington, Stanislaus County, CA

are more typical of rangeland used for long-term grazing. Approximately 220+/- acres of the site was farmed in wheat earlier this year and approximately 112+/- acres of the site has been ripped in preparation for the new orchard (Figure 4). There is a 7+/- acre reservoir in the central part of the site. Approximately 229+/- acres of the site is rangeland that has been used primarily for cattle grazing in the past.

VEGETATION: California annual grassland series (Sawyer and Keeler-Wolf, 1995) best describes the habitat type in the site (see photographs in Attachment D). The grassland areas within the site are vegetated with native and non-native annual and perennial grassland species. Oats (*Avena fatua*), foxtail barley (*Hordeum murinum*), soft chess brome (*Bromus hordeaceus*), ripgut brome (*Bromus diandrus*), and perennial ryegrass (*Lolium perenne*) are dominant grasses in the site. Other grassland species such as fiddleneck (*Amsinckia menziesii*), prickly lettuce (*Lactuca serriola*), bull thistle (*Cirsium vulgare*), rose clover (*Trifolium hirtum*), hairy vetch (*Vicia villosa*), field bindweed (*Convolvulus arvensis*), and filaree (*Erodium botrys*) are intermixed with the grasses. Plant species observed in the site are listed in Table 1.

There are several seasonal wetlands and seasonal wetland swales scattered within the site that support common hydrophytic species including foxtail barley (*Hordeum murinum*), Fremont's goldfields (*Lasthenia fremontii*), meadowfoam (*Limnanthes alba*), horned downingia (*Downingia ornatissima*), stalked popcorn flower (*Plagiobothrys stipitatus* var. *micranthus*), and coyote thistle (*Eryngium vaseyi*). The seasonal wetlands are all relatively small and shallow and most appear to pond water only to depths of approximately 2 to 6 inches.

Some of the seasonal wetlands and seasonal wetland swales in the site have been subject to varying levels of disturbance, including grazing, disking, and wheat farming. The disking and wheat farming of some of the seasonal wetland features appears to involve disturbance to the top few inches of soil, comparable to disturbance from historical wheat farming in the site. Hoofprints evident from

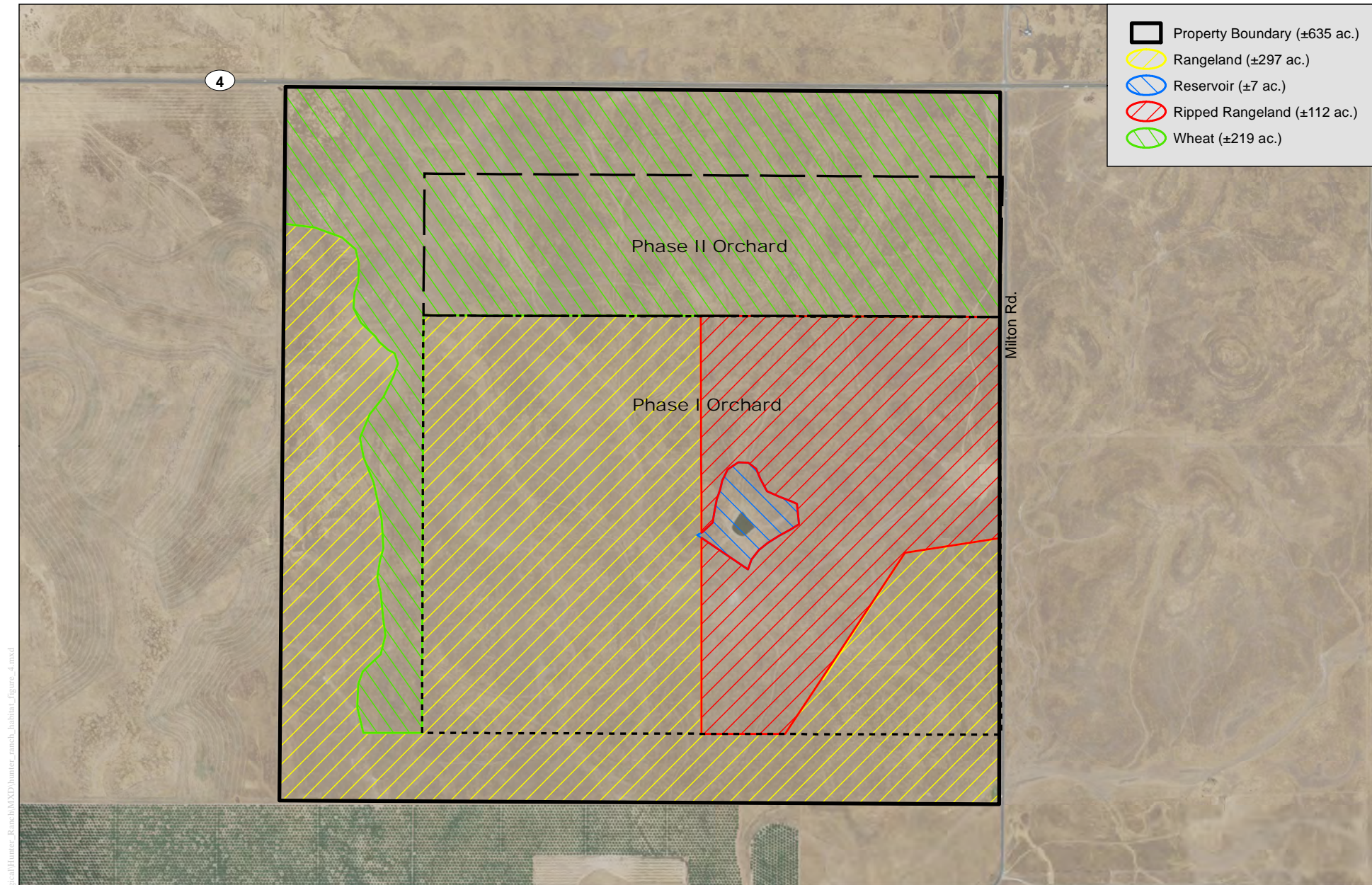


Figure 4

Moore Biological
Consultants

Map Date: 05/26/2021
Aerial Source: NAIP (2018)

0 500 1,000
Feet



HABITAT TYPES

Hunter Ranch

Town of Farmington, Stanislaus County, CA

TABLE 1
PLANT SPECIES OBSERVED IN THE SITE

<i>Achyrrachaena mollis</i>	blow wives
<i>Alopecurus saccatus</i>	Pacific foxtail
<i>Amsinckia menziesii</i>	rancher's fireweed
<i>Avena fatua</i>	wild oat
<i>Briza maxima</i>	big quaking grass
<i>Bromus diandrus</i>	ripgut brome
<i>Bromus hordeaceus</i>	soft chess brome
<i>Bromus madritensis</i>	compact brome
<i>Calochortus luteus</i>	yellow Mariposa lily
<i>Capsella bursa-pastoris</i>	shepherd's purse
<i>Cerastium glomeratum</i>	mouse-eared chickweed
<i>Chamomilla suaveolens</i>	pineapple weed
<i>Cirsium vulgare</i>	bull thistle
<i>Convolvulus arvensis</i>	field bindweed
<i>Crypsis schoenoides</i>	swamp pricklegass
<i>Cyperus eragrostis</i>	tall flat sedge
<i>Delphinium variegatum</i>	royal larkspur
<i>Dichelostemma capitatum</i>	blue dicks
<i>Downingia ornatissima</i>	horned downingia
<i>Eleocharis palustris</i>	common spike-rush
<i>Eremocarpus setigerus</i>	turkey mullein
<i>Erodium botrys</i>	filaree
<i>Erodium cicutarium</i>	red-stem filaree
<i>Eryngium vaseyi</i>	coyote-thistle
<i>Geranium dissectum</i>	cut-leaf geranium
<i>Glyceria occidentalis</i>	northwestern mannagrass
<i>Hesperevax caulescens</i>	hog-wallow starfish
<i>Holocarpha virgata</i>	tarweed
<i>Hordeum marinum</i>	Mediterranean barley

TABLE 1 (continued)
PLANT SPECIES OBSERVED IN THE SITE

<i>Hordeum murinum</i>	foxtail barley
<i>Hypochaeris glabra</i>	smooth cat's ear
<i>Juncus balticus</i>	Baltic rush
<i>Juncus bufonius</i>	toad rush
<i>Lactuca serriola</i>	prickly lettuce
<i>Lasthenia fremontii</i>	Fremont's goldfields
<i>Leontodon saxatilis</i>	long-beaked hawkbit
<i>Lepidium nitidum</i>	shining pepperweed
<i>Limnanthes alba</i>	meadowfoam
<i>Lolium perenne</i>	perennial ryegrass
<i>Lupinus sp.</i>	lupine
<i>Microseris douglasii</i>	Douglas' silverpuffs
<i>Phalaris aquatica</i>	harding grass
<i>Plagiobothrys nothofulvus</i>	rusty popcorn flower
<i>Plagiobothrys stipitatus var micranthus</i>	stalked popcorn flower
<i>Poa annua</i>	annual blue grass
<i>Polypogon monspeliensis</i>	annual rabbit's foot grass
<i>Psilocarphus brevissimus</i>	woolly marbles
<i>Rumex crispus</i>	curly dock
<i>Rumex pulcher</i>	fiddle dock
<i>Schoenoplectus acutus</i>	common tule
<i>Taeniatherum caput-medusae</i>	Medusa-head grass
<i>Trifolium hirtum</i>	rose clover
<i>Trifolium variegatum</i>	white-tipped clover
<i>Triteleia laxa</i>	Ithuriel's spear
<i>Typha sp.</i>	cat-tail
<i>Verbascum thapsus</i>	common mullein
<i>Vicia villosa</i>	hairy vetch
<i>Vulpia myuros</i>	rat-tail six-weeks grass

past grazing are also apparent in some of the seasonal wetlands. The wetlands within the wheat fields support a mixture of the planted grains and common hydrophytic species found in seasonal wetlands.

There are three relatively larger ephemeral drainages in the site, that flow generally north to south and have defined beds and banks in some area. These ephemeral drainages support similar species found within the seasonal wetlands and swales in the site along with a few others such as perennial ryegrass (*Lolium perenne*) and curly dock (*Rumex crispus*).

Smith Creek flows through the extreme southeast corner of the site. This creek contained standing water during both field surveys and supports common hydrophytes such as Baltic rush (*Juncus balticus*) and tall flat sedge (*Cyperus eragrostis*).

No blue elderberry shrubs (*Sambucus nigra ssp. caerulea*) were observed in or adjacent to the project site.

WILDLIFE: A variety of bird species that are common in Stanislaus County were observed in the site. Turkey vulture (*Cathartes aura*), red-tailed hawk (*Buteo jamaicensis*), American crow (*Corvus brachyrhynchos*), western meadowlark (*Sturnella neglecta*), western kingbird (*Tyrannus verticalis*), and western bluebird (*Sialia mexicana*) are some of the more common birds observed at the site.

Wildlife species observed in the site are listed in Table 2.

There are no trees within the site to support nesting raptors or other tree-nesting birds. Orchard trees to the west and south of the site may potentially support small songbirds, but are not large enough to support large raptors. The grasslands in the site and in parcels surrounding the site provide suitable foraging habitat for raptors and other migratory birds. Ground nesting birds such as red-winged blackbird (*Agelaius phoeniceus*) may potentially nest within the grasslands in the site.

TABLE 2
WILDLIFE SPECIES OBSERVED IN THE SITE

Canada goose	<i>Branta canadensis</i>
Turkey vulture	<i>Cathartes aura</i>
Red-tailed hawk	<i>Buteo jamaicensis</i>
Killdeer	<i>Charadrius vociferous</i>
Western gull	<i>Larus occidentalis</i>
Mourning dove	<i>Zenaida macroura</i>
Say's phoebe	<i>Sayornis saya</i>
Western kingbird	<i>Tyrannus verticalis</i>
Horned lark	<i>Eremophila alpestris</i>
American crow	<i>Corvus brachyrhynchos</i>
Western bluebird	<i>Sialia mexicana</i>
European starling	<i>Sturnus vulgaris</i>
Golden-crowned sparrow	<i>Zonotrichia atricapilla</i>
Red-winged blackbird	<i>Agelaius phoeniceus</i>
Tricolored blackbird	<i>Agelaius tricolor</i>
Western meadowlark	<i>Sturnella neglecta</i>

Several mammals are expected to use habitats in or move through the site on occasion. While no mammals were observed in the site, a limited number of California ground squirrel (*Otospermophilus beecheyi*) burrows were observed, primarily along the west edge of the site. Numerous Botta's pocket gopher (*Thomomys bottae*) burrows were also observed in relatively undisturbed grasslands in the site. Coyote (*Canis latrans*), raccoon (*Procyon lotor*), desert cottontail (*Sylvilagus audubonii*), black-tailed hare (*Lepus californicus*), and striped skunk (*Mephitis mephitis*) are known from the greater project vicinity and are expected to occur within the project site on occasion. Black-tailed (mule) deer (*Odocoileus hemionus*), mountain lion (*Felis concolor*) and bobcat (*Felis rufus*)

may occur on-site on occasion; however, no evidence of these species was observed. Small rodents including mice (*Mus musculus*, *Reithrodontomys megalotis*, and *Peromyscus maniculatus*) and voles (*Microtus californicus*) are also likely occur in the site.

Based on habitat types present, a variety of amphibians and reptiles may use habitats within the immediate project vicinity; however, no amphibians or reptiles were observed within the site during the field surveys. The site is within the range of a few common species such as American bullfrog (*Lithobates catesbeianus*), Pacific chorus frog (*Pseudacris regilla*), western fence lizard (*Sceloporus occidentalis*), northern alligator lizard (*Gerrhonotus coeruleus*), common king snake (*Lampropeltis getulus*), western rattlesnake (*Crotalis viridis*), and common garter snake (*Thamnophis sirtalis*); these and other common amphibian and reptile species may also occur on-site.

WATERS OF THE U.S. AND WETLANDS: Waters of the U.S., including wetlands, are broadly defined under 33 Code of Federal Regulations (CFR) 328 to include navigable waterways, their tributaries, and adjacent wetlands. State and federal agencies regulate these habitats and Section 404 of the Clean Water Act requires that a permit be secured prior to the discharge of dredged or fill materials into any waters of the U.S., including wetlands. Some jurisdictional waters of the U.S. also fall under the jurisdiction of CDFW and/or the California Regional Water Quality Control Board (RWQCB).

“Waters of the U.S.”, as defined in 33 CFR 328.4, encompasses Territorial Seas, Tidal Waters, and Non-Tidal Waters; Non-Tidal Waters includes interstate and intrastate rivers and streams, as well as their tributaries. The limit of federal jurisdiction of Non-Tidal Waters of the U.S. extends to the “ordinary high water mark”, which is identified by physical characteristics such as a natural water line impressed on the bank, presence of shelves, destruction of terrestrial vegetation, or the presence of litter and debris. Jurisdictional wetlands are vegetated areas that meet specific vegetation, soil, and hydrologic criteria defined by the ACOE

Wetlands Delineation Manual and Regional Supplement (ACOE, 1987; 2008). Jurisdictional wetlands are usually adjacent to or hydrologically associated with Waters of the U.S. Isolated wetlands are outside federal jurisdiction, but may be regulated by RWQCB under the State Wetlands Program.

Jurisdictional wetlands and Waters of the U.S. include, but are not limited to, perennial and intermittent creeks and drainages, lakes, seeps, and springs; emergent marshes; riparian wetlands; and seasonal wetlands. Wetlands and Waters of the U.S. provide critical habitat components, such as nest sites and a reliable source of water, for a wide variety of wildlife species.

There are several different aquatic features within the overall parcel boundary. A wetland delineation was conducted in 2020 by Cali Consulting (Attachment C). Potential Waters of the U.S or wetlands include several seasonal wetlands, several seasonal drainages, a reservoir, and a short section of a perennial creek. Other than the features delineated, no other potentially jurisdictional Water of the U.S. or wetlands were observed in the site. The remainder of the site consists of upland grasslands with soils that appear well draining.

Seasonal Wetlands: There are 15 seasonal wetlands within the project site, which are labeled SW-1 through SW-15 on the wetland delineation map. These seasonal wetlands are shallow basins, and most appear to only pond water to a depth of only a few inches. Common hydrophytic species observed within the seasonal wetlands in the site include meadowfoam, Fremont's goldfields, popcorn flower, and toad rush.

Seasonal Wetland Swales: A total of 28 seasonal wetlands swales were delineated in the site and are labeled as WS-1 through WS-28 on the wetland delineation map. The seasonal wetland swales in the site have directional flow and support several of the same hydrophytic species as the seasonal wetlands. Four of the drainages that are mapped as swales may be better described as ephemeral or intermittent creeks, as they have defined beds and banks along

much of their lengths with discernible high water marks in deeper pockets. Three of these creeks are depicted as dashed “blue-line” drainages on the USGS topographic map (Figure 2) and are identified as “Riverine” or “Freshwater Emergent Wetland” features in the National Wetland Inventory (NWI) (Attachment E). While not shown on the USGS map or included in the NWI, Seasonal Wetland Swale WS-16 is also better described as an ephemeral or intermittent creek

Reservoir: The reservoir in the central part of the site was constructed for stock watering many decades ago as a way to provide cattle with a perennial water source and has been enlarged to hold water pumped in to the pond from the on-site wells and store the water to irrigate the new orchard. There is no emergent wetland vegetation such as cattails in the reservoir and near-shore areas are bare dirt and gravel. This constructed pond is depicted as a seasonal pond on the topographic map (Figure 2) and as a “Freshwater Emergent Wetland” in the NWI (Attachment E).

Perennial Creek: Smith Creek runs through the extreme southeast corner of the site, flowing on to the site through a culvert under Milton Road. There was standing water in Smith Creek during the field surveys and common species such as Baltic rush, tall flat sedge, annual rabbit’s-foot grass (*Polypogon monspeliensis*), common tule (*Schoenoplectus acutus*), and cattails (*Typha* sp.) were observed along the creek banks. Smith Creek is depicted as a blue-line stream on the USGS topographic map (Figure 2). While Smith Creek upstream and downstream of the site is mapped as a “Riverine” feature on the NWI map (Attachment E), the portion of the creek that passes through the site is mapped as a “Freshwater Pond”.

SPECIAL-STATUS SPECIES: Special-status species are plants and animals that are legally protected under the state and/or federal Endangered Species Act or other regulations. The Federal Endangered Species Act (FESA) of 1973 declares that all federal departments and agencies shall utilize their authority to conserve

endangered and threatened plant and animal species. The California Endangered Species Act (CESA) of 1984 parallels the policies of FESA and pertains to native California species. Both FESA and CESA prohibit unauthorized “take” (i.e., killing) of listed species, with take broadly defined in both acts to include activities such as harassment, pursuit and possession.

Special-status wildlife species also includes species that are considered rare enough by the scientific community and trustee agencies to warrant special consideration, particularly with regard to protection of isolated populations, nesting or denning locations, communal roosts, and other essential habitat. The federal Migratory Bird Treaty Act and Fish and Game Code of California protect special-status bird species year-round, as well as their eggs and nests during the nesting season. Fish and Game Code of California also provides protection for mammals and fish.

Special-status plants are those which are designated rare, threatened, or endangered and candidate species for listing by the USFWS. Special-status plants also include species considered rare or endangered under the conditions of Section 15380 of the California Environmental Quality Act Guidelines, such as those plant species identified on Lists 1A, 1B and 2 in the Inventory of Rare and Endangered Vascular Plants of California (CNPS, 2021). Finally, special-status plants may include other species that are considered sensitive or of special concern due to limited distribution or lack of adequate information to permit listing or rejection for state or federal status, such as those included on CNPS List 3.

Table 3 summarizes the listing status and habitat requirements of special-status species that have been documented in the CNDDB (2021) in the greater vicinity of the site, or for which there is potentially suitable habitat in or near the site. This table also includes an assessment of the likelihood of occurrence of each of these species in the site. The evaluation of the potential for occurrence of each species is based on regional occurrences (if any), habitat suitability, and field observations.

TABLE 3

SPECIAL-STATUS PLANT AND WILDLIFE SPECIES DOCUMENTED OR POTENTIALLY-OCCURRING IN THE PROJECT VICINITY

Common Name	Scientific Name	Federal Status ¹	State Status ¹	CNPS List ²	Habitat	Potential for Occurrence in the Project Site
PLANTS						
Colusa grass	<i>Neostapfia colusana</i>	T	E	1B	Large, deep vernal pools.	Unlikely: the vernal pools and seasonal wetlands in the site are relatively small, shallow and disturbed and do not provide suitable habitat for Colusa grass. The nearest documented occurrence of this species is approximately 6.5 miles southeast of the site (CNDDDB, 2021). The site is not in designated critical habitat for Colusa grass (USFWS, 2005a).
Greene's tuctoria	<i>Tuctoria greenei</i>	E	R	1B	Vernal pools within the Central Valley.	Unlikely the vernal pools and seasonal wetlands in the site are relatively small, shallow and disturbed and do not provide suitable habitat for Greene's tuctoria. The nearest occurrence of this species in the CNDDDB (2021) search area is approximately 8 miles southwest of the site. The site is not within designated critical habitat for Greene's tuctoria (USFWS, 2005a).
WILDLIFE BIRDS						
Swainson's hawk	<i>Buteo swainsoni</i>	None	T	N/A	Nesting: large trees, usually within riparian corridors. Foraging: agricultural fields and annual grasslands.	Unlikely: the grasslands in the site provide poor quality foraging habitat for Swainson's hawk, but there are no trees in the site or in close proximity to the site for nesting. The site is also east and just outside the nesting range of this species; the nearest occurrence of nesting Swainson's hawks in the CNDDDB (2021) search area is approximately 1.5 miles northwest of the site.
Tricolored blackbird	<i>Agelaius tricolor</i>	None	T	N/A	Requires open water and protected nesting substrate, usually cattails and riparian scrub with surrounding foraging habitat.	Low: the creek in the southeast corner of the site provides a few small patches emergent wetland vegetation that are potentially suitable for nesting tricolored blackbirds; however, this species usually nests colonially in expansive patches of vegetation. A single tricolored blackbird was observed perched along the creek area during the April 2021 survey. The nearest occurrence of nesting tricolored blackbird in the CNDDDB

TABLE 3

SPECIAL-STATUS PLANT AND WILDLIFE SPECIES DOCUMENTED OR POTENTIALLY-OCCURRING IN THE PROJECT VICINITY

Common Name	Scientific Name	Federal Status ¹	State Status ¹	CNPS List ²	Habitat	Potential for Occurrence in the Project Site
Burrowing owl	<i>Athene cunicularia</i>	None	SC	N/A	Open, dry annual or perennial grasslands, deserts and scrublands characterized by low-growing vegetation.	(2021) search area is within a mile southeast of the site. Low: due a paucity of burrows and the weediness of the on-site grasslands, the site provides low quality habitat for burrowing owls. Only a few ground squirrel burrows were observed in the site, primarily along the edges of the fields. The nearest occurrence of burrowing owl in the CNDDDB (2021) search area is approximately 3.5 miles northwest of the site.
MAMMALS						
Pallid bat	<i>Antrozous pallidus</i>	None	SC	N/A	Open and dry habitats with rocky areas for roosting.	Unlikely: while pallid bat may fly over or forage on the site on occasion, there are no rocky areas in or near the site for roosting. The nearest occurrence of this species in the CNDDDB (2021) search area is approximately 8 miles southwest of the site.
REPTILES & AMPHIBIANS						
California tiger salamander	<i>Ambystoma californiense</i>	T	T	N/A	Require seasonal water sources for breeding and small mammal burrows for summer refugia.	Unlikely: the reservoir provides potentially suitable breeding habitat for California tiger salamander. However, it is unlikely California tiger salamanders breed in the reservoir due to its spatial separation from other potentially suitable breeding ponds on surrounding parcels. Due to distance from other ponds that may be used by breeding California tiger salamanders, it is unlikely salamanders traveled over 0.5 mile to colonize the constructed stock pond that later became the reservoir. In addition, burrows that could provide upland refugia are relatively scarce. The only occurrence of this species in the CNDDDB (2021) search area within several miles of the site is a 30+ year old record approximately 1.5 miles southeast of the site. The project site is not in critical habitat for California tiger salamander (USFWS, 2005b).
Giant garter snake	<i>Thamnophis</i>	T	T	N/A	Freshwater marsh and	Unlikely: there is no suitable habitat in the site for giant

TABLE 3

SPECIAL-STATUS PLANT AND WILDLIFE SPECIES DOCUMENTED OR POTENTIALLY-OCCURRING IN THE PROJECT VICINITY

Common Name	Scientific Name	Federal Status ¹	State Status ¹	CNPS List ²	Habitat	Potential for Occurrence in the Project Site
	<i>gigas</i>				low gradient streams; uses drainage canals and irrigation ditches for dispersal or migration.	garter snake. There are no occurrences of giant garter snake in the CNDDDB (2021) search area.
California red-legged frog	<i>Rana aurora draytonii</i>	T	SC	N/A	Lowlands and foothills in or near permanent sources of water with vegetation.	Unlikely: none of the aquatic features in the site are suitable for California red-legged frog, which is not known to occur on the valley floor. There are no occurrences of this species in the CNDDDB (2021) within the search area. The site is not within designated critical habitat for California red-legged frog (USFWS, 2006).
Western spadefoot	<i>Spea hammondi</i>	None	SC	N/A	Require seasonal water sources for breeding and egg-laying.	Unlikely: the constructed stock pond provides potentially suitable breeding habitat for by western spadefoot. The nearest documented occurrence of this species in the CNDDDB (2021) search area is approximately 1.5 miles northeast of the site.
FISH						
Delta smelt	<i>Hypomesus transpacificus</i>	T	T	N/A	Shallow lower delta waterways with submersed aquatic plants and other refugia	None: there is no suitable aquatic habitat in the site to support delta smelt. There are no occurrences of this species in the CNDDDB (2021) in the search area. The site is not in designated critical habitat for delta smelt (USFWS, 1994).
INVERTEBRATES						
Vernal pool fairy shrimp	<i>Branchinecta lynchi</i>	T	None	N/A	Vernal pools.	Low: the vernal pools and seasonal wetlands on the site provide potentially suitable habitat for vernal pool fairy shrimp. There are no occurrences of this species in the CNDDDB (2021) search area. The site is not within designated critical habitat for vernal pool fairy shrimp (USFWS 2005a).
Conservancy fairy shrimp	<i>Branchinecta conservatio</i>	E	None	N/A	Vernal pools and seasonal wetlands.	Unlikely: the vernal pools and seasonal wetlands on the site are small and provide low quality, but potentially suitable habitat to support this species. There are no

TABLE 3

SPECIAL-STATUS PLANT AND WILDLIFE SPECIES DOCUMENTED OR POTENTIALLY-OCCURRING IN THE PROJECT VICINITY

Common Name	Scientific Name	Federal Status ¹	State Status ¹	CNPS List ²	Habitat	Potential for Occurrence in the Project Site
						occurrences of this species in the CNDDDB (2021) search area. The site is not within designated critical habitat for Conservancy fairy shrimp (USFWS 2005a).
Vernal pool tadpole shrimp	<i>Lepidurus packardii</i>	E	None	N/A	Vernal pools.	Unlikely: the vernal pools and seasonal wetland habitats on the site are likely too small and shallow to support this species. There are no occurrences of this species in the CNDDDB (2021) search area. The site is not within designated critical habitat for vernal pool tadpole shrimp (USFWS 2005a).
Valley elderberry longhorn beetle	<i>Desmocerus californicus dimorphus</i>	T	None	N/A	Elderberry shrubs in the Central Valley and surrounding foothills	Unlikely: no blue elderberry shrubs were observed in or adjacent to the site. There are no occurrences of this species in the CNDDDB (2021) search area.

1 T= Threatened; E = Endangered; R = Rare; SC = California Species of Special Concern.

2 CNPS List 1B includes species which are rare, threatened, or endangered in California and elsewhere.

SPECIAL-STATUS PLANTS: Colusa grass (*Neostapfia colusana*) and Greene's tuctoria (*Tuctoria greenei*) are the only special-status plants recorded in the CNDDDB (2021) within the search area (i.e., the USGS 7.5-minute Farmington and Bachelor Valley topographic quadrangles) (Table 3 and Attachment C). The USFWS IPaC Trust Report does not include any special-status plants.

Special-status plants found along the edge of the valley floor along the edge of Sierra Nevada foothills generally occur in relatively undisturbed areas within unique vegetation communities such as chaparral, seeps and springs, marshes and swamps, and areas with unique soils (i.e., serpentine, gabbroic). The site primarily consists of upland grassland, much of which is highly disturbed, and no unique habitat types, special-status plants, or highly suitable habitat for special-status plants were observed in the site.

The seasonal wetlands in the project site do not provide suitable habitat for Colusa grass and Greene's tuctoria. These two species are usually found in larger, deeper, and less disturbed vernal pools and seasonal wetlands than those in the site. The nearest records of Colusa grass and Greene's tuctoria in the CNDDDB (2021) search area are 6.5 and 8 miles from the project site, respectively.

SPECIAL-STATUS WILDLIFE: The potential for intensive use of habitats within the site by special-status wildlife species is generally low. Special-status wildlife species recorded in the CNDDDB (2021) in the search area include Swainson's hawk (*Buteo swainsoni*), burrowing owl, tricolored blackbird (*Agelaius tricolor*), pallid bat (*Antrozous pallidus*), California tiger salamander, and western spadefoot toad (*Spea hammondi*).

California red-legged frog (*Rana aurora draytonii*), giant garter snake (*Thamnophis gigas*), delta smelt (*Hypomesus transpacificus*), vernal pool fairy shrimp (*Branchinecta lynchi*), Conservancy fairy shrimp (*Branchinecta conservatio*), vernal pool tadpole shrimp (*Lepidurus packardi*), and valley

elderberry longhorn beetle (*Desmocerus californicus dimorphus*) are not recorded in the CNDDDB (2021) within the search area, but are on the USFWS IPaC Trust Report (Attachment B).

Only a few of the species identified in Table 3 have potential to occur in the site on more than an occasional or transitory basis and are discussed below.

BURROWING OWL: The Migratory Bird Treaty Act and Fish and Game Code of California protect burrowing owls year-round, as well as their nests during the nesting season (February 1 through August 31). Burrowing owls are a year-long resident in a variety of grasslands as well as scrub lands that have a low density of trees and shrubs with low growing vegetation; burrowing owls that nest in the Central Valley may winter elsewhere.

The primary habitat requirement of the burrowing owl is small mammal burrows for nesting. The owl usually nests in abandoned ground squirrel burrows, although they have been known to dig their own burrows in softer soils. In urban areas, burrowing owls often utilize artificial burrows including pipes, culverts, and piles of concrete pieces. This semi-colonial owl breeds from March through August, and is most active while hunting during dawn and dusk. The nearest record of this species in the CNDDDB (2021) search area is approximately 3.5 miles northwest of the site

No burrowing owls or burrows with evidence of past or present owl occupancy were observed in the site. The weediness of the grassland in the site, as well as disturbance from ripping and disking reduces the likelihood of burrowing owls using portions of the site for nesting. Further, only a few ground squirrel burrows were observed within the site, with most of the burrows being in the rangeland along the west edge of the site. Burrowing owls are known to occur in low numbers the greater project vicinity and this species could occur within the site in the future if burrow habitat is available.

SWAINSON'S HAWK: The Swainson's hawk is a migratory hawk listed by the State of California as a Threatened species. The Migratory Bird Treaty Act and Fish and Game Code of California protect Swainson's hawks year-round, as well as their nests during the nesting season (March 1 through September 15).

Swainson's hawk are found in the Central Valley primarily during their breeding season, a population is known to winter in the San Joaquin Valley.

Swainson's hawks prefer nesting sites that provide sweeping views of nearby foraging grounds consisting of grasslands, irrigated pasture, hay, and wheat crops. Most Swainson's hawks are migratory, wintering in Mexico and breeding in California and elsewhere in the western United States. This raptor generally arrives in the Central Valley in mid-March, and begins courtship and nest construction immediately upon arrival at the breeding sites. The young fledge in early July, and most Swainson's hawks leave their breeding territories by late August.

Swainson's hawks soar high in the sky while foraging, searching for prey items and then fly down to kill and eat mice, gophers, snakes, and other small animals. They cannot see prey items beneath the canopies of trees and cannot fly in to orchards and soar between rows of trees. Swainson's hawk foraging habitat is clearly defined in CDFW's Staff Report regarding Mitigation for Impacts to Swainson's Hawks (*Buteo Swainsoni*) in the Central Valley of California (CDFG, 1994) as annual grassland, annual cropland including fallow fields, pasture, and alfalfa. Vineyards, orchards and cotton are specifically identified as unsuitable. Swainson's hawks primarily forage near their nest trees but can also forage over several hundred or thousands of acres.

The site is east and just outside the nesting range of Swainson's hawks and no Swainson's hawks were observed in the site. The CNDDDB (2021) contains only a few records of nesting Swainson's hawk in the greater project vicinity and the nearest record is approximately 1.5 miles northwest of the site. The site provides suitable foraging habitat for Swainson's hawk, but does not contain any suitable

nest trees. The orchard trees to the west and south of the site are too small to support nesting raptors, including Swainson's hawk; the orchards also do not provide suitable foraging habitat for Swainson's hawks. Due to the location of the site so far east of the valley floor and lack of suitable nest trees, it is unlikely Swainson's hawks forage in the site on more than a very occasional basis.

TRICOLORED BLACKBIRD: The tricolored blackbird is a State of California Species threatened species and is also protected by the federal MBTA and Fish and Game Code of California. Tricolored blackbirds are colonial nesters requiring very dense stands of emergent wetland vegetation and/or dense thickets of wild rose or blackberries for nesting. Preferred nesting substrates are expansive stands of cattails and tules adjacent to open water. Tricolored blackbirds forage in annual grasslands and cropland. The nearest occurrence of nesting tricolored blackbird in the CNDDDB (2021) search area is within a mile southeast of the site.

A single tricolored blackbird was observed along the creek in the southeast corner of the site. The section of Smith Creek in the southeast corner of the site provides a limited area of open water habitat, but lacks expansive areas of suitable emergent wetland vegetation used for nesting by this species. The annual grassland in and adjacent to the project site provides potentially suitable foraging habitat for this species. The extent of use of the site by foraging tricolored blackbirds is not known.

CALIFORNIA TIGER SALAMANDER: In 2004, the California tiger salamander was listed as threatened under FESA (USFWS, 2004), and in 2010, it was also listed as threatened under CESA. In August 2005, USFWS designated critical habitat for the Central Valley population of California tiger salamander (USFWS, 2005a). Review of the USFWS maps of designated critical habitat for California tiger salamander (Attachment F) indicates that the project site is not within a Critical Habitat Unit for California tiger salamander.

California tiger salamanders require stock ponds without game fish or deep, large vernal pools, which hold water well into the spring (i.e., April or May) for breeding (Jennings and Hayes, 1994). Grasslands containing ground squirrel burrows and other smaller mammal burrows near breeding ponds are used for over-summering. After heavy winter rains, the adults emerge from their burrows, migrate to breeding ponds, spend a few days in the ponds breeding, and then return to their burrows. California tiger salamander eggs are laid singularly or in groups, attached to emergent and underwater vegetation. Following larval metamorphosis, the young emerge from the ponds, disperse across upland habitats, and spend the summer months in subterranean refugia. While most salamanders aestivate in burrows within several hundred feet of their breeding ponds, they have been documented over-summering up to a mile or more from their breeding ponds. The nearest documented occurrence of this species is approximately 1.5 miles southeast of the site (CNDDDB, 2021). This 1988 record describes a few live and dead salamanders somewhere along Dunton Road. There are no other records of California tiger salamander in the CNDDDB (2021) within several miles of the site.

The reservoir in the site provides low quality yet potentially suitable breeding habitat for California tiger salamander, with the suitability being reduced by an absence of emergent wetland vegetation or submerged vegetation on the floor of the reservoir. The seasonal wetlands in the site are too small and shallow to pond water long enough in the spring to support successful reproduction. No other potentially suitable California tiger salamander breeding habitat was observed within or adjacent to the project site.

It is unlikely California tiger salamanders breed in the reservoir due to its spatial separation from other potentially suitable breeding ponds on surrounding parcels from which salamanders may have migrated over 0.5 miles to colonize the constructed pond that later became the reservoir. Further, only a few pocket gopher burrows and ground squirrel burrows were observed in the site that could potentially provide suitable aestivation habitat for tiger salamander.

WESTERN SPADEFOOT: The western spadefoot is a State of California Species of Concern, but is not listed at either the state or federal level. Western spadefoot is a subterranean species that occupies rodent burrows and other underground retreats in grasslands, prairie, savanna, and scrub vegetation communities. This toad remains underground most of the year coming to the surface only during the rainy season, when it moves to ephemeral water channels and pools to breed.

Western spadefoot toad is more commonly found in large, deep, vernal pools as opposed to isolated stock ponds. There are only two records of western spadefoot within the CNDDDB (2021) search area and the nearest documented occurrence of this species is approximately 1.5 miles northeast of the site; this record is historic (1981). Similar to the California tiger salamanders, it is unlikely western spadefoot traveled over 0.5 miles to colonize the constructed stock pond that later became a reservoir, and potential refugia burrows are relatively scarce at the site.

VERNAL POOL INVERTEBRATES: In 1994, USFWS listed three species of Central Valley fairy shrimp and one species of tadpole shrimp as threatened or endangered species under FESA. The vernal pool fairy shrimp was listed as threatened, while Conservancy fairy shrimp, longhorn fairy shrimp (*B. longiantenna*), and vernal pool tadpole shrimp were listed as endangered. All of these species occur in vernal pools and other seasonal wetland habitats throughout much of the Central Valley. In most years, following cold winter rains which fill vernal pools, shrimp hatch, grow for a period ranging from a couple of weeks to a couple of months, then lay eggs and die. The eggs drift to the mud at the bottom of the pools, and remain in the dirt throughout the summer when the pools dry out; the shrimp hatch the following winter.

There are no occurrences of vernal pool fairy shrimp, vernal pool tadpole shrimp, or Conservancy fairy shrimp in the CNDDDB (2021) search area. Most of the seasonal wetlands in the site are highly disturbed from past disking and wheat farming and are very shallow. The low suitability of the seasonal wetlands in the

site and lack of documented occurrences in close proximity to the site reduces the potential for listed vernal pool shrimp species to occur in the site.

OTHER SPECIAL-STATUS SPECIES: Pallid bat may fly over or forage in the site, but there are no rocky areas in the site to support roosting. The site does not provide suitable aquatic habitat for California red-legged frog. Smith Creek does not provide suitable aquatic habitat for special-status fish.

CRITICAL HABITAT: The site is not within designated critical habitat for California red-legged frog (USFWS, 2006), any vernal pool shrimp or plant species (USFWS, 2005a), California tiger salamander (USFWS, 2005b), or other federally listed species (Attachment F).

Program Environmental Impact Report

In 2018, Stanislaus County adopted a Program Environmental Impact Report (PEIR) that evaluated the potential environmental impacts associated with implementing its discretionary well permitting program (JJ&A 2018). The PEIR concluded that implementation of individual well development and associated agricultural development projects could result in potentially significant impacts to biological resources. The PEIR concluded projects such as the proposed project could result in four impact areas as follows:

Impact BIO-1. Substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special-status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Wildlife (CDFW) or U.S. Fish and Wildlife Service (USFWS).

Impact BIO-2. Substantial adverse effect on any riparian habitat, groundwater-dependent ecosystem, groundwater-

connected stream or reservoir, or other sensitive natural community identified in local or regional plans, policies, regulations, or by the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service.

Impact BIO-3. Substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marshes, vernal pools, coastal wetlands, etc.) or waters of the State through direct removal, filling, hydrological interruption, or other means.

Impact BIO-4. Conflicts with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance.

The Hunter Ranch project appears well suited for CEQA programmatic review under the guidelines contained in the PEIR (JJ&A 2018). The PEIR concluded certain well construction and operation projects and associated contingent agricultural rangeland conversion that may result in potentially significant impacts may be reduced to a less-than-significant level by incorporating the following PEIR Mitigation Measures, which will be implemented for the proposed project:

Mitigation Measure BIO-1. A qualified biologist shall investigate the potential presence or absence of sensitive habitats and wetlands, and special-status plants or wildlife in areas that will be disturbed by well construction or conversion of rangelands to cultivated use that is made possible by the well, prior to well permit approval or project implementation. This biological assessment fulfills Mitigation Measure BIO-1.

Mitigation Measure BIO-1b. The applicant shall endeavor to conduct any drilling, construction work and/or ground-disturbing activities associated with installation of the proposed well or the conversion of rangeland to cultivated

agricultural use that will be irrigated using the well during the non-breeding season of any birds and raptors protected under the Migratory Bird Treaty Act (generally September 16 through January 31). If construction activities must be scheduled during the nesting season (generally February 1 to September 15), preconstruction surveys for raptors, migratory birds, and special-status bird species shall be done by a qualified biologist to identify active nests near the site. This shall include a buffer extending out from the construction or disturbance area to a distance of approximately ½ mile. If active nests are found, no drilling construction activities shall occur within 500 feet of the nest until the young have fledged and the nest is no longer active (as determined by the qualified biologist). Survey timing and frequency requirements differ among species; species-specific surveys should follow all timing and frequency requirements of CDFW and USFWS. Consultation with the CDFW and/or USFWS shall occur if required and may result in additional requirements.

Mitigation Measures BIO-1 & BIO-2. These measures are designed to also satisfy Impact BIO-3 criteria concerning Section 404 of the Clean Water Act and wetland habitat assessment.

Mitigation Measure BIO-4. Evaluate well construction permit applications to assess potential conflicts with local policies or ordinances that protect biological resources and consider mitigation measures for significant effects on the environment on a project-specific basis.

The PEIR concluded that implementation of the discretionary well permitting program would result in less-than-significant impacts to the movement of native wildlife species, wildlife movement corridors, and would not impede the use of native wildlife nursery sites. The PEIR also concluded that implementation of the discretionary well permitting program would not conflict with an approved local, regional, or state habitat conservation plan.

Discussion, Conclusions and Recommendations

- The site primarily consists of upland native and non-native grassland disturbed by historical grazing and with many parts of the site disturbed by wheat farming, disking, and ripping. Similar upland grasslands are widespread in Stanislaus County, supporting a variety of mostly common plant and wildlife species.
- Potential Waters of the U.S or wetlands include several seasonal wetlands and wetlands swales, a few intermittent creeks, a reservoir, and a short section of Smith Creek.
- The proposed project and contingent actions involve complete avoidance of aquatic resources, including 30+/- buffers between the new orchard blocks and the delineated aquatic resources. If complete avoidance of potentially jurisdictional Waters of the U.S. or wetlands is infeasible, impacts should be minimized to the maximum extent practicable, and permits from ACOE, CDFW, and/or the Regional Water Quality Control Board (RWQCB) may be needed prior to the placement of any fill material (e.g., culverts, fill dirt, rock) within jurisdictional Waters of the U.S.
- Due to a lack of suitable habitat, it is unlikely special-status plants occur in the site.
- Swainson's hawks may forage in the site on occasion, but there are no suitable nest trees in or adjacent to the site to support this species. It is unlikely Swainson's hawks forage in the site on more than a very occasional basis. The conversion of grassland to orchard and development of the new wells will result in less-than-significant impacts to Swainson's hawk.

- No burrowing owls or burrows with evidence of past or present owl occupancy were observed in the site. Burrowing owls could occur within the site in the future if burrow habitat is available; however, existing burrow habitat is scarce.
- Listed vernal pool shrimp are unlikely to occur in the seasonal wetlands in the site due to their disturbed state and shallow nature of the wetlands.
- The reservoir in the site provides potentially suitable breeding habitat for California tiger salamander. However, it is unlikely California tiger salamanders breed in the reservoir due to its spatial separation from other potentially suitable breeding ponds on surrounding parcels from which salamanders may have migrated over 0.5 miles to colonize the constructed pond that later became the reservoir. In addition, burrows that provide suitable upland refugia are relatively scarce.
- The reservoir in the site provides potentially suitable breeding habitat for western spadefoot. However, it is unlikely western spadefoot breeds in the reservoir due to its constructed nature, spatial separation from other aquatic habitats that may support this species, and the relative scarcity of refugia burrows.
- The likelihood of occurrence of other special-status wildlife species in the site is very low. No other special-status wildlife species are expected to occur at or near the site on more than a very occasional or transitory basis. The conversion of grassland to orchard and development of the new wells will result in less-than-significant impacts to special-status wildlife species.
- There are no riparian habitats in the site. Smith Creek does not support riparian vegetation. There are no wildlife movement corridors native

wildlife nursery sites in the site or areas other than Smith Creek that would be used for wildlife movement. Smith Creek is south of the proposed orchard and will be fully avoided by the proposed well development and associated agricultural development project.

- The Hunter Ranch project appears well suited for CEQA programmatic review under the guidelines contained in the PEIR. Implementation of the required preconstruction surveys for nesting birds as outlined in Mitigation Measure BIO-1b will reduce the potential impacts of the proposed project on biological resources to a less-than-significant level.

Thank you again for asking Moore Biological Consultants to assist with this project. Please call me at (209) 745-1159 with any questions.

Sincerely,



Diane S. Moore, M.S.
Principal Biologist

References and Literature Consulted

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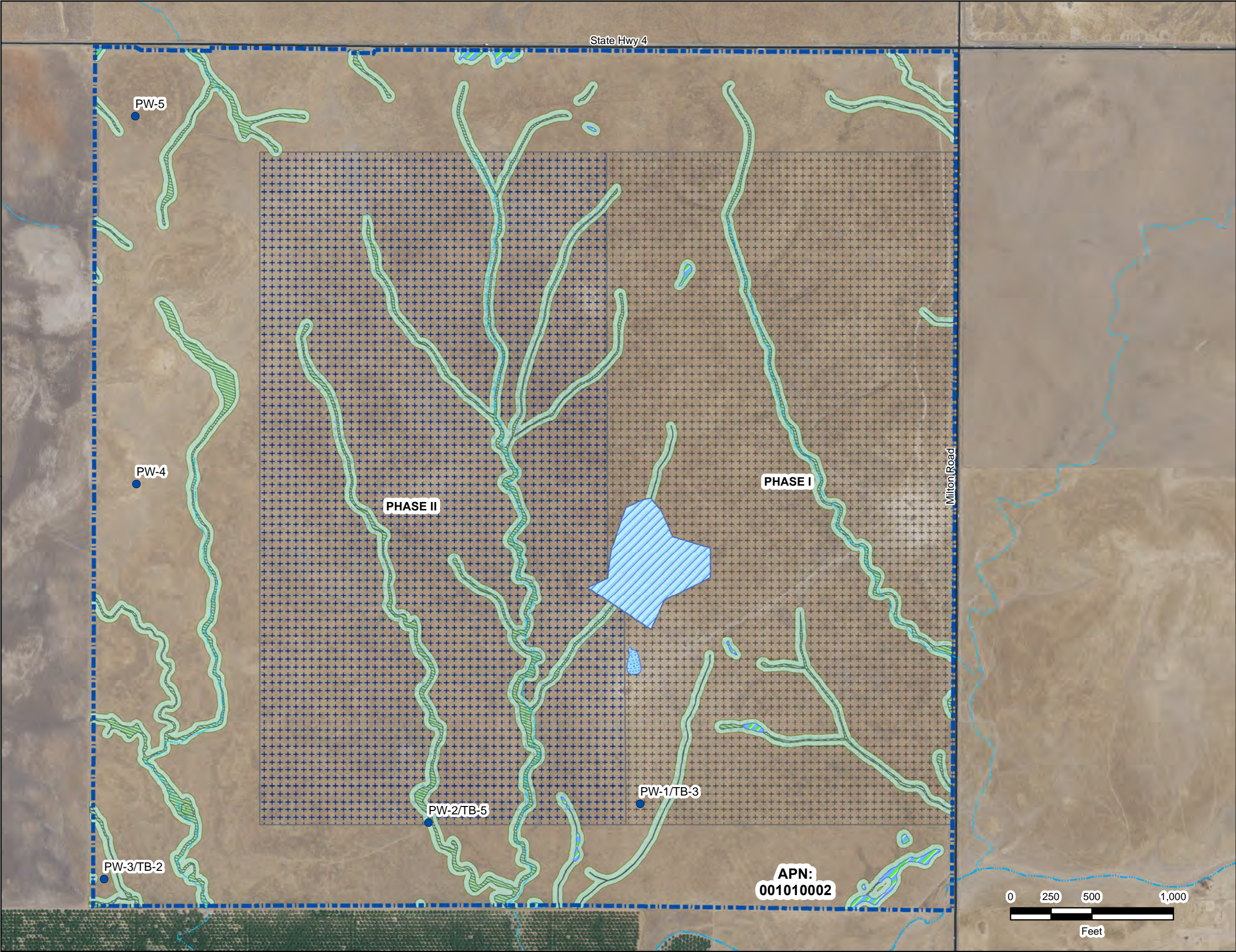
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Attachment A

Proposed Site Development Map



Legend

- Proposed Irrigation Pumping Well (PW)
- Secondary Road
- Stream/River: Ephemeral
- Stream/River: Intermittent
- Hunter Ranch Boundary
- Pond
- Reservoir
- Seasonal Wetland
- Wetland Swale
- 30-Foot Buffer
- Orchard - Phase I
- Orchard - Phase II

Notes:

- Aerial imagery from National Agriculture Imagery Program (NAIP) (dates vary).

Groundwater Resources Impact Assessment

Hunter Ranch

Figure 3

Proposed Site Development

DATE: MAY 26, 2021

FORMATION
ENVIRONMENTAL

Attachment B

CNDDB Summary Report and Exhibits & USFWS IPaC Trust Resource Report



Selected Elements by Scientific Name

California Department of Fish and Wildlife

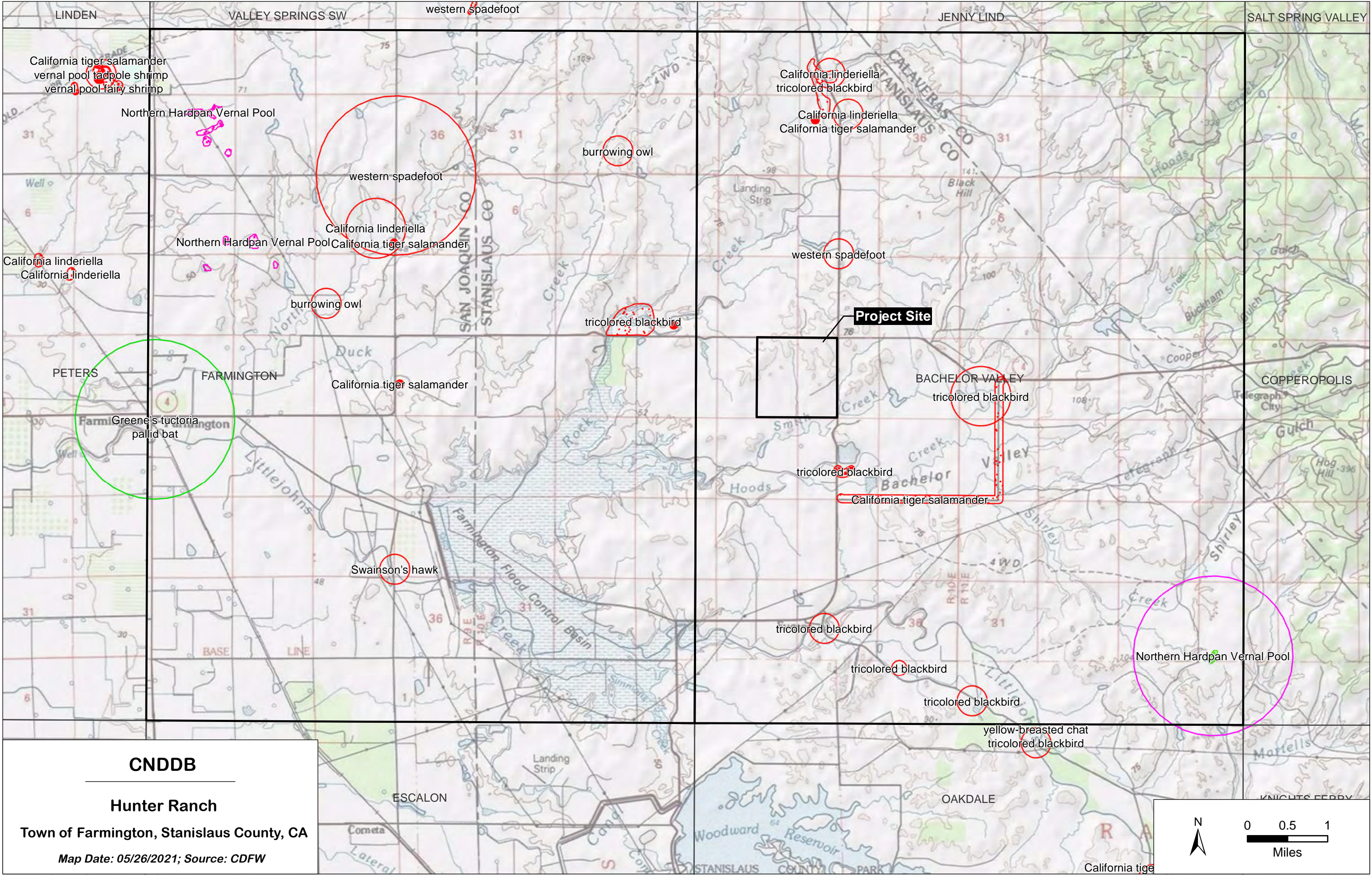
California Natural Diversity Database



Query Criteria: Quad (Farmington (3712088)) OR Bachelor Valley (3712087))

Species	Element Code	Federal Status	State Status	Global Rank	State Rank	Rare Plant Rank/CDFW SSC or FP
<i>Agelaius tricolor</i> tricolored blackbird	ABPBXB0020	None	Threatened	G1G2	S1S2	SSC
<i>Ambystoma californiense</i> California tiger salamander	AAAAA01180	Threatened	Threatened	G2G3	S2S3	WL
<i>Antrozous pallidus</i> pallid bat	AMACC10010	None	None	G4	S3	SSC
<i>Athene cunicularia</i> burrowing owl	ABNSB10010	None	None	G4	S3	SSC
<i>Buteo swainsoni</i> Swainson's hawk	ABNKC19070	None	Threatened	G5	S3	
<i>Linderiella occidentalis</i> California linderiella	ICBRA06010	None	None	G2G3	S2S3	
<i>Neostapfia colusana</i> Colusa grass	PMPOA4C010	Threatened	Endangered	G1	S1	1B.1
<i>Northern Hardpan Vernal Pool</i> Northern Hardpan Vernal Pool	CTT44110CA	None	None	G3	S3.1	
<i>Spea hammondi</i> western spadefoot	AAABF02020	None	None	G2G3	S3	SSC
<i>Tuctoria greenei</i> Greene's tuctoria	PMPOA6N010	Endangered	Rare	G1	S1	1B.1

Record Count: 10



IPaC resource list

This report is an automatically generated list of species and other resources such as critical habitat (collectively referred to as *trust resources*) under the U.S. Fish and Wildlife Service's (USFWS) jurisdiction that are known or expected to be on or near the project area referenced below. The list may also include trust resources that occur outside of the project area, but that could potentially be directly or indirectly affected by activities in the project area. However, determining the likelihood and extent of effects a project may have on trust resources typically requires gathering additional site-specific (e.g., vegetation/species surveys) and project-specific (e.g., magnitude and timing of proposed activities) information.

Below is a summary of the project information you provided and contact information for the USFWS office(s) with jurisdiction in the defined project area. Please read the introduction to each section that follows (Endangered Species, Migratory Birds, USFWS Facilities, and NWI Wetlands) for additional information applicable to the trust resources addressed in that section.

Location

Stanislaus County, California



Local office

Sacramento Fish And Wildlife Office

☎ (916) 414-6600

📅 (916) 414-6713

Federal Building
2800 Cottage Way, Room W-2605
Sacramento, CA 95825-1846

Endangered species

This resource list is for informational purposes only and does not constitute an analysis of project level impacts.

The primary information used to generate this list is the known or expected range of each species. Additional areas of influence (AOI) for species are also considered. An AOI includes areas outside of the species range if the species could be indirectly affected by activities in that area (e.g., placing a dam upstream of a fish population even if that fish does not occur at the dam site, may indirectly impact the species by reducing or eliminating water flow downstream). Because species can move, and site conditions can change, the species on this list are not guaranteed to be found on or near the project area. To fully determine any potential effects to species, additional site-specific and project-specific information is often required.

Section 7 of the Endangered Species Act **requires** Federal agencies to "request of the Secretary information whether any species which is listed or proposed to be listed may be present in the area of such proposed action" for any project that is conducted, permitted, funded, or licensed by any Federal agency. A letter from the local office and a species list which fulfills this requirement can **only** be obtained by requesting an official species list from either the Regulatory Review section in IPaC (see directions below) or from the local field office directly.

For project evaluations that require USFWS concurrence/review, please return to the IPaC website and request an official species list by doing the following:

1. Draw the project location and click CONTINUE.
2. Click DEFINE PROJECT.
3. Log in (if directed to do so).
4. Provide a name and description for your project.
5. Click REQUEST SPECIES LIST.

Listed species¹ and their critical habitats are managed by the [Ecological Services Program](#) of the U.S. Fish and Wildlife Service (USFWS) and the fisheries division of the National Oceanic and Atmospheric Administration (NOAA Fisheries²).

Species and critical habitats under the sole responsibility of NOAA Fisheries are **not** shown on this list. Please contact [NOAA Fisheries](#) for [species under their jurisdiction](#).

1. Species listed under the [Endangered Species Act](#) are threatened or endangered; IPaC also shows species that are candidates, or proposed, for listing. See the [listing status page](#) for more information. IPaC only shows species that are regulated by USFWS (see FAQ).
2. [NOAA Fisheries](#), also known as the National Marine Fisheries Service (NMFS), is an office of the National Oceanic and Atmospheric Administration within the Department of Commerce.

The following species are potentially affected by activities in this location:

Reptiles

NAME	STATUS
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Giant Garter Snake *Thamnophis gigas***Threatened**

Wherever found

No critical habitat has been designated for this species.

<https://ecos.fws.gov/ecp/species/4482>

Amphibians

NAME

STATUS

California Red-legged Frog *Rana draytonii***Threatened**

Wherever found

There is **final** critical habitat for this species. The location of the critical habitat is not available.<https://ecos.fws.gov/ecp/species/2891>**California Tiger Salamander** *Ambystoma californiense***Threatened**There is **final** critical habitat for this species. Your location overlaps the critical habitat.<https://ecos.fws.gov/ecp/species/2076>

Fishes

NAME

STATUS

Delta Smelt *Hypomesus transpacificus***Threatened**

Wherever found

There is **final** critical habitat for this species. The location of the critical habitat is not available.<https://ecos.fws.gov/ecp/species/321>

Insects

NAME

STATUS

Valley Elderberry Longhorn Beetle *Desmocerus californicus dimorphus***Threatened**

Wherever found

There is **final** critical habitat for this species. The location of the critical habitat is not available.<https://ecos.fws.gov/ecp/species/7850>

Crustaceans

NAME

STATUS

Conservancy Fairy Shrimp *Branchinecta conservatio***Endangered**

Wherever found

There is **final** critical habitat for this species. The location of the critical habitat is not available.<https://ecos.fws.gov/ecp/species/8246>

Vernal Pool Fairy Shrimp *Branchinecta lynchi***Threatened**

Wherever found

There is **final** critical habitat for this species. The location of the critical habitat is not available.

<https://ecos.fws.gov/ecp/species/498>

Vernal Pool Tadpole Shrimp *Lepidurus packardii***Endangered**

Wherever found

There is **final** critical habitat for this species. The location of the critical habitat is not available.

<https://ecos.fws.gov/ecp/species/2246>

Flowering Plants

NAME

STATUS

Colusa Grass *Neostapfia colusana***Threatened**

Wherever found

There is **final** critical habitat for this species. The location of the critical habitat is not available.

<https://ecos.fws.gov/ecp/species/5690>

Greene's Tuctoria *Tuctoria greenei***Endangered**

Wherever found

There is **final** critical habitat for this species. The location of the critical habitat is not available.

<https://ecos.fws.gov/ecp/species/1573>

Critical habitats

Potential effects to critical habitat(s) in this location must be analyzed along with the endangered species themselves.

This location overlaps the critical habitat for the following species:

NAME

TYPE

California Tiger Salamander *Ambystoma californiense***Final**

<https://ecos.fws.gov/ecp/species/2076#crithab>

Migratory birds

Certain birds are protected under the Migratory Bird Treaty Act¹ and the Bald and Golden Eagle Protection Act².

Any person or organization who plans or conducts activities that may result in impacts to migratory birds, eagles, and their habitats should follow appropriate regulations and consider implementing appropriate conservation measures, as described [below](#).

1. The [Migratory Birds Treaty Act](#) of 1918.
2. The [Bald and Golden Eagle Protection Act](#) of 1940.

Additional information can be found using the following links:

- Birds of Conservation Concern <http://www.fws.gov/birds/management/managed-species/birds-of-conservation-concern.php>
- Measures for avoiding and minimizing impacts to birds <http://www.fws.gov/birds/management/project-assessment-tools-and-guidance/conservation-measures.php>
- Nationwide conservation measures for birds <http://www.fws.gov/migratorybirds/pdf/management/nationwidestandardconservationmeasures.pdf>

The birds listed below are birds of particular concern either because they occur on the [USFWS Birds of Conservation Concern](#) (BCC) list or warrant special attention in your project location. To learn more about the levels of concern for birds on your list and how this list is generated, see the FAQ [below](#). This is not a list of every bird you may find in this location, nor a guarantee that every bird on this list will be found in your project area. To see exact locations of where birders and the general public have sighted birds in and around your project area, visit the [E-bird data mapping tool](#) (Tip: enter your location, desired date range and a species on your list). For projects that occur off the Atlantic Coast, additional maps and models detailing the relative occurrence and abundance of bird species on your list are available. Links to additional information about Atlantic Coast birds, and other important information about your migratory bird list, including how to properly interpret and use your migratory bird report, can be found [below](#).

For guidance on when to schedule activities or implement avoidance and minimization measures to reduce impacts to migratory birds on your list, click on the PROBABILITY OF PRESENCE SUMMARY at the top of your list to see when these birds are most likely to be present and breeding in your project area.

NAME

BREEDING SEASON (IF A BREEDING SEASON IS INDICATED FOR A BIRD ON YOUR LIST, THE BIRD MAY BREED IN YOUR PROJECT AREA SOMETIME WITHIN THE TIMEFRAME SPECIFIED, WHICH IS A VERY LIBERAL ESTIMATE OF THE DATES INSIDE WHICH THE BIRD BREEDS ACROSS ITS ENTIRE RANGE. "BREEDS ELSEWHERE" INDICATES THAT THE BIRD DOES NOT LIKELY BREED IN YOUR PROJECT AREA.)

Bald Eagle *Haliaeetus leucocephalus*

Breeds Jan 1 to Aug 31

This is not a Bird of Conservation Concern (BCC) in this area, but warrants attention because of the Eagle Act or for potential susceptibilities in offshore areas from certain types of development or activities.

<https://ecos.fws.gov/ecp/species/1626>

Burrowing Owl *Athene cunicularia*

Breeds Mar 15 to Aug 31

This is a Bird of Conservation Concern (BCC) only in particular Bird Conservation Regions (BCRs) in the continental USA

<https://ecos.fws.gov/ecp/species/9737>

Clark's Grebe *Aechmophorus clarkii*

Breeds Jan 1 to Dec 31

This is a Bird of Conservation Concern (BCC) throughout its range in the continental USA and Alaska.

Common Yellowthroat *Geothlypis trichas sinuosa*

Breeds May 20 to Jul 31

This is a Bird of Conservation Concern (BCC) only in particular Bird Conservation Regions (BCRs) in the continental USA

<https://ecos.fws.gov/ecp/species/2084>

Golden Eagle *Aquila chrysaetos*

Breeds Jan 1 to Aug 31

This is not a Bird of Conservation Concern (BCC) in this area, but warrants attention because of the Eagle Act or for potential susceptibilities in offshore areas from certain types of development or activities.

<https://ecos.fws.gov/ecp/species/1680>

Lawrence's Goldfinch *Carduelis lawrencei*

Breeds Mar 20 to Sep 20

This is a Bird of Conservation Concern (BCC) throughout its range in the continental USA and Alaska.

<https://ecos.fws.gov/ecp/species/9464>

Lewis's Woodpecker *Melanerpes lewis*

Breeds Apr 20 to Sep 30

This is a Bird of Conservation Concern (BCC) throughout its range in the continental USA and Alaska.

<https://ecos.fws.gov/ecp/species/9408>

Long-billed Curlew *Numenius americanus*

Breeds elsewhere

This is a Bird of Conservation Concern (BCC) throughout its range in the continental USA and Alaska.

<https://ecos.fws.gov/ecp/species/5511>

Nuttall's Woodpecker *Picoides nuttallii*

Breeds Apr 1 to Jul 20

This is a Bird of Conservation Concern (BCC) only in particular Bird Conservation Regions (BCRs) in the continental USA

<https://ecos.fws.gov/ecp/species/9410>

Oak Titmouse *Baeolophus inornatus*

Breeds Mar 15 to Jul 15

This is a Bird of Conservation Concern (BCC) throughout its range in the continental USA and Alaska.

<https://ecos.fws.gov/ecp/species/9656>

Song Sparrow *Melospiza melodia*

Breeds Feb 20 to Sep 5

This is a Bird of Conservation Concern (BCC) only in particular Bird Conservation Regions (BCRs) in the continental USA

Spotted Towhee *Pipilo maculatus clementae*

Breeds Apr 15 to Jul 20

This is a Bird of Conservation Concern (BCC) only in particular Bird Conservation Regions (BCRs) in the continental USA

<https://ecos.fws.gov/ecp/species/4243>

Tricolored Blackbird *Agelaius tricolor*

Breeds Mar 15 to Aug 10

This is a Bird of Conservation Concern (BCC) throughout its range in the continental USA and Alaska.

<https://ecos.fws.gov/ecp/species/3910>

Whimbrel *Numenius phaeopus*

Breeds elsewhere

This is a Bird of Conservation Concern (BCC) throughout its range in the continental USA and Alaska.

<https://ecos.fws.gov/ecp/species/9483>

Yellow-billed Magpie *Pica nuttalli*

Breeds Apr 1 to Jul 31

This is a Bird of Conservation Concern (BCC) throughout its range in the continental USA and Alaska.

<https://ecos.fws.gov/ecp/species/9726>

Probability of Presence Summary

The graphs below provide our best understanding of when birds of concern are most likely to be present in your project area. This information can be used to tailor and schedule your project activities to avoid or minimize impacts to birds. Please make sure you read and understand the FAQ "Proper Interpretation and Use of Your Migratory Bird Report" before using or attempting to interpret this report.

Probability of Presence (■)

Each green bar represents the bird's relative probability of presence in the 10km grid cell(s) your project overlaps during a particular week of the year. (A year is represented as 12 4-week months.) A taller bar indicates a higher probability of species presence. The survey effort (see below) can be used to establish a level of confidence in the presence score. One can have higher confidence in the presence score if the corresponding survey effort is also high.

How is the probability of presence score calculated? The calculation is done in three steps:

1. The probability of presence for each week is calculated as the number of survey events in the week where the species was detected divided by the total number of survey events for that week. For

- example, if in week 12 there were 20 survey events and the Spotted Towhee was found in 5 of them, the probability of presence of the Spotted Towhee in week 12 is 0.25.
- To properly present the pattern of presence across the year, the relative probability of presence is calculated. This is the probability of presence divided by the maximum probability of presence across all weeks. For example, imagine the probability of presence in week 20 for the Spotted Towhee is 0.05, and that the probability of presence at week 12 (0.25) is the maximum of any week of the year. The relative probability of presence on week 12 is $0.25/0.25 = 1$; at week 20 it is $0.05/0.25 = 0.2$.
 - The relative probability of presence calculated in the previous step undergoes a statistical conversion so that all possible values fall between 0 and 10, inclusive. This is the probability of presence score.

To see a bar's probability of presence score, simply hover your mouse cursor over the bar.

Breeding Season (■)

Yellow bars denote a very liberal estimate of the time-frame inside which the bird breeds across its entire range. If there are no yellow bars shown for a bird, it does not breed in your project area.

Survey Effort (|)

Vertical black lines superimposed on probability of presence bars indicate the number of surveys performed for that species in the 10km grid cell(s) your project area overlaps. The number of surveys is expressed as a range, for example, 33 to 64 surveys.

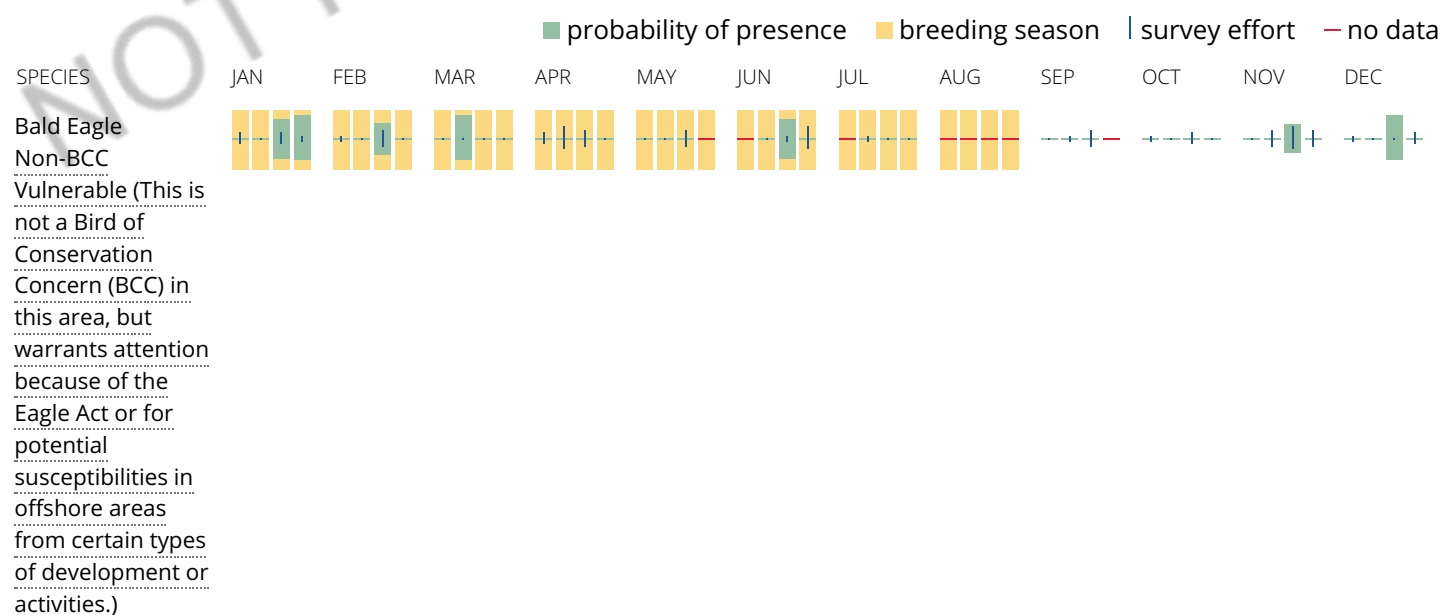
To see a bar's survey effort range, simply hover your mouse cursor over the bar.

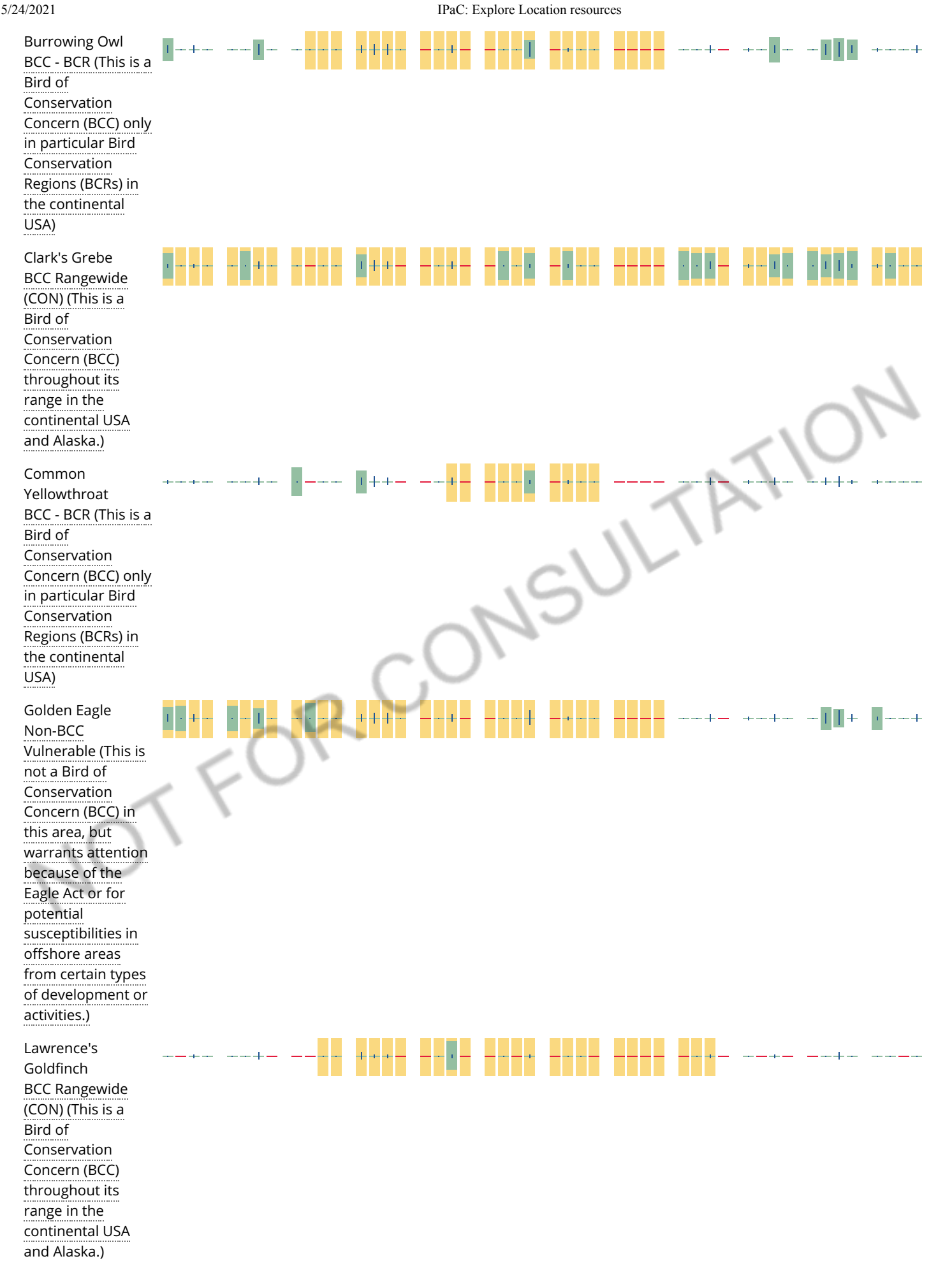
No Data (—)

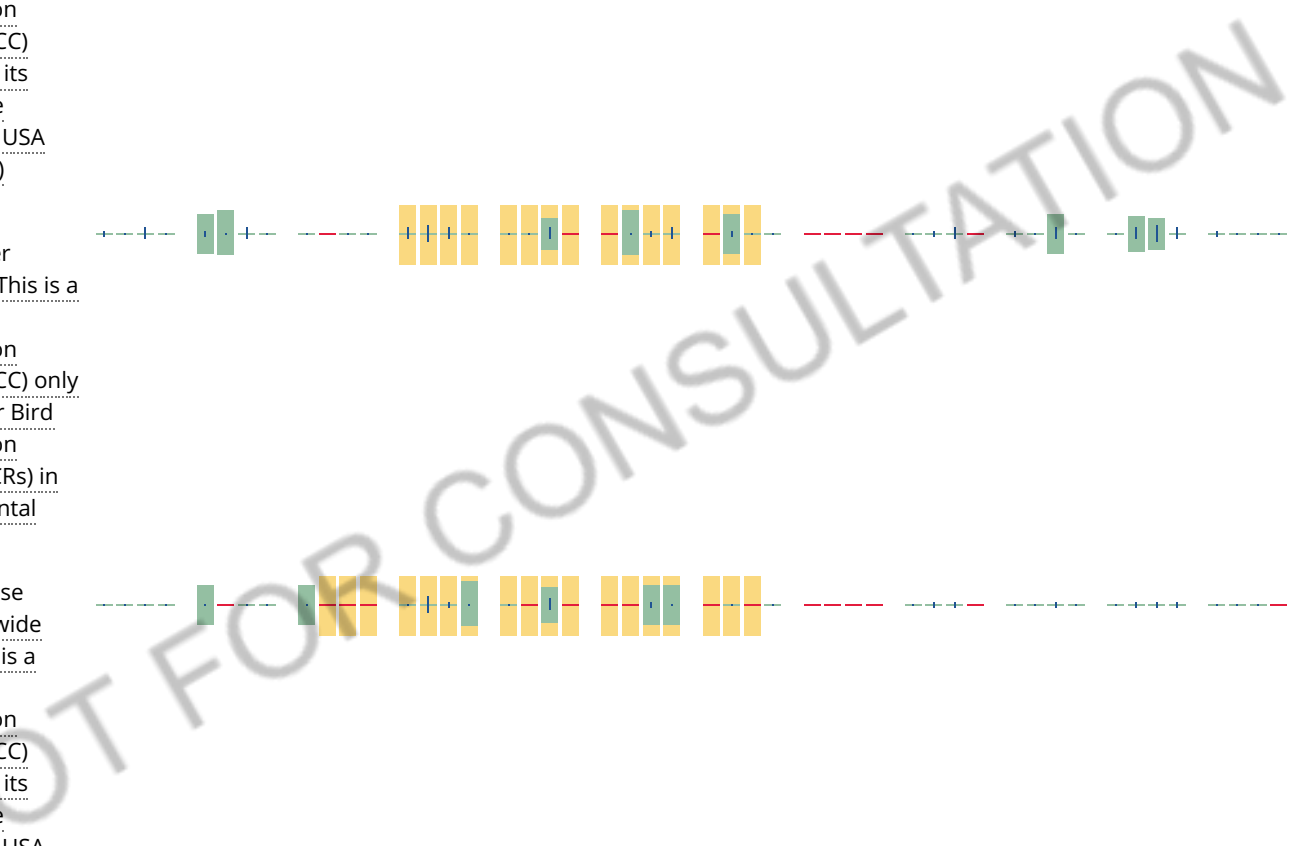
A week is marked as having no data if there were no survey events for that week.

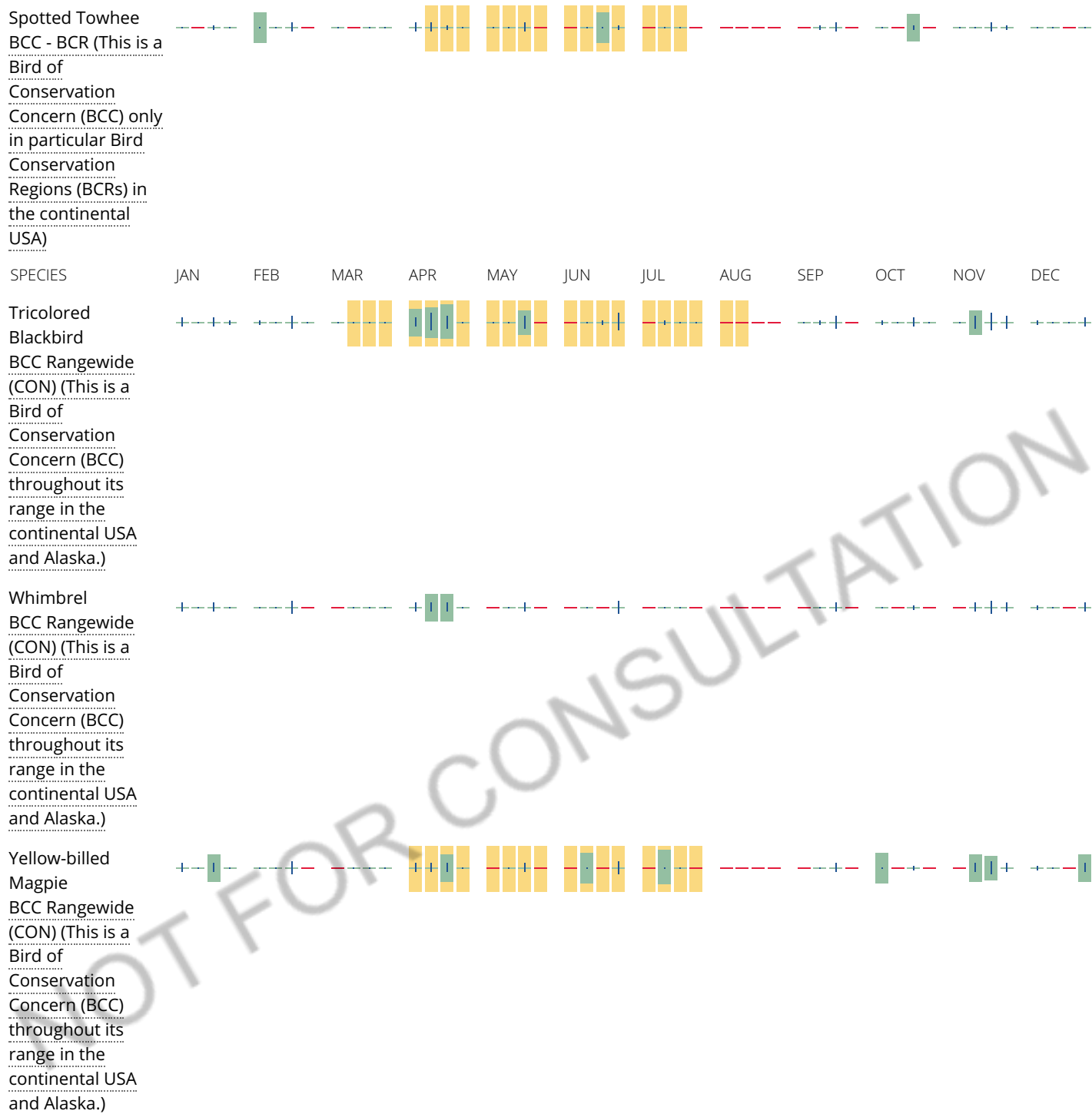
Survey Timeframe

Surveys from only the last 10 years are used in order to ensure delivery of currently relevant information. The exception to this is areas off the Atlantic coast, where bird returns are based on all years of available data, since data in these areas is currently much more sparse.









Tell me more about conservation measures I can implement to avoid or minimize impacts to migratory birds.

[Nationwide Conservation Measures](#) describes measures that can help avoid and minimize impacts to all birds at any location year round. Implementation of these measures is particularly important when birds are most likely to occur in the project area. When birds may be breeding in the area, identifying the locations of any active nests and avoiding their destruction is a very helpful impact minimization measure. To see when birds are most likely to occur and be breeding in your project area, view the Probability of Presence Summary. [Additional measures](#) or [permits](#) may be advisable depending on the type of activity you are conducting and the type of infrastructure or bird species present on your project site.

What does IPaC use to generate the migratory birds potentially occurring in my specified location?

The Migratory Bird Resource List is comprised of USFWS [Birds of Conservation Concern \(BCC\)](#) and other species that may warrant special attention in your project location.

The migratory bird list generated for your project is derived from data provided by the [Avian Knowledge Network \(AKN\)](#). The AKN data is based on a growing collection of [survey, banding, and citizen science datasets](#) and is queried and filtered to return a list of those birds reported as occurring in the 10km grid cell(s) which your project intersects, and that have been identified as warranting special attention because they are a BCC species in that area, an eagle ([Eagle Act](#) requirements may apply), or a species that has a particular vulnerability to offshore activities or development.

Again, the Migratory Bird Resource list includes only a subset of birds that may occur in your project area. It is not representative of all birds that may occur in your project area. To get a list of all birds potentially present in your project area, please visit the [AKN Phenology Tool](#).

What does IPaC use to generate the probability of presence graphs for the migratory birds potentially occurring in my specified location?

The probability of presence graphs associated with your migratory bird list are based on data provided by the [Avian Knowledge Network \(AKN\)](#). This data is derived from a growing collection of [survey, banding, and citizen science datasets](#).

Probability of presence data is continuously being updated as new and better information becomes available. To learn more about how the probability of presence graphs are produced and how to interpret them, go the Probability of Presence Summary and then click on the "Tell me about these graphs" link.

How do I know if a bird is breeding, wintering, migrating or present year-round in my project area?

To see what part of a particular bird's range your project area falls within (i.e. breeding, wintering, migrating or year-round), you may refer to the following resources: [The Cornell Lab of Ornithology All About Birds Bird Guide](#), or (if you are unsuccessful in locating the bird of interest there), the [Cornell Lab of Ornithology Neotropical Birds guide](#). If a bird on your migratory bird species list has a breeding season associated with it, if that bird does occur in your project area, there may be nests present at some point within the timeframe specified. If "Breeds elsewhere" is indicated, then the bird likely does not breed in your project area.

What are the levels of concern for migratory birds?

Migratory birds delivered through IPaC fall into the following distinct categories of concern:

1. "BCC Rangewide" birds are [Birds of Conservation Concern](#) (BCC) that are of concern throughout their range anywhere within the USA (including Hawaii, the Pacific Islands, Puerto Rico, and the Virgin Islands);
2. "BCC - BCR" birds are BCCs that are of concern only in particular Bird Conservation Regions (BCRs) in the continental USA; and
3. "Non-BCC - Vulnerable" birds are not BCC species in your project area, but appear on your list either because of the [Eagle Act](#) requirements (for eagles) or (for non-eagles) potential susceptibilities in offshore areas from certain types of development or activities (e.g. offshore energy development or longline fishing).

Although it is important to try to avoid and minimize impacts to all birds, efforts should be made, in particular, to avoid and minimize impacts to the birds on this list, especially eagles and BCC species of rangewide concern. For more information on conservation measures you can implement to help avoid and minimize migratory bird impacts and requirements for eagles, please see the FAQs for these topics.

Details about birds that are potentially affected by offshore projects

For additional details about the relative occurrence and abundance of both individual bird species and groups of bird species within your project area off the Atlantic Coast, please visit the [Northeast Ocean Data Portal](#). The Portal also offers data and information about other taxa besides birds that may be helpful to you in your project review.

Alternately, you may download the bird model results files underlying the portal maps through the [NOAA NCCOS Integrative Statistical Modeling and Predictive Mapping of Marine Bird Distributions and Abundance on the Atlantic Outer Continental Shelf](#) project webpage.

Bird tracking data can also provide additional details about occurrence and habitat use throughout the year, including migration. Models relying on survey data may not include this information. For additional information on marine bird tracking data, see the [Diving Bird Study](#) and the [nanotag studies](#) or contact [Caleb Spiegel](#) or [Pam Loring](#).

What if I have eagles on my list?

If your project has the potential to disturb or kill eagles, you may need to [obtain a permit](#) to avoid violating the Eagle Act should such impacts occur.

Proper Interpretation and Use of Your Migratory Bird Report

The migratory bird list generated is not a list of all birds in your project area, only a subset of birds of priority concern. To learn more about how your list is generated, and see options for identifying what other birds may be in your project area, please see the FAQ "What does IPaC use to generate the migratory birds potentially occurring in my specified location". Please be aware this report provides the "probability of presence" of birds within the 10 km grid cell(s) that overlap your project; not your exact project footprint. On the graphs provided, please also look carefully at the survey effort (indicated by the black vertical bar) and for the existence of the "no data" indicator (a red horizontal bar). A high survey effort is the key component. If the survey effort is high, then the probability of presence score can be viewed as more dependable. In contrast, a low survey effort bar or no data bar means a lack of data and, therefore, a lack of certainty about presence of the species. This list is not perfect; it is simply a starting point for identifying what birds of concern have the potential to be in your project area, when they might be there, and if they might be breeding (which means nests might be present). The list helps you know what to look for to confirm presence, and helps guide you in knowing when to implement conservation measures to avoid or minimize potential impacts from your project activities, should presence be confirmed. To learn more about conservation measures, visit the FAQ "Tell me about conservation measures I can implement to avoid or minimize impacts to migratory birds" at the bottom of your migratory bird trust resources page.

Facilities

National Wildlife Refuge lands

Any activity proposed on lands managed by the [National Wildlife Refuge](#) system must undergo a 'Compatibility Determination' conducted by the Refuge. Please contact the individual Refuges to discuss any questions or concerns.

THERE ARE NO REFUGE LANDS AT THIS LOCATION.

Fish hatcheries

THERE ARE NO FISH HATCHERIES AT THIS LOCATION.

Wetlands in the National Wetlands Inventory

Impacts to [NWI wetlands](#) and other aquatic habitats may be subject to regulation under Section 404 of the Clean Water Act, or other State/Federal statutes.

For more information please contact the Regulatory Program of the local [U.S. Army Corps of Engineers District](#).

Please note that the NWI data being shown may be out of date. We are currently working to update our NWI data set. We recommend you verify these results with a site visit to determine the actual extent of wetlands on site.

This location overlaps the following wetlands:

FRESHWATER EMERGENT WETLAND

[PEM1C](#)
[PEM1A](#)
[PEM1Fh](#)
[PEM1Ax](#)
[PEM1Cx](#)
[PEM1Ch](#)
[PEM1Ah](#)

FRESHWATER FORESTED/SHRUB WETLAND

[PFOA](#)

FRESHWATER POND

[PUBFh](#)
[PABHh](#)
[PUBHh](#)
[PUBKx](#)
[PUSA](#)
[PUSCh](#)
[PUSC](#)
[PUSAh](#)
[PUBH](#)

LAKE

[L2USKx](#)

RIVERINE

[R4SBC](#)
[R2ABH](#)
[R4SBA](#)
[R4SBCx](#)
[R5UBFx](#)
[R4SBAX](#)
[R5UBF](#)

A full description for each wetland code can be found at the [National Wetlands Inventory website](#)

Data limitations

The Service's objective of mapping wetlands and deepwater habitats is to produce reconnaissance level information on the location, type and size of these resources. The maps are prepared from the analysis of high altitude imagery. Wetlands are identified based on vegetation, visible hydrology and geography. A margin of error is inherent in the use of imagery; thus, detailed on-the-ground inspection of any particular site may result in revision of the wetland boundaries or classification established through image analysis.

The accuracy of image interpretation depends on the quality of the imagery, the experience of the image analysts, the amount and quality of the collateral data and the amount of ground truth verification work conducted. Metadata should be consulted to determine the date of the source imagery used and any mapping problems.

Wetlands or other mapped features may have changed since the date of the imagery or field work. There may be occasional differences in polygon boundaries or classifications between the information depicted on the map and the actual conditions on site.

Data exclusions

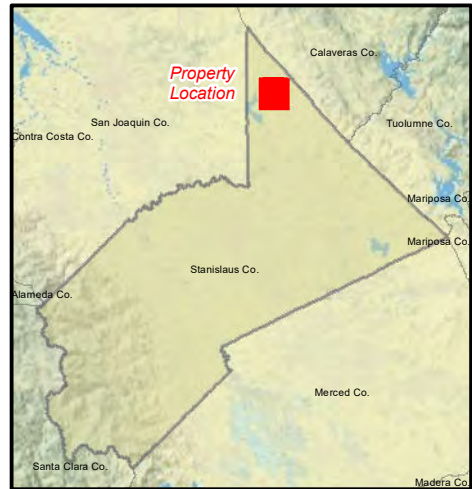
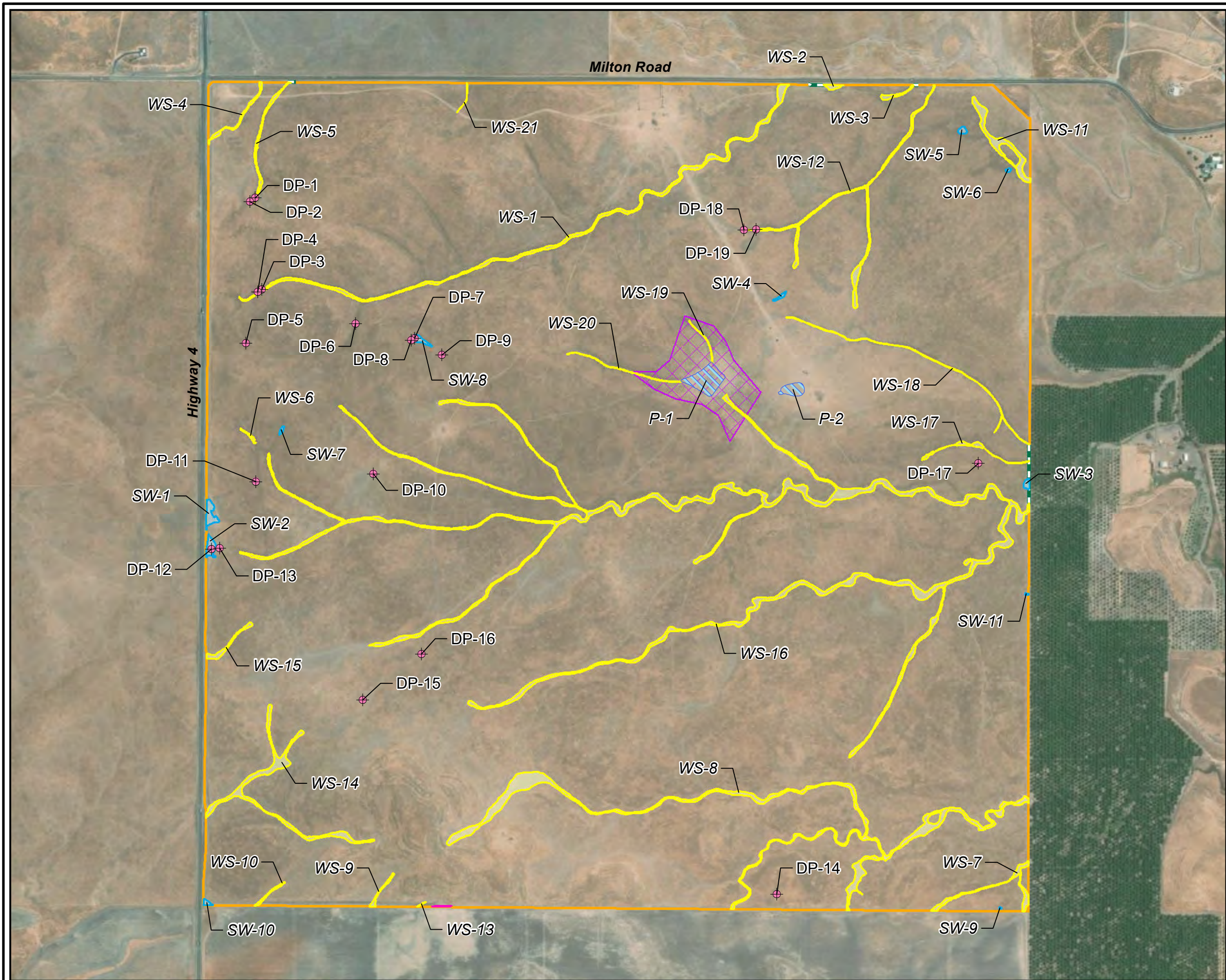
Certain wetland habitats are excluded from the National mapping program because of the limitations of aerial imagery as the primary data source used to detect wetlands. These habitats include seagrasses or submerged aquatic vegetation that are found in the intertidal and subtidal zones of estuaries and nearshore coastal waters. Some deepwater reef communities (coral or tubercid worm reefs) have also been excluded from the inventory. These habitats, because of their depth, go undetected by aerial imagery.

Data precautions

Federal, state, and local regulatory agencies with jurisdiction over wetlands may define and describe wetlands in a different manner than that used in this inventory. There is no attempt, in either the design or products of this inventory, to define the limits of proprietary jurisdiction of any Federal, state, or local government or to establish the geographical scope of the regulatory programs of government agencies. Persons intending to engage in activities involving modifications within or adjacent to wetland areas should seek the advice of appropriate federal, state, or local agencies concerning specified agency regulatory programs and proprietary jurisdictions that may affect such activities.

Attachment C

Wetland Delineation Map and Acreage Summary



Legend:

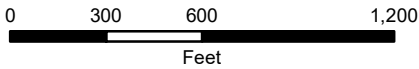
- Data Point
- Ditch
- Pond
- Potential Pond
- Wetland**
 - Seasonal Wetland
 - Wetland Swale
 - Drainage
- Site Area

Hunter Ranch
Farmington, CA

**Delineated Wetlands
& Waters of the U.S.**

Survey Dates: Aug. 26, Sep. 17, Oct. 7, and Nov. 28, 2020

Sections 14 & 15, Township 1 North, Range 10 East
Bachelor Valley, CA USGS Topo Quad



Imagery Source:
Maxar
Imagery Date:
September 2018

Surveyed by:



Call Consulting Service, Inc.
(209) 810-2538

Map Prepared by: GeoAssist

Hunter Ranch Aquatic Resources Delineation

	Acreage
Site Area (approx. property area)	638.03
Wetland Swales	
WS-1	1.392
WS-2	0.053
WS-3	0.078
WS-4	0.134
WS-5	0.208
WS-6	0.030
WS-7	0.303
WS-8	3.228
WS-9	0.070
WS-10	0.056
WS-11	0.557
WS-12	0.713
WS-13	0.006
WS-14	1.005
WS-15	0.143
WS-16	6.842
WS-17	0.139
WS-18	0.136
WS-19	0.022
WS-20	0.053
WS-21	0.010
<i>Subtotal</i>	<i>15.176</i>
Seasonal Wetlands	
SW-1	0.181
SW-2	0.140
SW-3	0.042
SW-4	0.028
SW-5	0.044
SW-6	0.014
SW-7	0.019
SW-8	0.083
SW-9	0.003
SW-10	0.033
SW-11	0.005
<i>Subtotal</i>	<i>0.591</i>
Ponds	0.931
Drainage	0.010
Ditches	0.015
TOTAL	16.725

Attachment D

Photographs



Ripped annual grassland in the southeast part of the site, looking southwest; 04/23/21. This area will be disked prior to installation of the irrigation system and orchard trees.



Ripped and disked annual grassland in the east part of the site, looking northeast; 04/23/21. This area is ready for the installation of the irrigation system and orchard trees.



Annual grassland along the south edge of the site, looking east from near the southwest corner of the site; 04/23/21.



Winter wheat along the west edge of the site, looking south from near the northwest corner of the site; 04/23/21.



Annual grassland and a fire break along the east edge of the site, looking north along Milton Road; 04/23/21.



Winter wheat along the north edge of the site, looking west along Highway 4; 04/23/21.



Winter wheat in the northeast part of the site, looking west; 04/23/21.



Winter wheat in the west part of the site, looking southeast from a hill along the west edge of the site; 04/23/21.



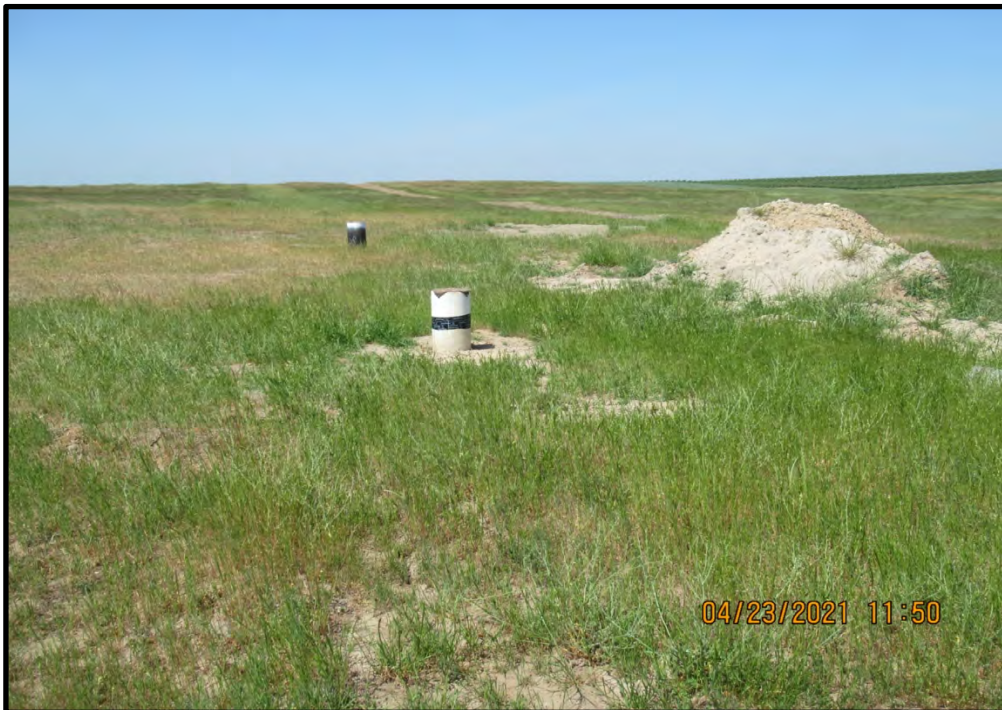
Winter wheat in the northwest part of the site, looking west; 04/23/21. Proposed well PW-5 will developed in this area.



Annual grassland in the wwest part of the site, looking west; 04/23/21. Proposed well PW-4 will developed in this area.



Annual grassland and disturbed soils from a test well in the southwest part of the site, looking southwest; 04/23/21. Proposed well PW-3/TB-2 will developed in this area.



Annual grassland and disturbed soils from a test well along the south edge of the site, looking west; 04/23/21. Proposed well PW-2/TB-5 will developed in this area.



Ripped grassland and piped stacked on a test well in the southeast part of the site, looking northeast; 04/23/21. Proposed well PW-1/TB-3 will developed in this area.



Annual grassland and disturbed soils from a test well in the west part of the site, looking west; 04/23/21. This location was not selected for development of a production well.



Annual grassland in the central part of the site, looking west from just west of the reservoir; 04/23/21. With exception of the wetland areas and setbacks, this area will be ripped and disked prior to installation of the irrigation system and orchard trees.



Seasonal wetland along the north edge of the site, looking northwest; 04/23/21. This wetland will be fully avoided by orchard development, which will be set back 30+/- feet from the wetland.



Seasonal wetland swale in the southeast part of the site, looking west; 04/23/21. This wetland is south of the proposed orchard and will be fully avoided.



Seasonal wetland in the winter wheat field in the northeast part of the site, looking north; 04/23/21. This wetland will be fully avoided by orchard development, which will be set back 30+/- feet from the wetland.



Smith Creek in the southeast corner of the site, looking south along Milton Road; 04/23/21. Just west of Milton Road, the creek corridor broadens and supports marsh vegetation. Smith Creek will be fully avoided by the project.



Reservoir in the central part of the site, looking southwest; 04/23/21. A constructed stock pond in this area was recently enlarged.



Ephemeral creek in the southwest part of the site, looking north from near the south edge of the site; 04/23/21. This drainage was mapped as a seasonal wetland swale on the wetland delineation map.



Existing farm road in the east part of the site, looking southeast; 04/23/21.

Attachment E

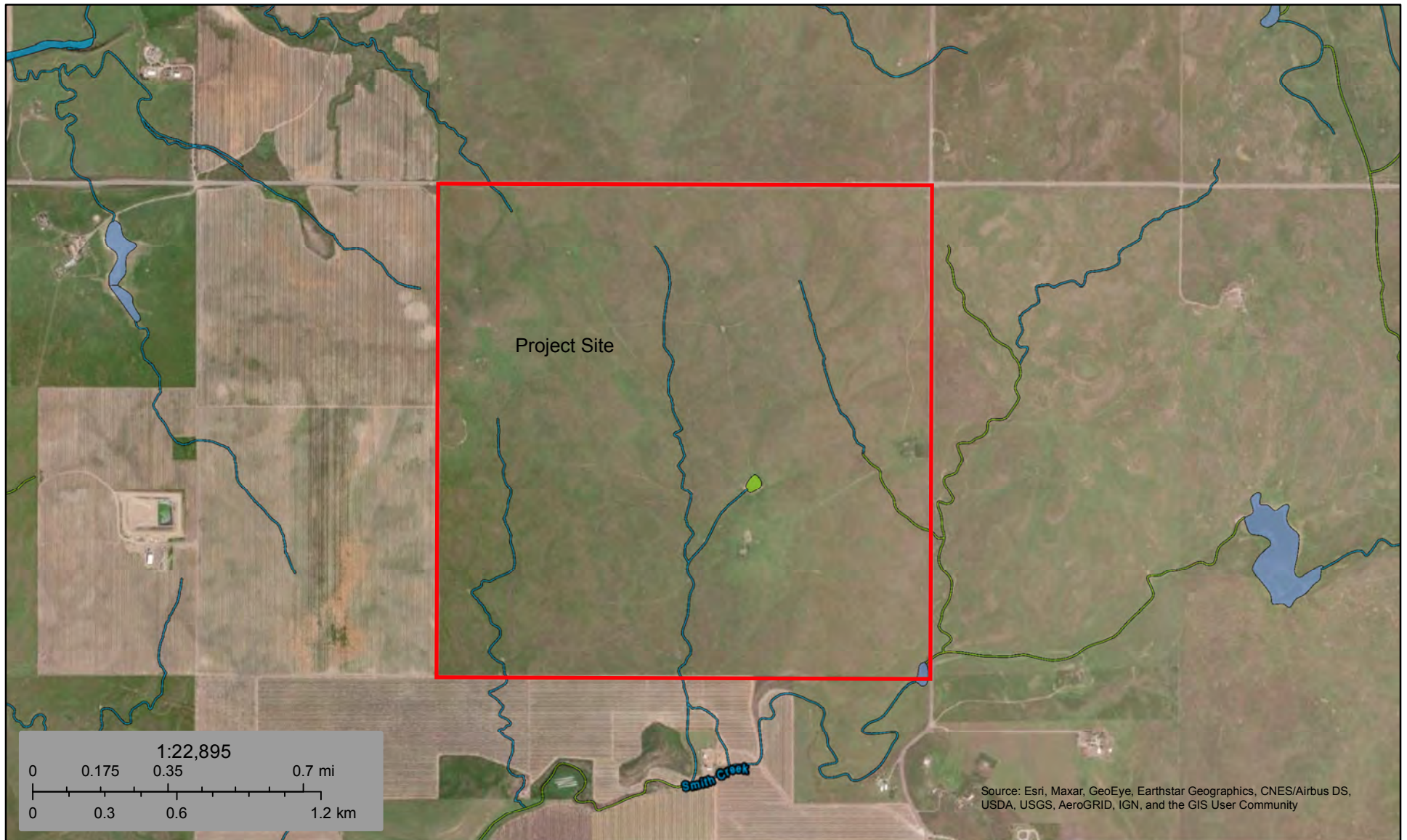
National Wetland Inventory Map



U.S. Fish and Wildlife Service

National Wetlands Inventory

Hunter Ranch



May 24, 2021

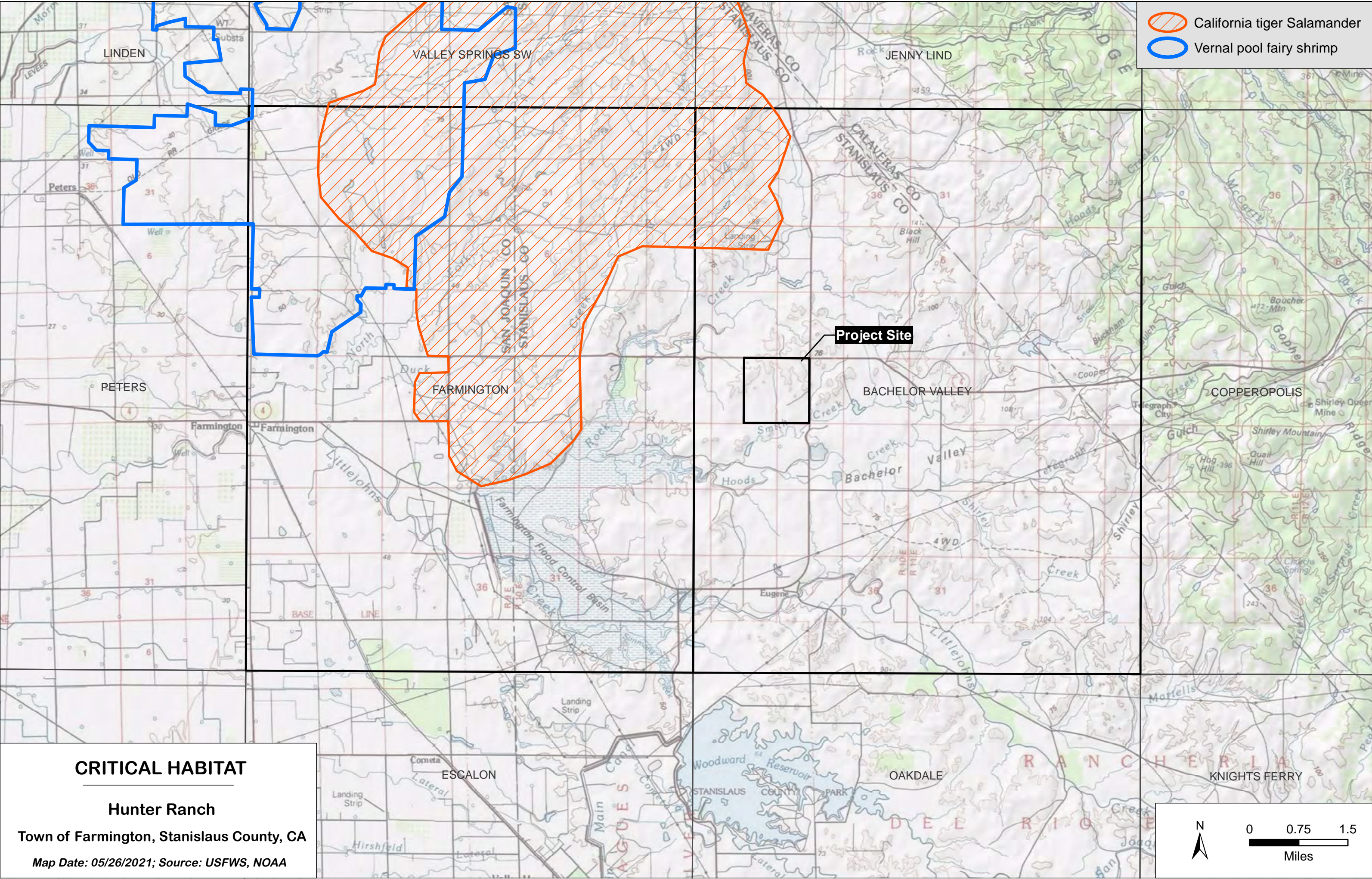
Wetlands

- | | | |
|--------------------------------|-----------------------------------|-------|
| Estuarine and Marine Deepwater | Freshwater Emergent Wetland | Lake |
| Estuarine and Marine Wetland | Freshwater Forested/Shrub Wetland | Other |
| Freshwater Pond | Riverine | |

This map is for general reference only. The US Fish and Wildlife Service is not responsible for the accuracy or currentness of the base data shown on this map. All wetlands related data should be used in accordance with the layer metadata found on the Wetlands Mapper web site.

Attachment F

Designated Critical Habitat



Stanislaus County Initial Study Checklist – Final
Attachment 3 – Cultural Resource Record Search Report

November 8, 2021

Ms. Jan Jacobson
Principal
Trihydro/Jacobson James
79083 Foothills Boulevard, Suite 370
Roseville, California 95747
jjacobson@trihydro.com

RE: Cultural Resource Record Search Letter Report for the Hunter Ranch Project in Stanislaus County, California

Dear Ms. Jacobson,

The purpose of this letter is to describe the results of a cultural resources record search and literature review and provide any recommendation in regard to cultural resources for the Hunter Ranch Project (Project) in Stanislaus County, California (Attachment 1, Figure 1). Conde Farms is proposing to develop an orchard on Assessor's Parcel Number 01-01-002 located in rural unincorporated Stanislaus County. The proposed Project would consist of potentially two phases: Phase I will include a Groundwater Resources Impact Assessment (GRIA) to evaluate the potential groundwater resource-related impacts of converting two test wells into irrigation wells and one test well into a small-capacity yard water supply well to irrigate approximately 175 acres of new orchard. Depending on the results of Phase I, a potential second phase (Phase II) would consist of installing up to three new irrigation supply wells to support expansion of the orchard by up to an additional 175 acres. The decision whether, and to what extent, to expand the groundwater supply during Phase II will depend on monitoring conducted during Phase I as part of an adaptive management strategy. Across both phases, the proposed Project would involve installing/converting up to five water supply wells. The proposed Project is located southwest of the Rock Creek Water District in an area that is outside the service territory of any water or irrigation districts, and groundwater is currently the only option for development of an irrigation water supply. The purpose of the proposed well conversions and installation is to develop a long-term water supply for the proposed orchard.

The proposed Project requires a Stanislaus County permit requiring compliance with the Stanislaus County Groundwater Ordinance (Ordinance; County Code Chapter 9.37), the Discretionary Well Permitting and Management Program¹, and the guidelines and regulations of the California Environmental Quality Act (CEQA). For this cultural resource desktop study, the proposed Project area is defined as the 635 acres within the Project boundary (Attachment 1, Figures 1 through 3). The

¹ Stanislaus County 2018. Final Program Environmental Impact Report (SCH#2016102005), Discretionary Well Permitting and Management Program, Stanislaus County, California. Electronic document available at <http://www.stancounty.com/er/pdf/groundwater/final-impact-report.pdf> accessed October 2021.

purpose of this study is to provide technical information to serve as the basis for the determination of impacts and any related mitigation measures in the CEQA document for this project.

PROJECT DESCRIPTION

The action that is being evaluated under the Ordinance and under CEQA consists of the development and operation of several production wells within the Project area to serve as an irrigation water supply for a proposed orchard. Because the development of a reliable irrigation water supply will make the conversion of disturbed rangeland into an orchard possible, the development and operation of the irrigation system and orchard are also being evaluated under CEQA as contingent actions. Specifically, the Project will include the following:

- Phase I of the proposed Project will consist of the conversion of two existing test wells into irrigation wells, the conversion of a third test well into a supply well for miscellaneous incidental water supply needs, the construction of two additional irrigation wells in the western portion of the Project area, and the long-term operation of these wells to supply the water demand of approximately 175 acres of orchard for a period up to approximately 20 years. The contingent actions during Phase I include construction of the irrigation system, conversion of up to 175 acres of disturbed rangeland into an almond orchard, and long-term operation of the orchard.
- Monitoring will be conducted during the initial pumping for Phase I to assess whether groundwater drawdown is consistent with or less than the drawdown predictions presented in this letter. If so, then the proposed Project will proceed to Phase II.
- Phase II of the proposed Project will consist of construction of up to three additional irrigation wells to supply the water demand of up to an additional 175 acres of orchard for a period up to approximately 20 years. The contingent actions during Phase II include expansion of the irrigation system, conversion of up to an additional 175 acres of disturbed rangeland into an almond orchard, and long-term operation of the orchard.

PROJECT LOCATION

The proposed Project is located in unincorporated Stanislaus County, California. The proposed Project area consists of approximately 635 acres and is zoned for agriculture use (Attachment 1, Figures 2 and 3). The Project is bound by State Highway 4 to the north, and Milton Road to the east. The Project is approximately 4 miles north of Woodward Reservoir and 11 miles north of Oakdale, California. The proposed Project area is within the U.S. Geological Survey (USGS) 7.5-minute Bachelor Valley, California, quadrangle, Township 1 North, Range 10 East, east half of Section 15, and west half of Section 14 (Attachment 1, Figure 3).

REGULATORY COMPLIANCE

The state and local laws, ordinances, and regulations are provided below.

California Environmental Quality Act

CEQA (Section 21084.1) requires that a lead agency determine whether a project could have a significant effect on historical resources and tribal cultural resources (see Public Resource Code [PRC] Section 21074 [a][1][A]-[B] for tribal resources). Under the CEQA (Section 15064.5), a historic resource (e.g., buildings, structures, or archaeological resources) is listed in, or determined to be eligible for listing in, the California Register of Historical Resources (CRHR) or a local register or landmark, if identified as significant in a historical resource survey (meeting the requirements of Section 5024.1(g) of the PRC), or any object, building, structure, site, area, place, record, or manuscript that a lead agency determines to be historically significant (Section 15064.5[a][3]). Under the California Code of Regulations, Title 14, Chapter 11.5, properties listed on or formally determined to be eligible for listing in the National Register of Historic Places (NRHP) are automatically eligible for listing in the CRHR. A resource is generally considered to be historically significant under CEQA if it meets the criteria for listing in the CRHR (see PRC Section 5024.1, Title 14 California Code of Regulations, Section 5024.1).

California Health and Safety Code, Sections 7050.5

Section 7050.5 (a) states that it is a misdemeanor (except as provided in Section 5097.99, see below) to knowingly mutilate or disinter, wantonly disturb, or willfully remove any human remains in or from any location other than a dedicated cemetery without the authority of law. The provisions of this subdivision shall not apply to any person carrying out an agreement developed pursuant to subdivision (l) of Section 5097.94 of the PRC or to any person authorized to implement Section 5097.98 of the PRC. Section 7050.5 (b) requires that construction or excavation be stopped in the vicinity of discovered human remains until the coroner of the County (in which the human remains are discovered) can determine whether the remains are subject to the coroner's authority. The coroner shall make their determination within 2 working days from the time the person responsible for the excavation, or that person's authorized representative, notifies the coroner of the discovery of human remains. Per Section 7050.5 (c), if the coroner determines the remains are not subject to their authority and recognizes the remains to be Native American or has reason to believe they are those of a Native American, the coroner shall contact by telephone within 24 hours the California Native American Heritage Commission (NAHC).

California Native American Historical, Cultural, and Sacred Sites Act

The California Native American Historical, Cultural, and Sacred Sites Act (Act) applies to both state and private lands. The Act requires that upon discovery of human remains, construction or excavation activity cease and the County coroner is notified. If the remains are Native American, the coroner must notify the NAHC. The NAHC will then identify and notify a most likely descendant (MLD). The Act stipulates the procedures the MLD may follow for treating or disposing of the remains and associated grave goods.

California Public Resource Code, Sections 5097.5 and 5097.99

California PRC Sections 5097.5 and 5097.99 provides protection for cultural resources and human remains.

Section 5097.5 of the PRC states:

No person shall knowingly and willfully excavate upon, or remove, destroy, injure or deface any historic or prehistoric ruins, burial grounds, archaeological or vertebrate paleontological site, including fossilized footprints, inscriptions made by human agency, or any other archaeological, paleontological or historical feature, situated on public lands, except with the express permission of the public agency having jurisdiction over such lands. Violation of this section is a misdemeanor.

As used in this section, "public lands" means lands owned by, or under the jurisdiction of the state or any city, county, district, authority, public corporation, or any agency thereof.

Section 5097.99 of the PRC states:

(a) No person shall obtain or possess any Native American artifacts or human remains which are taken from a Native American grave or cairn on or after January 1, 1984, except as otherwise provided by law or in accordance with an agreement reached pursuant to subdivision (l) of Section 5097.94 or pursuant to Section 5097.98.

(b) Any person who knowingly or willfully obtains or possesses any Native American artifacts or human remains which are taken from a Native American grave or cairn after January 1, 1988, except as otherwise provided by law or in accordance with an agreement reached pursuant to subdivision (l) of Section 5097.94 or pursuant to Section 5097.98, is guilty of a felony which is punishable by imprisonment pursuant to subdivision (h) of Section 1170 of the Penal Code.

(c) Any person who removes, without authority of law, any Native American artifacts or human remains from a Native American grave or cairn with an intent to sell or dissect or with malice or wantonness is guilty of a felony which is punishable by imprisonment pursuant to subdivision (h) of Section 1170 of the Penal Code.

Assembly Bill 52

Under CEQA, Assembly Bill 52 (Section 5, 21080.3.1) requires a lead agency to consult with any California Native American tribe that is traditionally and culturally affiliated with the geographic area of a proposed project if:

1. A Native American tribe requested to the lead agency, in writing, to be informed by the lead agency through formal notification of proposed projects in the geographic area that is traditionally and culturally affiliated with the tribe; and
2. The California Native American tribe responds, in writing, within 30 days of receipt of the formal notification, and requests the consultation.

Consultations may include a brief description of the proposed project and its location, the lead agency contact information, the type of environmental review necessary, the significance of tribal cultural resources, and the significance of the project's impacts on the tribal cultural resources, and alternatives and mitigation measures recommended by the tribe. Consultation, if requested, must take place prior to

the release of a negative declaration, mitigated negative declaration, or environmental impact report required for a project.

California State Senate Bill 18

California State Senate Bill 18, signed into law in September 2004 and implemented March 1, 2005, requires cities and counties to notify and consult with California-recognized Native American Tribes about proposed local land use planning decisions for the purpose of protecting Traditional Tribal Cultural Places. The Governor's Office of Planning and Research was mandated to amend its General Plan Guidelines to include the stipulations of Senate Bill 18 and to add advice for consulting with California Native American Tribes.

Stanislaus County

Stanislaus County General Plan

The 2015 Stanislaus County General Plan² policies that pertain to cultural, historical, and archaeological resources is included in Chapter III, Conservation Open Space, under Goal Eight: preserve areas of national, state, regional, and local historical importance:

- Policy Twenty-Four: The County will support the preservation of Stanislaus County's cultural legacy of archeological, historical, and paleontological resources for future generations. Implementation measures applicable to this Project Include:
 - Implementation Measure 5: The County shall utilize the California Environmental Quality Act (CEQA) process to protect archaeological, historic, or paleontological resources. Most discretionary projects require review for compliance with CEQA. As part of this review, potential impacts must be identified and mitigated.

RECORD SEARCH RESULTS AND FINDINGS

A record search of the cultural resources site and project file collection at the Central California Information Center (CCIC), California State University, Stanislaus, of the California Historical Resources Information System, was conducted on September 9, 2021 (Record Search File No.: 11893N; Attachment 2: Non-Confidential). As part of this records search, the CCIC database of survey reports and overviews was consulted, as well as documented cultural resources, cultural landscapes, and ethnic resources. Additionally, the search included a review of the following publications and lists: California Office of Historic Preservation Historic Properties Directory, NRHP, California Office of Historic Preservation Archaeological Determinations of Eligibility, California Inventory of Historical Resources/California Register of Historic Resources, California Points of Historical Interest, and California Historical Landmarks. A literature search of ethnographic information, historical literature, historical maps and plats, and local historic resource inventories was also conducted. The records

² Stanislaus County. 2015. Stanislaus County General Plan 2015: Chapter III Conservation and Open Space Element. Electronic document <http://www.stancounty.com/planning/pl/gp/current/gp-chapter3.pdf> accessed September 2021.

search focused specifically on the proposed Project area and a 1-mile buffer centered on the proposed Project area (Attachment 1, Figure 4).

No previously recorded archaeological sites were identified in the proposed Project area. Sixteen previously recorded cultural resources were identified within 1 mile of the proposed Project area. The previously recorded resource identified within 1 mile consists of 14 prehistoric sites (lithic and tool scatters, habitation sites, village sites, and quarry sites) and two historic sites (refuse deposits, road). None of these resources have been evaluated for the NRHP or CRHR. Previously recorded resources within 1 mile of the proposed Project area are presented in Table 1.

The CCIC records search identified two previously conducted reports within the proposed Project area: ST-01670 conducted in 1981 and ST-3770 conducted in 1999. Both previous reports are linear and overlap with less than one percent of the proposed Project area. Six previously conducted surveys were identified within 1 mile of the Project area. These surveys were conducted between 1978 and 2011. These previous investigations consist of architectural and archaeological field studies. Previously conducted cultural resource studies within the Project area and within 1 mile of the Project area are presented in Table 2.

Table 1. Cultural Resources Previously Recorded within 1 Mile of the Proposed Project Area

Primary or Trinomial #	Time Period	Site Type/Name	Date/Recorder	CRHR/NRHP Eligibility
P-50-000160	Prehistoric	Lithic scatter	1951 (Brooks and Freed, UC Berkeley)	Not Evaluated
P-50-000162	Prehistoric	Lithic scatter	1951 (Brooks, Freed, UC Berkeley)	Not Evaluated
P-50-000163	Prehistoric	Habitation site	1951 (Brooks and Freed, UC Berkeley)	Not Evaluated
P-50-000164	Prehistoric	Village site	1951 (Brooks)	Not Evaluated
P-50-000165	Prehistoric	Village site	1951 (Brooks, UC Berkeley)	Not Evaluated
P-50-000166	Historic	Village site	1951 (Brooks, UC Berkeley)	Not Evaluated
P-50-000167	Prehistoric	Lithic quarry, lithic tools	1951 (Brooks, UC Berkeley)	Not Evaluated
P-50-000169	Prehistoric	Village site	1951 (Brooks, UC Berkeley)	Not Evaluated
P-50-000170	Prehistoric	Lithic quarry	1951 (Brooks, UC Berkeley)	Not Evaluated
P-50-000171	Prehistoric	Lithic quarry, lithic tools	1951 (Brooks, UC Berkeley)	Not Evaluated
P-50-000188	Prehistoric	Lithic quarry	1951 (Brooks, Mangels, UC Berkeley)	Not Evaluated
P-50-000189	Prehistoric	Lithic quarry, lithic tool	1951 (Freed or possibly Fredrickson, UC Berkeley)	Not Evaluated
P-50-000247	Prehistoric	Lithic flake and tool scatter	1977 (J.W. Parker)	Not Evaluated
P-50-000495	Prehistoric	Lithic scatter, lithic tool	1999 (M. Jablonowski, A Van Wyke, G. George and M. Newland, Sonoma State University)	Not Evaluated
P-50-000496	Historic	Refuse scatter	1999 (Van Wyke, A., George, R., Newland, M. and M. Jablonowski, Anthropological Studies Center, Sonoma State University)	Not Evaluated
P-50-000500	Historic	Road: Old Highway 4	1999 (R. George et.al, Anthropological Studies Center, SSU); 1999 (R. George et.al, Anthropological Studies Center, SSU)	Not Evaluated

* Disclosure of site locations prohibited. Information contained in this document is confidential, in compliance with 36 CFR 800.11(c), and access to this information is restricted by the National Historic Preservation Act of 1966 (as amended) Section 1 (16 USC 470), and the Archaeological Resources Protection Act of 1979 (as amended).

The record search results (CCIC data sheets and figures) are included in Attachment 2.

Table 2. Cultural Resource Studies Previously Conducted within the Proposed Project Area and 1 Mile of the Proposed Project Area

Report No.	Year	Author(s)/Affiliation	Title	Survey Type
ST-00819	1978	Caltrans	<i>Archaeological Evaluation of 6.2 Miles of Right of Way on State Route 4 (P.M. 37.4/5.9) San Joaquin and Stanislaus Counties, California.</i>	Archaeological Field Study; Architectural/Historical
ST-00852	1988	Archeo-Tec, for EIP Associates	<i>An Archaeological Surface Reconnaissance of the Farmington Canal Phase II Project, Stanislaus and San Joaquin Counties, California.</i>	Archaeological Field Study; Architectural/Historical
ST-01670	1981	D.L. True and Charles Slaymaker, Archaeological Consultants; for Jorgensen-Tolladay, Engineers	<i>Archaeological Investigations for the Oakdale Irrigation District, Oakdale, California.</i>	Archaeological Field Study; Architectural/Historical
ST-03770	1999	Sonoma State University Academic Foundation, Inc. for Caltrans	<i>Archaeological Survey Report for Proposed Road Rehabilitation on California State Highway 4, from East of Farmington to West of Altaville, San Joaquin, Stanislaus, and Calaveras Counties, California. SJ/STA/CAL-4, KP 59.4/30.8 (PM 36.9/19.1).</i>	Archaeological Field Study; Architectural/Historical
ST-03923	1980	California Department of Transportation	<i>Historic Property Survey Report, State Highway 4, San Joaquin and Stanislaus County, Post Miles 37.4 to 38.1 (0.0 to 1.1), near Farmington between 0.7 Mile West and 1.1 Miles East of San Joaquin-Stanislaus County Line.</i>	Archaeological Field Study; Architectural/Historical
ST-05579	2004	EarthTouch, Inc.	<i>Letter Report RE: Project CA-1226A/ Milton Road, NE Corner of Milton Road and SR-4, Farmington, California, Stanislaus County.</i>	Archaeological Field Study; Architectural/Historical
ST-08284	2011	AECOM; prepared for Central Valley Independent Network, Fresno, CA	<i>Cultural Resources Inventory Report for the Central Valley Independent Network Fiber Optic Communications Network Project, California (Calaveras, Merced, San Joaquin, Stanislaus and Tuolumne Counties in the CCalC Area of Responsibility).</i>	Archaeological Field Study; Architectural/Historical
ST-08510	1948	University of California Berkeley, Archaeological Research Facility for Smithsonian Institution, Washington/NPS	<i>Appraisal of the Archaeological Resources of Farmington Reservoir, Littlejohns Creek, [Calaveras], San Joaquin and Stanislaus Counties, California. River Basin Survey.</i>	Archaeological Field Study; Architectural/Historical

* See data sheets in Attachment 2.

Historic USGS Map and General Land Office Plat Map and Historic Aerial Review of the Proposed Project for Township 1 North, Range 10 East Section 15 and 14

Review of historic maps and aerial imagery provides information regarding potential unrecorded historic features or sites within the proposed Project area. The 1855 General Land Office Plat (GLO) map depicts a west-to-east trending road (labeled “Road from Stockton to Burn’s Ferry”) and utility (labeled “telegraph line”) transverses the northern portion of the proposed Project area. Based on the USGS map and aerial imagery review, the proposed Project area and adjoining properties appeared as rural undeveloped land from at least 1916 through 1990s. The only development included the Highway 4 road alignment (c. 1916 or prior), the Milton Road alignment (c. 1916 or prior), and an unnamed two-track road and reservoir (c. 1953 or prior) in Section 14. The results of the review of available historic aeriels and USGS quadrangle maps are presented in Table 3 below.

Table 3. Review of Historic USGS Maps and Aerial Photographs for Township 1 North, Range 10 East Section 15 and 14

Map Name	Date(s)	Author	Legal Description	Description of Potential Resource within Project Area
GLO Plat Map	1855	GLO staff	T1N, R10E	East half of Section 15 and west half of Section 14: a west-to-east trending road labeled "Road from Stockton to Burn's Ferry" and a west-to-east trending utility labeled "Telegraph line" are within the northern portion of the Project area.
Map of the County of Stanislaus, California	1906	Stanislaus Land & Abstract. Co. Modesto	T1N, R10E	Northeastern half of Section 15 and northwestern half of Section 14 is labeled as "J. Sexton." The southeastern half of Section 15 and the southwestern half of Section 14 is labeled as "Mary Smith."
USGS 1:31,680 15' Bachelor Valley, CA	1916	USGS Staff	T1N, R10E	East half Section 15: Project area appears as undeveloped land with an unnamed northwest to southeast trending road within the northern and central Project area, and two unnamed seasonal drainages. West half of Section 14: the road in Section 15 continues southeast in the southern portion of Section 14 and a building is present adjacent to the road. An unnamed north to south road (current Milton Road) is along the eastern Project boundary and an unnamed west-to-east road (current Milton Road) is along the northern Project boundary. Hoods Creek and Bachelor Valley are depicted approximately 0.5 mile south of the Project area. The town of Eugene, Littlejohn's Creek, and the Thompson Rancho and Rancheria Del Rio Estanislao are approximately 3 miles south of the Project area.
USGS 1:24,000 7.5' Bachelor Valley, CA	1953	USGS Staff	T1N, R10E	East half Section 15: Project area appears as undeveloped land. West half of Section 14: a southwest to northeast trending two-track road, with a "Reservoir" at the southwest terminus, is within the southern portion of the Project area. A north to east trending improved road labeled "Milton Road" borders the eastern portion of the Project area. A west-to-east trending unnamed road (current Highway 4) borders the northern boundary of the Project. Hoods Creek and Bachelor Valley is to the south of the Project area. The northwest to southeast trending road and building identified on the 1916 map in Section 14 and 15 is no longer extant.
USGS 1:24,000 7.5' Bachelor Valley, CA	1968, 1971	USGS Staff	T1N, R10E	By 1968, the Project area appears the same except for the addition of a windmill located at the reservoir in Section 14. Milton Road and Highway 4 appear improved. Smith Creek (formerly Littlejohn's Creek) and the Farmington Flood Control Basin is labeled to the south of the Project.
Historic Aerial	1941	Netronline	-	Aerial only available for northern portion of the Project area. The Project area appears rural and undeveloped. A west-to-east trending road (current Highway 4) boarder the northern Project area, and a north-to-south road (current Milton Road) borders the eastern Project area.
Historic Aerial	1959	Netronline	-	The Project area appears primarily undeveloped with a northwest to southeast trending road and two reservoirs within the southeastern portion of the Project area.
Historic Aerial	1967	Netronline	-	The Project area appears as previous years with no change.
Historic Aerial	1993	Netronline	-	The Project area appears as previous years with no change.

T=Township, R=Range, Netronline=Historic Aerials by Netronline 2021. Electronic database located at <https://www.historicaerials.com/viewer>, accessed 10/2/2021.

Federal Land Patent Search

A search of federal land patents through the Bureau of Land Management's General Land Office Records website identified three early patent holders within the proposed Project area—Patrick Sexton, John Sexton, and Thomas Smith—by the State of California in between 1873 to 1877 under the title authority of the Sale-Cash Entry Act (see Table 4). Federal land patents provide information on the initial transfer of land titles from the federal government to private (individuals or companies) or local

governments by the title transfer authority. The 1870 U.S. Federal Census list a Patrick Sexton as a Caucasian laborer living in San Joaquin County, who was born in Ireland in 1833. The 1870 census also list his spouse as Kate (Catherine), and children Willie, Martin, Mary, Francis, and Edward.³ In the 1880 census, Patrick Sexton is listed as a farmer living in Dent, San Joaquin County, with the addition of a daughter Agnes.⁴ The 1873 California U.S. Voter Registration list a Patrick Sexton living at 26-mile House.⁵ The 1990 census list Patrick Sexton living in Dent, San Joaquin County, with wife Kate and their children Edward and Agnes.⁶ Patrick Sexton died in 1918 and is buried at the St. John's Catholic Cemetery in Escalon, California (approximately 12 miles southwest of the current proposed Project area).⁷ The obituary for James Sexton described him as an early pioneer settler of Eugene in Stanislaus County, California.⁸ No additional historic information was available for Patrick Sexton through census and genealogic sources, historic newspaper articles, or other online sources. No information was available for John Sexton or Thomas Smith through census and genealogic sources, historic newspaper articles, or other online sources.

Table 4. Historic Land Patents for Township 1 North, Range 10 East, Section 14 and 15, Mount Diablo Meridian

Patent # or BLM Accession #	Date	Patentee	Legal Description overlapping with Project Area	Transfer Authority
CACAAA 053621	1/30/1877	Patrick Sexton	T1N, R10E, NE ¼ of Section 15	April 24, 1820: Sale-Cash Entry (3 Stat. 566)
CACAAA 053617	9/30/1876	Thomas Smith	T1N, R10E, SE ¼ of Section 15	April 24, 1820: Sale-Cash Entry (3 Stat. 566)
CACAAA 053475	7/30/1873	John Sexton	T1N, R10E, NW ¼ of Section 14	April 24, 1820: Sale-Cash Entry (3 Stat. 566)
CACAAA 053543	2/1/1875	Thomas Smith	T1N, R10E, SW ¼ of Section 14	April 24, 1820: Sale-Cash Entry (3 Stat. 566)

BLM=Bureau of Land Management

NATIVE AMERICAN HERITAGE COMMISSION SACRED LAND FILE SEARCH

Tetra Tech contacted the NAHC on September 8, 2021, and requested that the NAHC conduct a Sacred Lands File (SLF) search for the proposed Project area. The NAHC replied on October 23, 2021, that the SLF results were negative for the Project area. The NAHC also provided a list of local Native American contacts with knowledge of the region (see Attachment 3). The NAHC recommends conducting outreach to the listed tribes or individuals since they may have knowledge of cultural resources within or near the Project. Native American government-to-government consultation is part of the lead CEQA agency's responsibilities under Assembly Bill 52.

ENVIRONMENTAL AND ARCHAEOLOGICAL BACKGROUND AND RESOURCE SENSITIVITY

The prehistory of the Central Valley is defined by different temporal periods and cultural complexes based on cross-dating of distinct artifact types, cultural patterns, and radiocarbon dates, if available. The generalized cultural sequence for the central valley collaborated by Rosenthal et al. (2007) includes the Paleo-Indian Period (13,500–10,500 calibrated years before the present [cal B.P.]), Lower

³ U.S. Census Bureau. 1870. Ninth Census of the United States. Bureau of the Census.

⁴ U.S. Census Bureau. 1880. Tenth Census of the United States. Bureau of the Census.

⁵ Great Register Years: 1867-1898.

⁶ U.S. Census Bureau. 1900. Twelfth Census of the United States. Bureau of the Census.

⁷ Find A Grave. 2021. Patrick Sexton 1833-1918. Electronic document <https://www.findagrave.com/memorial/84303135/patrick-sexton>.

⁸ Stockton Daily Evening Record. 1918. Patrick Sexton, an Early Pioneer, Dead, December 27, 1918.

Archaic Period (10,500–7,500 cal B.P.), Middle Archaic Period (7,500–2,500 cal B.P.), Upper Archaic Period (2,500 cal B.P.–calibrated anno domini [cal A.D.] 1000), and Emergent Period (cal A.D. 1000–Historic). Archaeological studies within 2 miles of the Project area have recovered several prehistoric site assemblages, within dated geological context, that suggests an early Holocene occupation of the area (i.e., the Farmington Complex).⁹ These assemblages yielded artifact types such as lithic flakes, large flake scrapers, cobble cores, core tools, and biface roughouts, manufactured primarily from green chert.

The proposed Project area is within the aboriginal territory of the Northern Valley Yokuts. The Northern Valley Yokuts territory includes the northern reach of the San Joaquin River and its tributaries to the west and east, just south of current day Mendota, California. The Yokuts practiced a mixed economy of resource procurement and focused on fishing, hunting, fowling, and collecting freshwater shellfish, as well as plant resources such as roots and seeds.¹⁰ Acorns were an important food staple that were gathered from groves of valley oaks, and often collected in mass quantities and stored in granaries. The Yokuts were proficient fishers, implementing various strategies such as fishing from tule rafts, the use of nets, hooks, diving with nets, conical basketry traps, spears, two-prong harpoons, bow and arrow (albeit to a lesser extent), and the use of turkey mullein, a plant toxin that would stun fish and bring them to the surface.¹¹ Several varieties of fish were procured, including salmon, steelhead, suckers, and river perch. Waterfowl were captured using decoys and tule rafts, nets, and the bow and arrow. Waterfowl eggs were gathered from nests. Freshwater mussels were collected in large quantities. Seeds, roots, and grasses, such as tule, nutty roots, grassnuts, clover, fiddle-neck, and alfilaria, provided a large portion of the diet.

The Spanish Mission Period—between 1769 and 1821—designates the time when the Spanish established missions along the California coast.¹² Between 1769 and 1833, the Spanish founded 21 missions from San Diego north to the San Francisco bay area (Presidio). Following the Mexican American War and secularization of the nearby missions in 1834, the region was transferred to private landowners (ranchos) who established a primary economy of cattle ranching. The Project area is within the Rancho Santiago de Santa Ana. The period from 1821 to 1848 is referred to as the Mexican Rancho Period. In 1821, Mexico gained independence from Spain, and the secularization of the Missions was completed in 1834. It was during this period that large tracts of land called ranchos were granted by the various Mexican Governors of Alta California, usually to individuals who had worked in the service of the Mexican Government. No Mexican land grants were identified for the proposed Project area.

Following the end of hostilities between Mexico and the United States in January 1847, the United States officially obtained California from Mexico through the Treaty of Guadalupe Hidalgo on February

⁹ Rosenthal, Jeffrey S., Gregory G. White, and Mark Q. Sutton 2007. *The Central Valley: A View from the Catbird's Seat*. In *California Prehistory: Colonization, Culture, and Complexity*, edited by Terry L. Jones and Kathryn A. Klar. Altamira Press.

¹⁰ Wallace, W.J. 1978. Northern Valley Yokuts. In *California. Handbook of North American Indians*, Vol. 8, pp. 462-469, W.L. D'Azevedo eds, Smithsonian Institution, Washington, D.C.

¹¹ Gayton, Anna H. 1948. Yokuts and Western Mono Ethnography I: Tulare Lake, Southern Valley and Central Foothill Yokuts. *Anthropological Records*, 10(1):143-301. University of California Publications, Berkeley and Los Angeles.

¹² Castillo, Edward D. 1978. The Impact of Euro-American Exploration and Settlement. In *California. Handbook of North American Indians*, Vol. 8, pp. 99-127, W.L. D'Azevedo eds, Smithsonian Institution, Washington, D.C.

2, 1848. In 1850, California was accepted into the Union of the United States, primarily due to the population increase created by the Gold Rush of 1849. In 1854, Stanislaus County was established and included areas from Tuolumne County. The first Stanislaus County seat was in the town of Adamsville and was later moved to Modesto in 1871.¹³ The name Stanislaus was given to the county in honor of Estanislao, a Native American who led a series of battles against the Mexican troops in the 1820s.¹⁴ In 1860, AB 92 was passed, and a portion of San Joaquin County was annexed to Stanislaus County. This annexed portion included an area between the Calaveras River and the Stanislaus River, incorporating the gold rush towns of Knights Ferry and La Grange (often termed as the Northern Township, or Northern Triangle).¹⁵ In the 1860s, the Twenty-Six Mile House, one of three stage stops located along the Stockton-Sonora Road, was founded by three Irish immigrants: Patrick Ford, Daniel Nolan, and James Nolan.¹⁶ By the 1880s, the small community of Twenty-Six Mile House had a store, a school house, and the Saint Joseph's Catholic Church and Cemetery (the cemetery still exists today). Twenty-Six Mile House was eventually abandoned at the turn of the century due in part to the closure of the post office and a fire that destroyed several structures. The former location of Twenty-Six Mile House is approximately 3 miles southwest of the current proposed Project area. Another stage stop, the Twenty-Eight Mile House, was founded by an Irish immigrant named Daniel Kelleher. In 1890, Kelleher changed the name from Twenty-Eight Mile House to Eugene, after his son.¹⁷ The community of Eugene was located 1.2 miles east of the Twenty-Six Mile House. The early industry of Stanislaus County was focused on mining (e.g., gold, copper), agricultural crops (e.g., wheat, barley, and grain), and raising livestock (e.g., cattle). During the twentieth century, large-scale irrigation and flood control enabled ranchers to diversify and expand agricultural crops and orchards, in turn producing a variety of fruit, nuts, and vegetables such as grapes, walnuts, peaches, oranges, apricots, beans, and alfalfa. Today, one of the primary industries in Stanislaus County still includes agriculture (e.g., crops, livestock, food processing). Historically, the proposed Project area has been used as rangeland for cattle grazing.

Vegetation in the proposed Project area consists primarily of nonnative species. Prior to water diversions in the nineteenth century for agricultural use and the introduction of nonnative species flora, Stanislaus County had a variety of vegetation zones and biological diversity that was supported by climatic and hydrological conditions conducive to abundant resource availability and subsistence procurement by pre-contact populations and historic populations. The Project area is located within the Rock Creek-French Camp Slough watershed. Several fresh water sources, such as springs and creeks, are near the Project area: Rock Creek (approximately 1 mile northwest), Smith Creek (approximately 0.15 mile south), Hoods Creek (approximately 0.75 mile south), Littlejohn's Creek (approximately 2.25 miles south) the Calaveras River (approximately 9 miles north), and the Stanislaus River

¹³ Historicmodesto 2021. Stanislaus – A New County. Electronic Document

<http://www.historicmodesto.com/Early%20History/Early%20Days/stanislauscounty.html> accessed September 2021.

¹⁴ Historicmodesto 2021. Stanislaus – A New County <http://www.historicmodesto.com/Early%20History/Early%20Days/stanislauscounty.html> accessed September 2021.

¹⁵ Stanislaus Historical Quarterly, Vol. 5 No. 3, Autumn 2012.

¹⁶ Stanislaus Historical Quarterly, Vol. 5 No. 3, Autumn 2012.

¹⁷ Historicmodesto 2021. Stanislaus – A New County. Electronic Document

<http://www.historicmodesto.com/Early%20History/Early%20Days/stanislauscounty.html> accessed September 2021.

(approximately 11 miles south). Prior to historic alterations to the landscape, the region was characterized by vegetation communities such as riverine and upland grasslands and oaks.

Regionally, the proposed Project area lies within the Sierra Nevada foothills of the Sierra Nevada Geomorphic Province. Sediments within the proposed Project area primarily consist of the Mehrten Formation of the late Miocene to Early Pliocene in age.¹⁸ In portions of the proposed Project area, the Mehrten Formation is overlain by the alluvial fan deposits of the Pliocene age Laguna Formation, and Pleistocene (10,000 to 2 million years old, over 20 feet in depth) to Holocene (recent to 10,000 years old, 10 to 20 feet in depth) aged locally derived gravelly alluvium.¹⁹ It is generally accepted that human occupation of Central California did not occur until approximately 13,000 to 10,000 years ago. Therefore, landforms that are Pleistocene (1.8 million years to 11,800 years) in age or older are less likely to contain subsurface archaeological material. Conversely, intact Holocene-age (10,500 cal BP to present) deposits are considered more likely to contain archaeological material.²⁰ The soils in the proposed Project area are described as being in the Pentz-Peters association, 2 to 15 percent slopes, a well-drained silty loam to silty clay loam that ranges zero to 25 inches in depth.²¹

As noted above, the proposed Project area has been used as rangeland for livestock grazing and other disturbances include ranch roads, two seasonal ponds (one currently in use, the other no longer extant due to disuse and erosion) and several stock wells, and periodic disking of fire breaks around the Project perimeter. In addition, possible disking and dryland hay cultivation may have also occurred within the proposed Project area. More recently, portions of the proposed Project area have been disced and tilled to support cultivation of winter wheat and hay during the 2020/2021 season. Subsurface disturbance within the disced and tilled areas is estimated at approximately 12 inches in depth. There is a possibility that surface or buried archaeological deposits may be encountered during Project-related, ground-disturbing activities.

Existing regulations require that if human remains and/or cultural items defined by Health and Safety Code, Section 7050.5, are inadvertently discovered, all work in the vicinity of the find would cease and the Stanislaus County Coroner at (209) 567-4480 or (209) 552-2468 would be contacted immediately. If the remains are found to be Native American as defined by Health and Safety Code, Section 7050.5, the coroner will contact the NAHC by telephone within 24 hours. The NAHC shall immediately notify the person it believes to be the MLD as stipulated by California PRC, Section 5097.98. The MLD(s), with the permission of the landowner and/or authorized representative, shall inspect the site of the discovered remains and recommend treatment regarding the remains and any associated grave goods. The MLD shall complete their inspection and make their recommendations within 48 hours of notification by the NAHC. Any discovery of human remains would be treated in accordance with Section 5097.98 of the PRC and Section 7050.5 of the Health and Safety Code.

¹⁸ Marchard, D.E., Bartow, J.A., Shipley, S. 1981. Preliminary Geological Map Showing Cenozoic Deposits of the Bachelor Valley Wuadrangle, California.

¹⁹ Marchard, D.E., Bartow, J.A., Shipley, S. 1981. Preliminary Geological Map Showing Cenozoic Deposits of the Bachelor Valley Wuadrangle, California.

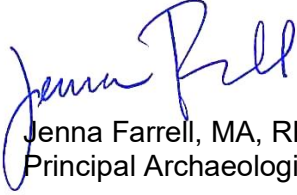
²⁰ Meyer, Jack, D. Craig Young, Jeffrey S. Rosenthal 2010. Volume I: A Geoarchaeological Overview and Assessment of Caltrans Districts 6 and 9, Cultural Resources Inventory of Caltrans District 6/9 Rural Conventional Highways. EA 06 0A7408 TEA Grant. February.

²¹ United States Department of Agriculture natural Resources Conservation Service. Web Soil Survey. Available online at: <https://websoilsurvey.nrcs.usda.gov/app/>, accessed September 29, 2021.

Ms. Jacobson
November 8, 2021
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Should you have any questions regarding the information provided above, please contact Tetra Tech's Cultural Resource Specialist, Jenna Farrell, at jenna.farrell@tetratech.com or (916) 206-8705.

Sincerely,



Jenna Farrell, MA, RPA
Principal Archaeologist, Tetra Tech, Inc.

Attachments:

Attachment 1. Figures

Attachment 2. Record Search Results – **NON-CONFIDENTIAL**

Attachment 3. Native American Heritage Commission Results

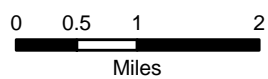
Attachment 1

Figures





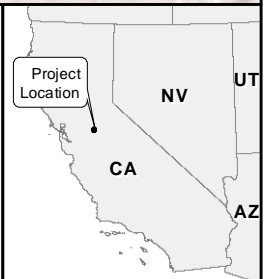
Figure 1: Project Location
Hunter Ranch
Stanislaus County, California

1:100,000



Legend

-  Project Area
-  Proposed Irrigation Pumping Well



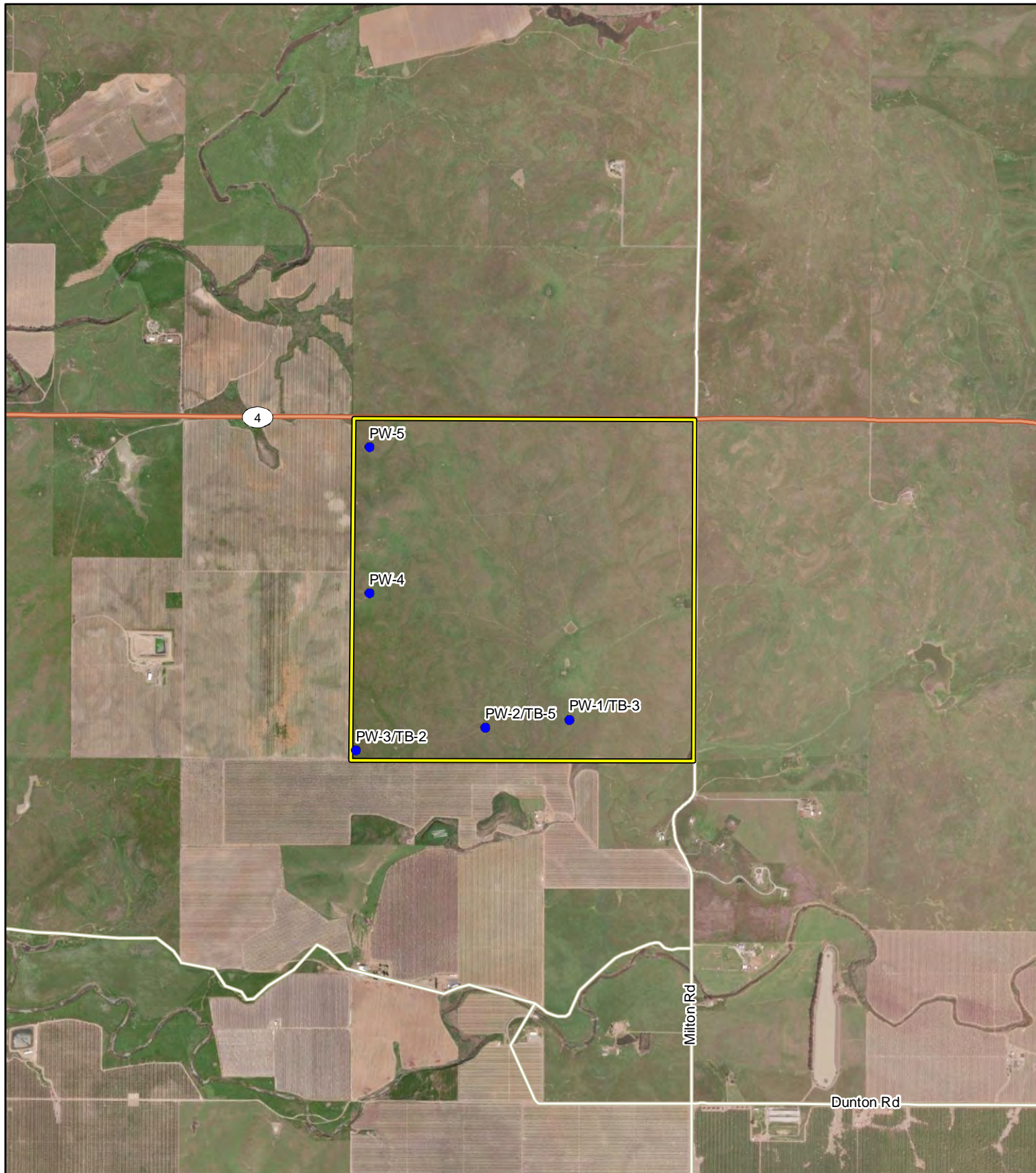


Figure 2: Project Location - Aerial
Hunter Ranch
Stanislaus County, California

1:24,000

0 1,000 2,000 4,000
Feet



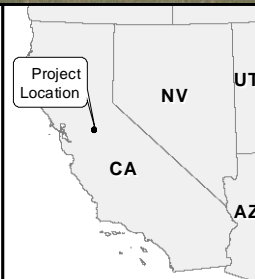
Legend



Project Area



Proposed Irrigation Pumping Well



Attachment 2
Record Search Results
NON-CONFIDENTIAL



CENTRAL CALIFORNIA INFORMATION CENTER

California Historical Resources Information System
Department of Anthropology – California State University, Stanislaus
One University Circle, Turlock, California 95382
(209) 667-3307

Alpine, Calaveras, Mariposa, Merced, San Joaquin, Stanislaus & Tuolumne Counties

Date: 9/10/2021

Records Search File No.: 11893N
Access Agreement: #86
Project: Hunter Ranch Groundwater
Project

Jenna Farrell
Tetra Tech, Inc.
3101 Zinfandel Drive, Bldg B, Suite 200
Rancho Cordova, CA 95670
916-853-4875

jenna.farrell@tetrattech.com

Dear Ms. Farrell:

The Central California Information Center received your record search request for the project area/radius referenced above, located on the Bachelor Valley and Farmington 7.5' quadrangles in Stanislaus County. The following reflects the results of the records search for the project study area and radius:

As per data currently available at the CCalC, the locations of resources/reports are provided in the following format: ☐ custom GIS maps ☒ GIS Data/shape files ☐ hand-drawn maps

Summary Data:

Resources within the project area:	None formally reported to the Information Center.
Resources within the 1-mile radius:	16:P-50-000160, 162, 163, 164, 165, 166, 167, 169, 170, 171, 188, 189, 247, 495, 496, 500
Reports within the project area:	2: ST-01670 and 3770
Reports within the 1-mile radius:	6: ST-00819, 852, 3923 5579 (report copy missing), 8284, 8510

Resource Database Printout (list):

Resource Database Printout (details):

Resource Digital Database Records:

Report Database Printout (list):

Report Database Printout (details):

Report Digital Database Records:

Resource Record Copies:

☒ enclosed ☐ not requested ☐ nothing listed
☐ enclosed ☒ not requested ☐ nothing listed
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☒ enclosed ☐ not requested ☐ nothing listed

<u>Report Copies:</u>	<input checked="" type="checkbox"/> enclosed	<input type="checkbox"/> not requested	<input type="checkbox"/> nothing listed
<u>OHP Historic Properties Directory: New Excel File: Built Environment Resource Directory (BERD)</u>	<input type="checkbox"/> enclosed	<input type="checkbox"/> not requested	<input checked="" type="checkbox"/> nothing listed
<u>Dated 12/17/2019</u>	<input type="checkbox"/> enclosed	<input type="checkbox"/> not requested	<input checked="" type="checkbox"/> nothing listed
<u>Archaeological Determinations of Eligibility:</u>	<input type="checkbox"/> enclosed	<input type="checkbox"/> not requested	<input checked="" type="checkbox"/> nothing listed
<u>CA Inventory of Historic Resources (1976):</u>	<input type="checkbox"/> enclosed	<input type="checkbox"/> not requested	<input checked="" type="checkbox"/> nothing listed
<u>Caltrans Bridge Survey:</u>	<input type="checkbox"/> enclosed	<input checked="" type="checkbox"/> not requested	<input type="checkbox"/> nothing listed
<u>Ethnographic Information:</u>	<input type="checkbox"/> enclosed	<input checked="" type="checkbox"/> not requested	<input type="checkbox"/> nothing listed
<u>Historical Literature:</u>	<input type="checkbox"/> enclosed	<input checked="" type="checkbox"/> not requested	<input type="checkbox"/> nothing listed
<u>Historical Maps:</u>	<input type="checkbox"/> enclosed	<input checked="" type="checkbox"/> not requested	<input type="checkbox"/> nothing listed
<u>Local Inventories:</u>	<input type="checkbox"/> enclosed	<input checked="" type="checkbox"/> not requested	<input type="checkbox"/> nothing listed
<u>GLO and/or Rancho Plat Maps:</u>	<input type="checkbox"/> enclosed	<input checked="" type="checkbox"/> not requested	<input type="checkbox"/> nothing listed
<u>Shipwreck Inventory:</u>	<input checked="" type="checkbox"/> not available at CCIC; please go to http://shipwrecks.slc.ca.gov/ShipwrecksDatabase/Shipwrecks_Database.asp		
<u>Soil Survey Maps:</u>	<input checked="" type="checkbox"/> not available at CCIC; please go to http://websoilsurvey.nrcs.usda.gov/app/WebSoilSurvey.aspx		

Please forward a copy of any resulting reports from this project to the office as soon as possible. Due to the sensitive nature of archaeological site location data, we ask that you do not include resource location maps and resource location descriptions in your report if the report is for public distribution. If you have any questions regarding the results presented herein, please contact the office at the phone number listed above.

The provision of CHRIS Data via this records search response does not in any way constitute public disclosure of records otherwise exempt from disclosure under the California Public Records Act or any other law, including, but not limited to, records related to archeological site information maintained by or on behalf of, or in the possession of, the State of California, Department of Parks and Recreation, State Historic Preservation Officer, Office of Historic Preservation, or the State Historical Resources Commission.

Due to processing delays and other factors, not all of the historical resource reports and resource records that have been submitted to the Office of Historic Preservation are available via this records search. Additional information may be available through the federal, state, and local agencies that produced or paid for historical resource management work in the search area. Additionally, Native American tribes have historical resource information not in the CHRIS Inventory, and you should contact the California Native American Heritage Commission for information on local/regional tribal contacts.

Should you require any additional information for the above referenced project, reference the record search number listed above when making inquiries. Requests made after initial invoicing will result in the preparation of a separate invoice.

Thank you for using the California Historical Resources Information System (CHRIS).

Note: Billing will be transmitted separately via email by our Financial Services office *(\$534.00), payable within 60 days of receipt of the invoice.

If you wish to include payment by Credit Card, you must wait to receive the official invoice from Financial Services so that you can reference the CMP # (Invoice Number), and then contact the link below:

<https://commerce.cashnet.com/ANTHROPOLOGY>

Sincerely,

E. A. Greathouse

E. A. Greathouse, Coordinator
Central California Information Center
California Historical Resources Information System

* Invoice Request sent to: ARBilling@csustan.edu, CSU Stanislaus Financial Services

Report List

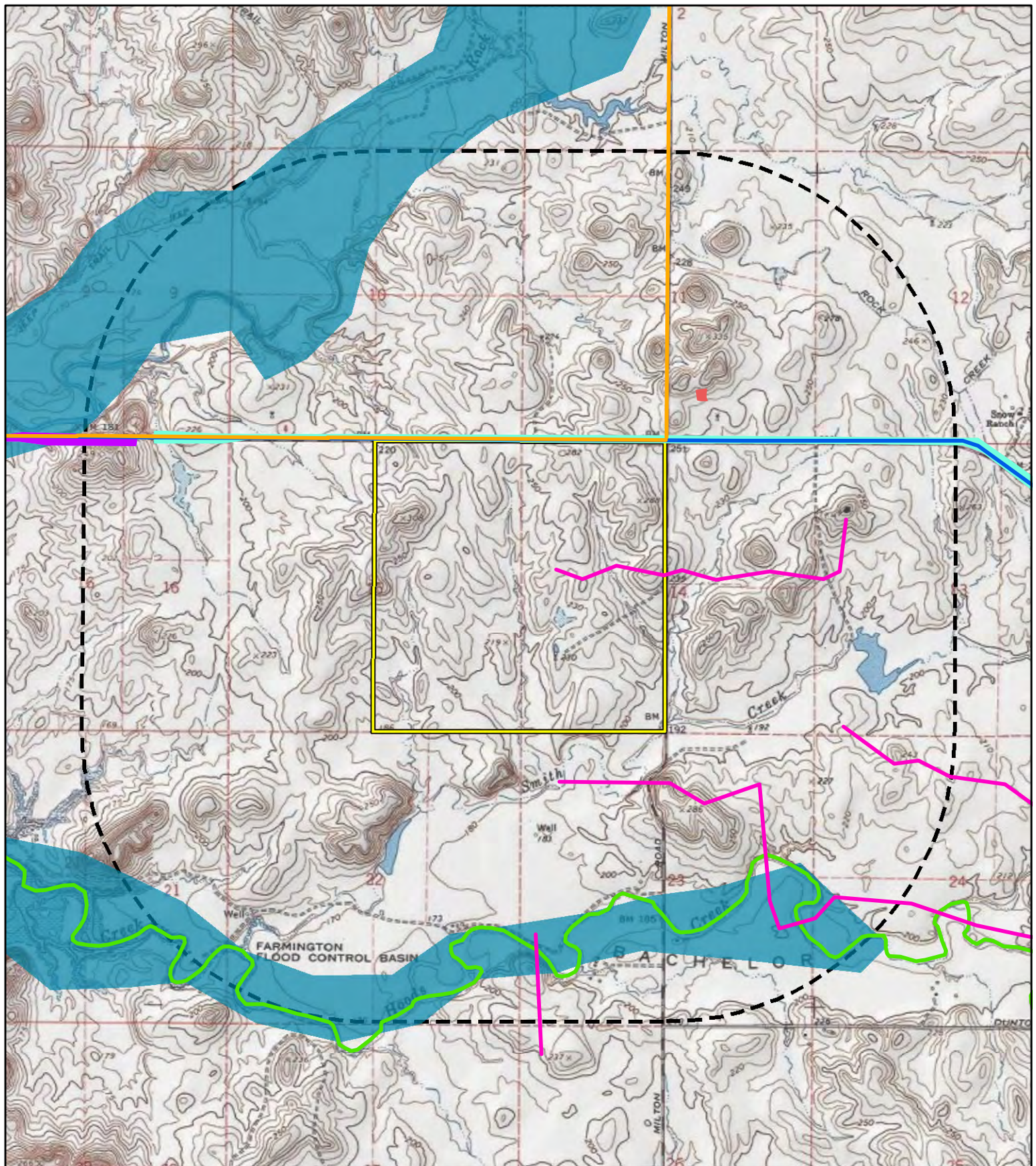
Report No.	Other IDs	Year	Author(s)	Title	Affiliation	Resources
ST-00819	NADB-R - 1361759	1978	Parker, J. W.	Archaeological Evaluation of 6.2 Miles of Right of Way on State Route 4 (P.M. 37.4/5.9) San Joaquin and Stanislaus Counties, California.	Caltrans	50-000246, 50-000247, 50-000248
ST-00852	NADB-R - 1361516	1988	Archeo-Tec	An Archaeological Surface Reconnaissance of the Farmington Canal Phase II Project, Stanislaus and San Joaquin Counties, California.	Archeo-Tec, for EIP Associates	50-000006, 50-000333
ST-01670	NADB-R - 1361778	1981	True, D. L. and C. Slaymaker	Archaeological Investigations for the Oakdale Irrigation District, Oakdale, California.	D.L. True and Charles Slaymaker, Archaeological Consultants; for Jorgensen-Tolladay, Engineers	
ST-03770	NADB-R - 1366218	1999	Meyer, M. D.	Archaeological Survey Report for Proposed Road Rehabilitation on California State Highway 4, from East of Farmington to West of Altaville, San Joaquin, Stanislaus, and Calaveras Counties, California. SJ/STA/CAL-4, KP 59.4/30.8 (PM 36.9/19.1	Sonoma State University Academic Foundation, Inc. for Caltrans	05-000246, 05-000247, 05-000248, 05-000396, 05-000465, 05-000468, 05-000495, 05-000496, 05-000497, 05-000498, 05-000499, 05-000500, 05-000954, 05-000974, 05-000975, 05-001099, 05-001106, 05-001670, 05-002109, 05-002110, 05-002111, 05-002112, 05-002113, 05-002114, 05-002115, 05-002116, 05-002117, 05-002118, 05-002119, 05-002120, 05-002121, 05-002122, 05-002123, 05-002124, 05-002125, 05-002126, 05-002127, 05-002128, 05-002129, 05-002141
ST-03923	NADB-R - 1364015	1980	Richards, R. J.	Historic Property Survey Report, State Highway 4, San Joaquin and Stanislaus County, Post Miles 37.4 to 38.1 (0.0 to 1.1), near Farmington between 0.7 Mile West and 1.1 Miles East of San Joaquin-Stanislaus County Line.	California Department of Transportation	50-000246
ST-05579	NADB-R - 1365463	2004	Thal, E.	Letter Report RE: Project CA-1226A/ Milton Road, NE Corner of Milton Road and SR-4, Farmington, California, Stanislaus County.	EarthTouch, Inc.	
ST-08284		2011	AECOM	Cultural Resources Inventory Report for the Central Valley Independent Network Fiber Optic Communications Network Project, California (Calaveras, Merced, San Joaquin, Stanislaus and Tuolumne Counties in the CCalC Area of Responsibility)	AECOM; prepared for Central Valley Independent Network, Fresno, Ca	

Report List

Report No.	Other IDs	Year	Author(s)	Title	Affiliation	Resources
ST-08510		1948	Riddell, D.	Appraisal of the Archaeological Resources of Farmington Reservoir, Littlejohns Creek, [Calaveras], San Joaquin and Stanislaus Counties, California. River Basin Survey.	University of California Berkeley, Archaeological Research Facility for Smithsonian Institution, Washington/NPS	50-000088, 50-000089, 50-000090, 50-000091, 50-000092, 50-000093, 50-000094, 50-000095, 50-000096, 50-000097, 50-000098, 50-000099, 50-000100, 50-000101, 50-000102, 50-000103, 50-000104, 50-000105, 50-000106, 50-000107, 50-000108, 50-000109, 50-000130, 50-000131, 50-000132, 50-000133, 50-000134, 50-000135, 50-000136, 50-000137, 50-000138, 50-000139, 50-000140, 50-000141, 50-000142, 50-000143, 50-000144, 50-000145, 50-000146, 50-000147, 50-000148, 50-000149, 50-000150, 50-000151, 50-000152, 50-000153, 50-000154, 50-000155, 50-000156, 50-000157, 50-000158, 50-000159, 50-000160, 50-000161, 50-000162, 50-000163, 50-000164, 50-000165, 50-000166, 50-000167, 50-000168, 50-000169, 50-000170, 50-000171, 50-000172, 50-000173, 50-000174, 50-000175, 50-000176, 50-000177, 50-000178, 50-000179, 50-000180, 50-000181, 50-000182, 50-000186, 50-000187, 50-000188, 50-000189, 50-000190, 50-000191, 50-000192, 50-000193, 50-000194, 50-000195, 50-000196, 50-000197, 50-000198, 50-000199, 50-000200, 50-000201, 50-000202, 50-000205

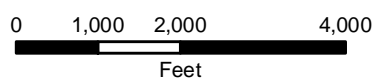
Resource List

Primary No.	Trinomial	Other IDs	Type	Age	Attribute codes	Recorded by	Reports
P-50-000160	CA-STA-000074	Resource Name - Rock Creek	Object, Site	Prehistoric	AP02; AP15	1951 (Brooks and Freed, UC Berkeley)	ST-08510
P-50-000162	CA-STA-000076	Resource Name - Malspina Ranch	Object, Site	Prehistoric	AP02; AP12	1951 (Brooks, Freed, UC Berkeley)	ST-08510
P-50-000163	CA-STA-000077	Resource Name - Malspina Ranch	Site	Prehistoric	AP16	1951 (Brooks and Freed, UC Berkeley)	ST-08510
P-50-000164	CA-STA-000078	Resource Name - Malspina Ranch	Site	Prehistoric	AP15; AP16	1951 (Brooks)	ST-08510
P-50-000165	CA-STA-000079	Resource Name - Malspina Ranch	Object, Site	Prehistoric	AP02; AP15	1951 (Brooks, UC Berkeley)	ST-08510
P-50-000166	CA-STA-000080	Resource Name - Malspina Ranch	Site	Historic	AP15	1951 (Brooks, UC Berkeley)	ST-08510
P-50-000167	CA-STA-000081	Resource Name - Malspina Ranch	Object, Site	Prehistoric	AP02; AP12; AP15	1951 (Brooks, UC Berkeley)	ST-08510
P-50-000169	CA-STA-000083	Resource Name - Malspina Ranch	Site	Prehistoric	AP15	1951 (Brooks, UC Berkeley)	ST-08510
P-50-000170	CA-STA-000084	Resource Name - Malspina Ranch	Object, Site	Prehistoric	AP02; AP12; AP15	1951 (Brooks, UC Berkeley)	ST-08510
P-50-000171	CA-STA-000085	Resource Name - Malspina Ranch	Object, Site	Prehistoric	AP02; AP15	1951 (Brooks, UC Berkeley)	ST-08510
P-50-000188	CA-STA-000102		Object, Site	Prehistoric	AP02; AP12; AP15	1951 (Brooks, Mangels, UC Berkeley)	ST-08510
P-50-000189	CA-STA-000103	Resource Name - Stuart or Steward Ranch	Object, Site	Prehistoric	AP02; AP12; AP15	1951 (Freed or possibly Fredrickson?, UC Berkeley)	ST-08510
P-50-000247	CA-STA-000162	Resource Name - CA-STA-162; Other - CS5	Object, Site	Prehistoric	AP02	1977 (J.W. Parker); 1999 (M. Jablonowski, A Van Wyke, G. George & M. Newland, Sonoma State University)	CA-03770, SJ-00819, ST-00819
P-50-000495	CA-STA-000398	Other - Prehistoric Site, CS4; Resource Name - Lithic Scatter	Site	Prehistoric	AP02	1999 (Van Wyke, A., George, R., Newland, M. and M. Jablonowski, Anthropological Studies Center, Sonoma State University)	CA-03770
P-50-000496	CA-STA-000399H	Other - CS6H; Resource Name - Wooden Fence Line	Site	Historic	AH11	1999 (Hirn, C., Wooten, K., and M. Meyer, Anthropological Studies Center, SSU)	CA-03770
P-50-000500	CA-STA-000401H	Other - CS1H; Resource Name - Old Highway 4	Site	Historic	AH07	1999 (R. George et.al, Anthropological Studies Center, SSU); 1999 (R. George et.al, Anthropological Studies Center, SSU)	CA-03770



Previous Surveys
Hunter Ranch
Stanislaus County, California

1:28,000



	Project Area		ST-00819		ST-03770
	Search Radius		ST-00852		ST-03923
			ST-01670		ST-05579
			ST-08284		ST-08510

USGS 7.5' Quad: Bachelor Valley, CA (1971)
PLSS: T1N R10E S14, 15

Attachment 3

Native American Heritage Commission Results

CHAIRPERSON
Laura Miranda
Luiseno

STATE OF CALIFORNIA

Gavin Newsom, Governor

NATIVE AMERICAN HERITAGE COMMISSION

VICE CHAIRPERSON
Reginald Pagaling
Chumash

October 23, 2021

SECRETARY
Merri Lopez-Keifer
Luiseno

Jenna Farrell
 Tetrattech

Via Email: jenna.farrell@tetrattech.com

PARLIAMENTARIAN
Russell Attebery
Karuk

Re: Hunter Ranch Groundwater Well Project, Stanislaus County.

COMMISSIONER
William Mungary
Paiute/White Mountain Apache

Dear Ms. Farrell:

A record search of the Native American Heritage Commission (NAHC) Sacred Lands File (SLF) was completed for the information you have submitted for the above referenced project. The results were negative. However, the absence of specific site information in the SLF does not indicate the absence of cultural resources in any project area. Other sources of cultural resources should also be contacted for information regarding known and recorded sites.

COMMISSIONER
Julie Tumamait-Stenslie
Chumash

Attached is a list of Native American tribes who may also have knowledge of cultural resources in the project area. This list should provide a starting place in locating areas of potential adverse impact within the proposed project area. I suggest you contact all of those indicated; if they cannot supply information, they might recommend others with specific knowledge. By contacting all those listed, your organization will be better able to respond to claims of failure to consult with the appropriate tribe. If a response has not been received within two weeks of notification, the Commission requests that you follow-up with a telephone call or email to ensure that the project information has been received.

COMMISSIONER
[Vacant]

COMMISSIONER
[Vacant]

COMMISSIONER
[Vacant]

If you receive notification of change of addresses and phone numbers from tribes, please notify me. With your assistance, we can assure that our lists contain current information.

EXECUTIVE SECRETARY
Christina Snider
Pomo

If you have any questions, please contact me at my email address:

Katy.Sanchez@nahc.ca.gov.

NAHC HEADQUARTERS
 1550 Harbor Boulevard
 Suite 100
 West Sacramento,
 California 95691
 (916) 373-3710
nahc@nahc.ca.gov
NAHC.ca.gov

Sincerely,



Katy Sanchez
 Associate Environmental Planner

Attachment

**Native American Heritage Commission
Native American Contacts List
October 22, 2021**

Calaveras Band of Mi-Wuk Indians Gloria Grimes, Chairperson P.O. Box 899 West Point CA 95255 Calaverasband.MiwukIndians@gmail.com (209) 419-5675	Mi-Wuk Miwok	Nashville Enterprise Miwok-Maidu-Nishinam Tribe Cosme A. Valdez, Chairperson P.O. Box 580986 Elk Grove CA 95758-001 valdezcome@comcast.net (916) 429-8047 Voice/Fax (916) 396-1173 Cell	Miwok
California Valley Miwok Tribe 14807 Avenida Central La Grange CA 95329 (209) 931-4567 Office (209) 931-4333 Fax	Miwok	North Valley Yokuts Tribe Katherine Erolinda Perez, Chairperson P.O. Box 717 Linden CA 95236 canutes@verizon.net (209) 887-3415	Ohlone/Costanoan Northern Valley Yokuts Bay Miwok
California Valley Miwok Tribe AKA Sheep Rancheria of Me-Wuk Indians of Ca P.O. Box 395 West Point CA 95255 l.ewilson@yahoo.com (209) 293-4179 Office	Miwok	Southern Sierra Miwuk Nation Sandra Chapman, Chairperson P.O. Box 186 Mariposa CA 95338 (559) 580-7871 sandra47roy@gmail.com	Miwok Pauite Northern Valley Yokut
Chicken Ranch Rancheria of Me-Wuk Indians Lloyd Mathiesen, Chairperson P.O. Box 1159 Jamestown CA 95327 lmathiesen@crtribal.com (209) 984-9066 (209) 984-9269	Miwok - Me-wuk	Tamien Nation Quirina Luna Geary, Chairperson P.O. Box 8053 San Jose CA 95155 qgeary@tamien.org (707) 295-4011	Ohlone/Costanoan
Muwekma Ohlone Indian Tribe of the SF Bay Area Monica Arellano, Vice Chairwoman 20885 Redwood Road, Suite 232 Castro Valley CA 94546 marellano@muwekma.org (408) 205-9714	Ohlone / Costanoan	Tamien Nation Johnathan Wasaka Costilla, THPO P.O. Box 866 Clearlake Oaks CA 95423 thpo@tamien.org (925) 336-5359	Ohlone/Costanoan

**Native American Heritage Commission
Native American Contacts List
October 22, 2021**

The Confederated Villages of Lisjan Corrina Gould, Chairperson 10926 Edes Avenue Oakland, CA 94603 cvltribe@gmail.com (510) 575-8408	Ohlone/Costanoan	Wuksache Indian Tribe/Eshom Valley Band Kenneth Woodrow, Chairperson 1179 Rock Haven Ct. Salinas, CA 93906 kwood8934@aol.com (831) 443-9702	Foothill Yokuts Mono Wuksache
Tule River Indian Tribe Neil Peyron, Chairperson P.O. Box 589 Porterville, CA 93258 neil.peyron@tulerivertribe-nsn.gov (559) 781-4271 (559) 781-4610 Fax	Yokuts		
Tuolumne Band of Me-Wuk Indians Andrea Reich, Chairperson P.O. Box 699 Tuolumne, CA 95379 andrea@mewuk.com (209) 928-5300 Office (209) 928-1677 Fax	Me-Wuk - Miwok		
Wilton Rancheria Jesus G. Tarango Jr., Chairperson 9728 Kent Street Elk Grove, CA 95624 jtarango@wiltonrancheria-nsn.gov (916) 683-6000 Office (916) 683-6015 Fax	Miwok		
Wilton Rancheria Steven Hutchason, THPO 9728 Kent Street Elk Grove, CA 95624 shutchason@wiltonrancheria-nsn.gov (916) 683-6000 Ext. 2006 (916) 683-6015 Fax	Miwok		

Stanislaus County Initial Study Checklist – Final
Attachment 4 – Groundwater Resources Impact Assessment

**Cross Reference of GRIA Test Boring and Pumping Well Number References to
Project Supply Well Permit Application Numbers**

Hunter Ranch
Ver. March 17, 2022

Test Boring (TB)	2	3	5	NA	NA	NA
Test Pumping Well (PW)	3	1	2	2a	4*	5*
Prior Test Well Permit App #	20-225	2020-195	2020-111	2020-156	NA	NA
Supply Well Permit Application #	2021-69	2021-72	2021-70	2021-71	Future	Future
Well Type	Irrig Well	Irrig Well	Irrig Well	Misc Use Well	Irrig Well	Irrig Well

NA Not Applicable

* Potential Future Well (not currently installed)

TECHNICAL MEMORANDUM



GROUNDWATER RESOURCES IMPACT ASSESSMENT, HUNTER RANCH, STANISLAUS COUNTY, CALIFORNIA

PREPARED FOR: Shawn Conde, Conde Farms

PREPARED BY: Mike Tietze, PG, CHG, CEG, Formation Environmental, LLC
Amy Davis court, Formation Environmental, LLC
David Carlson, CHG, Formation Environmental, LLC

DATE: June 13, 2020



A handwritten signature in black ink that reads "Mike Tietze".

1. INTRODUCTION

Conde Farms plans to develop an orchard on Assessor's Parcel Number 01-01-002, located in rural unincorporated Stanislaus County (the Site, see Figures 1 and 2). The Site consists of approximately 635 acres located southwest of the intersection of State Highway 4 and Milton Road that is zoned for agricultural use. Environmental, LLC (Formation) has prepared this Technical Memorandum to present the methods and results of a Groundwater Resources Impact Assessment (GRIA) to evaluate the potential groundwater resource-related impacts of converting two test wells into irrigation well and one test well into a small capacity yard water supply well to irrigate approximately 175 acres of new orchard (Phase I). A potential second phase will consist of installing up to three new irrigation supply wells to support expansion of the orchard by up to an additional 175 acres (Phase II). The decision whether and to what extent to expand the groundwater supply during Phase II will depend on monitoring conducted during Phase I as part of an adaptive management strategy. The Phase I and Phase II well conversion and installation, together with the monitoring and adaptive management framework, are collectively referred to herein as the "Project." The location of the Site and the proposed wells is shown on Figure 1. The Site is located southwest of the Rock Creek Water District in an area that is outside the service territory of any water or irrigation districts (Figure 2), and groundwater is currently the only option for development of an irrigation water supply. The purpose of the proposed well conversions and installation is to develop a long-term water supply for the proposed orchard.

Because the proposed wells will be located in unincorporated Stanislaus County in an area that is not served by a water agency operating in compliance with a Groundwater Management Plan, they are subject to the requirements of the Stanislaus County Groundwater Ordinance (County Code Chapter 9.37), which requires that applicants complete a supplemental application and provide "substantial evidence" that groundwater extraction from their proposed wells will be sustainable, as defined under the Ordinance. The definition of sustainability in the Ordinance is based on the definition in the Sustainable Groundwater Management Act (SGMA). This Groundwater Resources Impact Assessment (GRIA) provides

the required substantial evidence of sustainable extraction. A completed supplemental well permit application package is enclosed (Attachment A). The GRIA and supplemental well permit application are being submitted to Stanislaus County to support preparation of an environmental document that complies with the requirements of the California Environmental Quality Act (CEQA) and the Groundwater Ordinance.

2. PROJECT DESCRIPTION

The action that is being evaluated under the Ordinance and under CEQA consists of the development and operation of several production wells at the Site (the Project) to serve as an irrigation water supply for a proposed orchard. Because the development of a reliable irrigation water supply will make the conversion of disturbed rangeland into an orchard possible, the development and operation of the irrigation system and orchard are being also being evaluated under CEQA as contingent actions. Specifically, the Project will include the following:

- Phase I of the Project will consist of the conversion of two existing test wells into irrigation wells, the conversion of a third test well into a supply well for miscellaneous incidental water supply needs, the construction of two additional irrigation wells in the western portion of the Site, and the long-term operation of these wells to supply the water demand of approximately 175 acres of orchard for a period up to approximately 20 years. The contingent actions during Phase I include construction of the irrigation system, conversion of up to 175 acres of disturbed rangeland into an almond orchard, and long-term operation of the orchard.
- Monitoring will be conducted during the initial pumping for Phase I to assess whether groundwater drawdown is consistent with or less than the drawdown predictions presented in this memorandum. If so, then the Project will proceed to Phase II.
- Phase II of the Project will consist of construction of up to three additional irrigation wells to supply the water demand of up to an additional 175 acres of orchard for a period up to approximately 20 years. The contingent actions during Phase II include expansion of the irrigation system, conversion of up to an additional 175 acres of disturbed rangeland into an almond orchard, and long-term operation of the orchard.

The parcel to be served by the proposed wells, the well locations, and the areas in which the proposed proposed orchard will be develop are shown on Figure 3. The estimated water demand for the orchard is summarized below in Table 1 based on irrigation system design data developed by Conde Farms.

Table 1. Hunter Ranch Annual and Short-Term Maximum Irrigation Water Demand

Planned Cropping		Average Consumptive Use of Applied Water from ET Data			Consumptive Use of Applied Water (AFY)	Irrigation Efficiency	Pond Evaporation Loss (AFY)	Total Groundwater Demand (AFY)
Crop	(acres)	Month	(inches)	(feet)				
Phase 1 Orchard Development Water Demand								
Almond	175	Mar	2	0.17	29	0.90	1	34
Almond	175	Apr	3	0.25	44	0.90	2	51
Almond	175	May	4	0.33	58	0.90	6	71
Almond	175	Jun	6	0.50	88	0.90	13	110
Almond	175	Jul	7.1	0.59	104	0.90	16	131
Almond	175	Aug	6.6	0.55	96	0.90	14	121
Almond	175	Sep	5.1	0.43	74	0.90	11	94
Almond	175	Oct	4	0.33	58	0.90	6	71
Phase 1 Annual Demand			37.8	3.15	551	0.90	69	683
Phase 2 Orchard Development Water Demand								
Almond	175	Mar	2	0.17	29	0.90	1	34
Almond	175	Apr	3	0.25	44	0.90	2	51
Almond	175	May	4	0.33	58	0.90	6	71
Almond	175	Jun	6	0.50	88	0.90	13	110
Almond	175	Jul	7.1	0.59	104	0.90	16	131
Almond	175	Aug	6.6	0.55	96	0.90	14	121
Almond	175	Sep	5.1	0.43	74	0.90	11	94
Almond	175	Oct	4	0.33	58	0.90	6	71
Phase 2 Annual Demand			37.8	3.15	551	0.90	69	683
Project Total Forecast Water Demand (Phase 1 and Phase 2)								
Annual Total Demand			37.8	3.15	1,102	0.90	138	1,366

Notes:

ET = Evapotranspiration.

AFY = acre-feet/year.

1. Monthly crop evapotranspiration water demand was provided by Conde Farms and developed using data from the California Irrigation Management Information System (CIMIS).
2. An irrigation efficiency of 0.90 is assumed for the use of microjet or drip irrigation system.
3. Evaporation and seepage losses are assumed to range from 5 to 15%.
4. Water demand for immature trees is less than estimated above: First year demand = approximately 25% to 30% of annual total demand; Second year demand = 50% of annual total demand. Third year forward = 100% of annual total demand.

The groundwater supply development approach for the Site was selected based on information gathered during the test well program described in Section 3. The irrigation water supply for Phase 1 of the orchard development would be sourced by converting two of the three test wells constructed on the south side of the site into irrigation wells (PW-1 and PW-2). Each of these wells is completed to a depth of approximately 500 feet and completed in permeable sands of the Mehrten Formation and the underlying Valley Springs Formation, and has an estimated production capacity of approximately 1,000 gallons per minute (gpm). The additional water supply for Phase 2 would be sourced from three new water supply

wells (PW-3, 4 and 5) constructed on the west side of the Site to depths of approximately 500 feet and completed in sands of the Mehrten and Valley Springs Formations with assumed pumping capacities of 500 to 1,000 gpm. The third test well (PW-2a, located near PW-2) would be converted into a yard supply well used to meet de minimis orchard demands (less than 2 AFY) for crop spraying and equipment washing. The locations of the existing test wells and the tentative locations of the proposed new wells are shown on Figures 1 and 3. The groundwater supply development approach for the project is summarized in Table 2.

Table 2. Average Annual and Short-Term Maximum Irrigation Water Supply Pumping Rates

Calculation	Average Pumping Rates			
	Cumulative (AFY)	PW-1 & 2 (gpm/well)	PW-3 (gpm)	PW-4 & 5 (gpm/well)
Phase I long-term average pumping rate (~20% duty)	683	211	0	0
Phase I short-term average maximum pumping rate (June through August and filling of storage pond; ~50% duty)	426	524	0	0
Phase II long-term average pumping rate (~20% duty)	1,366	211	211	106
Phase II short-term average maximum pumping rate (June through August and filling of storage pond; ~50% duty)	789	485	485	242
Maximum estimated design pumping capacities (Phase I and II)	--	1,000	1,000	500

In preparation for development of the Site, Conde Farms retained biological consultants to delineate potential wetland areas and perform a biological resources and habitat assessment. The purpose of these studies was to identify potentially sensitive habitat areas to be avoided and protected from disturbance during development and operation of the proposed orchard. These surveys have identified approximately 16 acres of potential seasonal wetlands and wetland swales, and designated 30 foot setbacks to avoid potential impacts to these resources from ground-disturbing activities, resulting in approximately 62 acres of recommended exclusion zones around seasonal wetland areas and swales (Figure 3). Conde Farms has designated approximately 350 acres of upland areas outside the identified exclusion zones for potential orchard development, including 175 acres during Phase I and up to 175 acres during Phase II.

Phase I Construction and Operation

The Project will include the following activities during Phase 1.

- Pumps would be installed in the existing test wells. Information regarding the depth and completion specifications of these wells is provided in Section 3. Line shaft turbine pumps would be installed in Wells PW-1 and PW-2, and an electric submersible pump would be installed in Well 2a. The maximum capacity of the pumps would be approximately 1,000 gpm for the irrigation wells and 20 gpm for the yard well. A small maintenance pad and shelter measuring up to about 20 feet by 40 feet may be constructed at each wellhead to house wellhead equipment including pump controls, connection valves and headers to the irrigation system, and filters and fertigation equipment as needed. Avoidance and minimization measures include providing access via existing ranch roads.

- Power would be extended to the existing supply wells and to the pond. Wooden power poles will be extended westward from Milton Road through the southern portion of the proposed orchard blocks Site boundary with feeder lines extended to the wells and to the existing pond. Wooden power poles would be installed spacings ranging between 300 and 500 feet. Avoidance and minimization measures include access to power pole and power drop sites via existing ranch roads and across designated orchard areas. Placement of poles within the setback areas from potentially sensitive swales would be avoided.
- Equipment used during construction will include a small crane, trucks to mobilize equipment and supplies, and crew service trucks.
- The wells would be operated to provide a long-term irrigation water supply for a period of approximately 20 to 30 years to the orchard in accordance with the water demand and supply information provided in Tables 1 and 2.

Contingent activities related to orchard development would include the following during Phase I.

- The areas of the designated orchard blocks that have not been previously tilled would be ripped and tilled. Avoidance and minimization measures include maintaining 30-foot setbacks from designated potentially sensitive drainage swales, and crossing swales only at existing ranch roads or over structural spans.
- The irrigation system would be constructed, including construction of a network of buried irrigation pipes that supply a micro-drip irrigation system from a pump station at the pond. Supply pipelines from each irrigation wellhead to the pond would also be installed. The plastic irrigation pipes would range from approximately 12 inches to 1 inch in diameter, and would be buried within the cultivated blocks. Avoidance and minimization measures include crossing of designated potentially sensitive swales within the footprint of existing ranch roads or via clear structural spans. Ground disturbance within designated setback areas would be avoided.
- Trees would be planted in the Phase I area (175 acres) of the approximately 350-acre orchard area identified in Figure 3. Avoidance and minimization measures include limiting planting activities to the designated block areas outside of setback zones from potentially sensitive swale areas.
- After planting, the orchard would be irrigated, maintained and operated over an expected life of 20 to 30 years using standard agronomic practices. The property is enclosed by existing fences along the property lines. Access to the cultivated areas will be via gates along Milton Road. Avoidance and minimization measures include the use of existing ranch roads to cross designated setback areas from potentially sensitive swales or placing structural spans across these areas for any new access roads constructed in cultivated areas.

Phase I Monitoring and Adaptive Management Program

As with any groundwater development project, the response of the aquifer system to pumping for the project is not completely understood until the aquifer is significantly stressed. To address this uncertainty, the Project will include a monitoring and adaptive management program to gather groundwater level data during the initial operation of PW-1 and PW-2, gauge the aquifer response to sustained pumping, and inform the appropriate groundwater development strategy to support Phase II orchard expansion. Specifically, the program will include the following components:

- A monitoring plan will be developed and provided to the Stanislaus County DER for review and approval. The plan will describe the procedures to collect and analyze groundwater level monitoring data from two or more monitoring wells during the initial operation of PW-1 and 2. Each of the monitoring wells will be fitted with a recording pressure transducer. Drawdown data and groundwater extraction data will be gathered for a period of at least three months after project startup.
- The observed drawdown data will be compared to drawdown data simulated using the groundwater flow model developed for the Project and described in Section 4. To to this, the actual pumping rates from the initial startup period will be simulated using the model, and the predicted drawdown response at the monitoring well locations will be compared to the observed response. If the observed drawdown is different from the predicted drawdown, the model will be updated as appropriate to match the observed drawdown. The updated model will then be used to assess the allowable groundwater development extraction rate for Phase II of the Project, as follows:
 - If the observed drawdown was less than or similar to the originally predicted drawdown, development of Phase II may include up to an additional 175 acres.
 - If the observed drawdown was greater than the originally predicted drawdown, the updated model will be used to establish an allowable additional pumping volume for Phase II such that the drawdown predicted for expanded Phase II pumping remains less than or similar to the originally predicted drawdown described in Section 4.
 - The outcome of the analysis will be provided to the Stanislaus County DER for review and approval.

Phase II Construction and Operation

The Project would include the following activities during Phase II.

- Up to three new wells would be constructed adjacent to existing dirt and gravel ranch roads near the tentative locations shown on Figures 1 and 3. Temporary well construction work areas would be established around each well site during drilling. The work areas would measure up to approximately 50 by 100 feet, and would be located in existing level areas that are cleared and used for ranch road, parking or storage purposes and were previously used for cultivation of winter wheat. Avoidance and minimization measures include accessing the drilling locations via existing ranch roads.
- Based on a test well program implemented by Massellis Drilling (Attachments B and D), the wells would be constructed to extract water from the aquifer system in the Mehrten and Valley Springs Formations, where water of adequate quality and quantity is expected to be encountered. The estimated well depths are approximately 400 to 500 feet. The upper approximately 20 feet of the well borings would be drilled to a diameter of approximately 24 to 30 inches using a bucket auger and a steel conductor casing would be installed. The wells would be constructed using the mud rotary or

fluid reverse method by drilling through the inside of the conductor casings. The additional wells are proposed to be constructed using 12-inch diameter PVC casing and screen placed in approximately 18-inch diameter boreholes with annular filter packs. Sanitary seals are expected to extend from the ground surface to depths of approximately 20 feet.

- The wells may be completed at the surface with small concrete pads, and would be fitted with electrical line-shaft turbine pumps. A small maintenance pad and shelter measuring up to about 20 feet by 40 feet may be constructed at each wellhead to house wellhead equipment including pump controls, connection valves and headers to the irrigation system, and filters and fertigation equipment as needed.
- Power would be extended to the new supply wells northward from the power supply lines installed during Phase I. Wooden power poles would be installed spacings ranging between 300 and 500 feet and lateral power drops would be constructed to each wellhead. Avoidance and minimization measures include access to power pole and drop sites via existing ranch roads and across designated orchard areas. Placement of poles within the setback areas from potentially sensitive swales would be avoided.
- Phase II well construction and development work is anticipated to take place up to two years after completion of Phase I. Drilling equipment, typically consisting of a drilling rig, pipe truck water truck, forklift, compressors, pumps, light stands, desander, mud pit and support trucks would be mobilized for approximately two to three weeks at each drilling location. Work during drilling of the wells may be conducted during normal working hours or utilizing shift work, 24 hours per day, seven days per week, depending upon conditions. Well development, pump testing, pump installation and surface completion would be conducted over the course of an additional month during regular working hours. Equipment would include development rigs, jib cranes and work trucks. Construction of irrigation wells is an agricultural activity, and is exempt from the County Noise Ordinance. Avoidance and minimization measures include providing access via existing ranch roads.

Contingent activities related to orchard development would consist of the following during Phase II.

- The areas of the designated orchard blocks that have not been previously tilled would be ripped and tilled. Avoidance and minimization measures include maintaining 30-foot setbacks from designated potentially sensitive drainage swales, and crossing swales only at existing ranch roads or over structural spans.
- Irrigation water would be supplied to the orchard areas by extending the irrigation system installed during Phase I to the additional Phase II block areas and installing pipelines from the new wells to the existing storage pond using the methods described previously, and employing the same minimization and avoidance measures.
- Trees would be planted within up to an additional 175 acres in the area identified in Figure 3. Avoidance and minimization measures include limiting planting activities to the designated block areas outside of setback zones from potentially sensitive swale areas.

- After planting, the orchard would be irrigated, maintained and operated over an expected life of 20 to 30 years using standard agronomic practices. Site access and development would be as discussed previously for Phase I.

3. PROJECT SETTING

3.1. PHYSIOGRAPHY AND LAND USE

The Site encompasses Assessor's Parcel Number 01-01-002, located in rural unincorporated Stanislaus County (Figures 1 and 2). The Site consists of approximately 635 acres located southwest of the intersection of State Highway 4 and Milton Road that is zoned for agricultural use. It is occupied by low rolling hills covered with non-native grasses typical of the "Northern Triangle" region of Stanislaus County, and underlain by soils developed on the Mio-Pliocene volcano-fluvial Mehrten Formation locally capped by alluvial deposits of the Pliocene Laguna Formation. The Site topography consists of relatively gentle slopes (generally 1 to 5 percent) with a few locally more resistant layers representing more resistant deposits that support slopes as steep as 10 percent. Historically, the site has been used as rangeland for cattle grazing, likely for over 100 years. Supporting activities have included development of dirt ranch roads, two small seasonal ponds and several stock wells, and periodic disking of fire breaks around the Site perimeter. It is possible that periodic disking and dryland hay cultivation were also conducted on inland portions of the Site. All these activities have resulted in long-term disturbance of the near surface soils that is typical of historical rangeland in this portion of Stanislaus County.

The potential seasonal wetlands, swales, and surrounding 30-foot setback areas identified during the biological surveys are relatively gentle and do not have defined banks, except for the drainage that runs north to south through the center of the site, which displays locally steepened bank morphology and is identified as an ephemeral stream in the United States Geological Survey (USGS) National Hydrography Dataset (Figure 2). The slopes in the upland areas identified for potential orchard development have relatively gentle slopes generally ranging from approximately 1 to 5 percent. Portions of this area have been disked and tilled to support the cultivation of winter wheat/hay during the 2020/2021 season and in anticipation of future agricultural activity. Additionally, the perimeter of the Site has been disked for fire protection purposes, with exception of the identified swale exclusion zones. Five test borings have been drilled and three test wells installed in the southern and western portions of the Site as part of a groundwater supply exploration program. A pond in the central portion of the Site, west of the central swale, that had reportedly fallen into despair and no longer effectively retained water has been recently repaired and re-established for water storage. This pond is approximately 6.4 acres in size and has an estimated storage capacity of 64 acre-feet. A second, small stock pond was historically located south of the above pond, but disappeared as a result of disuse and erosion years ago.

3.2. HYDROLOGY

The Site is located within the Rock Creek - French Camp Slough watershed (Figure 2). In the low foothills, this watershed drains a rolling upland between the Calaveras River to the north and the Stanislaus River to the south, both of which are relatively deeply incised. Woodward Reservoir is located in the south-central

portion of the northern triangle. Local creeks between these two drainages are mostly ephemeral or intermittent, and flow at their highest levels during winter and spring. The highest flows in the rivers occur in late spring/early summer with snow melt from the Sierra Nevada Mountain Range. Both the local creeks and the rivers are at their lowest levels or dry during late summer/fall. The Farmington Flood Control Basin, which is located approximately 1.5 to 2 miles west and southwest of the Site, was designed to prevent flooding from the creeks onto the valley during unusually wet years. The dam site for the Farmington Basin is located about 4.5 miles west of the Site. Four main creeks, Duck Creek, Rock Creek, Hoods Creek, and Littlejohns Creek, enter into the Farmington Flood Control Basin and a dam causes the surface water to back up eastward. Smith Creek, which is a tributary to Hoods Creek, runs approximately 0.1 to 0.2 miles south of the Site and is used for periodic water conveyance by Stockton East Water District. The Stanislaus and Calaveras Rivers run along deeply incised alluvial valleys and are hydraulically connected to the regional aquifers in the Mehrten Formation and overlying alluvial formations. They include both gaining and losing reaches (JJ&A 2017b). Other surface water resources in the Rock Creek - French Camp Slough watershed (Figure 2) are separated from the regional water supply aquifers by lower permeability perching layers and may exchange water with local perched aquifers.

Figure 2 shows the locations of potential groundwater-dependent ecosystems (GDEs) located near the site taken from the “Natural Communities Commonly Associated with Groundwater” (NCCAG) dataset developed by The Nature Conservancy in cooperation with the California Department of Water Resources (DWR 2020a). These potential GDEs include wetlands, phreatophytes and riparian vegetation. As noted in Section 3.3, groundwater levels in this area are reported to be approximately 100 feet or more below groundwater, so these potential GDEs are not connected to the regional water table and are not expected to be affected by pumping at the Site.

3.3. HYDROGEOLOGIC SETTING

The Site is in the Eastern San Joaquin Groundwater Subbasin of the San Joaquin Valley Groundwater Basin (Figure 4). The characteristics of the subbasin are summarized in the table below.

TABLE 3 - Summary of Turlock Groundwater Subbasin

Groundwater Subbasin (DWR Basin Number)	Approximate Area	CASGEM Priority	Critical Overdraft Listing
Turlock Subbasin (5-22.01)	1,105 mi ² (707,000 acres, including areas in San Joaquin and Stanislaus Counties)	High	Yes
Sources: DWR 2006; DWR 2016; DWR 2020b			

Groundwater resources in the Eastern San Joaquin Groundwater Basin are managed by the Eastern San Joaquin Groundwater Authority (ESJGA), a Joint-Powers Authority (JPA) consisting of a number of separate Groundwater Sustainability Agencies (GSAs) established under SGMA and responsible for the sustainable

management of groundwater within their jurisdictions. The ESJGA has developed the Eastern San Joaquin Groundwater Subbasin Groundwater Sustainability Plan (GSP) to guide and regulate sustainable groundwater management in the subbasin (ESJGA 2019). Each of the GSAs in the subbasin is responsible to implement this plan within their respective jurisdiction. The GSA responsible for the sustainable management of groundwater resources in the “northern triangle” region of Stanislaus County is the Eastside San Joaquin GSA, whose governing board includes Stanislaus County, Calaveras County and Rock Creek Water District.

The portion of the Eastern San Joaquin Subbasin that underlies the northern triangle of Stanislaus County is bounded to the south by the Stanislaus River to the south and to the east by low-permeability bedrock formations of the Sierra Nevada. To the north and west it extends outside the county boundaries into San Joaquin County. A small portion of the Subbasin also extends into Calaveras County to the east. Groundwater in this portion of the subbasin occurs primarily under unconfined to semi-confined conditions in the Mehrten Formation. The Mehrten Formation is late Miocene to Early Pliocene in age and is comprised of moderately well to well indurated andesitic sand to sandstone which is interbedded with conglomerate, tuffaceous siltstone, and claystone. Vertical groundwater movement within the Mehrten Formation is impeded by lower permeability deposits, such as volcanic mudflows, claystones and well developed paleosols (ancient soils). In the vicinity of the Site, the Mehrten Formation is about 350 feet thick. It thins to the northeast and thickens to the southwest, where it is overlain by water-bearing alluvial fan deposits of the Laguna, Turlock Lake, Modesto and Riverbank Formations (Marchard, Bartow and Shipley 1981). The Mehrten Formation is reported to be over 600 feet thick in the subsurface near Stockton and Modesto, but the primary municipal water supplies in these areas are derived from the overlying alluvial formations. The Mehrten Formation sands in the Northern Triangle can commonly yield 1,000 gallons per minute from wells, but yields are less where the formation begins to thin near the Site. Beneath the Mehrten Formation, sands of the Valley Springs Formation lie within an interval that is approximately 50 and 200 feet thick and may yield a few hundred gallons per minute to wells (DWR 2006). The Mehrten Formation is locally capped by conglomerate, sandstone and siltstone of the Pliocene Laguna Formation (Marchard, Bartow and Shipley 1981).

The Stanislaus and Calaveras Rivers run along deeply incised alluvial valleys and are hydraulically connected to the regional aquifers in the Mehrten Formation and overlying alluvial formations. They include both gaining and losing reaches (JJ&A 2017b). Other surface water resources in the Rock Creek - French Camp Slough watershed (Figure 2) are separated from the regional water supply aquifers by lower permeability perching layers and may exchange water with local perched aquifers.

The regional groundwater table in this area lies about 100 to 150 feet below the ground surface (bgs) and groundwater flow is generally inferred to be to the southwest, toward the San Joaquin River (DWR 2020b). A review of groundwater well hydrograph trends in the northern triangle area of Stanislaus County indicates groundwater levels in the area west and southwest of the Site show a generally declining trend; however, the trend is not anticipated to result in “undesirable results” as defined in the County Groundwater Ordinance or in SGMA (JJ&A 2017a). Groundwater use and agricultural development is more dense than it is near the Site, which is located northeast of the area of current agricultural development in the area. There are no reported groundwater level monitoring wells near the Site for which data is available from the California Ambient Groundwater Elevation Monitoring (CASGEM) program or the DWR’s SGMA Data Viewer website (DWR 2020b) within 5 miles of the Site; however, Stanislaus County has monitored

groundwater levels in an agricultural supply well located approximately 1.4 miles southeast of the Site at 9337 Dunton Road since 2016. Information regarding this well is included in Attachment B and the location of the well, referred to as the McCurley Well, is shown on Figure 5. . The well is reported to be 480 feet deep and is screened across black sands of the Mehrten Formation from approximately 200 to 480 feet bgs. Groundwater levels measured by the County since October 2016 indicate groundwater levels during this time period have remained relatively stable, ranging from 84.4 bgs to 89.85 feet bgs.

3.4. SITE HYDROGEOLOGY

A groundwater supply investigation was conducted at the site and included drilling and logging five test borings and installing and testing test wells at three of the test boring locations. Additionally, specific capacity test data from one well on the adjacent parcel to the south of the Site were analyzed.

3.4.1. Test Boring and Geophysical Exploration Program

Five test borings were drilled and lithologically logged, and four were geophysically logged. Drilling logs and geophysical logs for the test borings and are included in Attachment B. Driller's logs for a stock well in the eastern portion of the Site, two additional wells in the northern portion of the Site, and three wells located near the Site are also included in Attachment B. In addition, subsurface geophysical data were collected along three transects using Electrical Resistance Tomography (ERT) to image variations in subsurface electrical resistance that are correlated with fine- and coarse-grained sediments. Reports regarding the ERT surveys conducted at the Site are included in Attachment C. The locations of the test borings, test wells and ERT profiles are shown on Figure 5. An east-west cross section based on the geophysical and lithologic logs for the test borings is presented as Figure 6 and its location is shown on Figure 5.

The following conclusions may be made from interpretation of the subsurface lithologic and geophysical data collected at the Site.

- The Site is underlain by interbedded sandy aquifer units (described as black sand, brown sand, white sand and gravel). Fine-grained units consist of clay and mudstone (clay, blue clay, white clay and shale) and potentially volcanic ash (white "shale"). These units are saturated below a depth of approximately 160 feet bgs.
- Sand units consist of broad, lenticular bodies as imaged by the north-south trending ERT profiles that can be correlated over distances of several thousand feet in the east-west cross section. The lenticular sand bodies thin to the north in the ERT profiles and plunge gently to the west in the cross section. The lithology and stratigraphic data suggest the Site is underlain by a fluvio-volcanic aquifer system that was deposited on a westward (or southwestward) dipping surface and thins to the north and east of the Site.
- Generally, black sands are considered characteristic of lithic sands associated with fluvio-volcanic deposits of the Mehrten Formation, which was deposited on the Sierra Nevada slope during a period of resurgent uplift and volcanism. White clay and sand deposits are characteristic of highly-

weathered sediments of the Valley Springs Formation, which was deposited during a long period of erosion with some volcanism during the Eocene, when slopes of the Sierra were more gentle and the climate was generally more tropical. The contact between the Mehrten and Valley Springs Formations shown on Figure 6 is interpreted as the top of the first white clay unit underlying the lowermost black sand. Based on this interpretation, the saturated portion of the Mehrten Formation averages about 200 feet thick at the Site, thins to the north and east and thickens to the south and west. The most prominent sand bodies are present in the upper portion of this interval, but the formation contains several distinct sand layers below this depth that can be correlated across the Site from east to west. Beneath the Mehrten Formation, the Valley Springs Formation consists primarily of finer-grained sediments containing several sand and gravel layers with an average composite thickness of about 50 feet that can be correlated across the Site from east to west. The correlated sand units in the cross section have an gentle apparent dip to the west in the plane of the section.

3.4.2. Test Wells and Aquifer Tests

Existing wells at the Site include three new test wells and one existing stock well. Completion data for these wells are summarized below in Table 4 and well completion records are included in Attachment D. Attachment D also includes well completion records for an existing stock well and abandoned wells in the northwest and northeast portions of the property, and for several key nearby wells downloaded from the DWR SGMA Data Viewer website (DWR 2020b).

Table 4. Completion Details for Existing On-Site Wells

Well Designation	Year Installed	Depth (feet bgs)	Casing Diameter/ Type (inches)	Screen Interval (feet bgs)	Notes
PW-1	2020	510	16" Steel	250 - 510	Well completed in the saturated aquifer sediments of the Mehrten and Valley Springs Formations. Estimated 1,000 gpm capacity. Permitted as a test well
PW-2a	2020	440	16" Steel	300 – 440 (open borehole)	Open-bottom well completed in sand units of the lower Mehrten Formation and the underlying Valley Springs Formation aquifers. Permitted as a test well.
PW-2	2021	400	12.75" PVC	220 - 380	Completed in the Mehrten Formation aquifer and a thin gravel layer in the upper Valley Springs Formation aquifer. Estimated 800 gpm capacity. Permitted as a test well.
Stock Well	2017	300	6" PVC	200 - 280	Completed in the Mehrten and Valley Springs Formation aquifers. Estimated 100 gpm capacity. Current <i>de minimis</i> use.

Aquifer parameter data for the Mehrten Formation and Valley Springs Formation aquifers were estimated from aquifer tests conducted on PW-1 and PW-2a, and specific capacity tests conducted on PW-2 and an off-site well located on the property to the south. Information regarding these tests is included in Attachment E. The methods and findings of the tests are summarized below.

3.4.2.1. PW-1 Aquifer Test

An aquifer test of PW-1 was conducted from September 17 to 20, 2020. This well was completed with a screen interval from 280 to 505 feet bgs across the lower portion of the saturated Mehrten Formation and several sand units in the Valley Springs Formation. The thickness of the Mehrten Formation and Valley Springs Formation aquifers from which the well derives water was estimated to be approximately 190 and 50 feet, respectively. Drawdown data were collected in PW-1 and the Stock Well (located approximately 2,450 feet to the east) using vented pressure transducers.

On September 17, a step drawdown test was conducted, consisting of three 2-hour steps during which the well was pumped at 800, 1,000 and 1,200 gpm. Based on the results of this test, a pumping rate of 1,000 gpm was selected for a 24-hour constant discharge aquifer test. Prior to initiating the test, the well was allowed to recover for one day and the test pumping was commenced at 8:00 AM on September 18. The extraction rate was maintained for 24 hours within +/- 5 percent of 1,000 gpm, except between approximately 19 and 20 hours when the pump was inadvertently allowed to run out of gas. The drawdown data for the pumping well were analyzed using the Theis and Cooper-Jacob methods, yielding transmissivity estimates of 2,316 and 2,313 square feet per day (ft^2/day), respectively. The curve match was relatively good; however, the analyses were considered of fair quality due to the fact they were collected during drawdown in a pumping well. The early- and late-time recovery data were analyzed using the Theis method, yielding transmissivity estimates of 2,989 and 11,715 ft^2/day , respectively. The curve match for the late time recovery data was relatively poor, so this analysis was rejected. The curve match for the early-time recovery data was fair to good, so this analysis was selected as being the most representative transmissivity estimate for the test.

The geophysical log for TB-3 (in which PW-1 was completed, indicates a saturated thickness of Mehrten aquifer material of about 190 feet and a thickness of saturated Valley Springs aquifer of approximately 50 feet. The average bulk hydraulic conductivity of these aquifer materials is therefore estimated to be 12.5 feet/day.

During the test, between 0.1 and 0.2 feet of drawdown were recorded in the stock well on the east side of the Site. The data were of relatively poor quality and therefore were not used to estimate the aquifer transmissivity; however, the data were used to develop a preliminary estimate of aquifer Storativity. Using drawdown data from this well, an aquifer Storativity of 0.007 was estimated using the Cooper-Jacob method.

3.4.2.2. PW-2a Aquifer Test

A second aquifer test was completed on test well PW-2a on December 3, 2020. This well was completed with casing to 300 feet bgs with an open bottom above a borehole drilled to approximately 500 feet bgs through sand units of the lower Mehrten Formation and the underlying Valley Springs Formation. The well was pumped at a constant rate of 295 gpm for 2 hours, after which the test was discontinued because drawdown was approaching the pump intake. Drawdown and recovery data were collected from the pumping well and PW-1 (located approximately 1,370 feet to the east) using vented pressure transducers.

The drawdown and recovery data were analyzed using the Theis and Hantush-Jacob methods. The best curve matches were achieved for the drawdown and recovery data from the pumping well, resulting in a transmissivity estimate of 393 ft²/day for the drawdown data and 755 ft²/day for the recovery data. Good data curve matches were not achieved for the observation well data, likely because only 0.35 feet of drawdown were recorded in the observation well during the test. Based on construction of the well with an open bottom, it is believed that most of the groundwater extracted during the test was derived from a single sand unit in the lower Mehrten Formation that was approximately 22 feet thick, yielding a hydraulic conductivity estimate for this sand unit of about 17.9 feet/day if the lower transmissivity value calculated for the pumping well is used.

During the test, between 0.35 feet of drawdown were recorded in the PW-1. The data were considered to be of poor to fair quality due to the limited amount of drawdown, and therefore were not used to estimate the aquifer transmissivity; however, the data were used to develop an estimate of aquifer Storativity. Using drawdown data from this well, an aquifer Storativity of 0.0007 was estimated using the Cooper-Jacob method. This is an order of magnitude less than the Storativity estimated based on the PW-1 pumping test, and reflects of the lower Storativity of the deeper, more confined aquifer units.

3.4.2.3. Specific Capacity Tests

Well PW-2 was completed approximately 40 feet east of well PW-2a with a screen interval from 220 to 380 feet bgs in the Mehrten Formation Aquifer. After completion and development of the well, a specific capacity test was conducted for approximately one hour after well development. At the end of the test, approximately 25 feet of drawdown were measured at a pumping rate of 200 gpm, yielding a specific capacity estimate of 8 gpm/foot of drawdown. Using a conversion factor for semi confined aquifers based on Driscoll (1986) yields a transmissivity estimate of 1,820 ft²/day for this well. Given a saturated thickness of the Mehrten Formation aquifer of approximately 190 feet at this location yields a bulk hydraulic conductivity estimate of 9.6 feet/day.

A second specific capacity test was conducted on a well constructed in 2008 on the property to the south (Well 95366). This well is completed in the Mehrten Formation aquifer and screened between approximately 200 and 380 feet bgs. The well was tested at a rate of 830 gpm in 2020, yielding a specific capacity of 9.6 gpm/foot of drawdown. Using the same conversion factor and an aquifer thickness of approximately 210 feet (since the well is located at a lower elevation than PW-2) yields a hydraulic conductivity estimate of 10.4 feet/day.

3.4.2.4. *Estimated Aquifer Parameters*

The bulk hydraulic conductivity for the total thickness of the Mehrten Formation aquifer system and for an assumed thickness of 50 feet of the Valley Springs Formation aquifer system is estimated below based on the pumping tests performed at PW-1 and PW-2a, and the geophysical logs for the test borings drilled at the Site. Based on the available information and preliminary modeling of the aquifer test results, it is estimated that approximately 80% of the water pumped from PW-1 was derived from the Mehrten Formation and 20% was derived from the Valley Springs Formation. The average bulk hydraulic conductivity of each aquifer interval is presented below in Table 5.

Table 5. Calculation of Bulk Aquifer Hydraulic Conductivities

Formation	Transmissivity	Percent of Total Transmissivity	Aquifer Thickness at PW-2a	Bulk Hydraulic Conductivity
Combined Mehrten and Valley Springs Formations	2,989	100%	240	12.4
Mehrten Formation Aquifer	2,391	80%	190	12.6
Valley Springs Formation Aquifer	598	20%	50	12.0

The Storativity of the unconfined Mehrten Formation aquifer is estimated to be 0.04 (JJ&A 2018 and 2017). The Storativity of the semi-confined to confined Valley Springs aquifer is estimated to be 0.0007 based on the PW-2a pumping test.

4. EFFECTS ANALYSIS

4.1. CONCEPTUAL APPROACH

In areas like the Site that are undergoing new groundwater development, the sustainable yield of the aquifer system often cannot be predicted with certainty until production-rate pumping commences. To address this uncertainty, the Project will be developed in two phases. Groundwater extraction during the first phase is expected to be less than the sustainable yield, and will be monitored to gather data as to the additional pumping that may be sustained during the second phase. As described in Section 2, during Phase I, two existing test wells will be converted to be used as supply wells to irrigate 175 acres of almond orchard developed at the Site. A monitoring and adaptive management program will be implemented during initial operation of the Phase I wells to assess the drawdown response of the aquifer and determine whether it is consistent with the effects in this GRIA. Based on the findings of the monitoring program, the extent to which pumping may be expended during implementation of Phase II of the Project will be

determined. During Phase II, up to three additional groundwater supply wells will be constructed and used to irrigate up to an additional 175 acres of almond orchard. A groundwater supply investigation was conducted as described in Section 3.4, and the findings of this investigation were used to inform development of a computer model used to assess the drawdown effects of implementing Phase I and Phase II of the Project. The inputs and assumptions used to develop this model are describe below.

To simulate drawdown, a multi-layered modeling approach was implemented using the AnAqSim modeling code (Fitts Geosolutions 2020), which is a three-dimensional (multi-layer) analytical element modeling code capable of simulating groundwater flow to wells under confined, unconfined, or semiconfined aquifer conditions. AnAqSim can simulate a variety of boundary conditions (e.g., no-flow, constant flux, variable flux, general head, and constant head), line or area sources and sinks (e.g., rivers and recharge), and flow barriers. AnAqSim can be used to simulate transient conditions as a result of pumping from single or multiple wells at constant or varying rates and calculates the head and discharge as functions of location and time across a designated model grid or at designated points.

The model boundaries are shown on Figure 4. Head-dependent normal flux boundaries were simulated approximately 4.5 to 5 miles north, west and south of the Site to minimize unintended boundary effects. These types of boundaries can adapt to changes in drawdown within the model domain. A no flow boundary was simulated about 1 to 3 miles northeast of the Site near the location of the groundwater basin boundary and contact with crystalline bedrock of the Sierra Nevada foothill metamorphic complex. Simulating this boundary as no-flow is a conservative assumption since some groundwater flow likely occurs into the groundwater basin across this boundary.

The model domain is represented as a multi-later system that includes the following:

- Layer 1 represents the unconfined Mehrten Formation aquifer, with a saturated thickness of approximately 200 feet;
- Layer 2 represents an approximately 50-foot thick clay layer underlying the Mehrten Formation that separates it from the Valley Springs Formation aquifer; and
- Layer 3 represents the semi-confined to confined Valley Springs Formation aquifer, which is assumed to be approximately 50 feet thick.

The model layers were simulated as being of uniform thickness across the model domain. This is a simplifying assumption implemented because the model code does not simulation of layers with variable thickness. In reality, the aquifers are known to be thicken to the southwest and to thin to the northeast. Simulating a uniform aquifer thickness to the northeast is offset by the conservative assumption of a no-flow boundary. Simulating a uniform aquifer thickness to the southwest is a conservative assumption that results in over-prediction of drawdown in this direction.

The following additional assumptions are incorporated into the model:

- The model layers have uniform properties throughout the model domain. This is a common simplifying assumption.
- The model receives no recharge, and all flow from the pumping wells comes from aquifer storage. This simplifying assumption tends to produce a conservative result that over-predicts drawdown.
- The well pumping rates are simulated as long-term averages. This is a common simplifying assumption for a non-seasonal water supply project, especially when examining drawdown effects at distance from the pumping wells.
- Pumping is simulated for a period up to 20 years, after which drawdown is assumed to reach relatively stable conditions.
- The groundwater surface is simulated as having no slope. This is a commonly used simplification of impact modeling, where the aim is to simulate the changes (drawdown) induced by a project rather than to predict absolute groundwater elevations.

4.2. METHODS

The model inputs for the layers described in Section 4.1 are summarized in Table 6.

Table 6. Groundwater Model Inputs

Model Input Parameter	Input Value	Source	Additional Comments
Layer 1 (Mehrten Formation) Aquifer Characteristics			
Hydraulic Conductivity (K)	12.6 ft/day	Table 5	Taken from September 18-19, 2020 PW-1 pumping test and December 3, 2020 PW-2a pumping test. Consistent with specific capacity tests for other nearby wells.
Vertical K	1.26 ft/day	Estimated	10% of hydraulic conductivity.
Storativity	0.04	JJ&A 2017b	Calibrated value to simulate the unconfined aquifer in the Stanislaus County Hydrologic Model and USGS CVHM.
Specific Yield	11.8 %	DWR, 2006	
Thickness	200 ft	Section 3.4.1	Average saturated thickness of Mehrten Formation interpreted from well logs, geophysical logs and ERT.
Layer 2 (Valley Springs Formation) Aquitard Characteristics			
Hydraulic Conductivity	0.001 ft/day	Estimated	Estimated hydraulic conductivity based on mudstone, siltstone and clay lithology.
Vertical K	0.0001 ft/day	Estimated	10% of hydraulic conductivity
Storativity:	0.0007	Section 3.4.2.2	Taken from December 3, 2020 pumping test
Specific Yield	1 %	Estimated	Specific yield for fine grained mudstone, siltstone or clay.
Thickness	50 ft	Section 3.4.1	Interpreted from well logs and geophysical logs.

Model Input Parameter	Input Value	Source	Additional Comments
Layer 3 (Valley Springs Formation) Aquifer Characteristics			
Hydraulic Conductivity	12.0 ft/day	Table 5	Taken from September 18-19 and December 3, 2020 pumping tests.
Vertical K	1.2 ft/day		10% of hydraulic conductivity
Storativity:	0.0007	Section 3.4.2.2	Taken from December 3, 2020 pumping test
Specific Yield	11.8 %	DWR, 2006	
Thickness	50 ft	Section 3.4.1	Interpreted from well logs, geophysical logs and ERT.
Wells and Pumping Characteristics			
Pumping Rates	See Table 2	Section 2,	Average long-term annual pumping rate for each well.
Pumping Duration	3 months and 20 years	Assumed	Short term maximum and typical assumed well operational life (after which additional drawdown will increase very slowly and may be considered pseudo-stable).

In order to evaluate the potential drawdown effects associated with Phase I and Phase II of the Project, the scenarios described in Table 7, below, were simulated using the groundwater flow model developed for the Project. .

Table 7. Impact Modeling Scenarios

Scenario No.	Description	Pumping Rates (gpm)		
		Wells PW-1 and 2	Well PW-3	Wells PW-4 and 5
A	Long-term average irrigation: 350-acre almond orchard using five wells for 20 years	211	106	106
B	Long-term average irrigation: 175-acre almond orchard using two wells for 20 years	211	0	0
C	Short-term maximum irrigation: 350-acre almond orchard using five wells during June, July and August and fill storage pond	485	242	242
D	Short-term maximum irrigation: 175-acre almond orchard using two wells during June, July and August and fill storage pond	524	0	0

Notes:

Wells PW-1 is completed in the Mehrten and Valley Springs Formation aquifers.

Well PW-2 is completed in the Mehrten Formation aquifers.

Wells PW-3, 4 and 5 are assumed to be completed in the Mehrten and Valley Springs Formation aquifers during Phase II.

4.3. RESULTS

The predicted drawdown associated with pumping of the proposed irrigation wells for the scenarios described in Section 4.2, is summarized in Table 8. Figure 7 presents a comparison of the predicted drawdown in Model Layer 1 (the Mehrten Formation) during Scenarios A, B, C and D. Figure 8 presents a

comparison of the predicted 5 foot and 20 foot drawdown contours Layers 1 (the Mehrten Formation) and 3 (the Valley Springs Formation) for Scenarios A and B. Figure 9 shows the maximum drawdown predicted during Phase I in Layer 1 compared to nearby well locations and domestic well depths. Figure 10 shows the maximum drawdown in Layer 1 during Phase II compared to nearby well locations and domestic well depths. Figure 11 shows the extent of drawdown exceeding 0.5 feet in Layer 1 relative to the locations of potential GDEs. The results are summarized below.

- Figure 8 illustrates the extent of drawdown predicted in Layer 3 (the Valley Springs Formation aquifer) is somewhat greater than in Layer 1 (the Mehrten Formation aquifer), especially in the northeast direction toward the presumed no-flow boundary at the edge of the basin. This is consistent with Layer 3 being more strongly confined than Layer 1, which results in a broader cone of depression. Review of well completion records for 2 miles in each direction from the Site indicates that most irrigation and domestic wells are completed in the Mehrten Formation. Based on the analysis presented in Section 4.4, wells that are completed in both formations would derive most of their water from the Mehrten Formation. For these reasons, the discussions below focus on predicted drawdowns in Layer 1 (the Mehrten Formation).
- During Phase I, drawdowns in Model Layer 1 (the Mehrten Formation) exceeding 5 feet are predicted to extend approximately 1.1 to 1.3 miles from the wellfield in all directions, and 0.5 to 1.1 mile off-Site. Drawdowns exceeding 10 feet extend off-Site to the south for a distance up to approximately 0.3 mile and drawdown exceeding 15 feet are limited to the southern portion of the Site. The maximum predicted drawdown at the property line is approximately 14 feet along the central portion of the southern property line.
- If the maximum Phase II expansion is implemented, drawdown in Model Layer 1 (the Mehrten Formation) exceeding 5 feet is predicted to extend approximately 1.7 to 2 miles from the wellfield and property boundaries to the north, south and west, and slightly over 2 miles toward the edge of the groundwater basin to the northeast. Drawdowns exceeding 10 feet are predicted to extend off-Site approximately 0.5 to 1 mile, and drawdown exceeding 20 feet is predicted to extend off site to the southwest by up to approximately 0.15 mile. A maximum drawdown of about 25 feet at the property line is predicted to occur near the southwest Site corner.
- Drawdown exceeding 5 feet resulting from the short-term maximum pumping scenarios is predicted to extend off-Site to the south by about 0.15 mile during Phase I and about 0.15 mile to the south and southwest during Phase II.
- Figures 9 and 10 illustrate that the predicted drawdown at nearby irrigation well locations during both Phase I and Phase II is less than 20 feet. A number of nearby domestic wells are predicted to be affected by drawdown exceeding 5 feet under either Phase I and Phase II. The area affected by more than 5 feet of drawdown extends about half as far from the Site under Phase I than under Phase II. Statistics for domestic well completion depths for each square mile section near the Site were downloaded from the SGMA Data Viewer website (DWR 2020b) and indicate that most domestic wells in the area have available drawdowns of 100 to 200 feet. Review of well

completion records for the region over time indicates that the shallower domestic and stock wells were generally installed more than 40 years ago and not likely to be in service any more. As such, the predicted drawdowns appear to represent less than 10% of the available drawdown in nearby affected domestic wells.

- As shown on Figure 11, drawdown exceeding 0.5 foot is predicted to extend approximately 4 to 5 miles from the Site to the north, south and west, and to the edge of the groundwater basin to the east. This drawdown would occur at the water table, which lies about 100 feet or more below the ground surface in these areas (Section 3.2) and would not affect potential shallow perched groundwater systems that may exist in the area. Therefore, potential GDEs and surface water mapped in this area would not be affected by drawdown predicted to be induced by the Project.

Table 8. Predicted Maximum Drawdown and Distance of Impact

Model Scenario	Pumping Duration	Maximum Predicted Drawdown (feet)				Maximum Extent of Off-Site Drawdown (miles)		
		Layer 1 at Pumping Wells	Layer 3 at Pumping Wells	Layer 1 at Property Line	Layer 3 at Property Line	Drawdown Exceeding 0.5 foot	Drawdown Exceeding 5 feet	Drawdown Exceeding 20 feet
A (350 acres, 5 wells)	20 yrs.	58	52	32	35	5	2.5	0.15
B (175 acres, 2 wells)	20 yrs..	35	29	15	11	5	1.1	NA
C (350 acres, 5 wells)	3 mo.	60	49	18	27	1	0.15	NA
D (175 acres, 2 wells)	3 mo.	64	51	11	15	0.5	0.15	NA

Notes:

Layer 1: Model layer simulates drawdown in the Mehrten Formation.

Layer 3: Model layer simulates drawdown in the Valley Springs Formation.

5. IMPACT ANALYSIS

This section presents an evaluation of the potential environmental impacts of the Project associated with pumping of the proposed new well. The impact evaluation is provided in the form of reasoned evaluations in answer to each of the applicable significance questions contained in Appendix G of the CEQA Guidelines, listed below, but the evaluations under the threshold questions are limited to assessing impacts related only to hydrogeologic effects. These evaluations also provide substantial evidence whether the proposed well will withdraw groundwater sustainably as required under the Stanislaus County Groundwater Ordinance and whether the proposed groundwater extraction is consistent with SGMA.

5.1. GROUNDWATER-DEPENDENT ECOSYSTEMS

Question IV(a): Would the project 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?

Question IV(b): Would the project 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 CDFG or USFWS?

Question IV(c): Would the project have a substantial adverse effect on state or federally protected wetlands (including marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?

The proposed wells will withdraw water from an unconfined and underlying semi-confined aquifer system with a water table that is approximately 100 or more feet bgs in the areas where potential GDEs have been identified (Section 3.2, Figure 4 and Figure 11). Surface waters and potential GDEs in this area may exchange water with local perched aquifers, but are not hydraulically connected to the regional aquifer systems proposed to be utilized for the Project. As such, GDEs and interconnected surface waters are not anticipated to be affected by the proposed well. No impact will occur.

5.2. WATER QUALITY

Question IX(a): Would the project violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?

Question IX(e): Would the project conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?

Groundwater quality in the Mehrten and Valley Springs Formation aquifer systems is relatively good, and there are no known zones of degraded groundwater or contamination incidents identified in the vicinity of the Site that could be mobilized by pumping of the proposed wells. The existing test wells and proposed new wells are completed with sanitary seals in accordance with the Stanislaus County Well Ordinance (Chapter 9.36 of the County Code). The sanitary seals for these wells are sufficient for water quality protection associated at agricultural sites, and the wells are not located near any septic discharge systems or animal confinement areas. The orchard will be operated under the General Agricultural Water Quality Protection Orders issued by the RWQCB for the proposed Irrigated Lands Regulatory Program. Based on this information, potential impacts to water quality will be less than significant.

5.3. SUBSIDENCE

Question VII(c): Would the project be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse?

Land subsidence can occur when compressible clays are depressurized because of groundwater extraction, triggering water to flow from the clays into the surrounding aquifer, and ultimately causing consolidation of the clay under pressure from the overlying sediments. In general, most subsidence occurs when an aquifer is initially depressurized, but can continue for months, or even years, after clays slowly dewater and adjust to the new pressure regime. If groundwater levels subsequently recover, subsidence generally does not resume (or does not progress as rapidly), until groundwater levels fall below historical low levels. Subsidence can occur especially in confined aquifer conditions, where the drawdown associated with groundwater extraction is greater than in unconfined aquifers. Subsidence in the San Joaquin Valley has occurred mainly when compressible clays are dewatered because of drawdown in the confined aquifer system beneath the Corcoran Clay to below historical low levels.

The Site is underlain by well-consolidated deposits of the Mehrten and Valley Springs Formations and is not located in a Subsidence Management Area designated under Stanislaus County's discretionary well permitting program. No subsidence monitoring stations are located within 10 miles of the Site; however, subsidence monitoring stations in similar geologic settings about 11 miles to the north-northwest near Jenny Lind (USGS GPS monitoring station P309-IGS14) and 14 miles to the southeast near Knights Ferry (USGS GPS monitoring station P306-IGS14) have not recorded any clear evidence of inelastic subsidence in the last 15 years (UNAVCO 2021). The maximum off-site drawdown predicted to be induced by the Project is about 20 feet in a small area within about 0.15 mile southwest of the Site. No infrastructure that is sensitive to subsidence is located in this area. Based on this information, no subsidence-related impacts are expected.

5.4. CHRONIC DRAWDOWN AND DIMINUTION OF SUPPLY

Question IX(b): Would the project substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?

Question IX(e): Would the project conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?

The potential for operation of the proposed irrigation wells to interfere with implementation of a water quality control plan is discussed in Section 5.2, above.

Groundwater recharge is thought to be limited in the near near the Site due to the near surface presence of competent paleosols and mudflows in the Mehrten Formation. The Project consists of the conversion, construction and operation of several irrigation wells that will be used to support development of an almond orchard on rangeland currently used for cattle grazing and hay production. The Site land use will remain agricultural. Construction and operation of the proposed Project wells and development and operation of an orchard at the site is not expected to change the recharge characteristics of the Site and will not add any impervious surfaces. Based on this information, the project would not have any impact on groundwater recharge.

In 2018, the County adopted a Program Environmental Impact Report (PEIR) that evaluated the potential environmental impacts associated with implementing its discretionary well permitting program (JJ&A 2018). The PEIR concluded that implementation of the discretionary well permitting program would result in less-than-significant impacts related to groundwater level decline, interference drawdown and groundwater storage depletion as long as the program requirements to evaluate site specific hydrogeologic impacts are implemented. These impacts are discussed below.

The long-term groundwater extraction associated with the proposed irrigation wells will be approximately 683 AFY for Phase I and 1,366 AFY if the full Phase II expansion is implemented. This is a new groundwater demand north and east of the area of currently developed for irrigation water supplies. An evaluation of groundwater level trends in the northern triangle area of Stanislaus County did not identify any long-term groundwater level data near the Site, but noted that several wells about 5 miles to the southwest show a generally declining groundwater level trend, and several wells about 5 miles to the west showed declining trends until about 1980, when surface water became available in that area, and then stabilized (JJ&A 2017a). The extrapolation of these groundwater level trends for the next 50 years did not identify any evidence that they would result in undesirable results as defined under the County Groundwater Ordinance or the SGMA if current groundwater management practices are continued. For this reason, the County has not identified the area as being within a Groundwater Level Management Zone as defined by the County's discretionary well permitting program (JJ&A 2018). Groundwater levels in a well monitored by Stanislaus County about 1.4 miles southeast of the Site indicated that groundwater levels have varied by about 5 feet since 2016, and do not show a clear trend (Section 3.3, Attachment B). Based on this information, the Site is located north and east of areas developed for groundwater supply in an area where groundwater levels are currently relatively stable.

As discussed in Section 3.3, the mapped boundary of the Eastern San Joaquin Subbasin is located about 2 to 3 miles northeast of the Site (Figure 4). The Mehrten Formation aquifer thins in this direction, and the Valley Springs Formation aquifer subcrop rises closer to the ground surface. Conversely, to the west and south of the Site, the productive thickness of the Mehrten Formation aquifer is thicker, and Valley Springs aquifer is deeper beneath the ground surface. A modeling evaluation of drawdown and storage depletion was conducted for this Project as described in Section 4 and considered these factors. The investigation found that predicted drawdown induced by the project after 20 years of pumping would exceed 5 feet within up to about 1.1 mile of the Site if Phase I pumping is implemented, and within up to about 2.5 miles from the Site if Phase II is fully implemented. The drawdown is predicted to be extend further off-Site to the northwest than to the southwest. Drawdown exceeding 20 feet is predicted to be limited to within about 0.15 mile south of the Site during Phase I and 0.15 mile south and southwest of the Site during Phase II. This drawdown represents about 2% to 8% of the available aquifer thickness. As discussed in Section 4.3 and shown on Figures 8 and 9, the drawdown predicted as a result of Phase I pumping and expanded Phase II pumping is not expected to impact existing irrigation wells with more than 20 feet of interference drawdown, and the predicted drawdown at nearby domestic wells is anticipated to be less than 10% of their available drawdown. Based on this analysis, the amount of drawdown is not expected to result in significant reductions in groundwater supply availability or well operating costs in the area

surrounding the Site, and impacts to the sustainability of local groundwater supplies are expected to be less than significant.

Because the Site is located near the northeastern edge of the Eastern San Joaquin Groundwater Subbasin in an area where groundwater supplies have been relatively sparsely developed and groundwater level data to assess the long-term response of the aquifer system to pumping are limited, a monitoring and adaptive management program will be implemented during the early part of Phase I pumping and provide an evaluation and feedback mechanism that helps assure that groundwater extraction remains within the local sustainable yield, and does not cause or contribute to undesirable results. Groundwater drawdown in connection with implementation of Phase I is expected to be within the safe yield of the aquifer system since it represents irrigation of only 27% of the available farmland at the Site – a much lower irrigation demand density than what exists to the west and south of the Site vicinity, where irrigated land development densities are between about 50% to 100%. If Phase II is implemented, the irrigated land would expand to 350 acres of the 640-acre site, or about 55%, which is still at the lower end of the the development density observed to the south and west. During the initial groundwater extraction to support irrigation of orchard development during Phase I, groundwater level data will be collected and compared to the drawdowns predicted by the groundwater modeling study described in Section 4. The model would be updated if required, and the amount of additional irrigation pumping expansion implemented during Phase II would be limited, if required, to keep the groundwater drawdown effects within the range that was estimated in the impact analysis discussed in this GRIA. With implementation of this program, there is increased certainty that the groundwater level and supply impacts induced by the Project will be less than significant and will not interfere with the sustainable management of groundwater in the area.

As discussed in Section 3.3, sustainable groundwater management in the northern triangle of Stanislaus County occurs under the jurisdiction of the Eastside San Joaquin GSA, which is responsible to implement the provisions of the Eastern San Joaquin Groundwater Subbasin Groundwater Sustainability Plan (GSP; ESJGA 2019). The GSP designates Representative Monitoring Sites (RSM) and establishes Minimum Thresholds (MT), Measurable Objectives (MO) and Interim Milestones (IM) for these monitoring sites that must be met to assure sustainable groundwater management. The MOs and IMs are target groundwater elevations at the RSMs, and groundwater resources are required to be managed in a way that maintains groundwater levels above these targets and avoids undesirable results. MT, MO and IM were informed by hydrograph analysis and groundwater modeling. Per Table 3-2 of the GSP, the MO for chronic lowering of groundwater levels was set at the lower of either 1992 or 2015/2015 groundwater levels. The closest RMS for which thresholds have been established is well 01S10E26J001M, located south of Woodward Reservoir and over 10 miles from the Site. A “Broad Monitoring Network” is established to provide additional data that informs groundwater conditions and management. The additional wells in this network will not be used to assess compliance with MTs, MOs or IMs, and includes a well located about on the south side of the Farmington Flood Control Bason, about 5 miles south of the Site. As shown on Figure 4-3 of the GSP, additional monitoring wells for water quality and level monitoring are proposed to be installed approximately 4 miles south and 3 miles northwest of the Site; however, information regarding these wells is not yet available. The existing wells included in the monitoring network to guide

implementation of the GSP are located in areas that are not expected to be affected by drawdown induced by the project, or are located at a distance where drawdown would not be expected to be distinguishable from seasonal groundwater level fluctuations or other more local effects.

The closest available well to the Site with historical groundwater level data is the McCurley well, with a period of record from Fall 2016 through Spring 2021. While this well is not used to assess compliance with the MTs, MOs or IMs designated in the GSP, it provides a useful basis for assessing consistency of the proposed Project with the GSP. The 1992 groundwater level is not known. The reported depth to groundwater in this well ranged from 84.4 feet bgs in March 2017 to 89.85 feet bgs in October 2020. The depth to groundwater in October 2016, when monitoring began, was 87.52 feet bgs. The groundwater elevations in this well reflect relatively stable conditions in response to local groundwater pumping near the northeastern edge of the area where groundwater supplies are developed. Under these conditions, it is reasonable to assume that some additional groundwater level decline would be acceptable. The predicted groundwater level decline at the McCurley well after 20 years of pumping for Phase I is approximately 2.5 feet, and approximately 6.5 feet if Phase II were fully implemented. This is within the general range of groundwater level fluctuations observed in this well.

Based on the information presented above, well interference impacts to existing wells and impacts related to reduction in groundwater storage will be less than significant. The Project would not cause any undesirable results or violate any MTs, MOs or IMs established in the GSP, and groundwater level drawdowns induced by the project would be similar to or less than the range of historical fluctuations in the closest County groundwater level monitoring well. As such, the Project appears consistent with the GSP and would not obstruct its implementation.

5.5. CUMULATIVE IMPACTS

Question XVIII(b): Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects.)

Cumulative pumping to date has resulted in relatively stable groundwater levels at the McCurley well, located about 1.4 miles southeast of the Site and completed in the Mehrten Formation. A PEIR prepared to evaluate potential impacts associated with implementation of Stanislaus County's discretionary well permitting program found that future development of groundwater resources in the eastern foothill area of the County would not result in significant impacts as long as the requirements of that program are implemented (JJ&A 2018).

Under SGMA, the Eastside San Joaquin GSA is responsible for implementation of the Eastern San Joaquin Groundwater Subbasin Groundwater Sustainability Plan (ESJGA 2019), including the achievement of the sustainability goals of the plan, and assuring compliance with MTs, MOs and IMs. The GSA has the authority to require minimum well spacing, prescribe allowable extraction rates, or implement projects as needed to assure that these sustainable management criteria are met. Stanislaus County submits

applications for new well permits to the GSA for review and determination whether construction and operation of the wells is consistent with the GSP or would interfere with its implementation. The County considers the GSA's review comments in its approval of the permits and in development of permit conditions, as appropriate. These procedures and requirements under state law (SGMA) and the County Groundwater Ordinance are specifically intended to prevent adverse potential environmental impacts that could result from groundwater extraction by individual wells or due to the cumulative effects of pumping by all wells in a broader area.

Groundwater levels in the McCurley well, located approximately 1.4 mile southeast of the Site, reflect the cumulative effects of existing and historical groundwater pumping near the Site. Groundwater levels measured in this well since 2016 have been relatively stable, indicating the existing pumping is not resulting in potentially adverse cumulative impacts or undesirable results as defined under SGMA or the County Groundwater Ordinance. Longer term regional hydrographs for the northern triangle area of Stanislaus County reflect the effects of local groundwater extraction in more densely irrigated areas to the south and west of the Site, as well as drawdown during periods of drought, recovery after droughts and recovery after the implementation of surface water supply projects (Section 3.3). Similar future groundwater level fluctuations may be expected near the Site due to the expansion of irrigation pumping in the area, future climatic fluctuations, and potentially implementation of surface water supply projects. Reasonably foreseeable increases in pumping due to additional agricultural development in the area surrounding the Site would be expected to result in additional drawdown; however, implementation of the the County Groundwater Ordinance and the GSP will assure that these increases do not result in cumulatively significant impacts (or undesirable results as defined in SGMA and the County Groundwater Ordinance).

Based on these considerations, the groundwater resources impacts associated with the Project will be less than cumulatively considerable.

5.6. WATER SUPPLY AND ENTITLEMENTS

Question XVII(d): Would the project have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years?

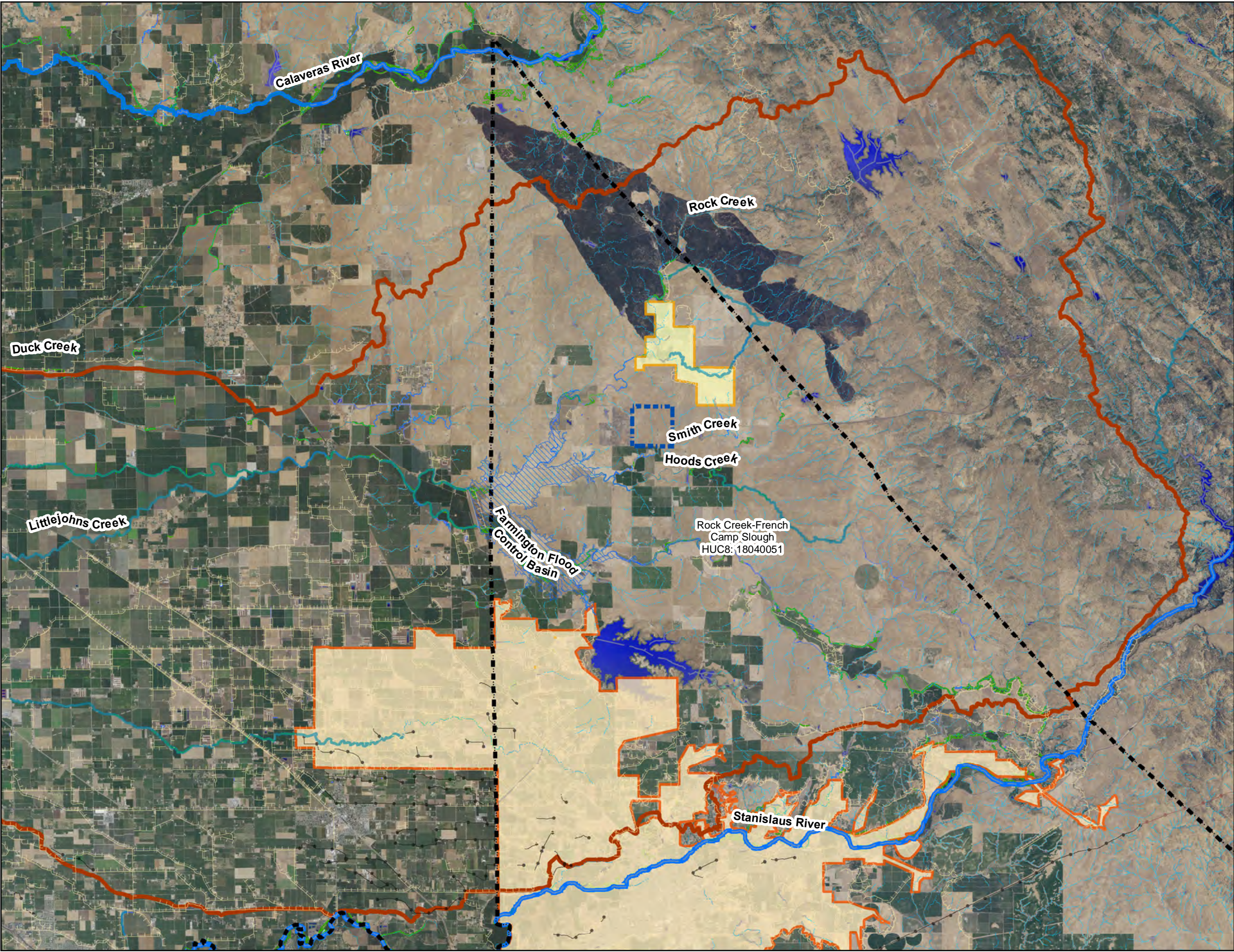
Chapter 9.37 of the Stanislaus County Code requires that: (1) groundwater quality and quantity are adequate and will not be adversely impacted by the cumulative amount of development and uses allowed in the area; (2) the proposed use will not cause or exacerbate an overdraft condition in a groundwater basin or subbasin; and (3) the proposal not result in groundwater overdraft, land subsidence, or saltwater intrusion. In addition, groundwater use must not result in critical reduction in flow in directly connected surface waters or adverse impacts to groundwater dependent ecosystems. The previous sections of this report provide substantial evidence that these requirements of the Stanislaus County Groundwater Ordinance have been met, and that sufficient groundwater supplies are available for extraction by the proposed new well to supply Phase I and Phase II of the Project under both normal and extreme drought conditions. A monitoring and adaptive management program will be implemented to gather data during implementation of Phase I that will help to address potential uncertainty and assure that groundwater extraction for Phase II remains within the

requirements of the County Groundwater Ordinance and the local GSP. The Site is not located in an adjudicated basin, and based on the available data it is unlikely the local GSA will need to regulate groundwater extraction in this area to implement its GSP. Therefore, there is no foreseeable regulation of groundwater that would limit the ability of the proposed Phase I and Phase II wells to supply the orchard development at the Site. The operators would be able to extract groundwater for beneficial use on their property under an overlying groundwater right. No new entitlements would be required, and the Project would therefore have no impact.

6. REFERENCES

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FIGURES



Legend

- Artificial Path
- Canal Ditch
- Canal Ditch: Aqueduct
- Connector
- Aqueduct: Underground
- Pipeline: Underground
- Stream/River: Ephemeral
- Stream/River: Intermittent
- Stream/River: Perennial
- Major River
- Hunter Ranch Boundary
- Stanislaus County Boundary
- Hydrologic Unit (8-digit code)
- Farmington Flood Control Basin
- Oakdale Irrigation District
- Rock Creek Water District
- Vegetation
- Wetland
- Swamp/Marsh
- Reservoir
- Lake/Pond

Notes:

- Aerial imagery from National Agriculture Imagery Program (NAIP) (dates vary).

0 6,000 12,000 24,000

Feet

N

Groundwater Resources Impact Assessment

Hunter Ranch

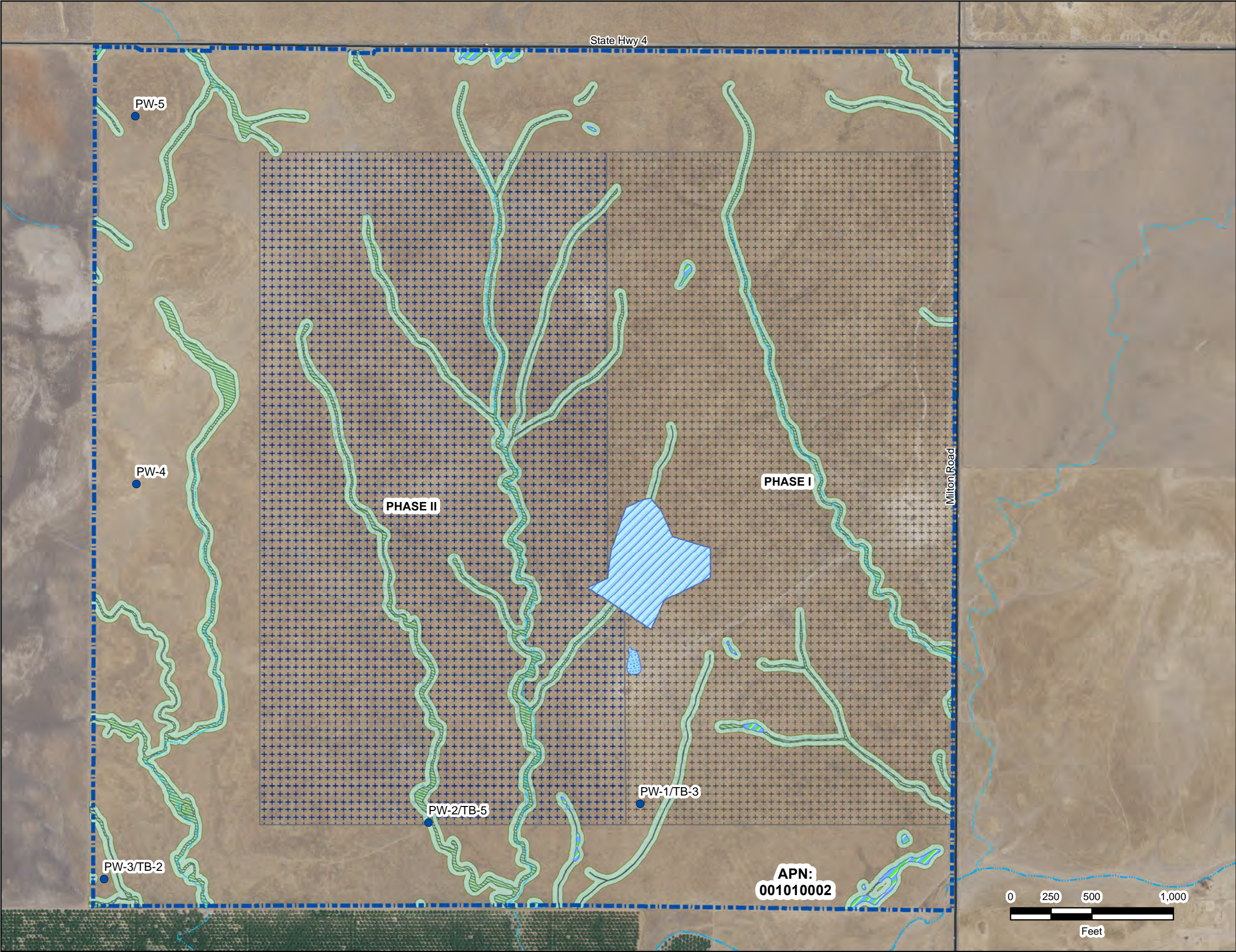
Figure 2

Hydrologic Setting

DATE: APR 01, 2021

FORMATION

ENVIRONMENTAL



Legend

- Proposed Irrigation Pumping Well (PW)
- Secondary Road
- Stream/River: Ephemeral
- Stream/River: Intermittent
- Hunter Ranch Boundary
- Pond
- Reservoir
- Seasonal Wetland
- Wetland Swale
- 30-Foot Buffer
- Orchard - Phase I
- Orchard - Phase II

Notes:

- Aerial imagery from National Agriculture Imagery Program (NAIP) (dates vary).

Groundwater Resources Impact Assessment

Hunter Ranch

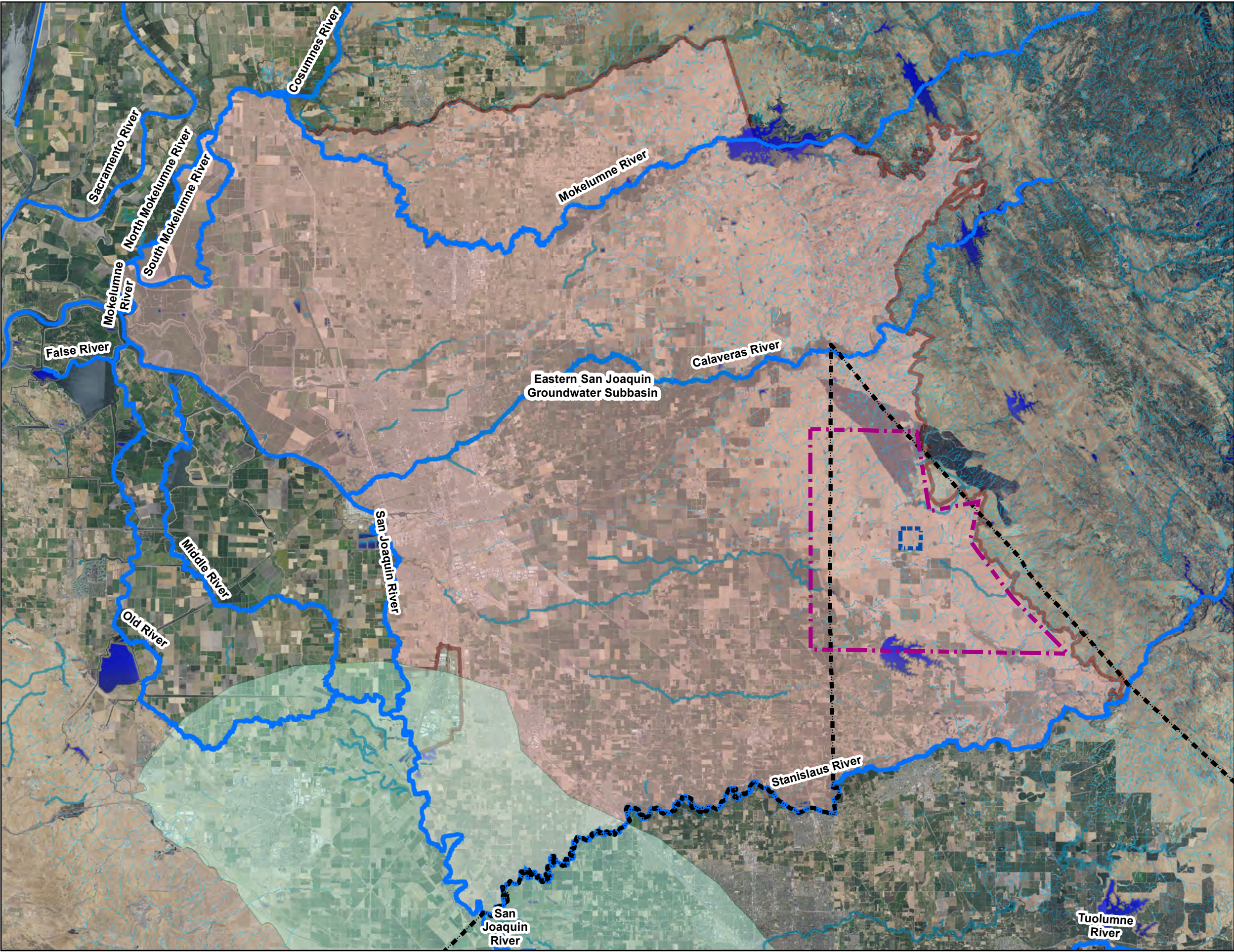
Figure 3

Proposed Site Development

DATE: MAY 26, 2021

0 250 500 1,000
Feet

N



Legend

- Hunter Ranch Boundary
- Groundwater Model Boundary
- Stanislaus County Boundary
- Stream/River: Ephemeral
- Stream/River: Intermittent
- Stream/River: Perennial
- Major River
- Corcoran Clay Extent
- Reservoir
- Lake/Pond
- Groundwater Subbasin

Notes:

- Aerial imagery from National Agriculture Imagery Program (NAIP) (dates vary).

012,00024,00048,000

Feet

N

Groundwater Resources Impact Assessment

Hunter Ranch

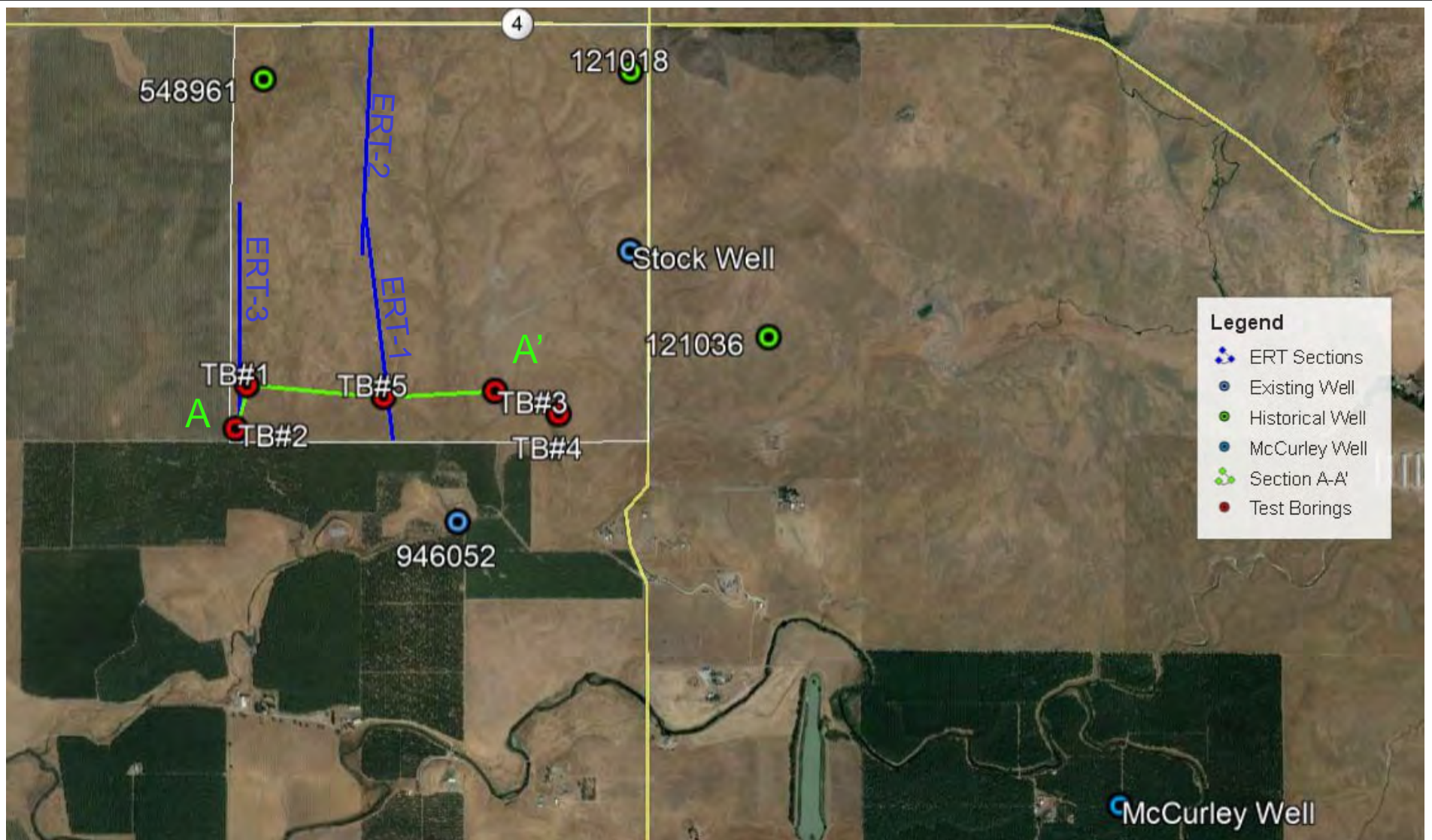
Figure 4
Hydrogeologic Setting

DATE: APR 01, 2021

FORMATION

ENVIRONMENTAL

M:\Conde_Farms\Figures\FIG4_Hydrogeologic_20210401.mxd



GROUNDWATER RESOURCES IMPACT ASSESSMENT
Hunter Ranch

FIGURE 5

**Location of Test Borings, ERT Profiles,
Key Wells and Cross Section**

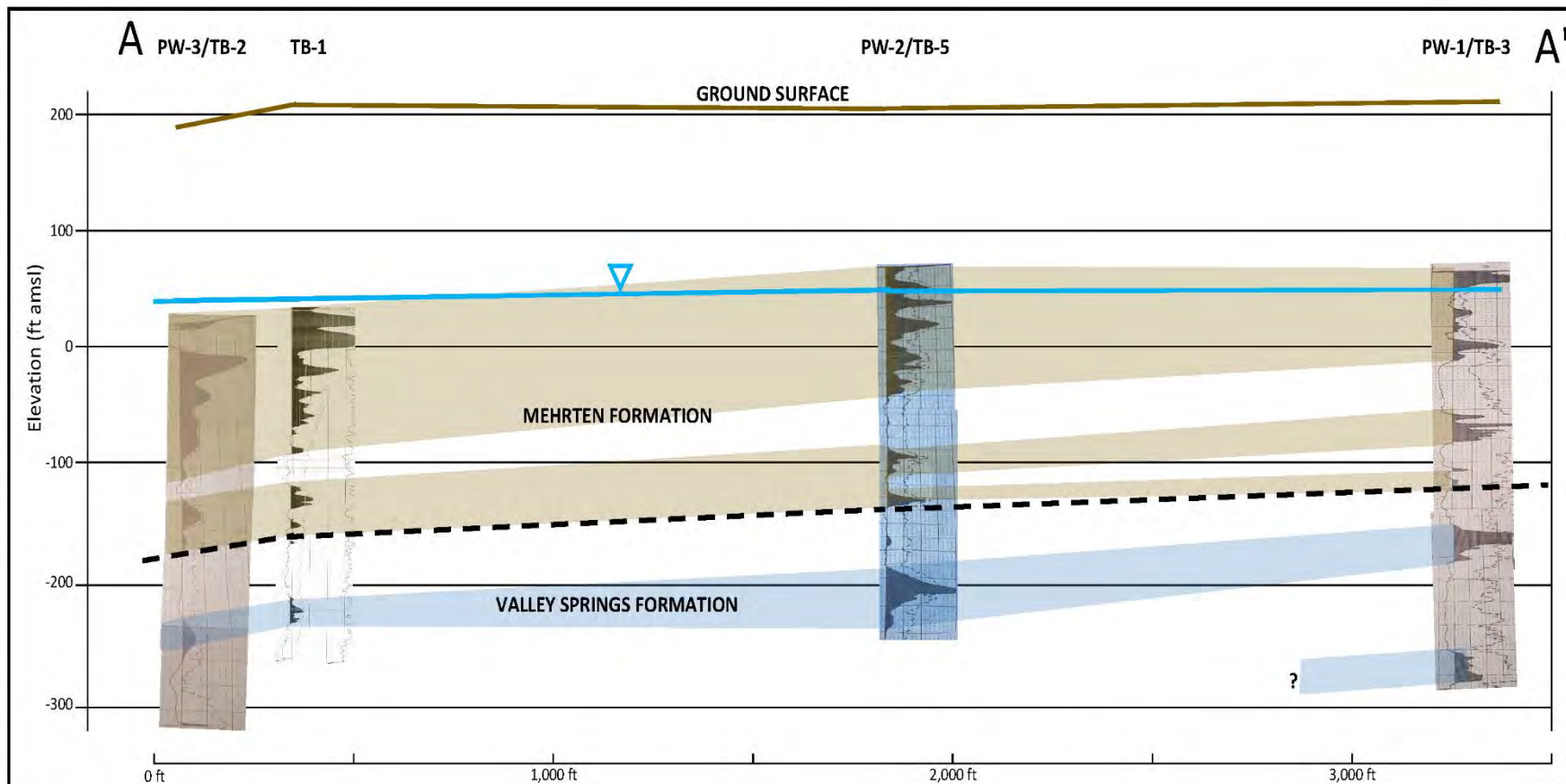
DATE: June 2021

BY: MT

FOR:

FORMATION

ENVIRONMENTAL



- Interpreted sand stratum in the the Mehrten Formation
- Interpreted sand stratum in the Valley Springs Formation
- Inter-formation contact interpreted from lithologic logs and resistivity logs based on the contact between the lowermost black sands and shale in TB-3, and the contact between the lowermost black sands and white clay in TB-5 and TB-2.
- Stabilized groundwater level interpolated from groundwater level data gathered at the time of well pumping test.

GROUNDWATER RESOURCES IMPACT ASSESSMENT
Hunter Ranch

FIGURE 6

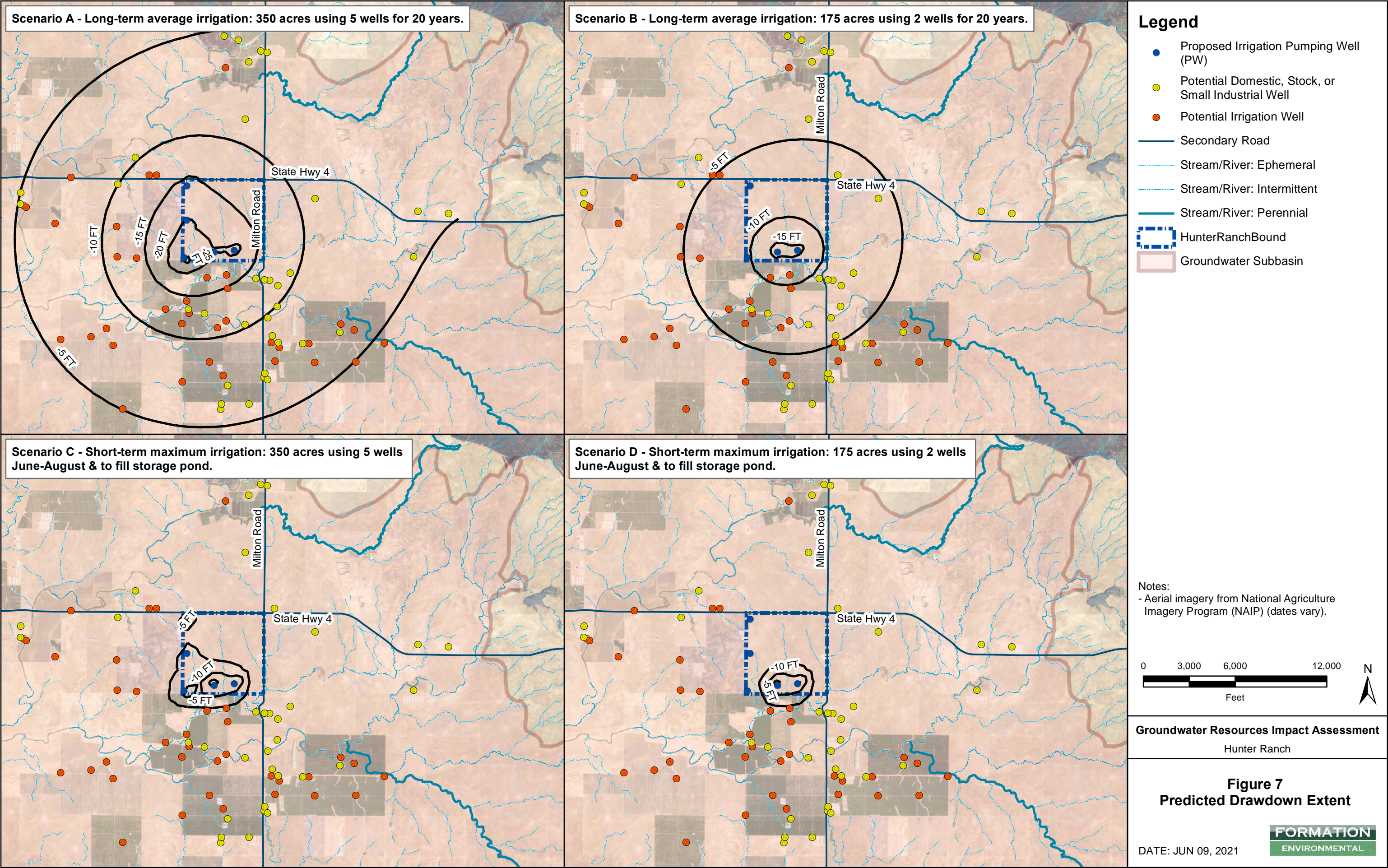
Hydrostratigraphic Cross Section A-A'

DATE: June 2021

BY: MT

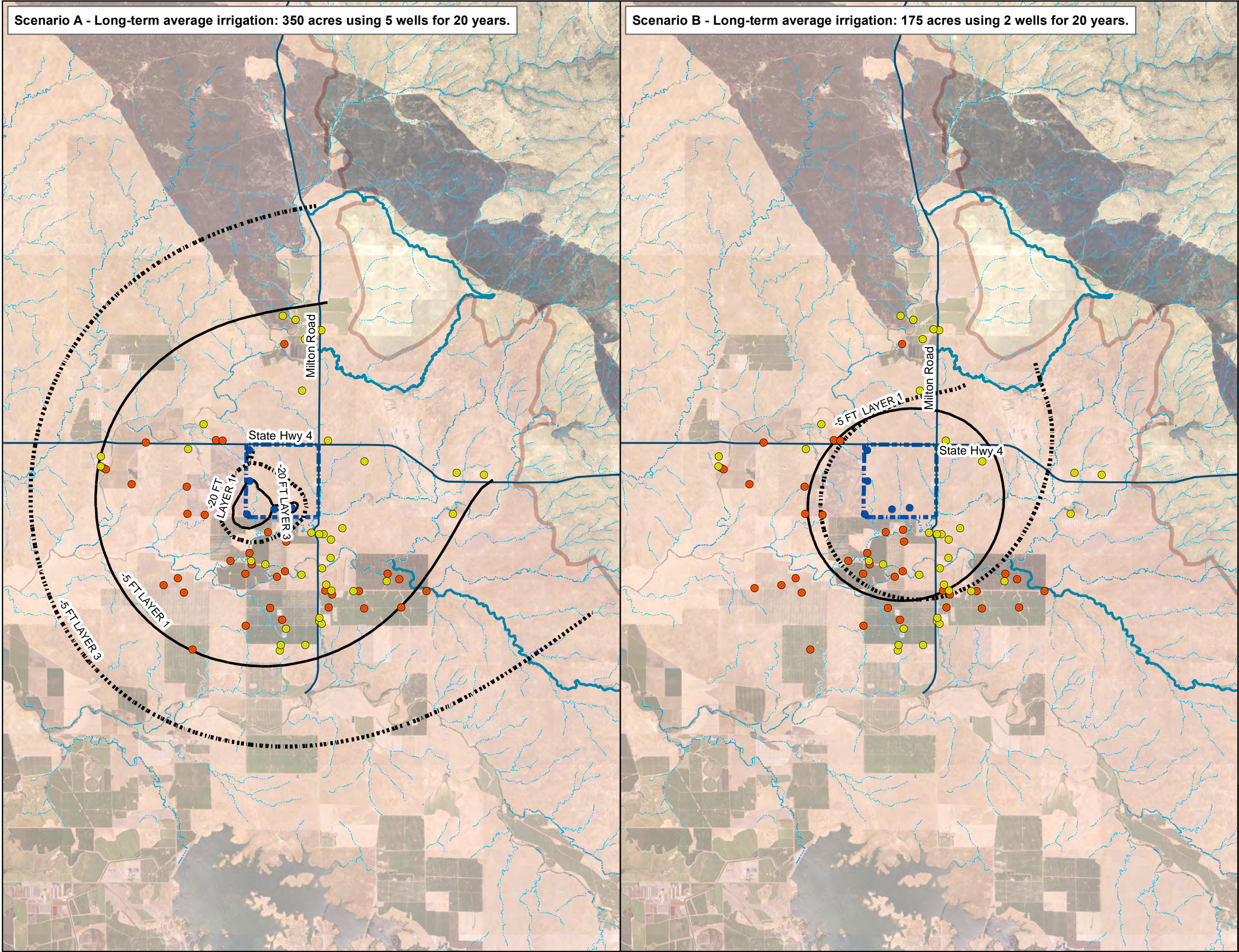
FOR:

FORMATION
ENVIRONMENTAL



Scenario A - Long-term average irrigation: 350 acres using 5 wells for 20 years.

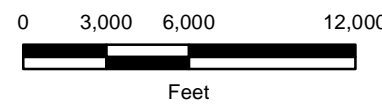
Scenario B - Long-term average irrigation: 175 acres using 2 wells for 20 years.



Legend

- Proposed Irrigation Pumping Well (PW)
- Potential Domestic, Stock, or Small Industrial Well
- Potential Irrigation Well
- Secondary Road
- Stream/River: Ephemeral
- Stream/River: Intermittent
- Stream/River: Perennial
- HunterRanchBound
- Groundwater Subbasin

Notes:
- Aerial imagery from National Agriculture Imagery Program (NAIP) (dates vary).

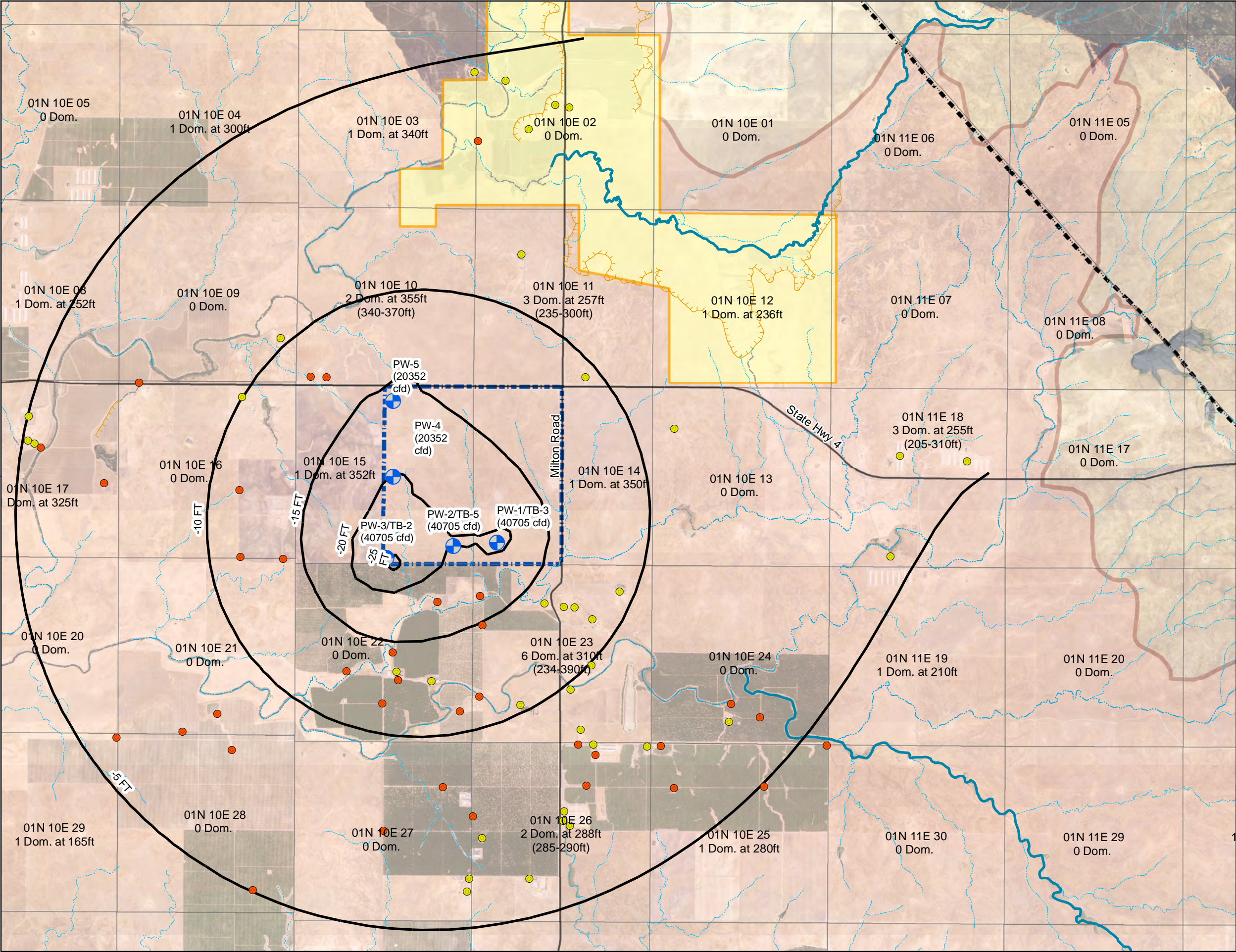


Groundwater Resources Impact Assessment
Hunter Ranch

Figure 8
Predicted Drawdown Extent Comparison

DATE: JUN 11, 2021





Legend

- Proposed Irrigation Pumping Wells
- Potential Domestic, Stock, or Small Industrial Well
- Potential Irrigation Well
- Artificial Path
- Canal Ditch
- Stream/River: Ephemeral
- Stream/River: Intermittent
- Stream/River: Perennial
- Secondary Road
- Well Completion Statistics
- Hunter Ranch Boundary
- Stanislaus County Boundary
- Rock Creek Water District
- Groundwater Subbasin

Notes:
- Aerial imagery from National Agriculture Imagery Program (NAIP) (dates vary).

0 1,000 2,000 4,000
Feet

N

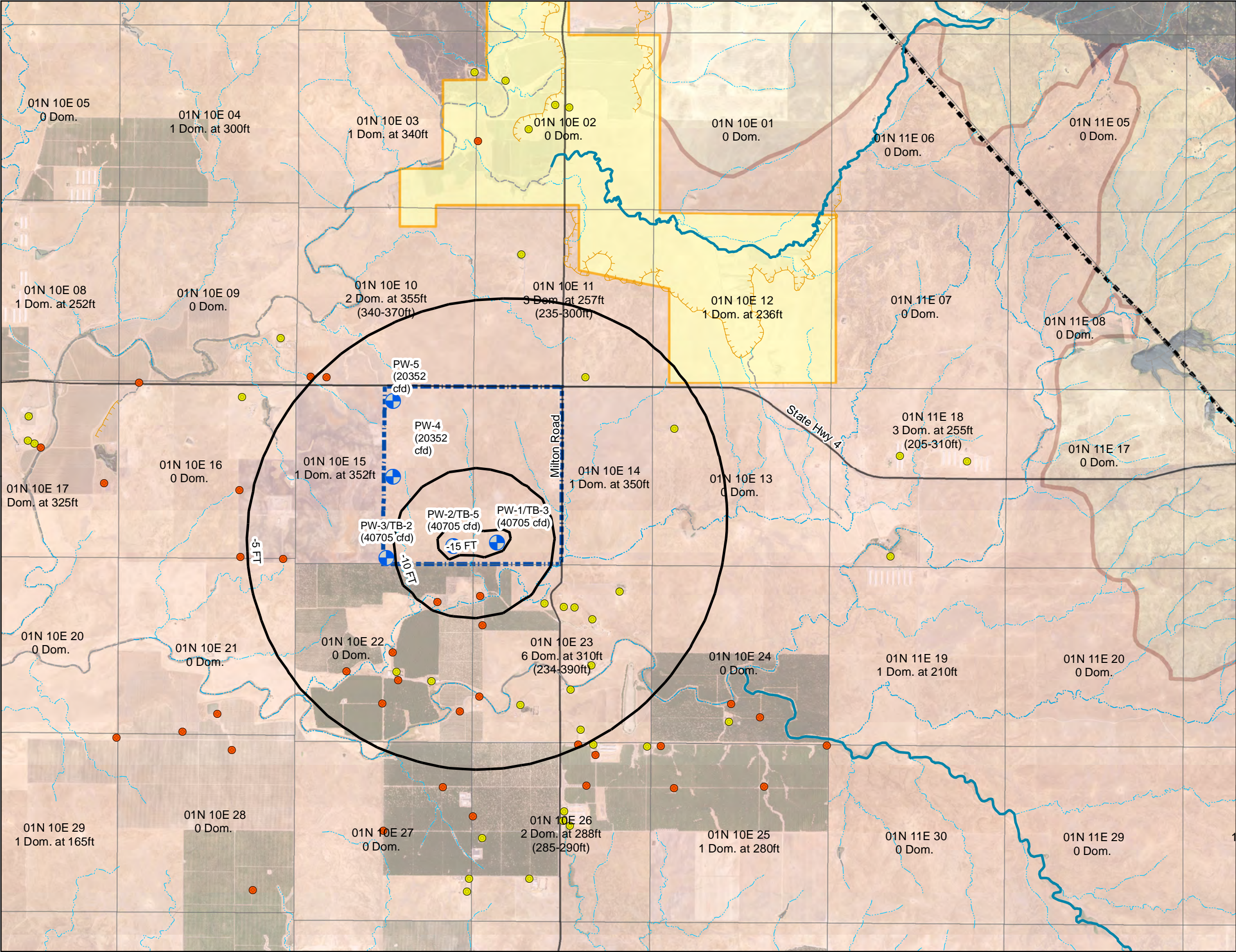
Groundwater Resources Impact Assessment

Hunter Ranch

Figure 9
Maximum Predicted Extent of Drawdown Exceeding 5ft (Scenario A)

DATE: JUN 09, 2021

FORMATION
ENVIRONMENTAL



Legend

- Proposed Irrigation Pumping Wells
- Potential Domestic, Stock, or Small Industrial Well
- Potential Irrigation Well
- Artificial Path
- Canal Ditch
- Stream/River: Ephemeral
- Stream/River: Intermittent
- Stream/River: Perennial
- Secondary Road
- Well Completion Statistics
- Hunter Ranch Boundary
- Stanislaus County Boundary
- Rock Creek Water District
- Groundwater Subbasin

Notes:
- Aerial imagery from National Agriculture Imagery Program (NAIP) (dates vary).

0 1,000 2,000 4,000
Feet

N

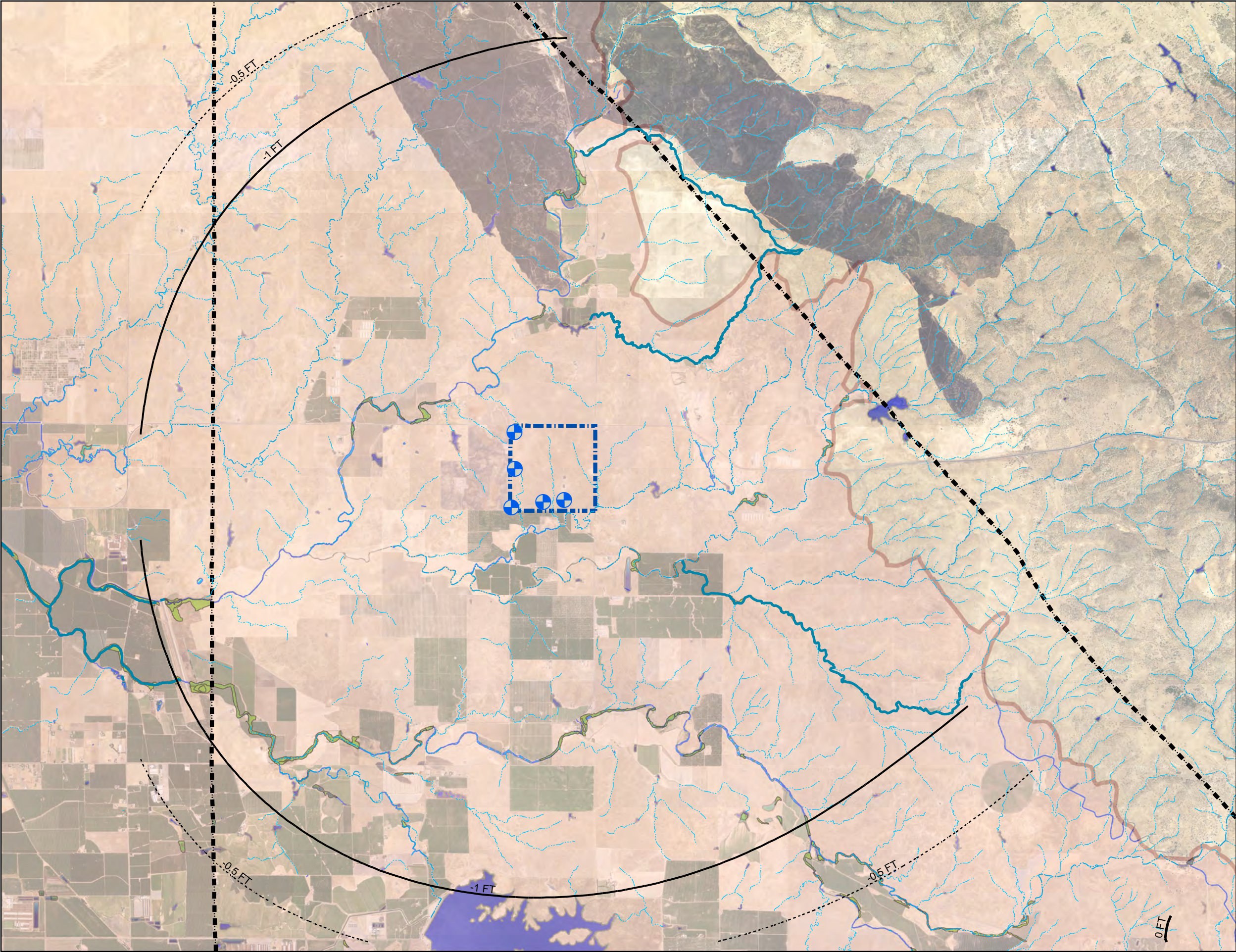
Groundwater Resources Impact Assessment

Hunter Ranch

Figure 10
**Maximum Predicted Extent of
Drawdown Exceeding 5ft
(Scenario B)**

DATE: JUN 10, 2021

FORMATION
ENVIRONMENTAL



Legend

- Proposed Irrigation Pumping Wells
- Stream/River: Ephemeral
- Stream/River: Intermittent
- Stream/River: Perennial
- Hunter Ranch Boundary
- Stanislaus County Boundary
- Groundwater Subbasin
- Swamp/Marsh
- Reservoir
- Lake/Pond
- Vegetation
- Wetland

Notes:
- Aerial imagery from National Agriculture Imagery Program (NAIP) (dates vary).

0 2,000 4,000 8,000
Feet

N

Groundwater Resources Impact Assessment
Hunter Ranch

Figure 11
Maximum Predicted Extent of Drawdown Exceeding 0.5ft (Scenario A)

DATE: JUN 10, 2021

FORMATION
ENVIRONMENTAL

APPENDIX A

Supplemental Well Permit Application



DEPARTMENT OF ENVIRONMENTAL RESOURCES

3800 Cornucopia Way, Suite C, Modesto, CA 95358-9592
 Phone: 209.525.6770 Fax: 209.525.6773

SUPPLEMENTAL APPLICATION FOR NON-EXEMPT WELLS

The following supplemental information is required for all wells that are determined not to be exempt from the prohibitions and requirements of the County Groundwater Ordinance effective November 25, 2014.

Applicant Information			
Name of Applicant:		Firm (if applicable):	
Address:	City:	State:	Zip Code:
Daytime Phone Number:	Fax Number		Email:
Name of Owner (if different from Applicant):		Firm (if applicable):	
Address:	City:	State:	Zip Code:
Daytime Phone Number:	Fax Number		Email:
Licensed Professional Information (Professional Engineer or Geologist)			
Name of Licensed Professional:		Firm:	
Address:	City:	State:	Zip Code:
Daytime Phone Number:	Fax Number		Email:
License Type and Number:	Sections of Application Completed:		
Name of Licensed Professional:		Firm:	
Address:	City:	State:	Zip Code:
Daytime Phone Number:	Fax Number		Email:
License Type and Number:	Sections of Application Completed:		
<u>For County Use Only</u>			

NON-EXEMPT WELL CONSTRUCTION PERMIT SUPPLEMENTAL APPLICATION

I. Location Map
<p>Provide a map or maps showing the following:</p> <ul style="list-style-type: none"> A. Well location GRIA Figures 1 and 3 B. Outline of property to be served by the well, and APN number(s) GRIA Figure 3 C. Outline of contiguous owned property surrounding the well location, and APN number(s) GRIA Figure 3 D. Streams and lakes within 2 miles GRIA Figure 2 and 4 E. Springs, seeps, wetlands and other Groundwater-Dependent Ecosystems (GDEs) within 3 miles or within the predicted area of 0.5 feet of drawdown on the date that a Groundwater Sustainability Plan will be adopted. (Use the drawdown analysis in Section IV, USGS topographic maps, aerial photo imagery available from the internet or other sources, state and federal wetland and hydrology databases, studies, County resources, or knowledge of the area to identify any areas where groundwater may be discharging to surface water or groundwater-dependent vegetation may exist.) GRIA Figures 2 and 11 F. Existing sewer lines, cisterns, septic disposal systems and animal confinements within 250 feet None G. Concentrated Animal Feeding Operations (CAFOs) within 1 mile None H. Reported hazardous materials and hazardous waste sites or release incidents within 1 mile (from Section VI.A.) None I. Existing wells on the property, keyed to a table that provides well use, depth, diameter, screen interval, and pumping rate. If available, attach information regarding any specific capacity or other pumping tests completed. GRIA Fig 5; Tbl 4 J. Predicted area of drawdown exceeding 0.5 and 5 feet (from Section IV, below). GRIA Fig 7-11 K. For proposed wells within 2 miles of areas underlain by the Corcoran Clay and completed below the depth of the Corcoran Clay, the location of any infrastructure within 2 miles that is potentially sensitive to subsidence. This includes, but is not necessarily limited to, canals, ditches, pipelines, utility corridors, and roads. N/A
<p><u>For County Use Only</u></p> <p>Data Adequate? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>Comments:</p> <div style="height: 150px;"></div>

NON-EXEMPT WELL CONSTRUCTION PERMIT SUPPLEMENTAL APPLICATION

See attached GRIA report for details regarding proposed wells, water demand, and pumping schedules.

II. Pumping and Water Use Data

Provide the following information regarding groundwater extraction from the proposed well.

- A. For irrigation wells, use the following table to calculate the water demand to be served by the proposed well.

Crop Type	Irrigated Acres	Irrigation System Type	Irrigation Season Length (days)	Average Annual Demand (AFY)	Maximum Monthly Demand (MGM)	Peak Daily Demand (GPM)
See Project Description for additional detail. Phase I includes converting two test wells into production wells to irrigate 175 acres. Phase II includes constructing up to three additional wells to irrigate up to an additional 175 acres. The number of wells and pumping rate during Phase II will be determined by monitoring and adaptive management.						

- B. Estimated pumping rate of proposed well: _____ gpm
- C. Anticipated pumping schedule for proposed well (hours per day, days per week, approximate annual start date and stop date for seasonal pumping):
Pumping schedule will depend on the time of year and will generally be limited to the irrigation season. Long term average pump duty will be approximately 20%. During the peak irrigation season (June, July and August), pump duty may be up to 50%.
- D. Estimated annual extraction volume: _____ gal (Ph 2: up to 191 MG additional)
- E. Estimated cumulative extraction volume prior to January 1, 2022: _____ gal
- F. Estimated cumulative extraction volume in 20 years: _____ gal (Ph 2: up to 3825 MG additional)
- G. Planned water use: ☐ Irrigation ☐ Stock ☐ Domestic ☐ Municipal
☐ Industrial ☐ Other (describe): _____ (Ph 2: up to 175 acres additional)
- H. Size of area to be served by the well: _____ acres (Ph 2: up to 175 acres additional)
- I. Size of contiguous owned property on which the well is located: _____ acres

For County Use Only

Data Adequate? ☐ Yes ☐ No

Comments:

NON-EXEMPT WELL CONSTRUCTION PERMIT SUPPLEMENTAL APPLICATION

V. Wells in a Groundwater Level Management Zone NOT APPLICABLE	
<p>If the proposed well is in a County-designated Groundwater Level Management Zone, the Applicant shall provide the following:</p> <p>A. A Groundwater Extraction Offset Plan that demonstrates that the proposed groundwater extraction will be 100% offset. The scope of the Groundwater Extraction Offset Plan must be discussed with the DER and agreed to prior to implementation. The Plan shall include, at a minimum, the following:</p> <ol style="list-style-type: none">1. The proposed method and location of offset;2. The proposed timing and duration of offset;3. Supporting calculations to demonstrate offset volume; and4. Any assurances and/or agreements with other parties that verify their agreement to support the proposed offset. <p>OR B. A Groundwater Resources Investigation that demonstrates the proposed groundwater extraction will not cause or contribute to Undesirable Results in the Groundwater Level Management Zone. The scope of the Groundwater Resources investigation must be discussed with the DER and agreed to prior to implementation and, at a minimum, shall include the following:</p> <ol style="list-style-type: none">1. A summary of previous studies and reports;2. A summary of available information regarding undesirable results in the area;3. Analysis of local and regional groundwater level trends based on available well hydrographs within no less than 5 miles of the proposed well;4. Methods and data from any additional site specific hydrogeologic investigation;5. An analysis of the local groundwater balance;6. A prediction of future groundwater level drawdown and trends in the area with and without the proposed well;7. Evaluation whether the proposed well will cause or contribute to undesirable results, and recommendations prevent them as needed; and8. Signature by a Registered Professional Geologist or Registered Professional Engineer in California. <p>AND C. A Groundwater Level Monitoring Plan that includes, at a minimum, the following:</p> <ol style="list-style-type: none">1. A description of the aquifers to be monitored;2. A description of any existing or new wells to be used, their locations, construction specifications and completion depths; and3. Water level measurement methods and frequency (minimum spring and fall).	
For County Use Only	
Data Adequate? <input type="checkbox"/> Yes <input type="checkbox"/> No	
Comments:	

VI. Regional Groundwater Level Decline and Storage Reduction

For all proposed well not located within a County-designated Groundwater Level Management Zone, the Applicant shall provide the following:

- A. Calculate available aquifer storage beneath the contiguous property owned by the Applicant on which the proposed well is located: _____ acre-feet

<u>Parameter</u>	<u>Value</u>	<u>Source/Justification (attach additional information as needed)</u>
Size of Property (acres)	635	Enclosed GRIA Report
Aquifer Thickness (feet)	250	Enclosed GRIA Report
Specific Yield (assume 0.25 or provide justification for alternate value)	0.25	

B. Divide the cumulative groundwater extraction volume prior to January 1, 2020 or 2022 by the available aquifer storage calculated above: _____ %

C. Divide the cumulative groundwater extraction volume for the first 20 years of well operation by the available aquifer storage calculated above: _____ %

D. If the cumulative extraction volume after 20 years exceeds 10% of available aquifer storage, submit a Groundwater Level Monitoring Plan that includes, at a minimum, the following: [A groundwater monitoring and adaptive management plan will be prepared for County review and approval.](#)

- A description of the aquifers to be monitored;
- A description of any existing or new wells to be used, their locations, construction specifications and completion depths; and
- Water level measurement methods and frequency (minimum spring and fall).

For County Use Only

Data Adequate? ☐ Yes ☐ No

Comments:

VII. Water Quality Degradation See enclosed GRIA report
<p>A. Provide a database search for reported hazardous materials and waste sites and release incidents near the proposed well with search radii that comply with ASTM Standard 1527. (Commercial database search services provide this service.)</p> <p>B. Provide water quality data available within 1 mile of the proposed well for small water supply systems regulated by the County or the State, and from the State Geotracker website (http://geotracker.waterboards.ca.gov/) and from the USGS NWIS Database (http://maps.waterdata.usgs.gov/mapper/index.html).</p> <p>C. If the well is located in a County-designated Groundwater Quality Protection Zone (in an area underlain by the Corcoran Clay), the Applicant shall provide data regarding the well seals and construction methods used to prevent communication between the unconfined aquifer system overlying the Corcoran Clay with the confined aquifer system underlying the Corcoran Clay.</p> <p>D. If the well is located in a County-defined Groundwater Quality Study Zone (within 1 mile of a well that produces water with solute concentrations that exceed primary or secondary MCLs or other applicable Water Quality Objectives), or within 1 mile of a reported contamination incident identified by the database search, the Applicant shall submit a Groundwater Quality Investigation. The scope of the Groundwater Quality investigation must be discussed with the DER and agreed to prior to implementation. At a minimum, the Groundwater Quality Investigation shall include the following:</p> <ol style="list-style-type: none"> 1. A summary of relevant data, studies and/or reports regarding the local aquifer system, groundwater quality and contaminant transport; 2. Analysis of local and regional groundwater quality trends based on available data in the area; 3. The methods and results of any additional site-specific hydrogeologic and groundwater quality investigation; 4. Evaluation of the potential effect of the proposed well on future groundwater quality trends and contaminant migration; 5. Evaluation whether the proposed groundwater extraction will cause or contribute to groundwater quality degradation in excess of applicable standards for beneficial uses, or will interfere with groundwater quality management or remediation efforts overseen by State or Federal agencies; and 6. Signature by a Registered Professional Geologist or Registered Professional Engineer in California.
<p><u>For County Use Only</u></p> <p>Data Adequate? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>Comments:</p>

NON-EXEMPT WELL CONSTRUCTION PERMIT SUPPLEMENTAL APPLICATION

VIII. Land Subsidence See enclosed GRIA report															
<p>A. If the well is in a Subsidence Study Zone (i.e., it is within 2 miles of an area underlain by the Corcoran Clay), the Applicant shall provide the following:</p> <ol style="list-style-type: none"> 1. The estimated maximum drawdown on January 1, 2020 and 2022 and after 20 years of pumping at the nearest property line, ditch, canal, utility easement other sensitive infrastructure: _____ ft on January 1, 2022 and _____ feet after 20 years. (Predicted max drawdown at property line 15' for Phase I and 35' for Phase II) 2. Attach hydrographs for nearby wells showing lowest historical groundwater levels. (Hydrographs are available from https://www.casgem.water.ca.gov and http://maps.waterdata.usgs.gov/mapper/index.html.) <table border="1" style="width: 100%; border-collapse: collapse; margin: 10px 0;"> <thead> <tr> <th style="width: 25%;">Well ID</th> <th style="width: 25%;">Distance and Direction from Proposed Well</th> <th style="width: 25%;">Date Range of Data</th> <th style="width: 25%;">Lowest Groundwater Level and Date</th> </tr> </thead> <tbody> <tr> <td> </td> <td> </td> <td> </td> <td> </td> </tr> <tr> <td colspan="4" style="text-align: center;">As discussed in Section 3.3 of the GRIA, groundwater levels are relatively stable with approximately 5 feet of fluctuation over the period of record.</td> </tr> </tbody> </table> <ol style="list-style-type: none"> 3. Attach data relevant to subsidence from the Groundwater Information Center Interactive Map Application (https://gis.water.ca.gov/app/gicima/) See GRIA 4. If the above information indicates the predicted drawdown will lower groundwater levels below historical lows and the well will be completed in the confined aquifer system, or inelastic subsidence has been measured near the proposed well, the Applicant shall submit a Geotechnical Subsidence Investigation. The scope of the Geotechnical Subsidence Investigation must be discussed with the DER and agreed to prior to implementation. At a minimum, the Geotechnical Subsidence Investigation shall include the following: NOT APPLICABLE <ol style="list-style-type: none"> a. A description of the local geology and hydrogeology, especially as it relates to potential compression of fine grained strata; b. A summary of data, studies and/or reports regarding subsidence in the area; c. Analysis of historical and current local and regional groundwater level trends based on available well hydrographs; d. Prediction of future groundwater level drawdown and level trends; e. Any additional site specific investigation performed by the Applicant of conditions related to subsidence; f. Evaluation of whether, and to what extent, the proposed groundwater extraction will cause, or contribute to, subsidence, with recommendations as appropriate to assure that such subsidence will not be significant; and g. Signature by a Registered Professional Civil or Geotechnical Engineer. 				Well ID	Distance and Direction from Proposed Well	Date Range of Data	Lowest Groundwater Level and Date					As discussed in Section 3.3 of the GRIA, groundwater levels are relatively stable with approximately 5 feet of fluctuation over the period of record.			
Well ID	Distance and Direction from Proposed Well	Date Range of Data	Lowest Groundwater Level and Date												
As discussed in Section 3.3 of the GRIA, groundwater levels are relatively stable with approximately 5 feet of fluctuation over the period of record.															
<p><u>For County Use Only</u></p> <p>Data Adequate? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>Comments:</p>															

NON-EXEMPT WELL CONSTRUCTION PERMIT SUPPLEMENTAL APPLICATION

IX. Surface Water Depletion	See attached report
<p>If the well is in a Surface Water Protection Zone (within 1 mile of groundwater-connected streams, tributaries or reservoirs associated with the Calaveras, Stanislaus or Tuolumne Rivers if the well screen and gravel pack are completed within 200 feet of the streambed elevation, and within 2,500 feet if the well screen and gravel pack are completed at least 200 feet below the streambed elevation) the Applicant shall submit a Surface-Groundwater Interaction Study. The scope of the Surface-Groundwater Interaction Study must be discussed with the DER and agreed to prior to implementation. At a minimum, the Surface-Groundwater Interaction Study shall include the following:</p> <ul style="list-style-type: none">A. A summary of previous data, reports and/or studies relevant to hydrostratigraphy and surface-groundwater interaction;B. Additional site-specific investigation of conditions related to surface-groundwater interaction as may be required by the County, including but not necessarily limited to well-log interpretation or pumping tests;C. Evaluation of the predicted surface water depletion by the proposed groundwater extraction using on-line analytical models available from the USGS (http://mi.water.usgs.gov/software/groundwater/strmdepl08/) or other methods approved by the County; andD. Signature by a Registered Professional Geologist or Engineer in California.	
<p><u>For County Use Only</u></p> <p>Data Adequate? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>Comments:</p>	

X. Impacts to Groundwater Dependent Ecosystems (GDEs) Not Applicable

If drawdown at any GDE is projected to exceed 0.5 foot beneath a GDE based on the drawdown analysis in Section IV, the Applicant shall submit a GDE Impact Study. The scope of the GDE Impact Study must be discussed with the DER and agreed to prior to implementation. At a minimum, the GDE Impact Study shall include the following:

- A. A summary of applicable previous groundwater resources and GDE studies;
- B. A description of the groundwater flow regime and aquifer system, and the nature of the hydraulic connection between the pumped aquifer and the GDE;
- C. A description of the GDE based on literature review and site investigation, including species present, presence and condition of habitat, and potential presence of any sensitive, threatened, or endangered species or rare plants;
- D. Analysis of local and regional groundwater level trends based on available well hydrographs within no less than 5 miles of the proposed well;
- E. Any additional site specific hydrogeologic or biologic investigation performed;
- F. An analysis of the local groundwater balance and the impact of the proposed groundwater extraction on surface water discharge, including evapo-transpiration, if applicable;
- G. A prediction of future groundwater level drawdown and trends in the area with and without the proposed well;
- H. Evaluation and conclusions regarding the impact of the proposed groundwater extraction on the GDE, and recommendations to decrease impacts to a less than significant level; and
- I. Signatures by a Registered Professional Geologist or Engineer in California, and a qualified biologist.

For County Use Only

Data Adequate? ☐ Yes ☐ No

Comments:

INDEMNIFICATION

In consideration of the County's processing and consideration of this application for approval of the groundwater project being applied for (the "Project"), and the related CEQA consideration by the County, the Owner and Applicant, jointly and severally, agree to indemnify the County of Stanislaus ("County") from liability or loss connected with the Project approvals as follows:

1. The Owner and Applicant shall defend, indemnify and hold harmless the County and its agents, officers and employees from any claim, action, or proceeding against the County or its agents, officers or employees to attack, set aside, void, or annul the Project or any prior or subsequent development approvals regarding the Project or Project condition imposed by the County or any of its agencies, departments, commissions, agents, officers or employees concerning the said Project, or to impose personal liability against such agents, officers or employees resulting from their involvement in the Project, including any claim for private attorney general fees claimed by or awarded to any party from County. The obligations of the Owner and Applicant under this Indemnification shall apply regardless of whether any permits or entitlements are issued.
2. The County will promptly notify Owner and Applicant of any such claim, action, or proceeding, that is or may be subject to this Indemnification and, will cooperate fully in the defense.
3. The County may, within its unlimited discretion, participate in the defense of any such claim, action, or proceeding if the County defends the claim, actions, or proceeding in good faith. To the extent that County uses any of its resources responding to such claim, action, or proceeding, Owner and Applicant will reimburse County upon demand. Such resources include, but are not limited to, staff time, court costs, County Counsel's time at their regular rate for external or non-County agencies, and any other direct or indirect cost associated with responding to the claim, action, or proceedings.
4. The Owner and Applicant shall not be required to pay or perform any settlement by the County of such claim, action or proceeding unless the settlement is approved in writing by Owner and Applicant, which approval shall not be unreasonably withheld.
5. The Owner and Applicant shall pay all court ordered costs and attorney fees.
6. This Indemnification represents the complete understanding between the Owner and Applicant and the County with respect to matters set forth herein.

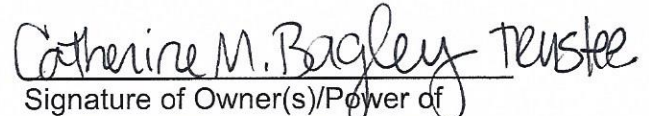
The Stanislaus County Department of Environmental Resources (DER) will notify the applicant of the date in which the completed information has been received. This date will trigger the 30-day review period to determine whether the application is complete. If

NON-EXEMPT WELL CONSTRUCTION PERMIT SUPPLEMENTAL APPLICATION

additional information is needed or requested, this will trigger another 30-day review period.

IN WITNESS WHEREOF, by their signature below, the Owner and Applicant hereby acknowledge that they have read, understand and agree to perform their obligations under this Indemnification.

 6-22-21
Signature of Applicant/Date

 Trustee
Signature of Owner(s)/Power of Attorney/Legal Representative/Date •

Note: Applications are not valid without the property owner's signature.

NOTICE TO ALL APPLICANTS

Pursuant to California Fish and Game Code §711.4, the County of Stanislaus is required to collect filing fees for the California Department of Fish and Wildlife for all projects subject to the California Environmental Quality Act (CEQA) unless a fee exemption is provided in writing from the California Department of Fish and Wildlife. Pursuant to California Fish & Game Code §711.4(d), all applicable fees are required to be paid within 5 DAYS of approval of any project subject to CEQA. These fees are subject to change without County approval required and are expected to increase yearly. Please contact the Department of Environmental Resources or refer to the current fee schedule for information on current fee amounts.

If a required filing fee is not paid for a project, the project will not be operative, vested or final and any local permits issued for the project will be invalid. (Section 711.4(c)(3) of the Fish and Game Code.)

Under the revised statute, a lead agency may no longer exempt a project from the filing fee requirement by determining that the project will have a de minimis effect on fish and wildlife. Instead, a filing fee will have to be paid unless the project will have no effect on fish and wildlife. (Section 711.4 (c)(2) of the Fish and Game Code). If the project will have any effect on fish and wildlife resources, even a minimal or de minimis effect, the fee is required.

A project proponent who believes the project will have no effect on fish and wildlife should contact the California Department of Fish and Wildlife. If the California Department of Fish and Wildlife concurs the project will have no such effect, the Department will provide the project proponent with a form that will exempt the project from the filing fee requirement. Project proponents may contact the Department by phone at (916) 651-0603 or through the Department's website at www.dfg.ca.gov.

Pursuant to California Fish and Game Code §711.4(e)(3), the department (CDFW) shall assess a penalty of 10 percent of the amount of fees due for any failure to remit the amount payable when due. The department may pursue collection of delinquent fees through the Controller's office pursuant to Section 12419.5 of the Government Code.

Additionally California Fish and Game Code §711.4(f) states the following: Notwithstanding Section 12000, failure to pay the fee under subdivision (d) is not a misdemeanor. All unpaid fees are a statutory assessment subject to collection under procedures as provided in the Revenue and Taxation Code.

Failure to pay the necessary fee will also extend the statute of limitations for challenging the environmental determination made by the County, thus increasing exposure to legal challenge. The type of environmental determination to be made by the County may be discussed with the project reviewer following the environmental review stage of the project and will be outlined in a Board of Supervisor's staff report.

NON-EXEMPT WELL CONSTRUCTION PERMIT SUPPLEMENTAL APPLICATION

REQUIRED ADDITIONAL FEE: STANISLAUS COUNTY RECORDER

Upon approval of the proposed project, Stanislaus County will record either a "Notice of Exemption" or a "Notice of Determination" pursuant to CEQA Guidelines. The Clerk Recorder charges an additional fee of \$57.00 for recording these documents. A separate check made payable to "Stanislaus County" is due and payable within 5 DAYS of approval of the project.

APPENDIX B

Test Boring Lithologic Logs and Geophysical Logs

Drillers Log TB#1		
Interval Top (ft bgs)	Interval Top (ft bgs)	Description
0	3	Top Soil
3	5	Sand
5	40	shale
40	53	Clay
53	64	Gravel
64	76	Shale
76	77	Gravel
77	88	Shale
88	90	Gravel
90	91	Shale
91	93	Gravel
93	101	Shale
101	106	Black Sand
106	111	shale
111	124	Black Sand
124	150	shale
150	154	Black Sand
154	168	shale
168	172	Black Sand
172	178	shale
178	226	Black Sand
226	239	Shale
239	246	Black Sand
246	252	Shale
252	258	Black Sand
258	261	shale
261	280	Black Sand
280	284	Lost Circ.
284	296	Black Sand
296	312	Shale
312	340	White Clay
340	342	Hard Wite Shale
342	348	shale
348	360	Hard Shale
360	364	Clay
364	455	shale
455	460	Brown Sand
460	490	shale
490	500	Blue Clay

Drillers Log TB#2		
Interval Top (ft bgs)	Interval Top (ft bgs)	Description
0	3	Top Soil
3	45	Shale
45	59	Sand & Gravel
59	84	Shale
84	90	Black Sand
90	107	Shale
107	120	Black Sand
120	123	Shale
123	126	Black Sand
126	143	Shale
143	172	Black Sand
172	226	Shale
226	241	Black Sand
241	253	Shale
253	256	Black Sand
256	259	Shale
259	275	Black Sand
275	291	Shale
291	301	Black Sand
301	313	Shale
313	318	Brown Sand
318	333	Shale
333	353	Hard White Shale
353	361	Brown Sand
361	375	Shale
375	381	Brown Sand
381	410	Blue Shale
410	428	Brown Shale
428	434	Blue Shale
434	442	Brown Shale
442	455	Brown Sand
455	474	Blue Shale
474	484	Blue Clay
484	500	Blue Sand
500	520	Blue Shale

Drillers Log TB#3		
Interval Top (ft bgs)	Interval Top (ft bgs)	Description
0	3	Top Soil
3	12	Gravel
12	15	Clay
15	19	Sand
19	53	Clay
53	56	Gravel
56	64	Clay
64	80	Black Sand
80	82	Shale
82	93	Black Sand
93	115	Shale
115	124	Lost Circ
124	143	Black Sand
143	162	Shale
162	178	Black Sand
178	184	Shale
184	194	Black Sand
194	198	Shale
198	200	Black Sand
200	209	Shale
209	211	Black Sand
211	229	Shale
229	242	Black Sand
242	249	Shale
249	258	Black Sand
258	271	White Shale
271	275	White Sand
275	283	White Clay
283	286	Sand
286	288	Shale
288	301	Black Sand
301	325	Shale
325	328	Black Sand
328	333	Shale
333	343	Brown Sand
343	345	Hard Shale
345	362	Brown Sand
362	368	Shale
368	372	Sand

372	398	Shale
398	408	Sand
408	430	Shale
430	444	Sand
444	464	Shale

Drillers Log TB#3 (continued)		
Interval Top (ft bgs)	Interval Top (ft bgs)	Description
372	398	Shale
398	408	Sand
408	430	Shale
430	444	Sand
444	464	Shale
464	474	Sand
474	484	Shale
484	491	Sand
491	501	Blue Shale
501	510	Sand
510	515	Blue Shale
515	520	Blue Clay

Drillers Log TB#4		
Interval Top (ft bgs)	Interval Top (ft bgs)	Description
0	3	Top Soil
3	5	Clay
5	18	Gravel
18	24	Shale
24	26	Gravel
26	42	Clay
42	117	Shale
117	132	Black Sand
132	147	Shale
147	171	Black Sand
171	178	Shale
178	210	Black Sand
210	216	Shale
216	220	Black Sand
220	245	Shale (Lost Circ.)
245	260	Black Sand
260	266	White Shale
266	272	Brown Sand
272	328	Hard Shale
328	334	Brown Sand
334	350	Shale (Lost Circ.)
350	353	Sand
353	374	Shale
374	387	Brown Sand
387	404	Hard Shale
404	429	Shale
429	435	Green Clay
435	451	Pink Sand
451	480	Blue Shale

Drillers Log TB#5		
Interval Top (ft bgs)	Interval Top (ft bgs)	Description
0	3	Top Soil
3	10	Shale
10	30	Gravel
30	58	Clay
58	66	Sand
66	72	Shale
72	127	Black Sand
127	130	Shale
130	136	Black Sand
136	159	Shale
159	178	Black Sand
178	197	Shale
197	208	Black Sand
208	218	Shale
218	238	Black Sand
238	241	Shale
241	242	Black Sand
242	244	Shale
244	246	Black Sand
246	284	Shale
284	303	White Shale/Clay
303	315	Black Sand
315	338	Green Shale
338	346	Black Sand
346	374	White Clay
374	378	Gravel
378	395	White Clay
395	410	Sandy Clay
410	418	Hard Sandstone
418	427	Brown Shale
427	444	Brown Clay
444	464	White Clay
464	466	White Sand
466	490	White Clay
490	500	Blue Clay

Dewey Data

HUNTER RANCH # 1

COMPANY : HUNTER RANCH
WELL : HUNTER RANCH # 1
LOCATION/FIELD : FARMINGTON
COUNTY : STANISLAUS
LOCATION : CA
SECTION : NA

OTHER SERVICES:
INVOICE
071720
700-D

TOWNSHIP : NA RANGE : NA

DATE : 07/17/20
DEPTH DRILLER : 500FT
LOG BOTTOM : 486.60
LOG TOP : 0.80

PERMANENT DATUM : G.L.
LOG MEASURED FROM: G.L.
DRL MEASURED FROM: G.L.

KB : NA
DF : NA
GL : NA

CASING DIAMETER :
CASING TYPE :
CASING THICKNESS:

LOGGING UNIT : 1
FIELD OFFICE :
RECORDED BY : KRW

BIT SIZE : 7 7/8
MAGNETIC DECL. : 15
MATRIX DENSITY : 2.85
NEUTRON MATRIX : DOLOMITE

BOREHOLE FLUID : CLAYGEL
RM : 78
RM TEMPERATURE : 82
MATRIX DELTA T : 44

FILE : ORIGINAL
TYPE : 8144A
LGDATE: 07/17/20
LGTIME : 12:52:
THRESH: 2500

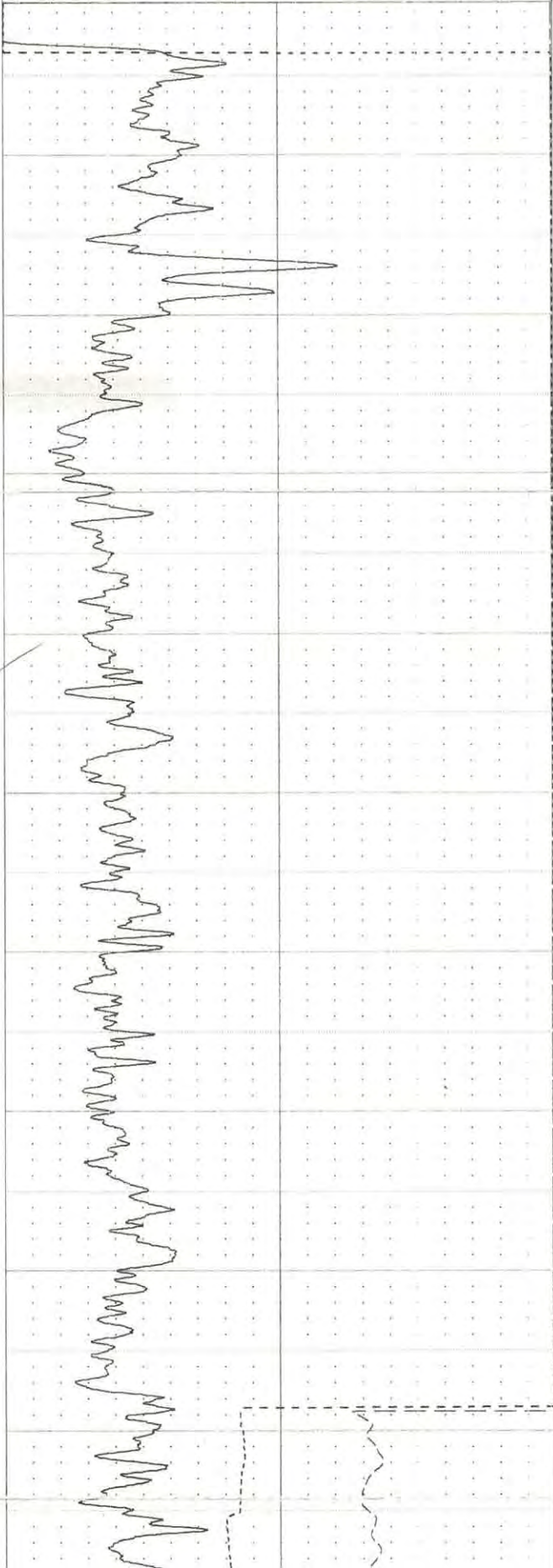
WATER QUALITY-1000
MASELLIS DRILLING

ALL SERVICES PROVIDED SUBJECT TO STANDARD TERMS AND CONDITIONS

-430 MV -380

GAMMA

0 API-GR 300



0
20
40
60
80
100
120
140
160
180

0 OHM-M 100

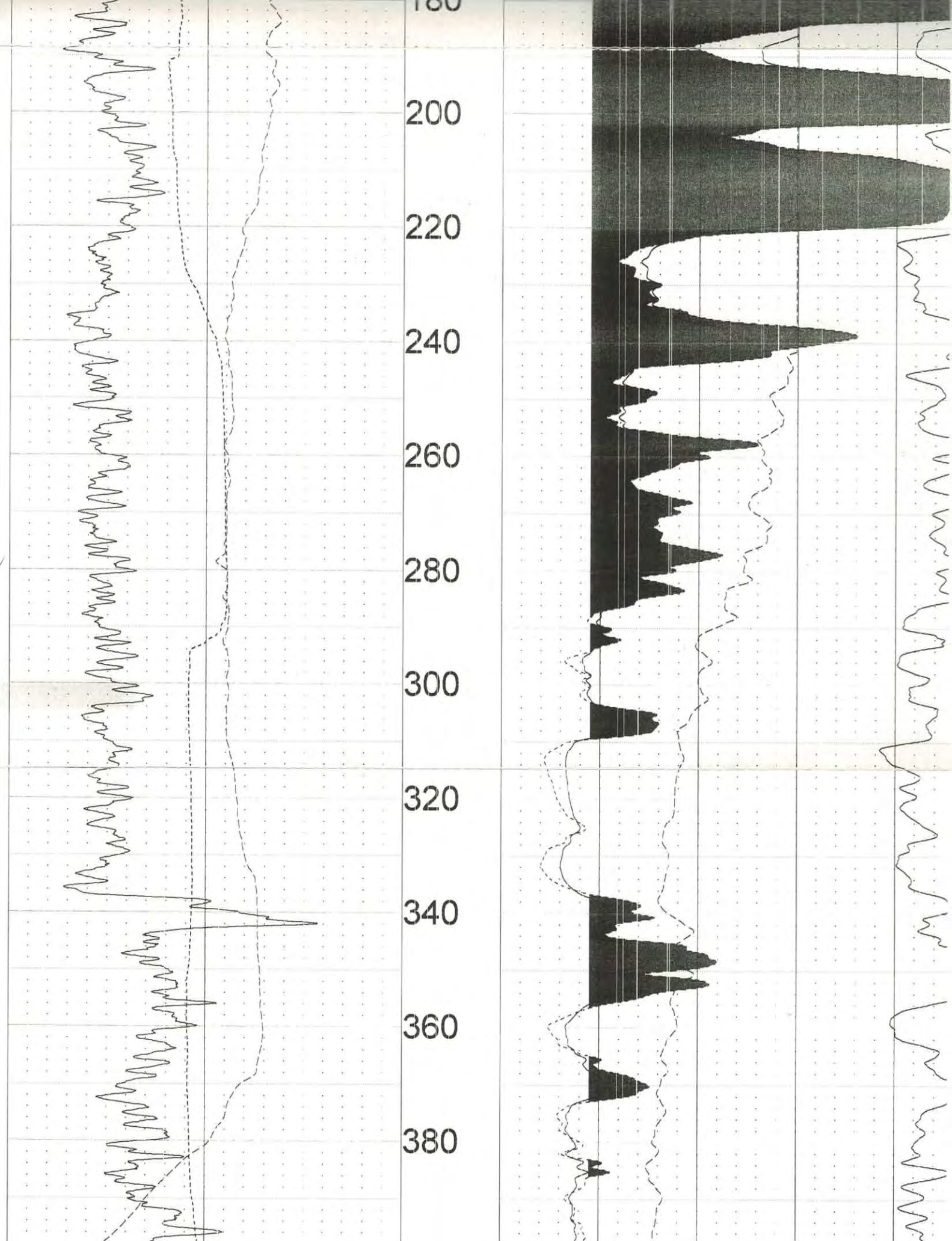
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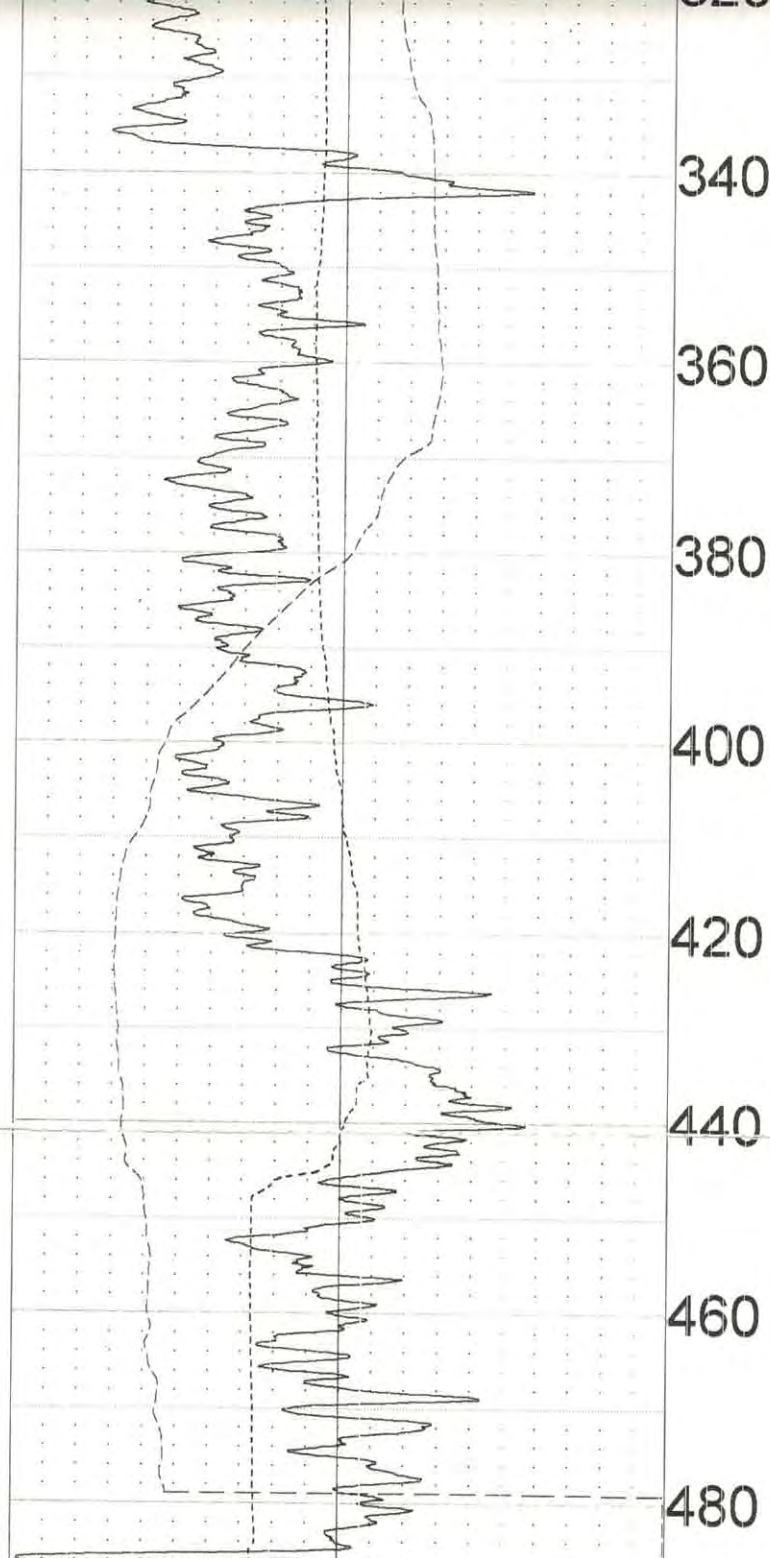
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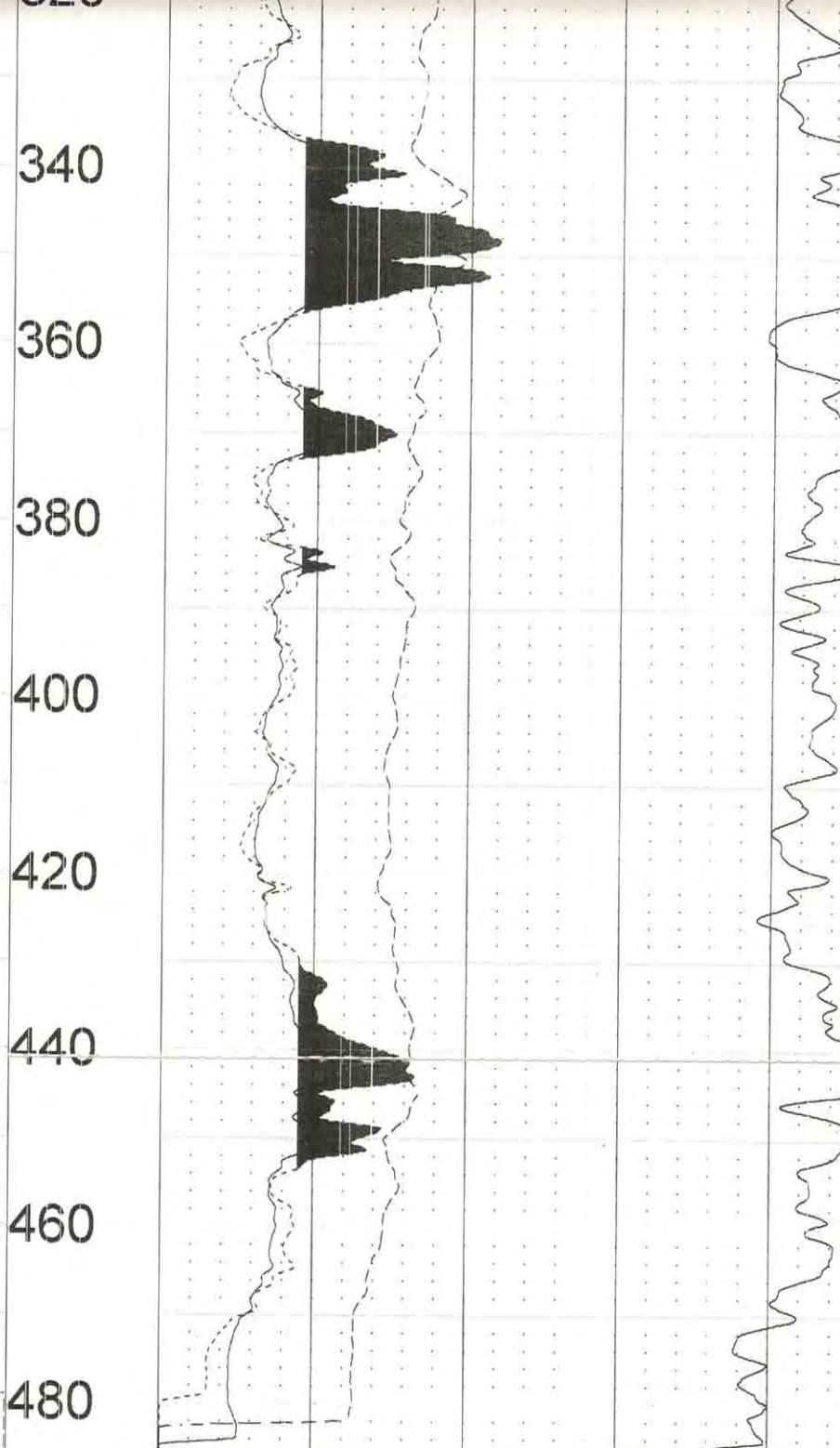


0
20
40
60
80
100
120
140
160
180





0	API-GR	300
	GAMMA	
-430	MV	-380
	SP	
0	OHM-M	80
	RES(FL)	



0	OHM-M	1000	OHM
	RES(16N)		RES
0	OHM-M	100	
	RES(64N)		
0	OHM-M		
	LATERAL		

FEET

LATERAL

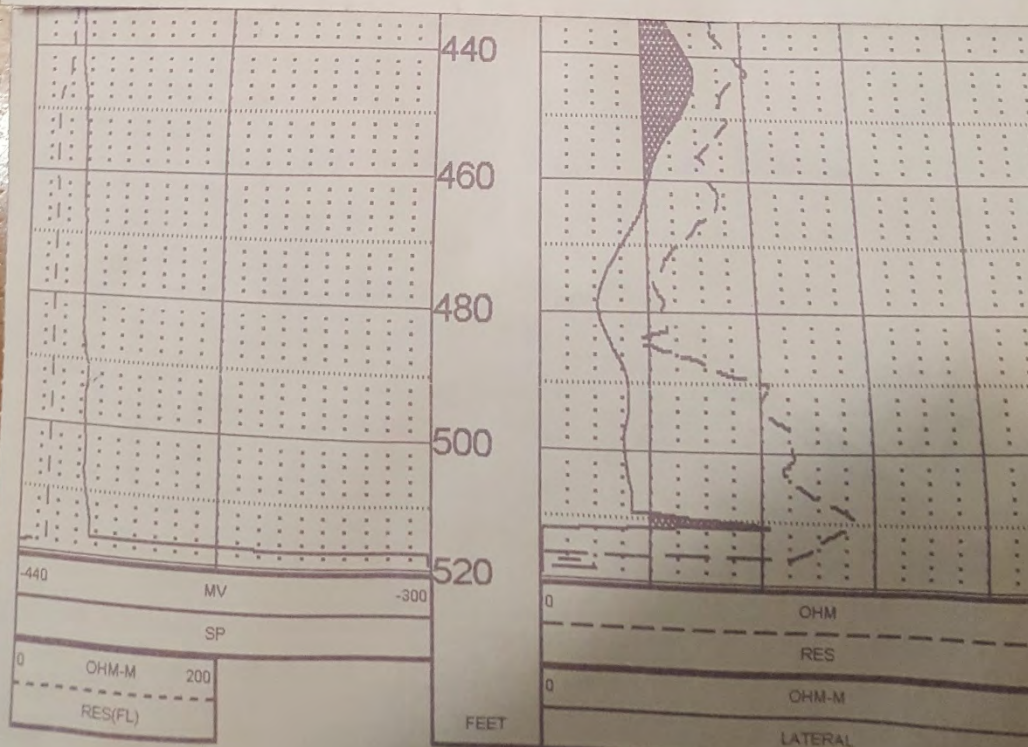
Dewey Data

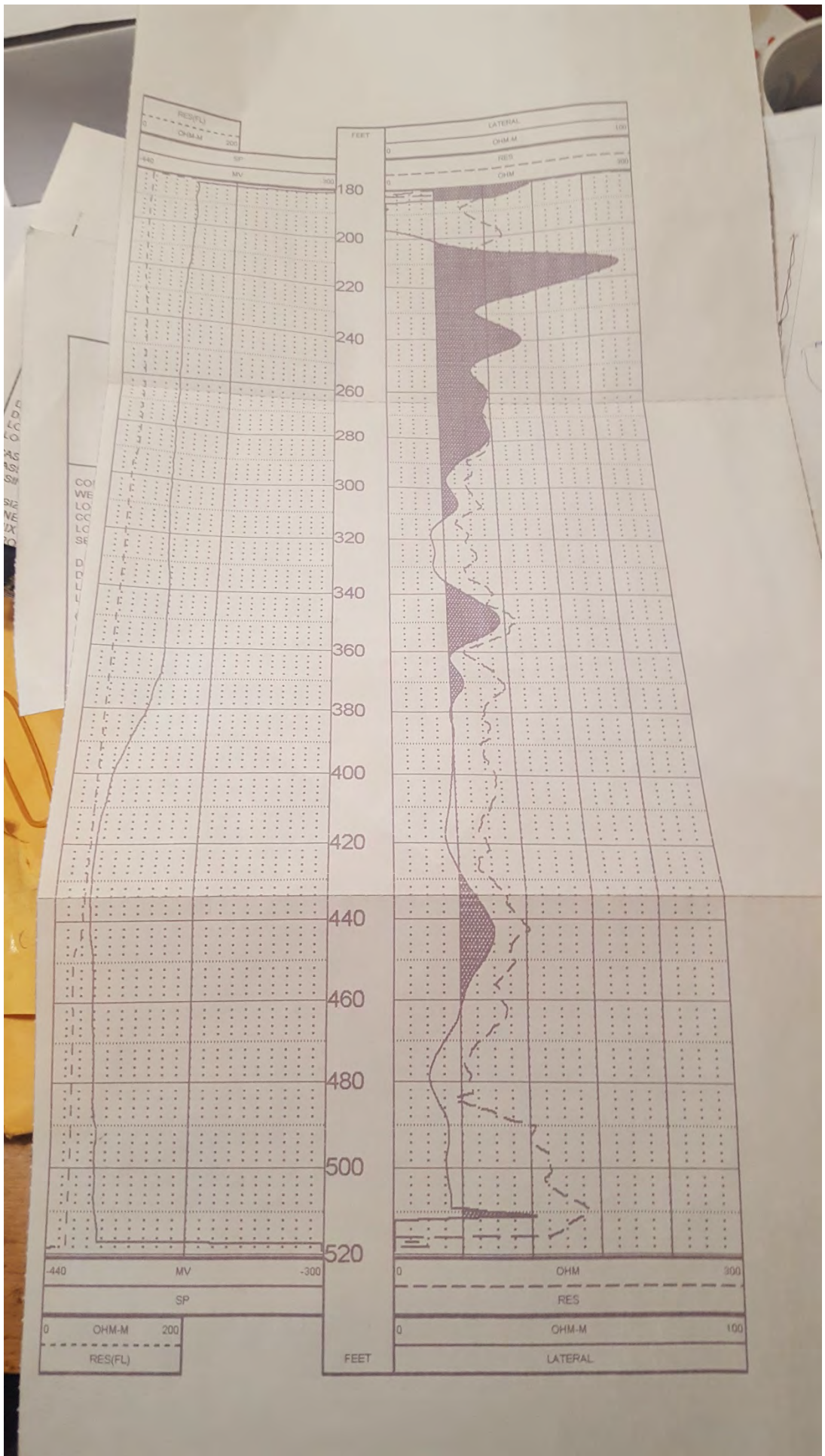
HUNTER RANCH # 2

COMPANY	:	HUNTER RANCH	OTHER SERVICES:					
WELL	:	HUNTER RANCH # 2	INVOICE					
LOCATION/FIELD	:	FARMINGTON	072020					
COUNTY	:	STANISLAUS	700-D					
LOCATION	:	CA						
SECTION	:	NA						
		TOWNSHIP	:	NA				
DATE	:	07/20/20	RANGE	:	NA			
DEPTH DRILLER	:	500FT	PERMANENT DATUM	:	G.L.			
LOG BOTTOM	:	520.00	LOG MEASURED FROM:	G.L.	KB	:	NA	
LOG TOP	:	0.80	DRL MEASURED FROM:	G.L.	DF	:	NA	
					GL	:	NA	
CASING DIAMETER	:		LOGGING UNIT	:	1			
CASING TYPE	:		FIELD OFFICE	:				
CASING THICKNESS:	:		RECORDED BY	:	KRW			
BIT SIZE	:	7 7/8	BOREHOLE FLUID	:	CLAYGEL	FILE	:	PROCESSED
MAGNETIC DECL.	:	15	RM	:	78	TYPE	:	9144A
MATRIX DENSITY	:	2.85	RM TEMPERATURE	:	82	LGDATE:	:	07/20/20
NEUTRON MATRIX	:	DOLOMITE	MATRIX DELTA T	:	44			
						THRESH:	:	2500

MASELLIS DRILLING

ALL SERVICES PROVIDED SUBJECT TO STANDARD TERMS AND CONDITIONS





DEWEY DATA INC

HUNTER RANCH-3

COMPANY : HUNTER RANC
WELL : HUNTER RANCH-
LOCATION/FIELD : FARMINGTO
COUNTY : STANISLAU
LOCATION : CA
SECTION : NA

OTHER SERVICES:
INVOICE
080620
700-D

TOWNSHIP : NA RANGE : NA

DATE : 08/06/20
DEPTH DRILLER : 520FT
LOG BOTTOM : 517.5
LOG TOP : 6.5

PERMANENT DATUM : G.L.

LOG MEASURED FROM: G.L. KB : NA
DRL MEASURED FROM: G.L. DF : NA
GL : NA

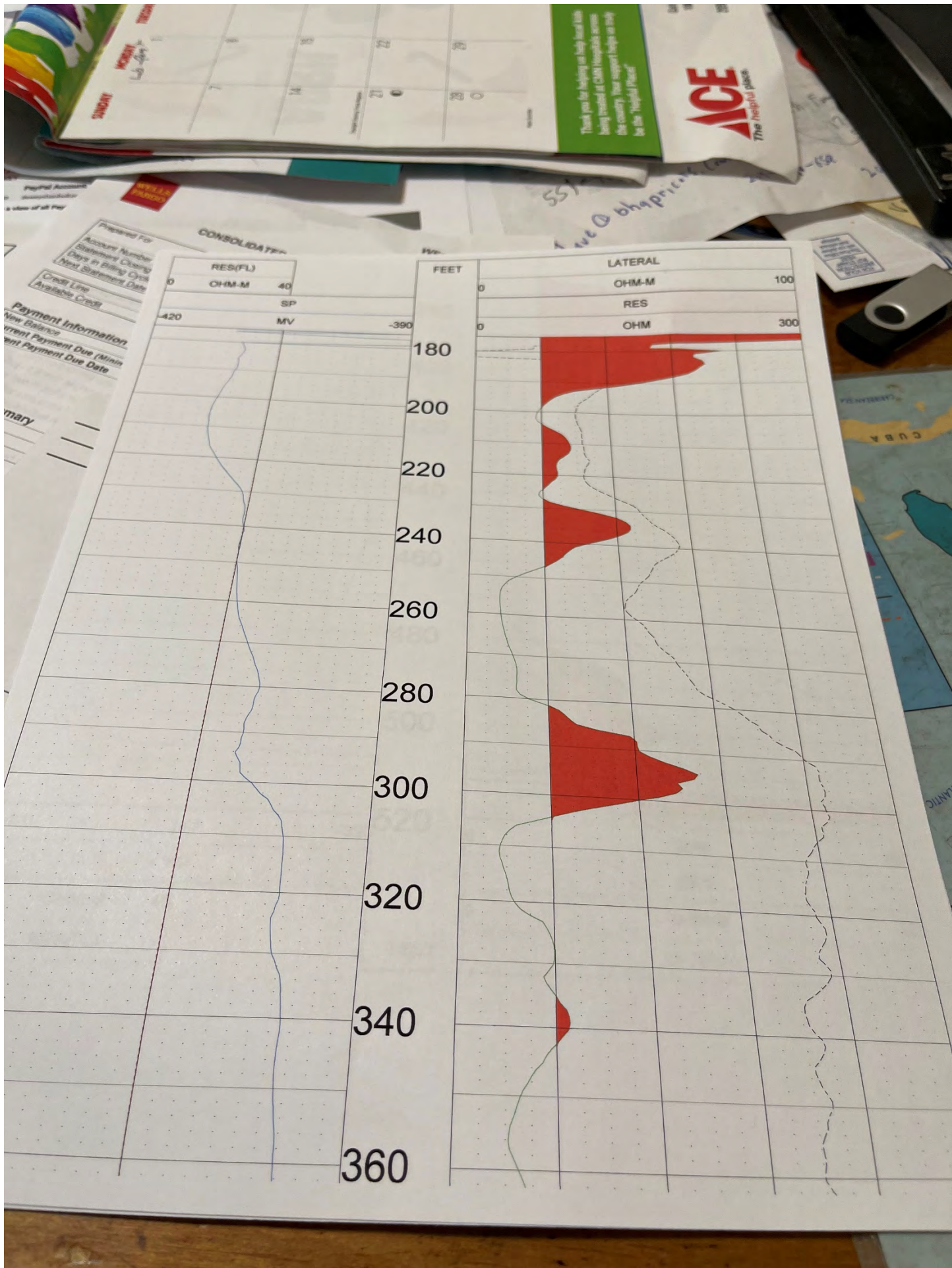
CASING DIAMETER :
CASING TYPE :
CASING THICKNESS:
LOGGING UNIT : 1
FIELD OFFICE :
RECORDED BY : DEWEY

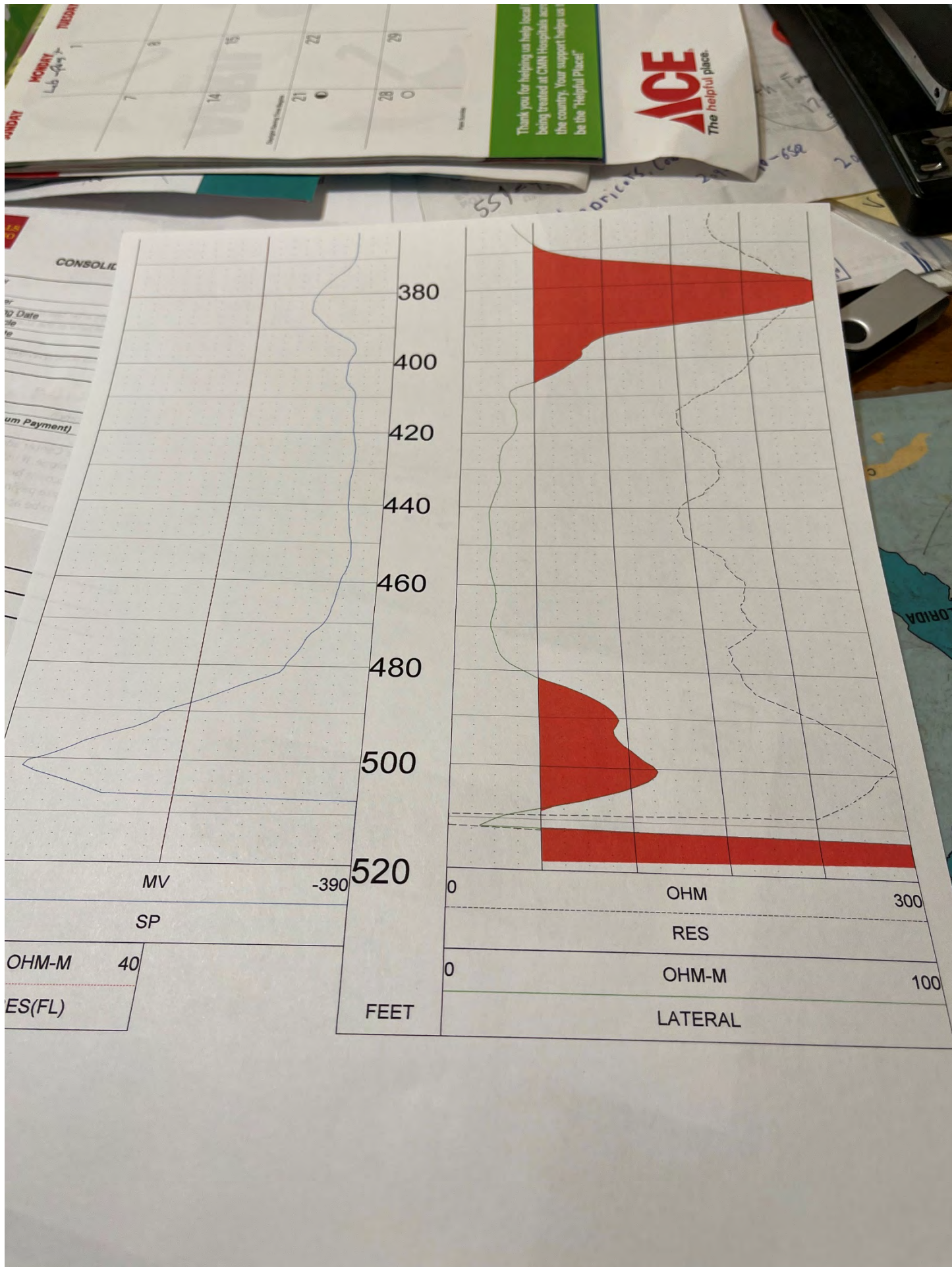
BIT SIZE : 7
MAGNETIC DECL. : 15
MATRIX DENSITY : 2.85
NEUTRON MATRIX : DOLOMITE
BOREHOLE FLUID : CLAYGEL
RM : 78
RM TEMPERATURE : 89
MATRIX DELTA T : 44

FILE : PROCESSED
TYPE : 8144A
LGDATE: 08/06/20
THRESH: 2500

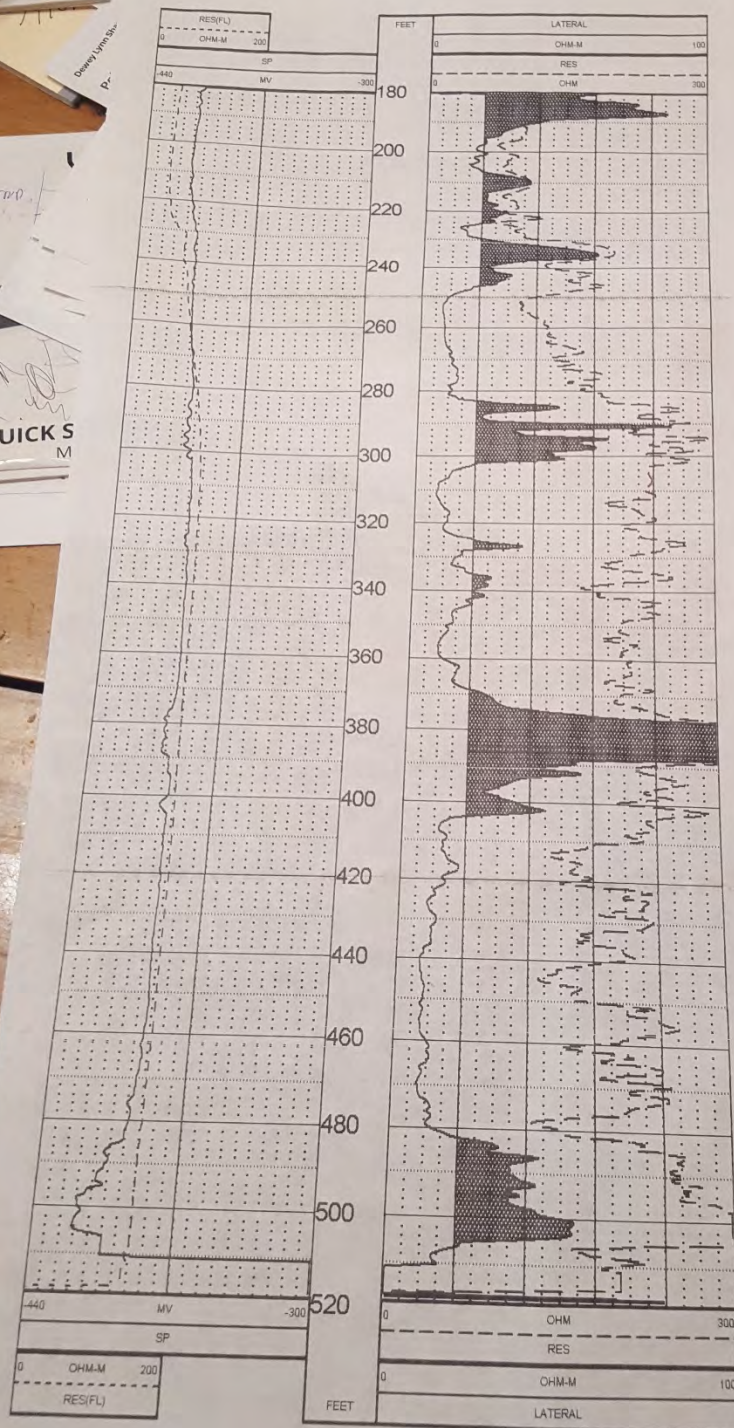
MASELLIS DRILLIN

ALL SERVICES PROVIDED SUBJECT TO STANDARD TERMS AND CONDITIONS

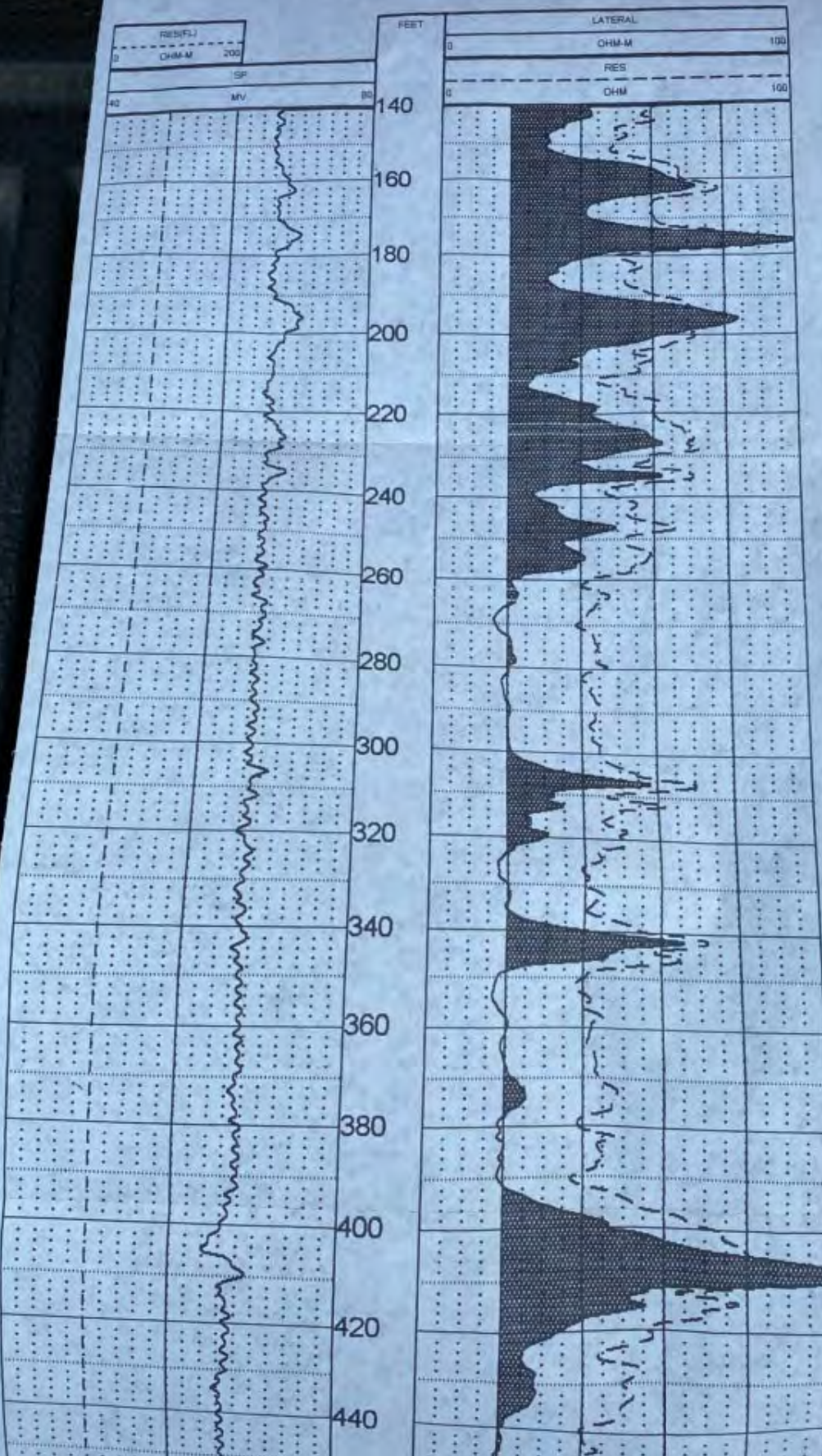




TB#3 elog



TB#5 elog



Well Completion Report

Refer to Instruction Pamphlet

No. 00331847

Page 1 of 1

Owner's Well Number 17-154

Date Work Began 9-5-17

Date Work Ended 9-12-17

Local Permit Agency Stanislaus County

Permit Number 17-154

Permit Date 8-24-17

State Well Number/Well Number	
Latitude	Longitude
APN/Trs/Other	

Geologic Log		
Orientation	<input checked="" type="radio"/> Vertical	<input type="radio"/> Horizontal
Drilling Method	Mud Rotary	
Drilling Fluid	Benlate	
Depth from Surface	Feet	Description
0	17	GRAVEL COBBLES 1-1 1/2"
17	22	BROWN SANDSTONE
22	82	BROWN SANDY CLAY
82	90	BROWN SANDSTONE
90	120	BROWN SANDY CLAY
120	140	BROWN SANDSTONE
140	160	BLACK BROWN SAND
160	162	BROWN CLAY
162	168	BLACK BROWN SAND
168	190	BROWN SANDY CLAY
190	200	BLACK BROWN SAND
200	210	BROWN SANDY CLAY
210	215	BLACK BROWN SAND
215	255	TAN CLAY
255	300	DRILL BLIND NO RETURN
		Fractured Formations

al Depth of Boring 300 Feet

al Depth of Completed Well 300 Feet

Well Owner

Name JANE HUNTER

Mailing Address 24591 Silver Cloud Ct Suite 250

City Monterey State CA Zip 93940

Well Location

Address Milton West of Rd

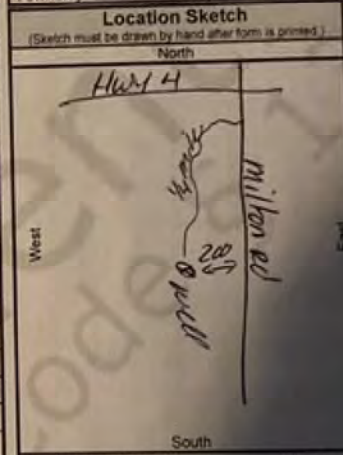
City Eugene County Stanislaus

Latitude Dec. Min. Sec. N Longitude Dec. Min. Sec. W

Datum Dec. Lat. Dec. Long.

APN Book 001 Page 010 Parcel 002

Township Range Section



Activity

☒ New Well

☐ Modification/Repair

☐ Deepen

☐ Other

☐ Destroy

Planned Uses

☒ Water Supply

☐ Domestic ☐ Public

☐ Irrigation ☐ Industrial

☐ Cathodic Protection

☐ Dewatering

☐ Heat Exchange

☐ Injection

☐ Monitoring

☐ Remediation

☐ Sparging

☐ Test Well

☐ Vapor Extraction

☒ Other AG Well

Water Level and Yield of Completed Well

Depth to first water 140 (Feet below surface)

Depth to Static 140 (Feet)

Water Level 140 (Feet) Date Measured 9-15-17

Estimated Yield 100 (GPM) Test Type AIR LIFT

Test Length 6 (Hours) Total Drawdown 213 (Feet)

*May not be representative of a well's long term yield

Casings						Annular Material	
Depth from Surface	Borehole Diameter	Type	Material	Wall Thickness	Outside Diameter	Depth from Surface	Description
0 to 200	12 1/4	PVC	SDR 21	3/16	6	0 to 25	Cement 10-3 Slurry
200 to 280	12 1/4	PVC	SDR 21	3/16	6	25 to 300	Gravel 2 1/2" Dia
280 to 300	12 1/4	PVC	SDR 21	3/16	6		Gravel 2 1/2" Dia

Attachments

☐ Geologic Log

Certification Statement

I, the undersigned, certify that this report is complete and accurate to the best of my knowledge and belief.

Name _____

PLICATE
Driller's Copy

Page 1 of 2

Owner's Well No. 95366

Date Work Began 7/1/2008, Ended 8/20/2008

Local Permit Agency Environmental Resources

Permit No. 08-57

Permit Date 4/4/2008

STATE OF CALIFORNIA
WELL COMPLETION REPORT

Refer to Instruction Pamphlet

No. **0946052**

DWR USE ONLY		DO NOT FILL IN	
STATE WELL NO./STATION NO.			
LATITUDE		LONGITUDE	
APN/TRS/OTHER			

GEOLOGIC LOG

ORIENTATION (✓)		VERTICAL		HORIZONTAL		ANGLE		(SPECIFY)	
DEPTH FROM SURFACE		METHOD		ROTARY		FLUID		Mud	
FL to FL		Describe material, grain, size, color, etc.							
0	3	Top Soil							
3	5	Clay							
5	17	Sand & Gravel							
17	101	Clay & Shale							
101	113	Sand & Small Gravel							
113	124	Clay & Shale							
124	128	Sand							
128	194	Clay & Shale							
194	198	Sand Black							
198	211	Clay & Shale							
211	215	Sand Black							
215	226	Clay & Shale							
226	231	Sand Black							
231	237	Clay							
237	239	Sand Black							
239	279	Shale Black							
279	281	Sand Black							
281	288	Clay & Shale							
288	290	Sand Black							
290	308	Clay							
308	310	Sand Black							
310	331	Shale							
331	335	Sand Black Small Gravel							
335	340	Clay							
340	342	Sand Black Coarse							
342	345	Clay							
345	346	Sand Black Coarse							
346	348	Clay							
348	350	Sand Black Coarse							
350	350	Clay							

TOTAL DEPTH OF BORING 400 (Feet)

TOTAL DEPTH OF COMPLETED WELL 380 (Feet)

WELL OWNER

Name Jake VanVliet

Mailing Address 969 Spring Creek Dr.

Ripon

CITY

CA

95366

STATE

ZIP

WELL LOCATION

Address 19441 Milton Rd.

City Farmington CA

County Stanislaus

APN Book

Page

Parcel

Township

Range

Section

Latitude

DEG. MIN. SEC.

LOCATION SKETCH

NORTH

DEG. MIN. SEC.

ACTIVITY (✓)

NEW WELL

MODIFICATION/REPAIR

Deepen

Other (Specify)

DESTROY (Describe Procedures and Materials Under "GEOLOGIC LOG")

PLANNED USES (✓)

WATER SUPPLY

Domestic

Irrigation

Public

Industrial

MONITORING

TEST WELL

CATHODIC PROTECTION

HEAT EXCHANGE

DIRECT PUSH

INJECTION

VAPOR EXTRACTION

SPARGING

REMEDIATION

OTHER (SPECIFY)

Illustrate or Describe Distance of Well from Roads, Buildings, Fences, Rivers, etc. and attach a map. Use additional paper if necessary. PLEASE BE ACCURATE & COMPLETE.

WATER LEVEL & YIELD OF COMPLETED WELL

DEPTH TO FIRST WATER (FL) BELOW SURFACE

DEPTH OF STATIC

WATER LEVEL 72 (FL) & DATE MEASURED 7/10/2008

ESTIMATED YIELD (GPM) & TEST TYPE

TEST LENGTH (Hrs.) TOTAL DRAWDOWN (FL)

May not be representative of a well's long-term yield.

DEPTH FROM SURFACE			BORE-HOLE DIA. (Inches)	CASING (S)					
FL	to	R		TYPE (✓)		MATERIAL / GRADE	INTERNAL DIAMETER (Inches)	GAUGE OR WALL THICKNESS	SLOT SIZE IF ANY (Inches)
				BLANK	SCREEN				
0		200	22	✓		STEEL	14	1/4	.050
200		240		✓					
240		280		✓					
280		380		✓					

DEPTH FROM SURFACE			ANNULAR MATERIAL			
FL	to	FL	TYPE			FILTER PACK (TYPE/SIZE)
			CE- MENT (✓)	BEN- TONITE (✓)	FILL (✓)	
0		20	✓			GRAVEL
20		380			✓	

ATTACHMENTS (✓)

Geologic Log

Well Construction Diagram

Geophysical Log(s)

Soil/Water Chemical Analysis

Other

ATTACH ADDITIONAL INFORMATION, IF IT EXISTS.

CERTIFICATION STATEMENT

I, the undersigned, certify that this report is complete and accurate to the best of my knowledge and belief.

NAME **MASELLIS DRILLING, INC.**

(PERSON, FIRM, OR CORPORATION) (TYPED OR PRINTED)

119 Albers Rd.

ADDRESS

Modesto

CITY

CA

STATE

95357

ZIP

Signed

Shari Masellis

WELL DRILLER/AUTHORIZED REPRESENTATIVE

08/20/08

DATE SIGNED

668622

C-57 LICENSE NUMBER

DUPLICATE
Driller's Copy

Page 2 of 2

Owner's Well No. 95366

Date Work Began 7/1/2008, Ended 8/20/2008

Local Permit Agency Environmental Resources

Permit No. 08-57

Permit Date 4/4/2008

WELL COMPLETION REPORT

STATE OF CALIFORNIA
Refer to Instruction Pamphlet

No. 0946052

DWR USE ONLY -- DO NOT FILL IN	
STATE WELL NO./STATION NO.	
LATITUDE	LONGITUDE
APN/TRS/OTHER	

GEOLOGIC LOG

ORIENTATION (✓) ☒ VERTICAL ☐ HORIZONTAL ☐ ANGLE (SPECIFY)

DRILLING METHOD ROTARY

FLUID Mud

DESCRIPTION

Describe material, grain, size, color, etc.

DEPTH FROM SURFACE

Ft. to Ft.

360 364

364 366

366 368

368 372

372 375

375 400

Sand Black Coarse

Clay

Sand Black Coarse

Clay

Sand Black Coarse

Clay Greenish

WELL OWNER

Name Jake VanVliet

Mailing Address 969 Spring Creek Dr.

Ripon

CITY

CA

95366

STATE

ZIP

WELL LOCATION

Address 19441 Milton Rd.

City Farmington CA

County Stanislaus

APN Book

Page

Parcel

Township

Range

Section

Latitude

DEG. MIN. SEC.

DEG. MIN. SEC.

LOCATION SKETCH

NORTH

ACTIVITY (✓)

☒ NEW WELL

MODIFICATION/REPAIR

Deepen

Other (Specify)

DESTROY (Describe Procedures and Materials Under "GEOLOGIC LOG")

PLANNED USES (✓)

WATER SUPPLY

☐ Domestic ☐ Public

☒ Irrigation ☐ Industrial

MONITORING

TEST WELL

CATHODIC PROTECTION

HEAT EXCHANGE

DIRECT PUSH

INJECTION

VAPOR EXTRACTION

SPARGING

REMEDIATION

OTHER (SPECIFY)

WATER LEVEL & YIELD OF COMPLETED WELL

DEPTH TO FIRST WATER (FL) BELOW SURFACE

DEPTH OF STATIC

WATER LEVEL 72

(FL) & DATE MEASURED

7/10/2008

ESTIMATED YIELD (GPM) & TEST TYPE

TEST LENGTH (Hrs.)

TOTAL DRAWDOWN

(FL)

May not be representative of a well's long-term yield.

TOTAL DEPTH OF BORING 400 (Feet)

TOTAL DEPTH OF COMPLETED WELL 380 (Feet)

DEPTH FROM SURFACE		BORE HOLE DIA. (Inches)	CASING (S)				DEPTH FROM SURFACE		ANNULAR MATERIAL				
FL	to FL		TYPE (✓)	MATERIAL / GRADE	INTERNAL DIAMETER (Inches)	GAUGE OR WALL THICKNESS	SLOT SIZE IF ANY (Inches)	FL	to FL	CEMENT	BENTONITE	FILL	FILTER PACK (TYPE/SIZE)
0	200	22	<input checked="" type="checkbox"/>	STEEL	14	1/4	.050	0	20	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	GRAVEL
200	240		<input checked="" type="checkbox"/>					20	380				
240	280		<input checked="" type="checkbox"/>										
280	380		<input checked="" type="checkbox"/>										

ATTACHMENTS (✓)

Geologic Log
Well Construction Diagram
Geophysical Log(s)
Soil/Water Chemical Analysis
Other

ATTACH ADDITIONAL INFORMATION, IF IT EXISTS.

CERTIFICATION STATEMENT

I, the undersigned, certify that this report is complete and accurate to the best of my knowledge and belief.

NAME MASELLI DRILLING, INC.

(PERSON, FIRM, OR CORPORATION) (TYPED OR PRINTED)

119 Albers Rd.

ADDRESS

Signed

Gerri Maselli

WELL DRILLER/AUTHORIZED REPRESENTATIVE

Modesto
CITY

CA

95357

STATE

ZIP

08/20/08

DATE SIGNED

668622

C-57 LICENSE NUMBER

ORIGINAL
File with DWR

Page 1 of 1

Owner's Well No. _____

Date Work Began 2-13-95 Ended 2-18-95

Local Permit Agency Stanislaus County

Permit No. 95-13 Permit Date 2-13-95

STATE OF CALIFORNIA
WELL COMPLETION REPORT

Refer to Instruction Pamphlet

No. 548961

DWR USE ONLY - DO NOT FILL IN

01/16/95 11:51

STATE WELL NO./STATION NO.

LATITUDE

LONGITUDE

APN/TRS/OTHER

GEOLOGIC LOG

WELL OWNER

ORIENTATION (✓) ☒ VERTICAL ☐ HORIZONTAL ☐ ANGLE (SPECIFY)

DEPTH TO FIRST WATER 195 (Ft.) BELOW SURFACE

DEPTH FROM SURFACE
Ft. to Ft.

DESCRIPTION

Describe material, grain size, color, etc.

0:2	topsoil
2:5	sandy clay
5:7	rocks, sand
7:11	sand
11:35	clay
35:40	hardpan sand
40:80	clay
80:90	gravel, sand
90:120	clay
120:124	rocks in clay
124:195	clay
195:200	black sand
200:203	clay
203:217	sand
217:236	clay
236:245	sand
245:260	clay
260:268	sand
268:287	clay
287:297	sand
297:313	clay
313:320	sand
320:340	clay
340:352	black sand
352:	white clay

WELL LOCATION

Address 6986 Copperopolis Road

City Farmington

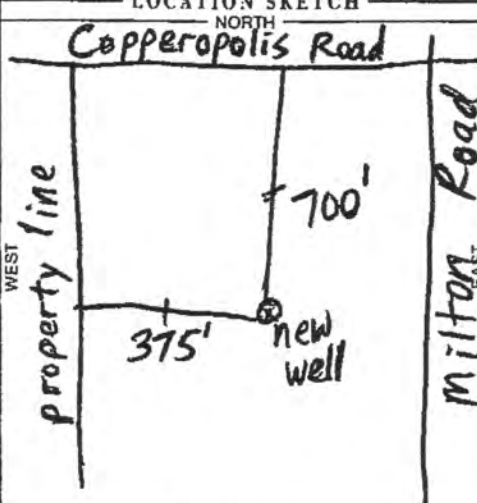
County Stanislaus

APN Book _____ Page _____ Parcel _____

Township _____ Range _____ Section _____

Latitude _____ NORTH Longitude _____ WEST

LOCATION SKETCH



ACTIVITY (✓)

☒ NEW WELL

MODIFICATION/REPAIR

Deepen

Other (Specify)

DESTROY (Describe Procedures and Material Under "GEOLOGIC LOG")

PLANNED USE(S)

(✓) MONITORING

WATER SUPPLY

☒ Domestic

Public

Irrigation

Industrial

"TEST WELL"

CATHODIC PROTECTION

OTHER (Specify)

Illustrate or Describe Distance of Well from Landmarks such as Roads, Buildings, Fences, Rivers, etc. PLEASE BE ACCURATE & COMPLETE.

DRILLING METHOD Rotary FLUID

WATER LEVEL & YIELD OF COMPLETED WELL

DEPTH OF STATIC WATER LEVEL 127 (Ft.) & DATE MEASURED 2-22-95

ESTIMATED YIELD* (GPM) & TEST TYPE

TEST LENGTH (Hrs.) TOTAL DRAWDOWN (Ft.)

* May not be representative of a well's long-term yield.

TOTAL DEPTH OF BORING 352 (Feet)
TOTAL DEPTH OF COMPLETED WELL 325 (Feet)

DEPTH FROM SURFACE			BORE-HOLE DIA. (Inches)	CASING(S)					DEPTH FROM SURFACE			ANNULAR MATERIAL				
				TYPE (✓)				MATERIAL / GRADE				INTERNAL DIAMETER (Inches)	GAUGE OR WALL THICKNESS	SLOT SIZE IF ANY (Inches)	TYPE	
Ft.	to	Ft.		BLANK	SCREEN	CON- DUCTOR	FILL PIPE		CE- MENT (✓)	BEN- TONITE (✓)	FILL (✓)				FILTER PACK (TYPE/SIZE)	
0	282	11	x				steel	6 1/8	109		0	22		x		1/8" grav
282	292	11		x			steel	6 1/8	109	3/32x4						
292	312	11		x			steel	6 1/8	109							
312	322	11		x			steel	6 1/8	109	3/32x4						
322	325	11		x			steel	6 1/8	109							

ATTACHMENTS (✓)

- Geologic Log
- Well Construction Diagram
- Geophysical Log(s)
- Soil/Water Chemical Analyses
- Other

ATTACH ADDITIONAL INFORMATION, IF IT EXISTS.

CERTIFICATION STATEMENT

I, the undersigned, certify that this report is complete and accurate to the best of my knowledge and belief.

NAME Martin Pump & Supply, Inc.

(PERSON, FIRM, OR CORPORATION) (TYPED OR PRINTED)

5 Reed Road, Oakdale, CA 95361

ADDRESS

CITY

STATE

ZIP

Signed

2-28-95

360851

DATE SIGNED

C-57 LICENSE NUMBER

ORIGINAL
File with DWR

STATE OF CALIFORNIA
THE RESOURCES AGENCY
DEPARTMENT OF WATER RESOURCES
WATER WELL DRILLERS REPORT

IN/IOE-14
Do not fill in
No. 121036

Notice of Intent No. 137804
Permit No. or Date 2750

State Well No. _____
Other Well No. _____

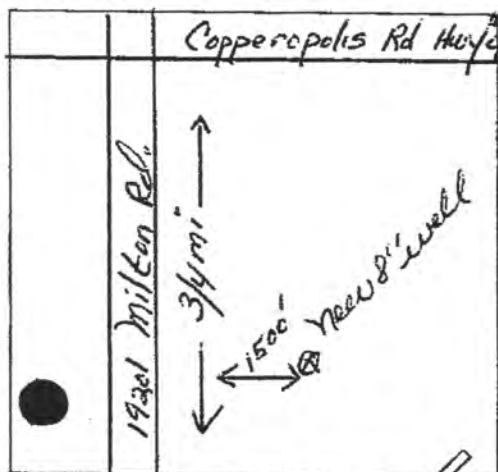
(2) LOCATION OF WELL (See instructions):

County Stanislaus Owner's Well Number _____

Well address if different from above _____

Township 1 N Range 10 E Section 23

Distance from cities, roads, railroads, fences, etc. 19201 Milton
Road, 1500' E. of road.



WELL LOCATION SKETCH

(3) TYPE OF WORK:

New Well ☒ Deepening ☐

Reconstruction ☐

Reconditioning ☐

Horizontal Well ☐

Destruction ☐ (Describe destruction materials and procedures in Item 12)

(4) PROPOSED USE:

Domestic ☐

Irrigation ☒

Industrial ☐

Test Well ☐

Stock ☐

Municipal ☐

Other ☐

(5) EQUIPMENT:

Rotary ☐ Reverse ☐

Cable ☒ Air ☐

Other ☐ Bucket ☐

(6) GRAVEL PACK:

Yes ☐ No ☒ Size _____

Diameter of bore _____

Packed from _____ to _____ ft.

(7) CASING INSTALLED:

Steel ☒ Plastic ☐ Concrete ☐

(8) PERFORATIONS:

Type of perforation or size of screen _____

From ft.	To ft.	Dia. in.	Gage or Wall	From ft.	To ft.	Slot size
0	60	8	12			

(9) WELL SEAL:

Was surface sanitary seal provided? Yes ☐ No ☒ If yes, to depth _____ ft.

Were strata sealed against pollution? Yes ☐ No ☐ Interval _____ ft.

Method of sealing _____

(10) WATER LEVELS:

Depth of first water, if known _____ ft.

Standing level after well completion 84 ft.

(11) WELL TESTS:

Was well test made? Yes ☐ No ☒ If yes, by whom? _____

Type of test Pump ☐ Bailor ☐ Air lift ☐

Depth to water at start of test _____ ft. At end of test _____ ft.

Discharge _____ gal/min after _____ hours Water temperature _____

Chemical analysis made? Yes ☐ No ☐ If yes, by whom? _____

Was electric log made? Yes ☐ No ☐ If yes, attach copy to this report

(12) WELL LOG: Total depth 240 ft. Depth of completed well 240 ft.
from ft. to ft. Formation (Describe by color, character, size or material)

0- 2 Top soil
2- 16 Red clay
16- 48 Sandy clay
48-112 Sandstone
112-176 Sandy clay
176-240 Yellow clay
240- Hard yellow clay

A proper well cover was installed on this well and I am not responsible for any altering or removing of the seal or casing.

OUTSIDE CORC.
CLAY AREA

Work started 11/20 19 77 Completed 12/28 19 77

WELL DRILLER'S STATEMENT:

This well was drilled under my jurisdiction and this report is true to the best of my knowledge and belief.

SIGNED Muel Schmitt (Well Driller)

NAME Panero Well Drilling, Inc.

(Person, firm, or corporation) (Typed or printed)

Address 31450 E. Lone Tree Road

City Oakdale, Calif.

License No. 333114

Zip 95361
Date of this report 2/6/78

ORIGINAL

File with DWR

STATE OF CALIFORNIA

THE RESOURCES AGENCY

DEPARTMENT OF WATER RESOURCES
WATER WELL DRILLERS REPORT

Do not fill in

No. 121018

Notice of Intent No. 137816

Permit No. or Date 2676

State Well No. 14/10-14

Other Well No.

(1)

Address

City

(2) LOCATION OF WELL (See instructions):

County Stanislaus

Owner's Well Number

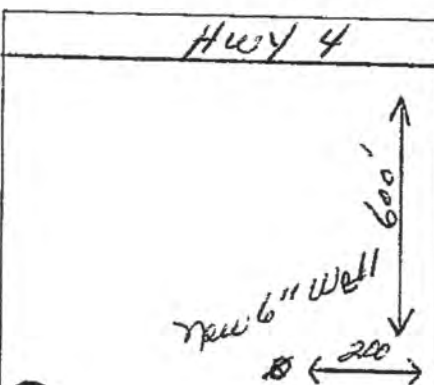
Well address if different from above

Township 1 N Range 10 E Section 14

Distance from cities, roads, railroads, fences, etc. West side of

Milton road and 1/2 Mi. So. of State

Hwy #4



WELL LOCATION SKETCH

(3) TYPE OF WORK:

New Well ☒ Deepening ☐Reconstruction ☐Reconditioning ☐Horizontal Well ☐Destruction ☐ (Describe destruction materials and procedures in Item 12)

(4) PROPOSED USE:

Domestic ☐Irrigation ☒Industrial ☐Test Well ☐Stock ☐Municipal ☐Other ☐

(5) EQUIPMENT:

Rotary ☒Reverse ☐Cable ☐Air ☐Other ☐Bucket ☐

(6) GRAVEL PACK:

Yes ☐ No ☒ Size

Diameter of bore

Packed from to ft.

(7) CASING INSTALLED:

Steel ☒Plastic ☐Concrete ☐

(8) PERFORATIONS:

Type of perforation or size of screen

From ft.	To ft.	Dia. in.	Gage or Wall
0	20	6	12

From ft.	To ft.	Slot size

(9) WELL SEAL:

Was surface sanitary seal provided? Yes ☐ No ☒ If yes, to depth _____ ft.Were strata sealed against pollution? Yes ☐ No ☒ Interval _____ ft.

Method of sealing _____

(10) WATER LEVELS:

Depth of first water, if known _____ ft.

Standing level after well completion 100 ft.

(11) WELL TESTS:

Was well test made? Yes ☐ No ☒

If yes, by whom? _____

Type of test _____

Pump ☐Bailer ☐Air lift ☐

Depth to water at start of test _____ ft.

At end of test _____ ft.

Discharge _____ gal/min after _____ hours

Water temperature _____

Chemical analysis made? Yes ☐ No ☐

If yes, by whom? _____

Was electric log made? Yes ☐ No ☐

If yes, attach copy to this report

(12) WELL LOG: Total depth 245 ft. Depth of completed well 245 ft.
from ft. to ft. Formation (Describe by color, character, size or material)

0	1	Top soil
1	20	Gravel and rock
20	35	Gravel and clay
35	50	Sand and gravel
50	65	Brittle clay and sand
65	85	Brittle clay
85	110	Black sand
110	200	Black sand and clay and sand stone
200	210	Clay
210	245	Black sand
245		Mellow clay

A proper well cover was installed on this well and I am not responsible for any altering or removing of the seal or casing.

OUTSIDE CORC.
CLAY AREA

Work started 12/19 1977 Completed 12/21 1977

WELL DRILLER'S STATEMENT:

This well was drilled under my jurisdiction and this report is true to the best of my knowledge and belief.

SIGNED _____

(Well Driller)

NAME Panero Well Drilling, Inc.

(Person, firm, or corporation) (Typed or printed)

Address 31450 E. Lone Tree Road

City Oakdale, Calif.

License No. 333114

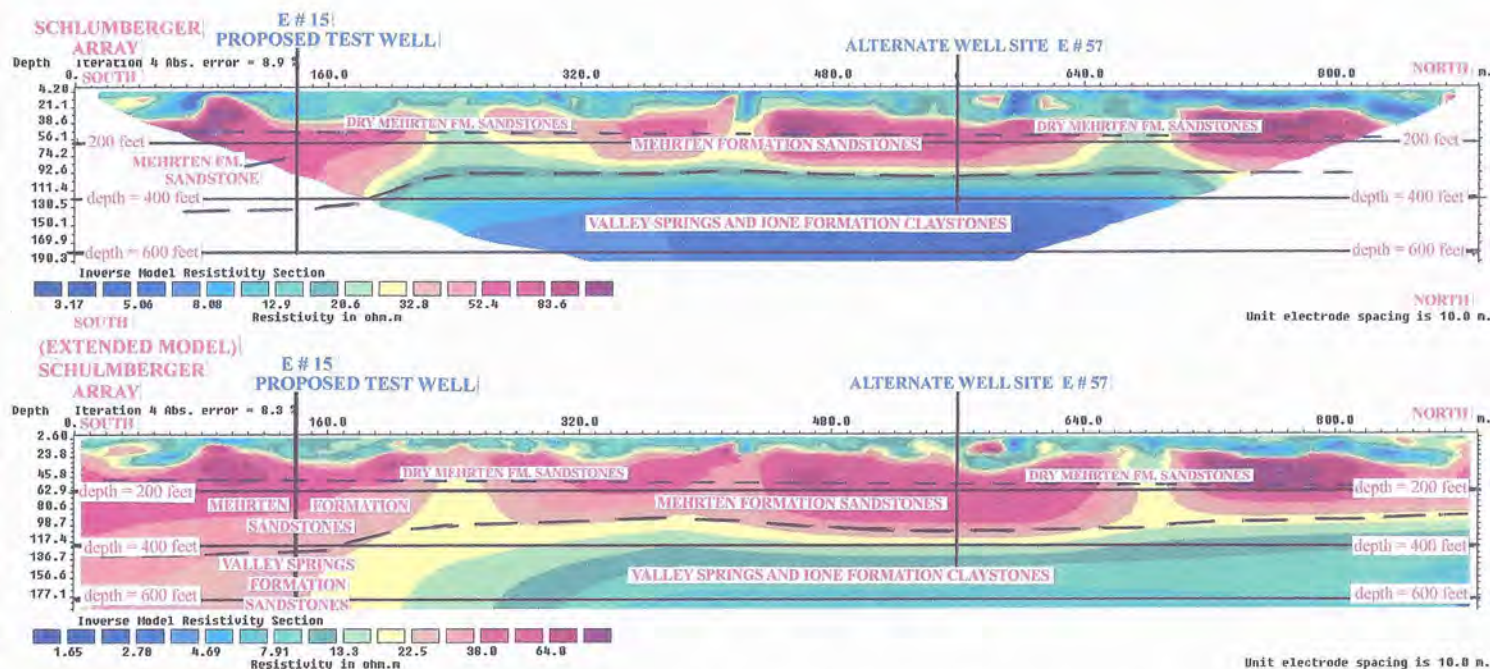
Zip 95361

Date of this report 12/29/77

APPENDIX C

Electrical Resistance Tomography (ERT) Sections

ERT TRANSECT OF 09-10-2020 (SOUTH TRANSECT)



Profile 1 (top): Electrical resistivity tomography (ERT) profile 1 acquired in Schlumberger array mode with 90 electrodes at 32.8 foot (10 meter) spacing on 09-10-2020 at the “Hunter Ranch” parcel owned by the Conde family located at the intersection of Highway 4 and Milton Rd. Farmington, CA achieved a maximum depth of 190.3 meters, or 625 feet. The profile transect starts at electrode (E) # 1, ten feet north of the south fence, and extends north (right) to E # 90, passing 75 feet east of a potential well site selected by the family at E # 57 (Map 1). Dry Mehrten Formation sandstones are indicated by the high resistivity (R) yellow, orange and red colors with $R > 26 < 120$ ohm.meters, with dry claystones and siltstones in blue and green colors with $R < 26$ ohm.m from 0 to 170+ feet deep, at the estimated static water level (SWL) as derived from the proximal # 3 well site (Map 1). The SWL is represented by the upper, short-dashed line starting at 170 feet deep at E # 1 and descending to 195 feet deep at E # 90 as topography rises. Below the dry Mehrten Fm. strata, saturated, producing Mehrten Fm. sandstones are imaged in the yellow, orange and red colors which reach about 320 - 350 feet deep along the majority of the profile, but deepens abruptly at the far south (left) edge of the profile to 400 feet deep where the profile is truncated at E # 19. The proposed, primary test well site is selected at E # 15, which would be anticipated to have producing Mehrten Fm. sandstones extending as deep as 400 feet, although some of deeper sands between 360 - 400 feet may be of Valley Springs Fm. affinity and could have poor production. By comparison, the E # 57 site has good producing Mehrten Fm. sandstones extending to 335 feet deep, then has an abrupt change into a deep stack of non-producing claystones.

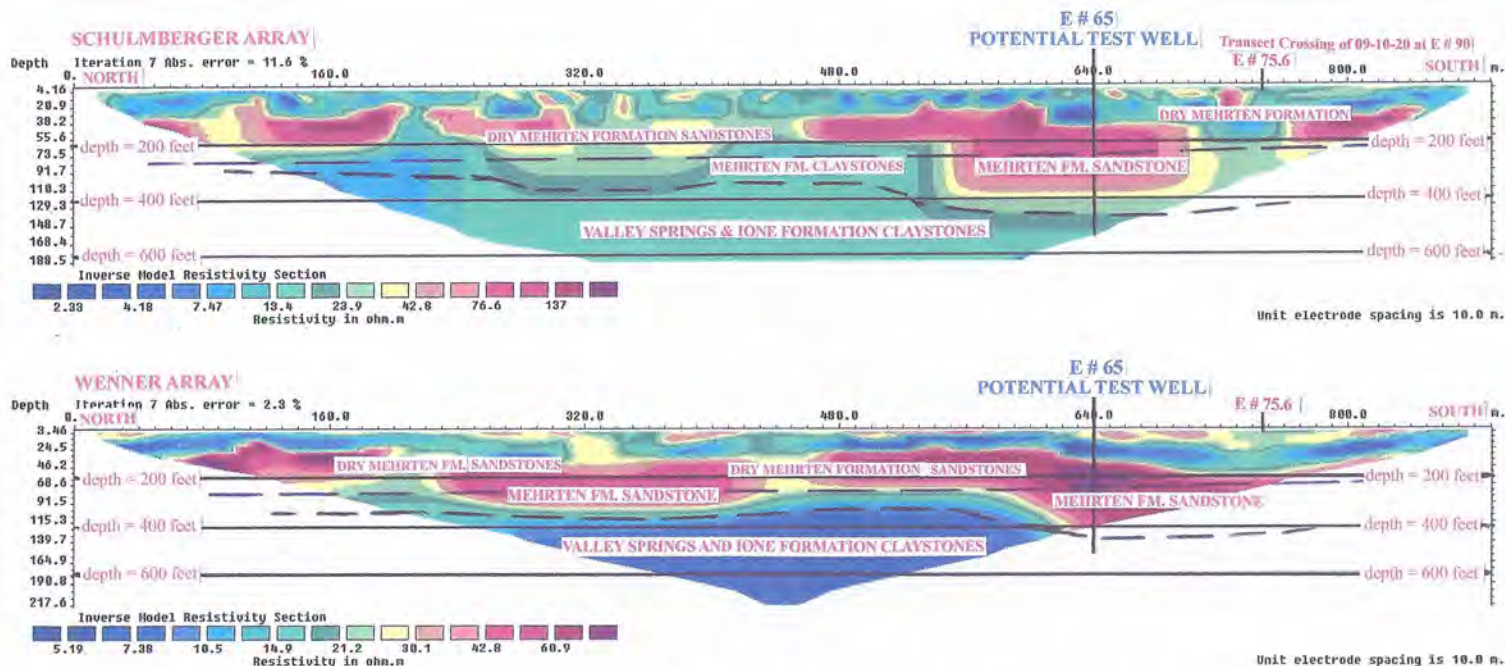
Profile 2 (below): ERT profile 2 is also a Schlumberger array profile with the same data set, but is digitally processed as an “extended model” with software-extrapolated geology at the far edges to better estimate the depth and range of resistivity of the producing sandstones at the E # 15 test well site. This site is a bit more generous to the E # 57 site as the base of the producing Mehrten Fm. sandstones is imaged to be 365 feet deep. This may be in agreement with the Well # 3 log which shows a *transition zone* of “Brown Sand” beds interbedded with shales from 328 - 362 feet, which is probably of Mehrten Fm. affinity, underlying the last “Black Sand” between 325 - 328 feet deep.

Aquifer and Well Site Potential: The proposed, primary test well site is located at electrode # 15 and is centered at a deeper, Mehrten Fm. sandstone channel or lens body, which appears to reach about 400 feet deep. The estimated depth of the SWL is 175 feet at E # 15, so that there is up to 225 feet of producing zone sandstones interbedded with non-producing, siltstones and shaley rocks. By comparison, at E # 57, the average imaged depth of the Mehrten Fm. sandstone-bearing strata is 350 feet deep and has an estimated SWL of 185 feet, for a 165 foot thick producing zone.

The estimated yield at each site can be calculated by using an estimated range of *specific capacity*, or SC, multiplied by the total producing zone thickness. The range of SC is about 6 - 7 gallons/minute/foot of draw down for this type of Mehrten Fm. strata, where black and brown sandstones make up about 40 - 50% of the formation. Therefore the estimated range of yield for the E # 15 site with up to 225 feet of sandstone-bearing strata is **1,350 - 1,575 gallons/minute**. For the E # 57 site, with about 165 feet of sandstone-bearing strata, the estimated range of yield is about **990 - 1,155 gallons/minute**.

The estimated yields are based on a fully developed well with 16 inch casing within a 22 - 24 inch diameter bore. Minimum depth of the test well should be 520 feet and it is anticipated that additional, thin, sandstone producing zones may be obtained from the 400 - 520 foot depth interval that could potentially add a small amount to the yield, but probably no more than 100 gallons/minute is possible from the additional 120 feet of depth.

ERT TRANSECT OF 10-28-2020 (NORTH TRANSECT)



Profile 1 (top): Electrical resistivity tomography (ERT) profile 1 acquired in Schlumberger array mode with 90 electrodes at 32.8 foot (10 meter) spacing on 10-28-2020 at the “Hunter Ranch” parcel located at the intersection of Highway 4 and Milton Rd. in Farmington, CA achieved a maximum depth of 189 meters, or 620 feet. The profile transect starts at electrode (E) # 1, twelve feet south of the north fence at Hwy. 4, and extends 2,920 feet south (right) to E # 90, passing E # 90 on the transect of 09-10-20 at E # 75.6 (Map 1). Dry Mehrten Formation sandstones are indicated by the higher resistivity (R) yellow, orange and red colors with $R > 32 < 155$ ohm.meters, with dry claystones and siltstones in blue and green colors with $R < 32$ ohm.m extending to 235 feet deep at E # 1 and descending to a static water level (SWL) of 225 feet at the E # 65 potential test well site (Map 1). The SWL is represented by the upper, blue, long-dashed line which approaches 200 feet deep at E # 90. Below the dry Mehrten Fm. strata, saturated, producing Mehrten Fm. sandstones are imaged in the yellow, orange and red colors which reach 430 feet deep at the E # 65 site, as represented by the short, black, dashed line. However, the base of the producing Mehrten Fm. sandstones are only at 400 feet deep at the bottom of the yellow contour between 380 – 400 feet deep, with $R > 32 < 42.8$ ohm.m, which represents a very marginal range of resistivity for ground water production. The potential E # 65 site would intercept the thickest saturated zone of sandstones in the Mehrten Fm. on the profile between 225 – 400 feet deep for a 175 foot thick producing zone. By comparison, all Mehrten Fm. strata north of E # 60 has $R < 32$ ohm.m so there is no saturated, ag-quality, producing zone in the vast northern sector of the transect.

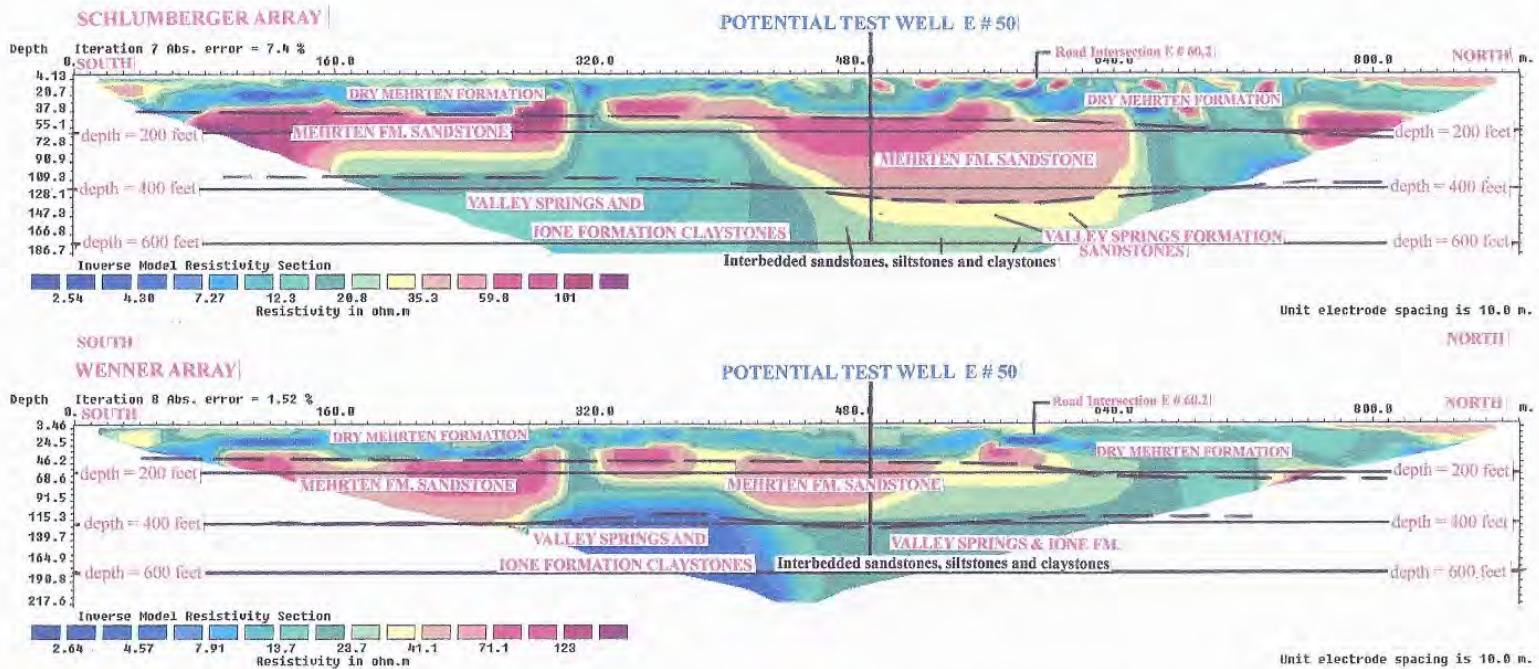
Profile 2 (below): ERT profile 2 was acquired in Wenner array along the same transect and on the same day as the above Schlumberger profile and achieved a maximum depth of 715 feet. Although there is greater depth on this profile, the shape is more trapezoidal and has a narrower edge which truncates the producing zone base of the Mehrten Fm. at 400 feet deep at E # 63. The range of resistivity is a bit higher on this profile which is due to edge effects so that the above Schlumberger array profile is much more accurate with the range of resistivity which shows a distinct downward-fining sequence of sandstones starting at 350 feet deep. However, this profile confirms the 400 foot deep producing zone of the Mehrten Fm. sandstones, along with the lateral position of the E # 65 potential test well site.

Aquifer and Well Site Potential: The potential test well site is located at E # 65 and is centered at deepest, producing, Mehrten Fm. sandstone lens on the profile at 400 feet. The estimated depth of the SWL is 175 feet at the much stronger E # 15 test well to the south, which is 50 feet lower in elevation, so that an estimated SWL of 225 feet occurs at E # 65, so that a 175 foot thick producing zone is estimated.

The estimated yield for the E # 65 site can be calculated by using an estimated range of *specific capacity*, or SC, multiplied by the total producing zone thickness. The previous range of SC for the E # 15 site was 6 – 7 gpm/foot of draw down, however the range of R on this Schlumberger image shows a downward-fining sequence between 350 – 400 feet deep with lower R, so that the SC is adjusted downward. The range of SC is estimated at 5 – 6.5 g.p.m./foot of draw down for this strata, where black and brown sandstones make up about 37 – 44% of the formation. Therefore, the estimated range of yield for the E # 65 site is 875 – 1,137 gallons/minute.

The estimated yield is based on a fully developed well with 16 inch casing, within a 22 - 24 inch diameter bore. Minimum depth of the test well should be 500 feet and it is possible that additional, thin, sandstone producing zones may be obtained from the 400 - 500 foot depth interval that could potentially add a small amount to the yield, but probably no more than 100 gallons/minute is possible from the additional 100 feet of depth. A down-hole electric log is also essential to identify more accurately, discreet black and brown sand producing zone depths and thicknesses and to better aid in estimating test well yield potential and other well development criteria.

ERT TRANSECT OF 11-05-2020 (SOUTHWEST TRANSECT)



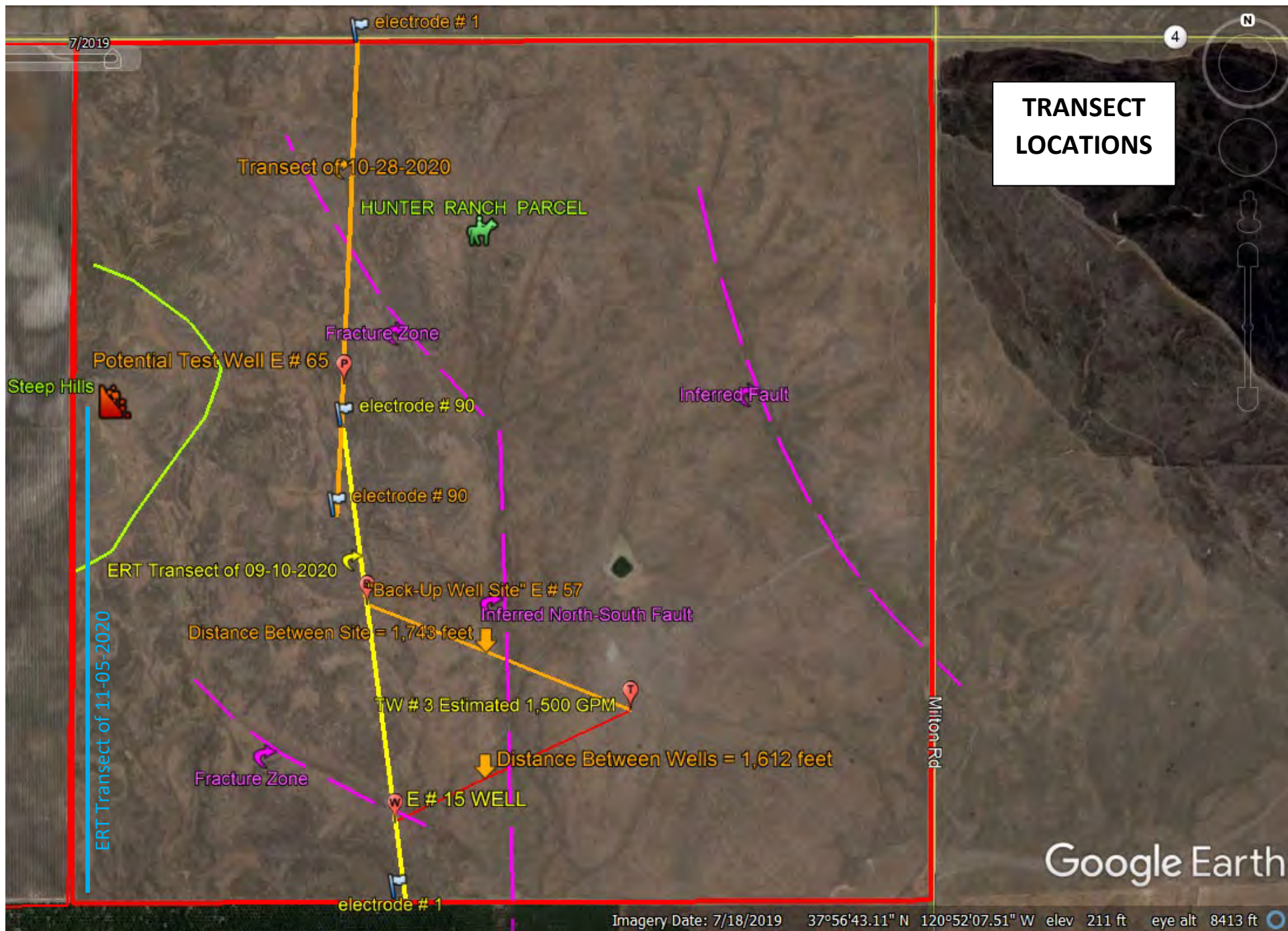
Profile 1 (top): Electrical resistivity tomography (ERT) profile 1 acquired in Schlumberger array mode with 90 electrodes at 32.8 foot (10 meter) spacing on 11-05-2020 at the “Hunter Ranch” parcel located at the intersection of Highway 4 and Milton Rd. in Farmington, CA achieved a maximum depth of 187 meters, or 614 feet. The profile transect starts at electrode (E) # 1, nineteen feet north of the south fence and 50 feet east of the southwest parcel corner, and extends 2,920 feet north (right) to E # 90 on a hilltop (Map 1). Dry Mehrten Formation sandstones are indicated by the higher resistivity (R) yellow, orange and red colors with $R > 27 < 151$ ohm.meters, with dry claystones and siltstones in blue and green colors with $R < 27$ ohm.m extending to the estimated 170 foot deep static water level (SWL). The SWL is represented by the upper, dashed line which lies at 170 feet deep at the E # 50 site, which has been back-calculated from the 162 foot SWL at Well # 1 site and adjusted for slightly higher topography. Below the dry Mehrten Fm. strata, saturated, producing Mehrten Fm. sandstones are imaged in the brown, orange and red colors with $R > 35 < 80$ ohm.m which reaches 410 feet deep at the E # 50 site, as represented by the lower dashed line. Resistivity drops below 350 feet deep to 410 feet deep in the brown color with $R > 35 < 46.5$ ohm.m indicating more marginal ground water production, while below 410 feet deep higher background R in the yellow and yellow-green colors indicates some sandstone interbeds within the deeper Valley Springs and Lone formations, which may add small amounts to the yield, but which should be explored, as sometimes these sandstones can produce significantly.

Profile 2 (below): ERT profile 2 was acquired in Wenner array along the same transect and on the same day as the above Schlumberger profile and achieved a maximum depth of 715 feet. Although there is greater depth on this profile, it has a narrower edge. The range of resistivity is significantly lower on this profile which shows a distinct downward-fining sequence of sandstones intensifying at 350 feet deep at the base of the yellow color with $R > 32 < 41$ ohm.m. The base of the Mehrten Fm. appears a bit shallower at 405 feet deep and the yellow-green color between 350 – 405 feet deep only falls into the $R > 24 < 32$ ohm.meter range which is more typical of siltstones, and therefore is a firm indication that the lower Mehrten Fm. between 350 – 405 feet deep will be low in yield.

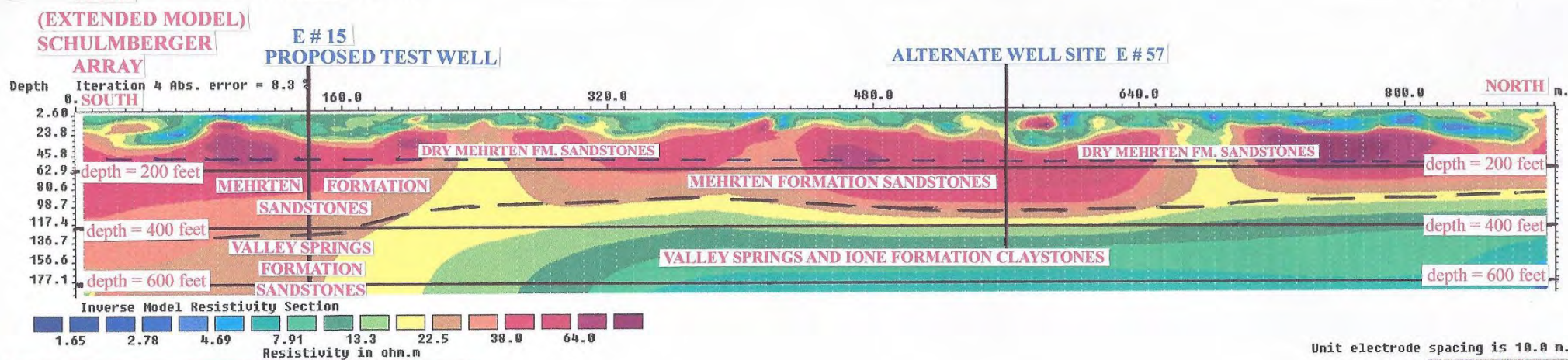
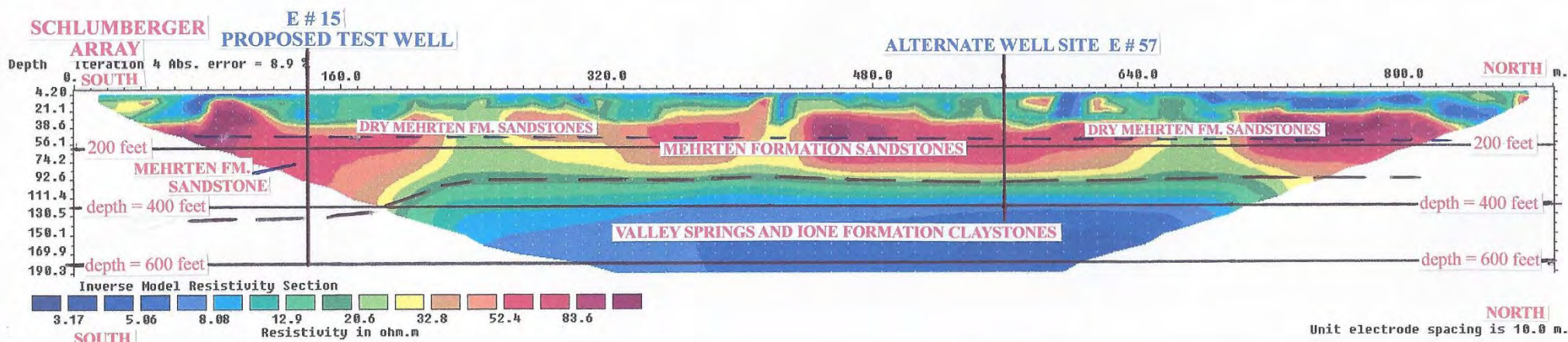
Aquifer and Well Site Potential: The potential test well site is located at E # 50 and is centered at the deepest, producing, Mehrten Fm. sandstone lens on the profile at 405 feet deep. The estimated depth of the SWL is 170 feet at this site so that a 235 foot thick producing zone is estimated. However the lower formation between 350 – 405 feet deep has too low of resistivity to host more than a few, thin, producing, black sand sand beds and will be poor in yield.

The estimated yield for the E # 50 site can be calculated by using two, estimated ranges of *specific capacity*, or SC, multiplied by the two, respective, producing zone thicknesses. For the upper formation zone between 170 – 350 feet deep which is 180 feet thick, an estimated range of SC of 5 – 6 gpm/foot of draw down yields an estimated range of yield of 900 – 1,080 gallons/minute. For the much more marginal and low resistivity, lower formation between 350 – 405 feet deep, the 55 foot thickness is assigned a very low SC of 2 gallons/minute/foot of drawdown and only an additional 110 gallons/minute is anticipated, therefore **the estimated, cumulative range of yield for the E # 50 site is 1,010 – 1,190 gallons/minute.**

The estimated yield is based on a fully developed well with 16 inch casing, within a 22 - 24 inch diameter bore. Minimum depth of the test well should be 560 feet and it is possible that additional, thin, sandstone producing zones within the Valley Springs Fm. may be obtained from the 405 - 560 foot depth interval that could potentially add to the yield, but probably no more than 100 gallons/minute is possible from the additional 155 feet of depth. A down-hole electric log is also essential to identify more accurately, discreet black and brown sand producing zone depths and thicknesses and to better aid in estimating test well yield potential and other well development criteria.



TRANSECT OF 09-05-2020 (SOUTH TRANSECT)

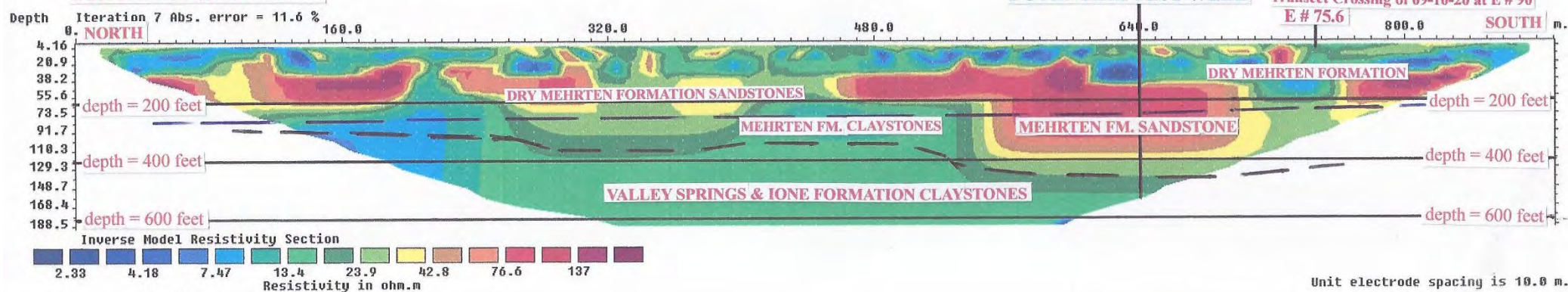


Calculating Constrained Normal Equations 832/2848

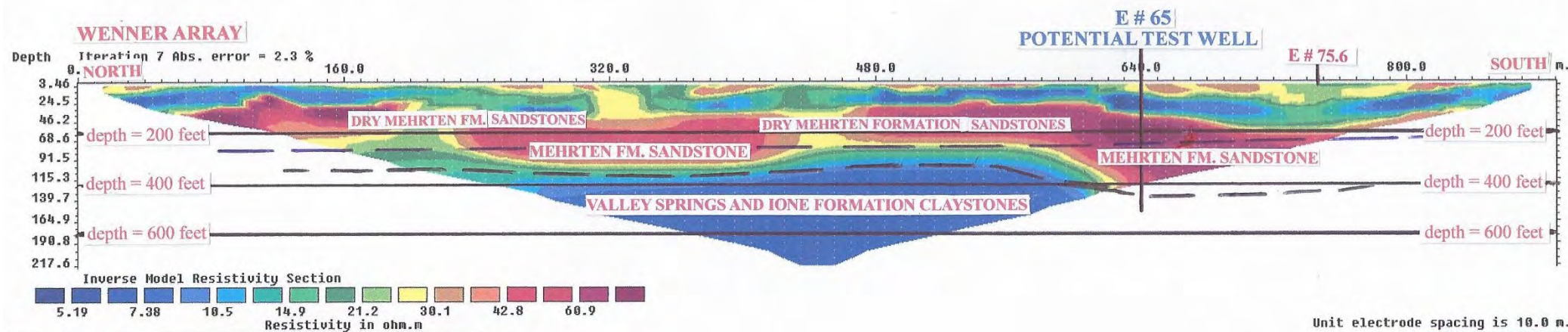
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TRANSECT OF 10-28-2020 (NORTH TRANSECT)

SCHULMBERGER ARRAY



WENNER ARRAY



Unit electrode spacing is 10.0 m.

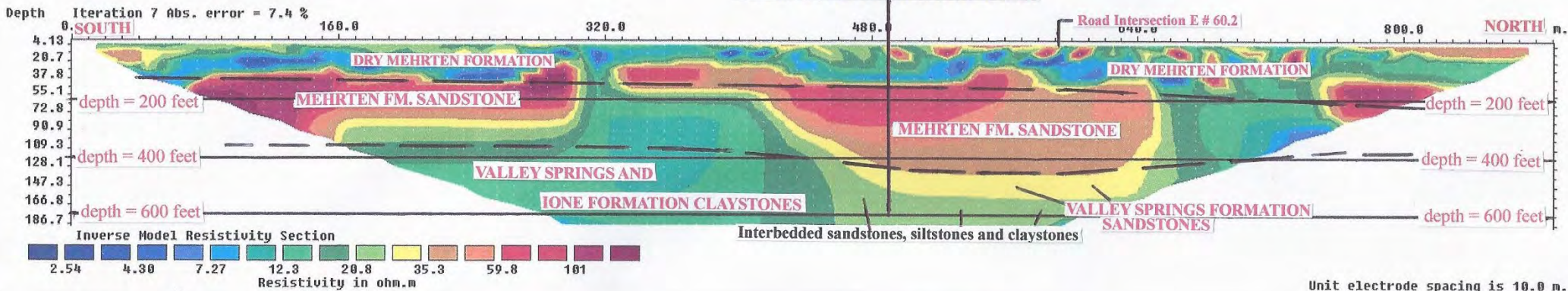
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Normal equations

TRANSECT OF 11-05-2020 (SOUTHWEST TRANSECT)

SCHLUMBERGER ARRAY

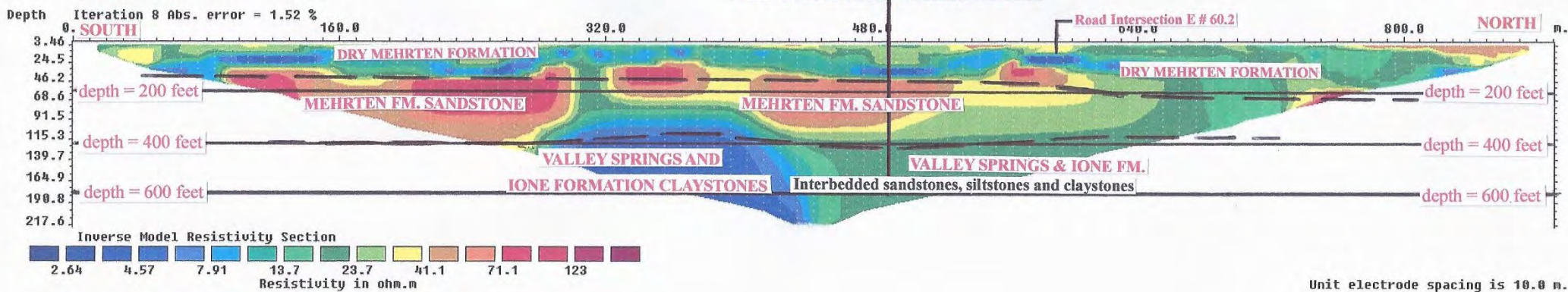
POTENTIAL TEST WELL E # 50



SOUTH

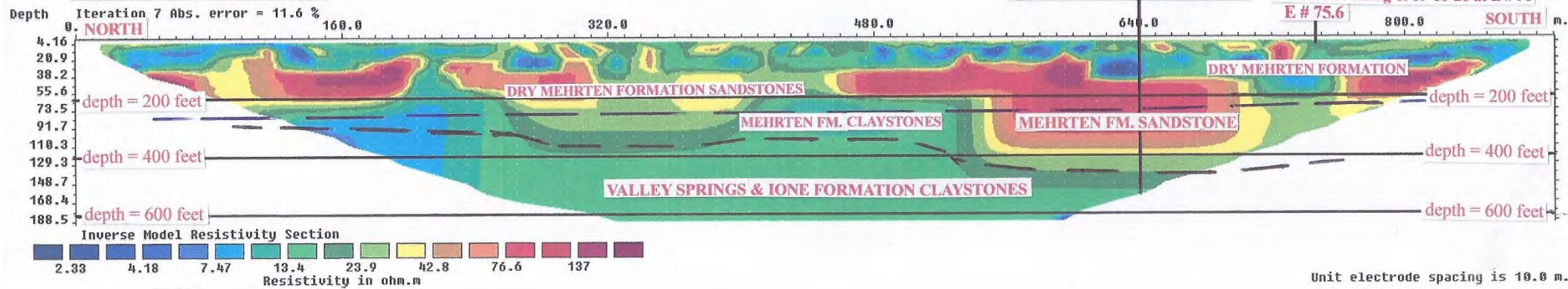
WENNER ARRAY

POTENTIAL TEST WELL E # 50

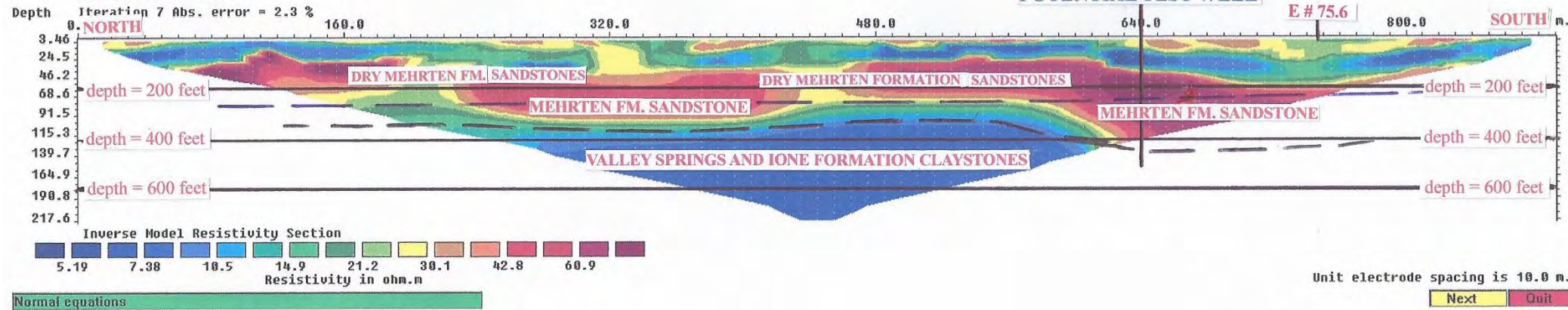


TRANSECT OF 10-28-2020 (NORTH TRANSECT)

SCHULMBERGER ARRAY



WENNER ARRAY



APPENDIX D

Well Completion Records

State of California
Well Completion Report
 Form DWR 188 Complete 4/29/2021
 WCR2021-005061

PW-1

Owner's Well Number _____ Date Work Began 10/21/2020 Date Work Ended 10/26/2020
 Local Permit Agency Stanislaus County Department of Environmental Resources
 Secondary Permit Agency _____ Permit Number 20-195 Permit Date 10/20/2020

Well Owner (must remain confidential pursuant to Water Code 13752)	Planned Use and Activity
Name <u>CONDE FARMS, INC., SHAWN CONDE</u>	Activity <u>New Well</u>
Mailing Address <u>15880 SONORA RD</u>	Planned Use <u>Water Supply Irrigation - Agriculture</u>
City <u>OAKDALE</u> State <u>CA</u> Zip <u>95361</u>	

Well Location			
Address <u>0 MILTON RD</u>		APN <u>001-010-002</u>	
City <u>EUGENE</u>	Zip <u>95247</u>	County <u>Stanislaus</u>	Township <u>01 N</u>
Latitude <u>37 55 54.8471 N</u>	Longitude <u>-120 51 3.4776 W</u>	Range <u>10 E</u>	Section <u>14</u>
Deg. Min. Sec.	Deg. Min. Sec.	Baseline Meridian <u>Mount Diablo</u>	
Dec. Lat. <u>37.931902</u>	Dec. Long. <u>-120.850966</u>	Ground Surface Elevation <u>211</u>	
Vertical Datum _____	Horizontal Datum <u>WGS84</u>	Elevation Accuracy <u>Unknown</u>	
Location Accuracy <u>20 Ft</u>	Location Determination Method <u>Digital Elevation</u>	Elevation Determination Method <u>Digital Aerial Photo</u>	

Borehole Information	Water Level and Yield of Completed Well
Orientation <u>Vertical</u> Specify _____	Depth to first water _____ (Feet below surface)
Drilling Method <u>Direct Rotary</u> Drilling Fluid <u>Air</u>	Depth to Static _____
Total Depth of Boring <u>520</u> Feet	Water Level <u>162</u> (Feet) Date Measured <u>10/26/2020</u>
Total Depth of Completed Well <u>510</u> Feet	Estimated Yield* _____ (GPM) Test Type <u>Pump</u>
	Test Length _____ (Hours) Total Drawdown _____ (feet)
	*May not be representative of a well's long term yield.

Geologic Log - Free Form		
Depth from Surface Feet to Feet		Description
0	3	TOP SOIL
3	12	GRAVEL
12	15	CLAY
15	19	SAND
19	53	CLAY
53	56	GRAVEL
56	64	CLAY
64	80	BLACK SAND
80	82	SHALE
82	93	BLACK SAND
93	115	SHALE
115	124	LOST CIRCULATION
124	143	BLACK SAND
143	162	SHALE
162	178	BLACK SAND

178	184	SHALE
184	194	BLACK SAND
194	198	SHALE
198	200	BLACK SAND
200	209	SHALE
209	211	BLACK SAND
211	229	SHALE
229	242	BLACK SAND
242	249	SHALE
249	258	BLACK SAND
258	271	WHITE SHALE
271	275	WHITE SAND
275	283	WHITE CLAY
283	286	SAND
286	288	SHALE
288	301	BLACK SAND
301	325	SHALE
325	328	BLACK SAND
328	333	SHALE
333	343	BROWN SAND
343	345	HARD SHALE
345	362	BROWN SAND
362	368	SHALE
368	377	SAND
377	398	SHALE
398	408	SAND
408	430	SHALE
430	445	SAND
445	464	SHALE
464	474	SAND
474	484	SHALE
484	491	SAND
491	501	BLUE SHALE
501	510	SAND
510	515	BLUE SHALE
515	520	BLUE CLAY

Casings										
Casing #	Depth from Surface Feet to Feet		Casing Type	Material	Casings Specificatons	Wall Thickness (inches)	Outside Diameter (inches)	Screen Type	Slot Size if any (inches)	Description
1	0	250	Blank	Low Carbon Steel	N/A	0.25	16.625			
2	250	510	Screen	Low Carbon Steel	N/A	0.25	16.625	Milled Slots	0.08	

Annular Material					
Depth from Surface Feet to Feet		Fill	Fill Type Details	Filter Pack Size	Description
0	20	Cement	Other Cement		11.8
20	510	Other Fill	See description.		BIRDS EYE

Other Observations:

[illegible]

Depth from
Surface
Feet to Feet

Borehole Diameter (inches)

0	520
---	-----

24

Certification Statement

I, the undersigned, certify that this report is complete and accurate to the best of my knowledge and belief.

Name: MASELLIS DRILLING INC.

Name: MASELLIS DRILLING INC.

Person, Firm or Corporation

119 ALBERS ROAD	MODESTO	CA	95357
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119 ALBERS ROAD	MODESTO	CA	95357
-----------------	---------	----	-------

119 ALBERS ROAD	MODESTO	CA	95357
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119 ALBERS ROAD	MODESTO	CA	95357
-----------------	---------	----	-------

Address	City	State	Zip
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Address	City	State	Zip
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Address	City	State	Zip
---------	------	-------	-----

Address	City	State	Zip
---------	------	-------	-----

Signed *electronic signature received* 04/28/2021 668622

Signed *electronic signature received* 04/28/2021 668622

Signed *electronic signature received* 04/28/2021 668622

Signed *electronic signature received* 04/28/2021 668622

C-57 Licensed Water Well Contractor	Date Signed	C-57 License Number
-------------------------------------	-------------	---------------------

C-57 Licensed Water Well Contractor	Date Signed	C-57 License Number
-------------------------------------	-------------	---------------------

C-57 Licensed Water Well Contractor	Date Signed	C-57 License Number
-------------------------------------	-------------	---------------------

Attachments

Image_02343.pdf - Permit

Image_02342.pdf - Permit

DWR Use Only

CSG #	State Well Number	Site Code	Local Well Number
-------	-------------------	-----------	-------------------

CSG #	State Well Number	Site Code	Local Well Number
-------	-------------------	-----------	-------------------

CSG #	State Well Number	Site Code	Local Well Number
-------	-------------------	-----------	-------------------

CSG #	State Well Number	Site Code	Local Well Number
-------	-------------------	-----------	-------------------

			N					W
--	--	--	---	--	--	--	--	---

			N					W
--	--	--	---	--	--	--	--	---

			N					W
--	--	--	---	--	--	--	--	---

Latitude Deg/Min/Sec Longitude Deg/Min/Sec

Latitude Deg/Min/Sec Longitude Deg/Min/Sec

TRS:

APN: _____

State of California
Well Completion Report
 Form DWR 188 Complete 4/29/2021
 WCR2021-005079

PW-29

Owner's Well Number _____ Date Work Began 10/02/2020 Date Work Ended 11/07/2020
 Local Permit Agency Stanislaus County Department of Environmental Resources
 Secondary Permit Agency _____ Permit Number 20-156 Permit Date 04/04/2020

Well Owner (must remain confidential pursuant to Water Code 13752)	Planned Use and Activity
Name <u>CONDE FARMS INC., SHAWN CONDE</u>	Activity <u>New Well</u>
Mailing Address <u>15880 SONORA RD</u>	Planned Use <u>Water Supply Irrigation - Agriculture</u>
City <u>OAKDALE</u> State <u>CA</u> Zip <u>95361</u>	

Well Location			
Address <u>0 MILTON RD</u>		APN <u>001-010-002</u>	
City <u>EUGENE</u>	Zip <u>95247</u>	County <u>Stanislaus</u>	Township <u>01 N</u>
Latitude <u>37</u> <u>55</u> <u>53.2271</u> <u>N</u>	Longitude <u>-120</u> <u>51</u> <u>30.8052</u> <u>W</u>	Range <u>10 E</u>	Section <u>15</u>
Deg. Min. Sec.	Deg. Min. Sec.	Baseline Meridian <u>Mount Diablo</u>	
Dec. Lat. <u>37.931452</u>	Dec. Long. <u>-120.858557</u>	Ground Surface Elevation <u>204</u>	
Vertical Datum _____	Horizontal Datum <u>WGS84</u>	Elevation Accuracy <u>Unknown</u>	
Location Accuracy <u>Unknown</u>	Location Determination Method <u>GPS</u>	Elevation Determination Method <u>Digital Aerial Photo</u>	

Borehole Information	Water Level and Yield of Completed Well
Orientation <u>Vertical</u> Specify _____	Depth to first water _____ (Feet below surface)
Drilling Method <u>Direct Rotary</u> Drilling Fluid <u>Bentonite</u>	Depth to Static _____
Total Depth of Boring <u>500</u> Feet	Water Level <u>160</u> (Feet) Date Measured <u>11/08/2020</u>
Total Depth of Completed Well <u>440</u> Feet	Estimated Yield* _____ (GPM) Test Type <u>Pump</u>
	Test Length _____ (Hours) Total Drawdown _____ (feet)
	*May not be representative of a well's long term yield.

Geologic Log - Free Form		
Depth from Surface Feet to Feet		Description
0	3	TOP SOIL
3	10	SHALE
10	30	GRAVEL
30	58	CLAY
58	66	SAND
66	72	SHALE
72	127	BLACK SAND
127	130	SHALE
130	136	BLACK SAND
136	159	SHALE
159	178	BLACK SAND
178	197	SHALE
197	208	BLACK SAND
208	218	SHALE
218	238	BLACK SAND

238	241	SHALE
241	242	BLACK SAND
242	244	SHALE
244	246	BLACK SAND
246	284	SHALE
284	303	WHITE SHALE/CLAY
303	315	BLACK SAND
315	338	GREEN SHALE
338	346	BLACK SAND
346	374	WHITE CLAY
374	378	GRAVEL
378	395	WHITE CLAY
395	410	SANDY CLAY
410	418	HARD SAND STONE
418	427	BROWN SHALE
427	444	BROWN CLAY
444	464	WHITE CLAY
464	466	WHITE SAND
466	490	WHITE CLAY
490	500	BLUE CLAY

Casings

Casing #	Depth from Surface Feet to Feet		Casing Type	Material	Casings Specifications	Wall Thickness (Inches)	Outside Diameter (Inches)	Screen Type	Slot Size if any (Inches)	Description
1	0	300	Blank	Low Carbon Steel	N/A	0.25	16			
2	300	440	No Casing Installed	Other	N/A					OPEN HOLE

Annular Material

Depth from Surface Feet to Feet		Fill	Fill Type Details	Filter Pack Size	Description
0	20	Cement	Other Cement		11.8
20	300	Other Fill	See description.		BIRDS EYE
300	440	Other Fill	See description.		OPEN HOLE

Other Observations:

Borehole Specifications		
Depth from Surface Feet to Feet		Borehole Diameter (inches)
0	300	24
300	440	13.5
440	500	13.5

Attachments	
Image_02345.pdf - Permit	
Image_02344.pdf - Permit	

Certification Statement			
I, the undersigned, certify that this report is complete and accurate to the best of my knowledge and belief			
Name <u>MASELLIS DRILLING INC</u>			
Person, Firm or Corporation			
<u>119 ALBERS ROAD</u>	<u>MODESTO</u>	<u>CA</u>	<u>95357</u>
Address	City	State	Zip
Signed <u>electronic signature received</u>	<u>04/28/2021</u>	<u>668622</u>	
C-57 Licensed Water Well Contractor	Date Signed	C-57 License Number	

DWR Use Only											
CSG #	State Well Number				Site Code			Local Well Number			
					N						W
Latitude Deg/Min/Sec						Longitude Deg/Min/Sec					
TRS:											
APN:											

State of California
Well Completion Report
 Form DWR 188 Complete 4/29/2021
 WCR2021-005084

PW-2

Owner's Well Number _____ Date Work Began 01/20/2021 Date Work Ended 01/21/2021
 Local Permit Agency Stanislaus County Department of Environmental Resources
 Secondary Permit Agency _____ Permit Number 20-111 Permit Date 07/08/2020

Well Owner (must remain confidential pursuant to Water Code 13752)	Planned Use and Activity
Name <u>CONDE FARMS INC., SHAWN CONDE</u>	Activity <u>New Well</u>
Mailing Address <u>15880 SONORA RD</u>	Planned Use <u>Water Supply Irrigation - Agriculture</u>
City <u>OAKDALE</u> State <u>CA</u> Zip <u>95361</u>	

Well Location			
Address <u>0 MILTON RD</u>		APN <u>001-010-002</u>	
City <u>EUGENE</u>	Zip <u>95247</u>	County <u>Stanislaus</u>	Township <u>01 N</u>
Latitude <u>37 55 53.0508 N</u>	Longitude <u>-120 51 30.8844 W</u>	Range <u>10 E</u>	Section <u>15</u>
Deg. Min. Sec.	Deg. Min. Sec.	Baseline Meridian <u>Mount Diablo</u>	
Dec. Lat. <u>37.931403</u>	Dec. Long. <u>-120.858579</u>	Ground Surface Elevation <u>262</u>	
Vertical Datum _____	Horizontal Datum <u>WGS84</u>	Elevation Accuracy _____	
Location Accuracy <u>50 Ft.</u>	Location Determination Method <u>GPS</u>	Elevation Determination Method _____	

Borehole Information	Water Level and Yield of Completed Well
Orientation <u>Vertical</u> Specify _____	Depth to first water _____ (Feet below surface)
Drilling Method <u>Direct Rotary</u> Drilling Fluid <u>Bentonite</u>	Depth to Static _____
Total Depth of Boring <u>410</u> Feet	Water Level <u>160</u> (Feet) Date Measured <u>01/22/2021</u>
Total Depth of Completed Well <u>400</u> Feet	Estimated Yield* _____ (GPM) Test Type <u>Pump</u>
	Test Length _____ (Hours) Total Drawdown _____ (feet)
	*May not be representative of a well's long term yield.

Geologic Log - Free Form		
Depth from Surface Feet to Feet		Description
0	3	TOP SOIL
3	10	SHALE
10	30	GRAVEL
30	58	CLAY
58	66	SAND
66	72	SHALE
72	127	BLACK SAND
127	130	SHALE
130	136	BLACK SAND
136	159	SHALE
159	178	BLACK SAND
178	197	SHALE
197	208	BLACK SAND
208	218	SHALE
218	238	BLACK SAND

238	241	SHALE
241	242	BLACK SAND
242	244	SHALE
244	246	BLACK SAND
246	284	SHALE
284	303	WHITE SHALE
303	315	BLACK SAND
315	338	GREEN SHALE
338	346	BLACK SAND
346	374	WHITE CLAY
374	378	GRAVEL
378	395	WHITE CLAY
395	410	SANDY CLAY

Casings										
Casing #	Depth from Surface Feet to Feet		Casing Type	Material	Casings Specificatons	Wall Thickness (inches)	Outside Diameter (inches)	Screen Type	Slot Size if any (inches)	Description
1	0	220	Blank	PVC	OD: 12.750 in. SDR: 21 Thickness: 0.606 in.	0.606	12.75			
2	220	380	Screen	PVC	OD: 12.750 in. SDR: 21 Thickness: 0.606 in.	0.606	12.75	Saw Cut	0.045	
3	380	400	Blank	PVC	OD: 12.750 in. SDR: 21 Thickness: 0.606 in.	0.606	12.75			

Annular Material					
Depth from Surface Feet to Feet		Fill	Fill Type Details	Filter Pack Size	Description
0	20	Bentonite	High Solids		
20	400	Other Fill	See description		BIRDS EYE

Other Observations:

Well Completion Report

Refer to Instruction Pamphlet

No. e0331847

Page 1 of 1

Owner's Well Number 17-154

Date Work Began 9-5-17

Date Work Ended 9-12-17

Local Permit Agency Stanislaus County

Permit Number 17-154

Permit Date 8-24-17

State Well Number/Title Number	
Latitude	Longitude
APN/TRS/Other	

Geologic Log		
Orientation	<input checked="" type="radio"/> Vertical	<input type="radio"/> Horizontal <input type="radio"/> Angle Specify
Drilling Method	<u>Mud Rotary</u>	
Drilling Fluid	<u>Benlate</u>	
Depth from Surface	Feet	Description
0	17	GRAVEL COBBLES 1-1 1/2"
17	22	BROWN SANDSTONE
22	82	BROWN SANDY CLAY
82	90	BROWN SANDSTONE
90	120	BROWN SANDY CLAY
120	140	BROWN SANDSTONE
140	160	BLACK BROWN SAND
160	162	BROWN CLAY
162	168	BLACK BROWN SAND
168	190	BROWN SANDY CLAY
190	200	BLACK BROWN SAND
200	210	BROWN SANDY CLAY
210	215	BLACK BROWN SAND
215	255	TAN CLAY
255	300	DRILL BLIND NO RETURNS
		Fractured Formations

al Depth of Boring 300 Feet

al Depth of Completed Well 300 Feet

Well Owner

Name JANE HUNTER

Mailing Address 24591 Silver Cloud Ct Suite 250

City Monterey State CA Zip 93940

Well Location

Address Milton West of Rd

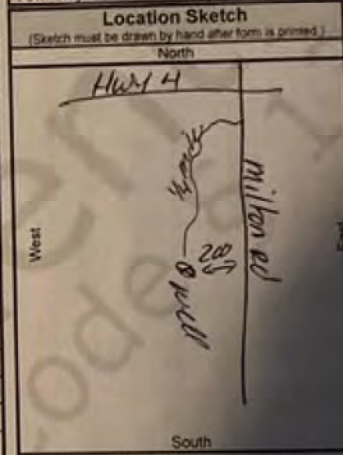
City Eugene County Stanislaus

Latitude Dec Min Sec N Longitude Dec Min Sec W

Datum Dec Lat Dec Long

APN Book 001 Page 010 Parcel 002

Township Range Section



Activity

☒ New Well

☐ Modification/Repair

☐ Deepen

☐ Other

☐ Destroy

Describe previous work (if any) done on well (if applicable)

Planned Uses

☒ Water Supply

☐ Domestic ☐ Public

☐ Irrigation ☐ Industrial

☐ Cathodic Protection

☐ Dewatering

☐ Heat Exchange

☐ Injection

☐ Monitoring

☐ Remediation

☐ Sparging

☐ Test Well

☐ Vapor Extraction

☒ Other AG Well

Water Level and Yield of Completed Well

Depth to first water 140 (Feet below surface)

Depth to Static

Water Level 100 (Feet) Date Measured 9-15-17

Estimated Yield * 100 (GPM) Test Type AIR LIFT

Test Length 6 (Hours) Total Drawdown 213 (Feet)

*May not be representative of a well's long term yield

Casings						Annular Material		
Depth from Surface	Borehole Diameter	Type	Material	Wall Thickness	Outside Diameter	Screen Type	Slot Size	Depth from Surface
0 to 200	12 1/4	PVC	SDR 21	3/16	6	APVC	.032	0 to 25
200 to 280	12 1/4	PVC	SDR 21	3/16	6	PVC	.032	25 to 300
280 to 300	12 1/4	PVC	SDR 21	3/16	6	APVC	.032	
Depth from Surface	Borehole Diameter	Type	Material	Wall Thickness	Outside Diameter	Screen Type	Slot Size	Depth from Surface
0 to 25								
25 to 300								

Attachments

☐ Geologic Log

Certification Statement

I, the undersigned, certify that this report is complete and accurate to the best of my knowledge and belief.

Name _____

DUPLICATE
Driller's Copy

Page 2 of 2

Owner's Well No. 95366

Date Work Began 7/1/2008, Ended 8/20/2008

Local Permit Agency Environmental Resources

Permit No. 08-57

Permit Date 4/4/2008

WELL COMPLETION REPORT

STATE OF CALIFORNIA
Refer to Instruction Pamphlet

No. 0946052

DWR USE ONLY -- DO NOT FILL IN	
STATE WELL NO./STATION NO.	
LATITUDE	LONGITUDE
APN/TRS/OTHER	

GEOLOGIC LOG

ORIENTATION (✓) ☒ VERTICAL ☐ HORIZONTAL ☐ ANGLE (SPECIFY)

DRILLING METHOD ROTARY

FLUID Mud

DESCRIPTION

Describe material, grain, size, color, etc.

DEPTH FROM SURFACE

Ft. to Ft.

360 364

364 366

366 368

368 372

372 375

375 400

Sand Black Coarse

Clay

Sand Black Coarse

Clay

Sand Black Coarse

Clay Greenish

WELL OWNER

Name Jake VanVliet

Mailing Address 969 Spring Creek Dr.

Ripon

CITY

CA

95366

STATE

ZIP

WELL LOCATION

Address 19441 Milton Rd.

City Farmington CA

County Stanislaus

APN Book

Page

Parcel

Township

Range

Section

Latitude

DEG. MIN. SEC.

DEG. MIN. SEC.

LOCATION SKETCH

NORTH

ACTIVITY (✓)

☒ NEW WELL

MODIFICATION/REPAIR

Deepen

Other (Specify)

DESTROY (Describe Procedures and Materials Under "GEOLOGIC LOG")

PLANNED USES (✓)

WATER SUPPLY

☐ Domestic ☐ Public

☒ Irrigation ☐ Industrial

MONITORING

TEST WELL

CATHODIC PROTECTION

HEAT EXCHANGE

DIRECT PUSH

INJECTION

VAPOR EXTRACTION

SPARGING

REMEDIATION

OTHER (SPECIFY)

WATER LEVEL & YIELD OF COMPLETED WELL

DEPTH TO FIRST WATER (FL) BELOW SURFACE

DEPTH OF STATIC

WATER LEVEL 72

(FL) & DATE MEASURED

7/10/2008

ESTIMATED YIELD

(GPM) & TEST TYPE

TEST LENGTH

(Hrs.) TOTAL DRAWDOWN

(FL)

May not be representative of a well's long-term yield.

TOTAL DEPTH OF BORING 400 (Feet)

TOTAL DEPTH OF COMPLETED WELL 380 (Feet)

DEPTH FROM SURFACE		BORE HOLE DIA. (Inches)	CASING (S)				DEPTH FROM SURFACE		ANNULAR MATERIAL				
FL	to FL		TYPE (✓)	MATERIAL / GRADE	INTERNAL DIAMETER (Inches)	GAUGE OR WALL THICKNESS	SLOT SIZE IF ANY (Inches)	FL	to FL	CEMENT	SAND TONITE	FILL	FILTER PACK (TYPE/SIZE)
0	200	22	<input checked="" type="checkbox"/>	STEEL	14	1/4	.050	0	20	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	GRAVEL
200	240		<input checked="" type="checkbox"/>					20	380				
240	280		<input checked="" type="checkbox"/>										
280	380		<input checked="" type="checkbox"/>										

ATTACHMENTS (✓)

Geologic Log
Well Construction Diagram
Geophysical Log(s)
Soil/Water Chemical Analysis
Other

ATTACH ADDITIONAL INFORMATION, IF IT EXISTS.

CERTIFICATION STATEMENT

I, the undersigned, certify that this report is complete and accurate to the best of my knowledge and belief.

NAME MASELLI DRILLING, INC.

(PERSON, FIRM, OR CORPORATION) (TYPED OR PRINTED)

119 Albers Rd.

ADDRESS

Signed

WELL DRILLER/AUTHORIZED REPRESENTATIVE

Modesto

CITY

CA

STATE

95357

ZIP

08/20/08

DATE SIGNED


668622

C-57 LICENSE NUMBER

WELL DATA

State Well No. _____

Region _____

OWNER McCurley Farms LLC		SITE ID	
ADDRESS 9337 Danton Road		WELL NAME McCurley	
TENANT		OTHER NO.	
ADDRESS			
TYPE OF WELL <input type="checkbox"/> SPECIAL STUDIES <input type="checkbox"/> MONTHLY <input checked="" type="checkbox"/> SEMI ANNUAL <input type="checkbox"/> WATER QUALITY			
LOCATION COUNTY Stanislaus BASIN Eastern San Joaquin NO. 5-22-01			
U.S.G.S. QUAD.		QUAD NO.	
SW $\frac{1}{4}$ SE $\frac{1}{4}$ SECTION 24 TWP. 1N RGE. 10E		<input checked="" type="checkbox"/> LMD <input type="checkbox"/> SB <input type="checkbox"/> H BASE & MERIDIAN	
COORDINATES (NAD83) LONGITUDE 120.49.23.706 LATITUDE 37.55.03.737		SOURCE GPS unit	
DESCRIPTION see attached photo			
REFERENCE POINT DESCRIPTION Blue square-headed threaded bolt on south side of motor mount			
WHICH IS 1.33 FT. <input checked="" type="checkbox"/> ABOVE <input type="checkbox"/> BELOW		LAND SURFACE DATUM GROUND ELEVATION 187.6 FT.	
REFERENCE POINT ELEVATION 188.9 FT.		DETERMINED FROM	
WELL USE AGR		CONDITION DEPTH 480 FT.	
CASING, SIZE 24 IN.		PERFORATIONS	
MEASUREMENTS BY <input type="checkbox"/> DWR <input type="checkbox"/> USGS <input type="checkbox"/> USBR <input type="checkbox"/> COUNTY <input type="checkbox"/> IRR. DIST. <input type="checkbox"/> WATER DIST. <input type="checkbox"/> CONS. DIST. <input type="checkbox"/> OTHER			
GRAVEL PACK? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO		DEPTH TO TOP GR. DEPTH TO BOT GR.	
TYPE OF MATERIAL		PERM. RATING THICKNESS	
CHIEF AQUIFER		DEPTH TO TOP AQ. DEPTH TO BOT. AQ.	
SUPP. AQUIFER		DEPTH TO TOP AQ. DEPTH TO BOT. AQ.	
DRILLER Masellis		DATE DRILLED 8/11/2015 LOG NUMBER (DWR 188)	
WELL PUMP TYPE		MAKE MODEL SERIAL NO.	
WATER ANALYSIS MIN.		SAN. H.M.	
POWER SOURCE		WATER LEVELS AVAILABLE? <input type="checkbox"/> YES <input type="checkbox"/> NO	
H.P.		MOTOR SERIAL NO. PERIOD OF RECORD BEGIN END	
ELEC. METER NO.		TRANSFORMER NO. COLLECTING AGENCY	
SIZE OF DISCHARGE PIPE		IN.	
YIELD G.P.M.		PUMPING LEVEL FT. PROD. REC. PUMP TEST YIELD	
SKETCH 		REMARKS	
		RECORDED BY	
		DATE	

DUPLICATE
Driller's Copy

Page 1 of 2

Owner's Well No. 95320

Date Work Began 6/25/2015, Ended 8/11/2015

Local Permit Agency Environmental Resources

Permit No. 15-130

Permit Date 5/28/2015

STATE OF CALIFORNIA
WELL COMPLETION REPORT

Refer to Instruction Pamphlet

No. e0275011

DWR USE ONLY — DO NOT FILL IN

STATE WELL NO./STATION NO.	
LATITUDE	LONGITUDE
APN/TRS/OTHER	

GEOLOGIC LOG

ORIENTATION (✓) ☒ VERTICAL ☐ HORIZONTAL ☐ ANGLE (SPECIFY)

DEPTH FROM SURFACE
FL. to FL.
DRILLING METHOD **ROTARY** FLUID **Mud**
DESCRIPTION
Describe material, grain, size, color, etc.

0	3	Top Soil
3	10	Gravel
10	30	Shale
30	61	Black Sand
61	81	Shale
81	92	Black Sand
92	147	Shale
147	155	Black Sand
155	173	Shale
173	177	Brown Sand
177	183	Shale
183	190	Sand
190	194	Sand
194	200	Black Sand and Gravel
200	287	Shale
287	290	Fine Brown Sand
290	293	Shale
293	297	Fine Brown Sand
297	304	Shale
304	307	Fine Brown Sand
307	318	Shale
318	322	Blue Clay
322	326	Fine Brown Sand
326	331	Hard White
331	334	Fine Brown Sand
334	343	Shale
343	363	Hard Shale
363	368	Sand and Gravel
368	393	Shale
393	405	Loose Sand and Gravel

TOTAL DEPTH OF BORING 512 (Feet)

TOTAL DEPTH OF COMPLETED WELL 480 (Feet)

WELL OWNER

Name **McCurley Farms LLC**
Mailing Address **30962 Combs Rd**
Escalon **CA** **95320**
CITY STATE ZIP

WELL LOCATION

Address **9337 Dunton Rd**
City **Farmington CA 95230**
County **Stanislaus**
APN Book _____ Page _____ Parcel _____
Township _____ Range _____ Section _____
Latitude _____
DEG. MIN. SEC. DEG. MIN. SEC.

LOCATION SKETCH

NORTH

WEST

EAST

SOUTH

Illustrate or Describe Distance of Well from Roads, Buildings, Fences, Rivers, etc. and attach a map. Use additional paper if necessary. PLEASE BE ACCURATE & COMPLETE.

ACTIVITY (✓)
☒ NEW WELL
MODIFICATION/REPAIR
— Deepen
— Other (Specify) _____
DESTROY (Describe Procedures and Materials Under "GEOLOGIC LOG")
PLANNED USES (✓)
WATER SUPPLY
☒ Domestic ☐ Public
☒ Irrigation ☐ Industrial
MONITORING _____
TEST WELL _____
CATHODIC PROTECTION _____
HEAT EXCHANGE _____
DIRECT PUSH _____
INJECTION _____
VAPOR EXTRACTION _____
SPARGING _____
REMEDATION _____
OTHER (SPECIFY) _____

WATER LEVEL & YIELD OF COMPLETED WELL

DEPTH TO FIRST WATER _____ (FL) BELOW SURFACE
DEPTH OF STATIC WATER LEVEL **86** (FL) & DATE MEASURED **7/9/2015**
ESTIMATED YIELD * _____ (GPM) & TEST TYPE _____
TEST LENGTH _____ (Hrs.) TOTAL DRAWDOWN _____ (FL)
May not be representative of a well's long-term yield.

DEPTH FROM SURFACE		BORE - HOLE DIA. (Inches)	CASING (S)					ANNULAR MATERIAL							
			TYPE (✓)				MATERIAL / GRADE	INTERNAL DIAMETER (Inches)	GAUGE OR WALL THICKNESS	SLOT SIZE IF ANY (Inches)	TYPE				
Fl.	to Fl.		BLANK	SCREEN	CON- DUCTOR	FILL PIPE									CE- MENT (✓)
0	200	24	✓				STEEL	16	1/4			✓			
200	480			✓										✓	GRAVEL

ATTACHMENTS (✓)

- Geologic Log
- Well Construction Diagram
- Geophysical Log(s)
- Soil/Water Chemical Analysis
- Other _____

ATTACH ADDITIONAL INFORMATION, IF IT EXISTS.

CERTIFICATION STATEMENT

I, the undersigned, certify that this report is complete and accurate to the best of my knowledge and belief.

NAME **MASELLIS DRILLING INC**
(PERSON, FIRM, OR CORPORATION) (TYPED OR PRINTED)

ADDRESS _____
Signed _____
WELL DRILLER/AUTHORIZED REPRESENTATIVE

CITY _____ STATE _____ ZIP _____
DATE SIGNED **08/11/15** C-57 LICENSE NUMBER _____

PLICATE
iller's Copy

Page 2 of 2

Owner's Well No. 95320

Date Work Began 6/25/2015, Ended 8/11/2015

Local Permit Agency Environmental Resources

Permit No. 15-130

Permit Date 5/28/2015

STATE OF CALIFORNIA
WELL COMPLETION REPORT

Refer to Instruction Pamphlet

No. e0275011

DWR USE ONLY — DO NOT FILL IN

STATE WELL NO./STATION NO.

LATITUDE

LONGITUDE

APN/TRS/OTHER

GEOLOGIC LOG

ORIENTATION (✓) ☒ VERTICAL ☐ HORIZONTAL ☐ ANGLE (SPECIFY)

DRILLING METHOD **ROTARY** FLUID **Mud**

DEPTH FROM SURFACE
Ft. to Ft.

DESCRIPTION

Describe material, grain, size, color, etc.

405	435	Shale
435	445	Blue Clay
445	448	Sand
448	455	Blue Clay
455	469	Sand
469	475	Shale
475	512	Black Sand

WELL OWNER

Name **McCurley Farms LLC**

Mailing Address **30962 Combs Rd**

Escalon

CA 95320

CITY

STATE

ZIP

WELL LOCATION

Address **9337 Dunton Rd**

City **Farmington CA 95230**

County **Stanislaus**

APN Book

Page

Parcel

Township

Range

Section

Latitude

DEG. MIN. SEC.

DEG. MIN. SEC.

LOCATION SKETCH

NORTH

WEST

EAST

Illustrate or Describe Distance of Well from Roads, Buildings, Fences, Rivers, etc. and attach a map. Use additional paper if necessary. PLEASE BE ACCURATE & COMPLETE.

ACTIVITY (✓)

☒ NEW WELL

MODIFICATION/REPAIR

Deepen

Other (Specify)

DESTROY (Describe Procedures and Materials Under "GEOLOGIC LOG")

PLANNED USES (✓)

WATER SUPPLY

Domestic

Public

☒ Irrigation

Industrial

MONITORING

TEST WELL

CATHODIC PROTECTION

HEAT EXCHANGE

DIRECT PUSH

INJECTION

VAPOR EXTRACTION

SPARGING

REMEDIATION

OTHER (SPECIFY)

WATER LEVEL & YIELD OF COMPLETED WELL

DEPTH TO FIRST WATER (Ft.) BELOW SURFACE

DEPTH OF STATIC

WATER LEVEL **86**

(Ft.) & DATE MEASURED **7/9/2015**

ESTIMATED YIELD * (GPM) & TEST TYPE

TEST LENGTH (Hrs.) TOTAL DRAWDOWN (Ft.)

May not be representative of a well's long-term yield.

TOTAL DEPTH OF BORING **512** (Feet)

TOTAL DEPTH OF COMPLETED WELL **480** (Feet)

DEPTH FROM SURFACE			BORE - HOLE DIA. (Inches)	CASING (S)						
				TYPE (✓)				MATERIAL / GRADE	INTERNAL DIAMETER (Inches)	GAUGE OR WALL THICKNESS
Fl.	to	Fl.	BLANK	SCREEN	CON- DUCTOR	FILL PIPE				
0	200	24	✓				STEEL	16	1/4	
200	480			✓						

DEPTH FROM SURFACE			ANNULAR MATERIAL			
			TYPE			
Fl.	to	Fl.	CE- MENT (✓)	BEN- TONITE (✓)	FILL (✓)	FILTER PACK (TYPE/SIZE)
0	20		✓			
20	480				✓	GRAVEL

ATTACHMENTS (✓)

- Geologic Log
- Well Construction Diagram
- Geophysical Log(s)
- Soil/Water Chemical Analysis
- Other

ATTACH ADDITIONAL INFORMATION, IF IT EXISTS.

CERTIFICATION STATEMENT

I, the undersigned, certify that this report is complete and accurate to the best of my knowledge and belief.

NAME **MASELLIS DRILLING INC**

(PERSON, FIRM OR CORPORATION) (Typed or Printed)

Address

CITY

STATE

ZIP

Signed

WELL DRILLER/AUTHORIZED REPRESENTATIVE

08/11/15

DATE SIGNED

C-57 LICENSE NUMBER



24Q (McCurley Well)

<u>Date</u>	<u>DTW (ft)</u>
10/31/16	87.52
3/27/17	84.4
10/30/17	85.37
3/20/18	84.58
11/5/18	87.14
3/25/19	86.27
10/28/19	88.58
3/9/20	87.73
10/26/20	89.85
3/12/21	89.06

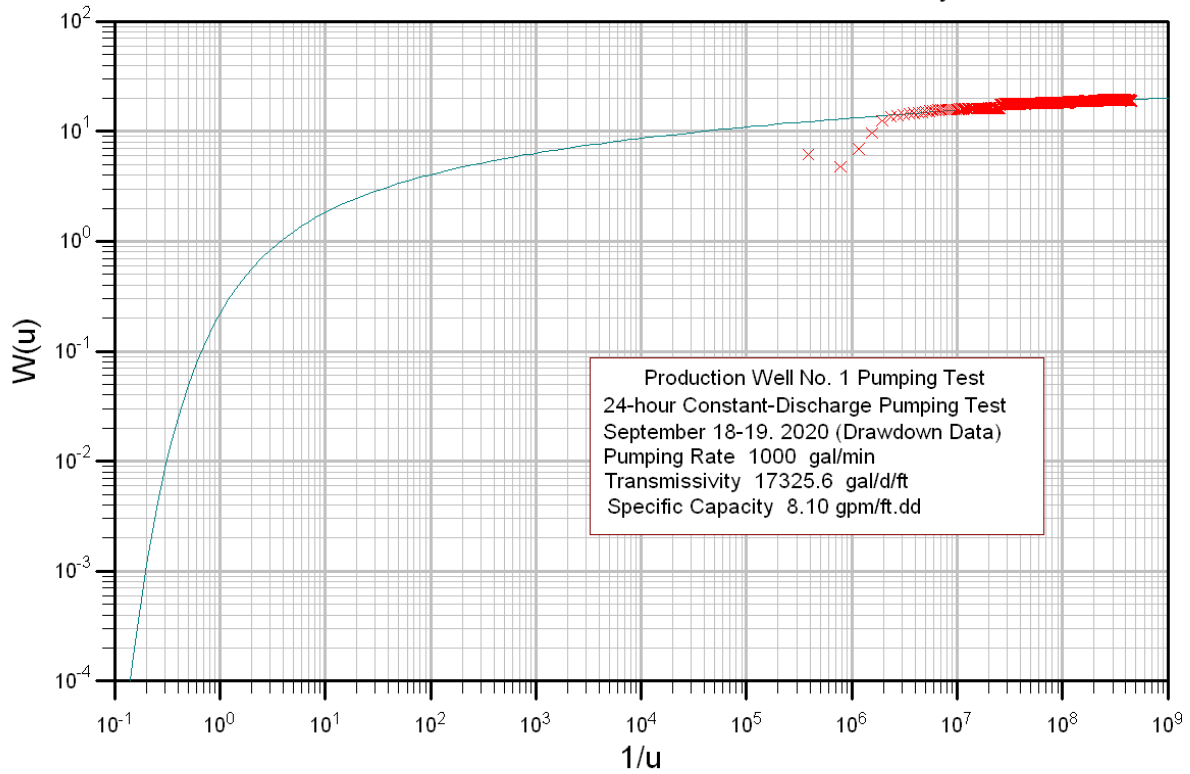
APPENDIX E

Pumping Tests

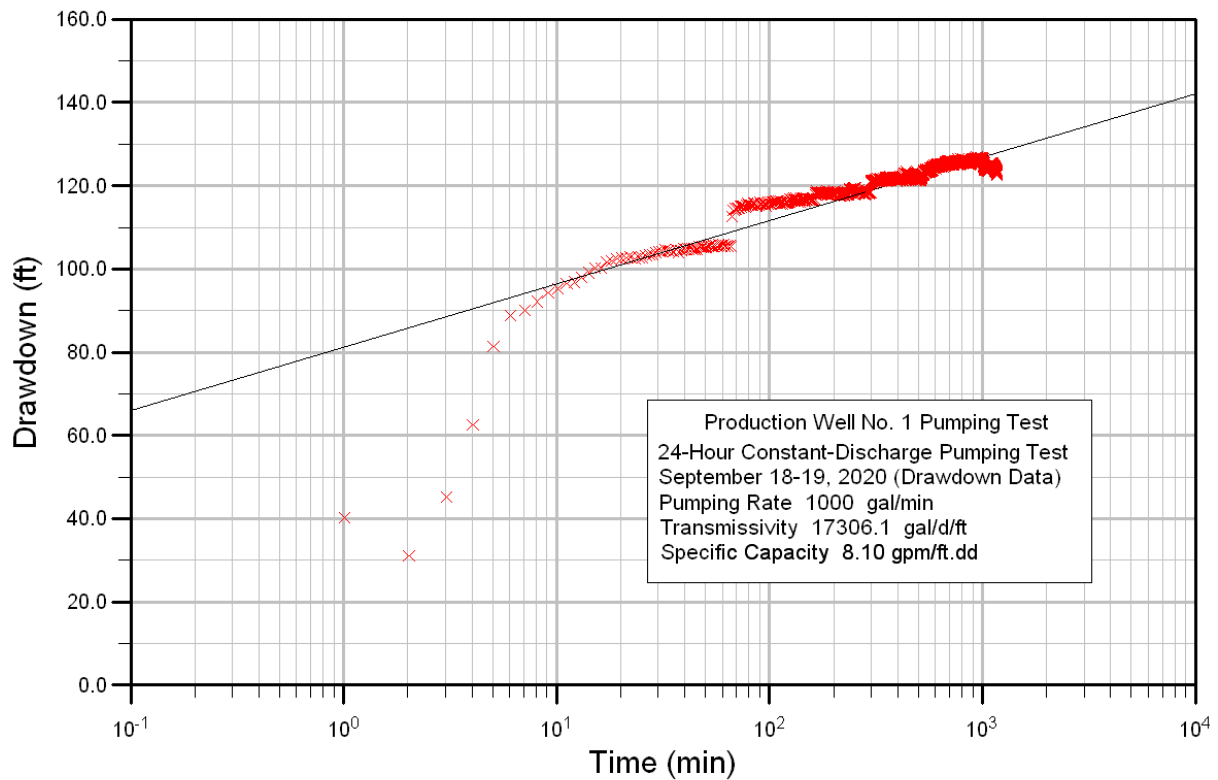
PW-1 Pumping Test

September 17-20, 2020

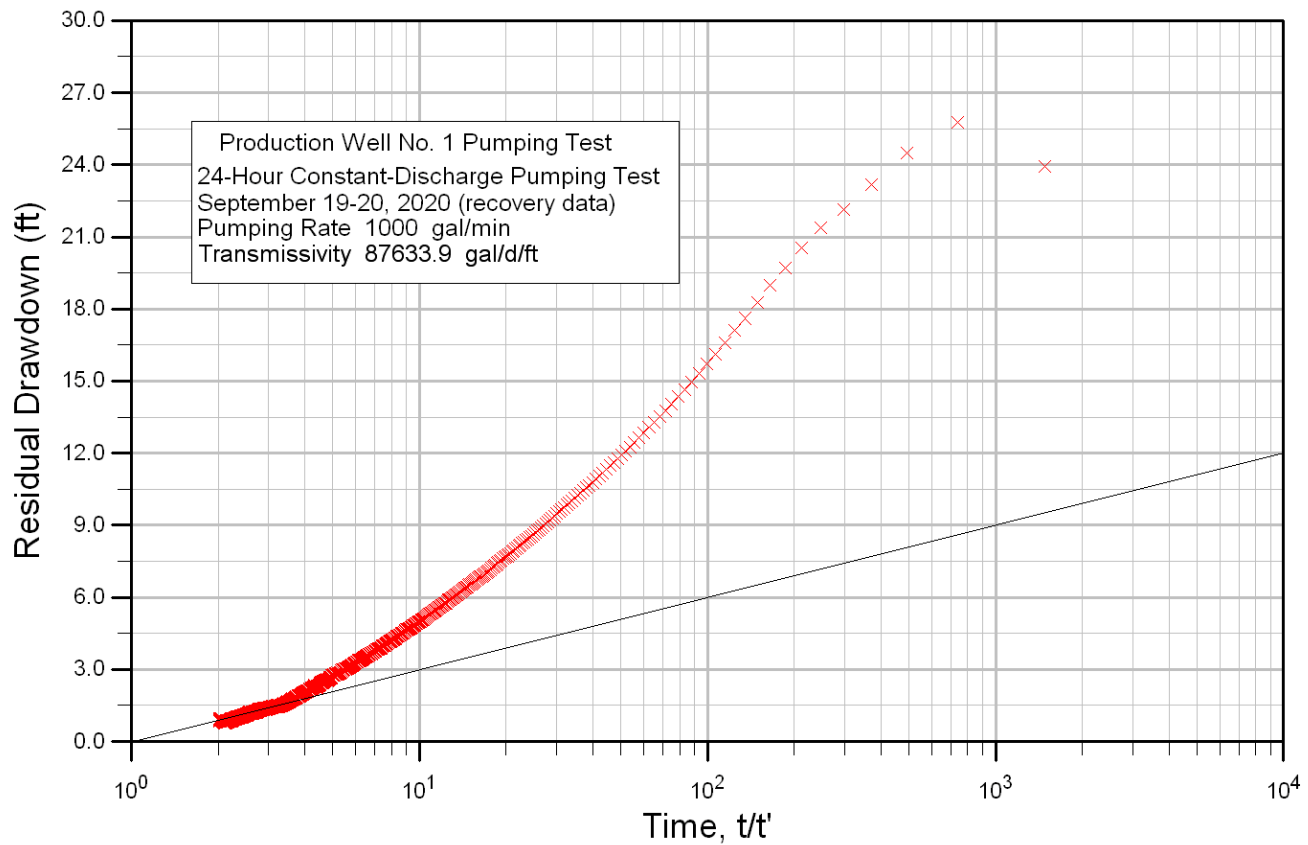
Condi Farms Production Well No. 1 - Theis Analysis



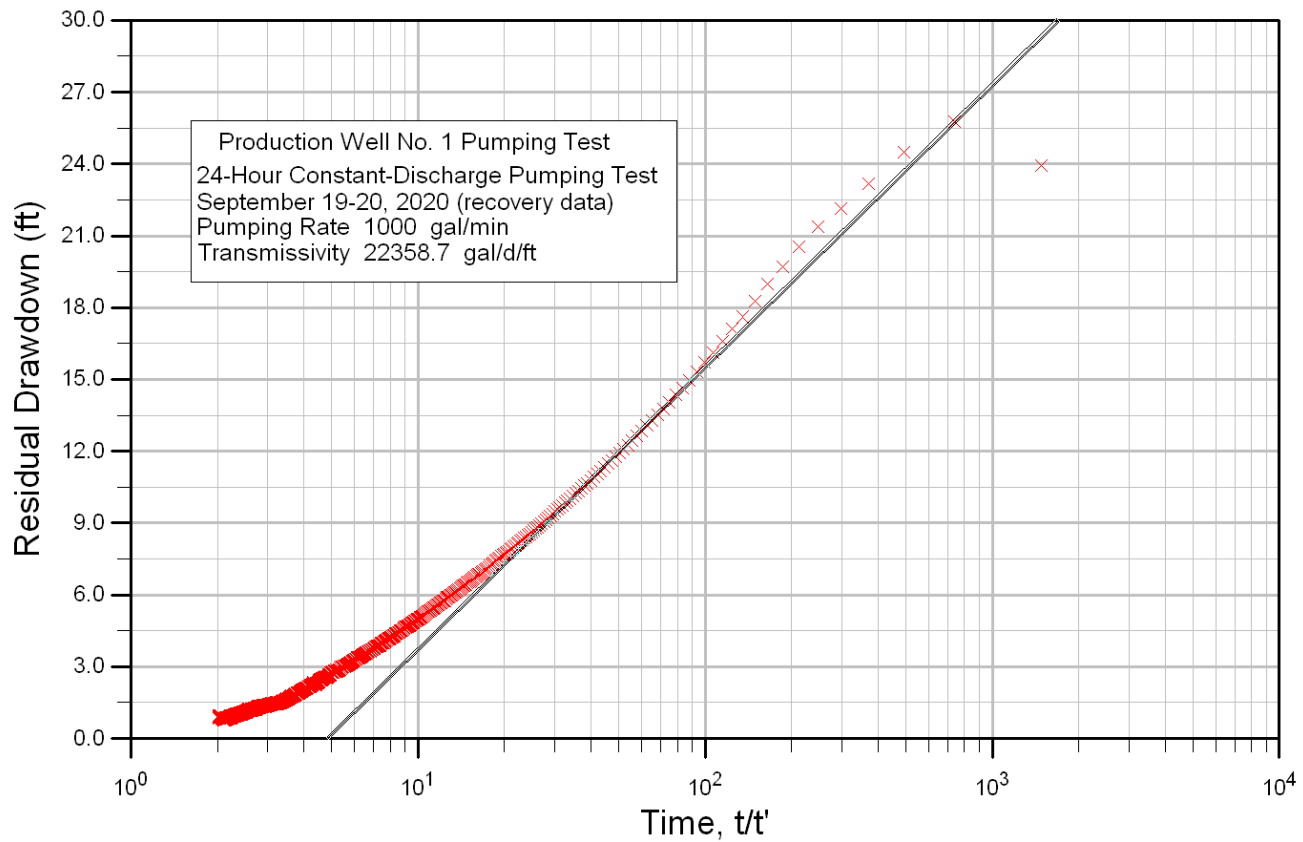
Condi Farms Production Well No. 1 - Cooper/Jacob Analysis



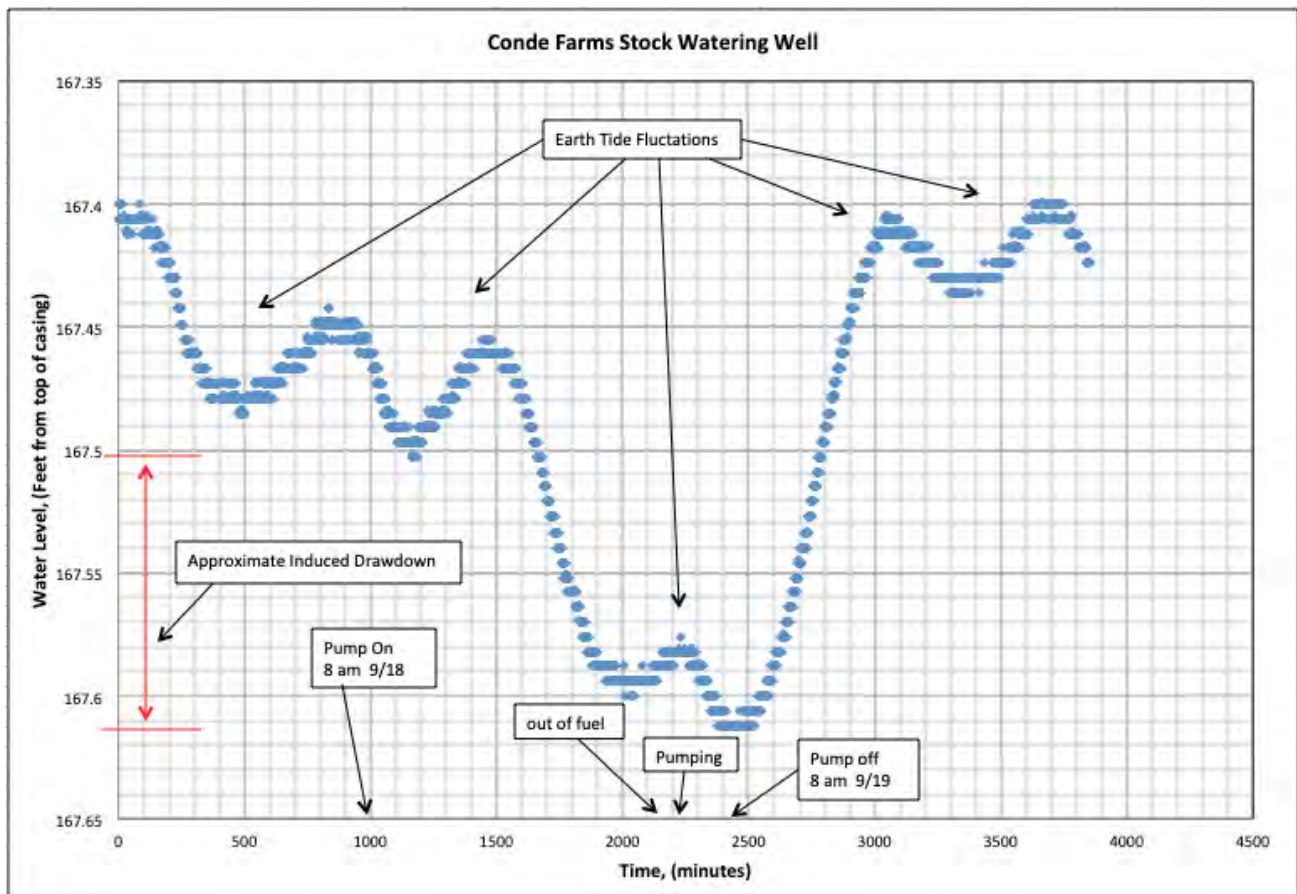
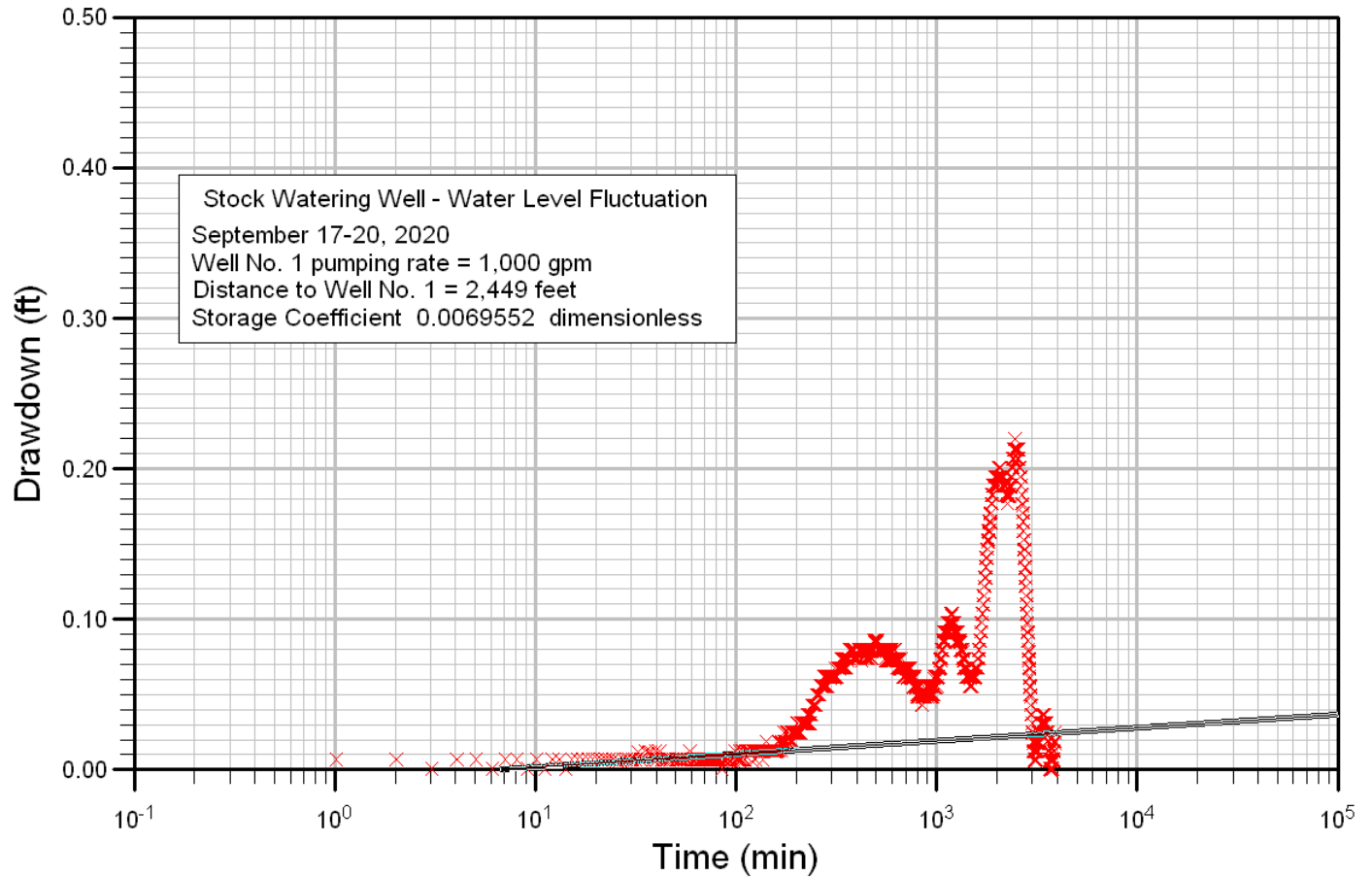
Condi Farm Production Well No. 1 - Theis Recovery (late time)



Condi Farm Production Well No. 1 - Theis Recovery (early time)



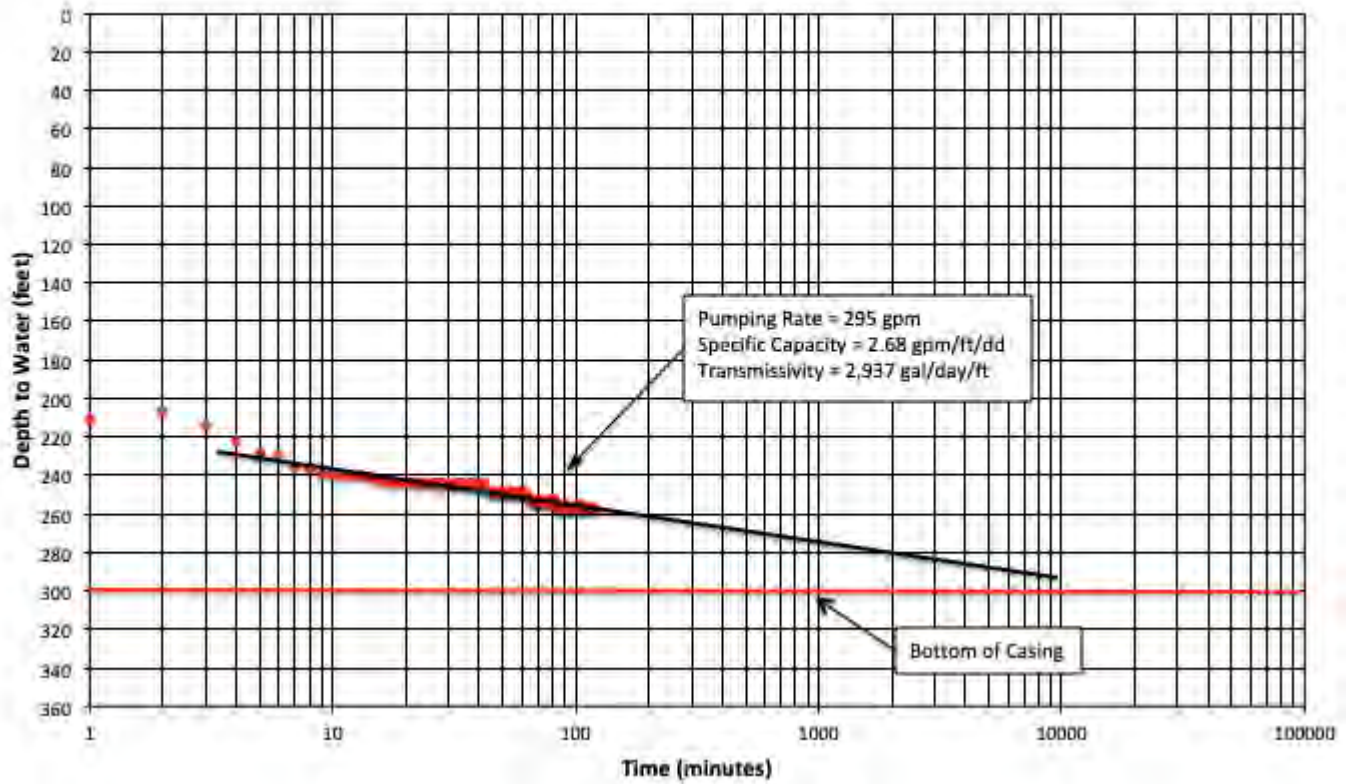
Stock Watering Well - Cooper/Jacob Analysis



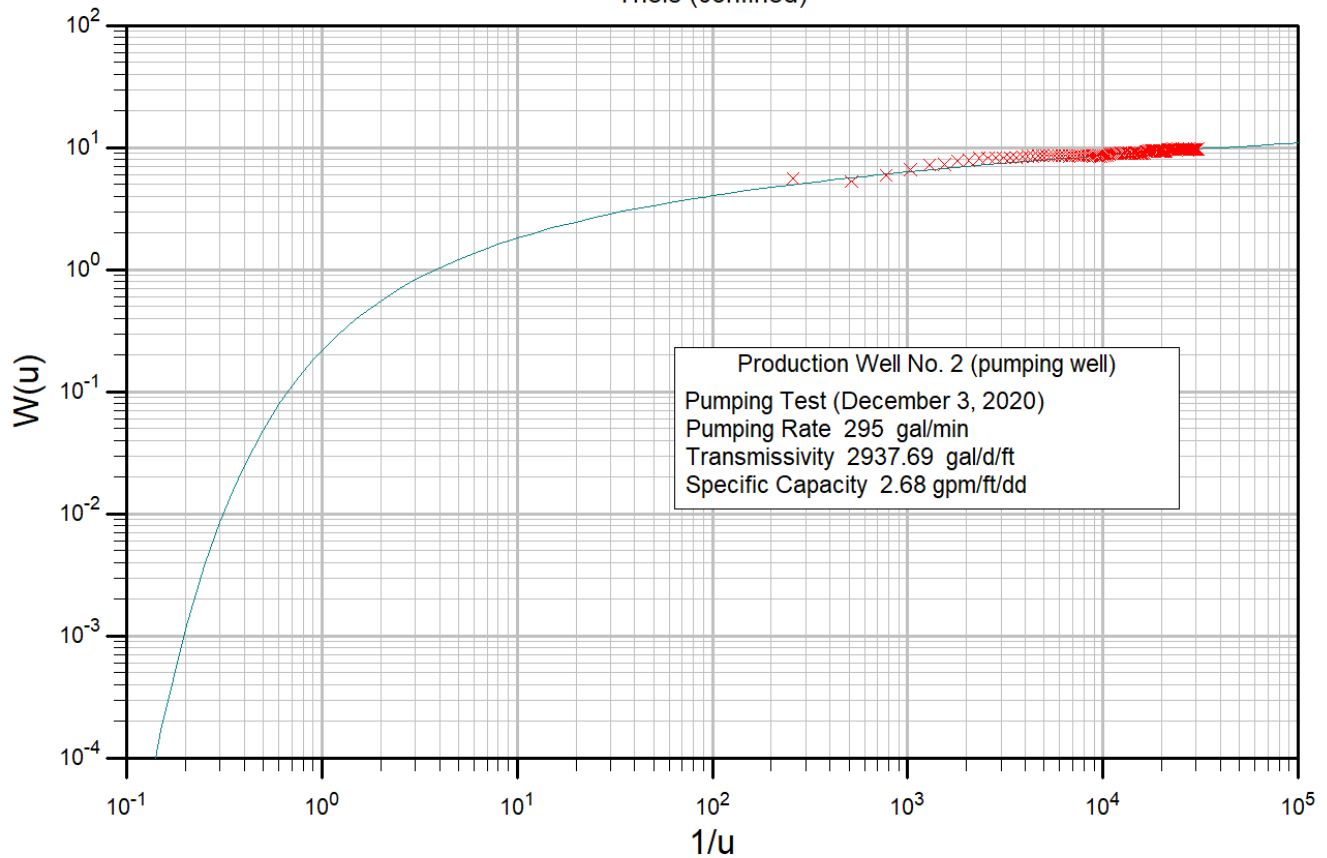
PW-2a Pumping Test

September 17-20, 2020

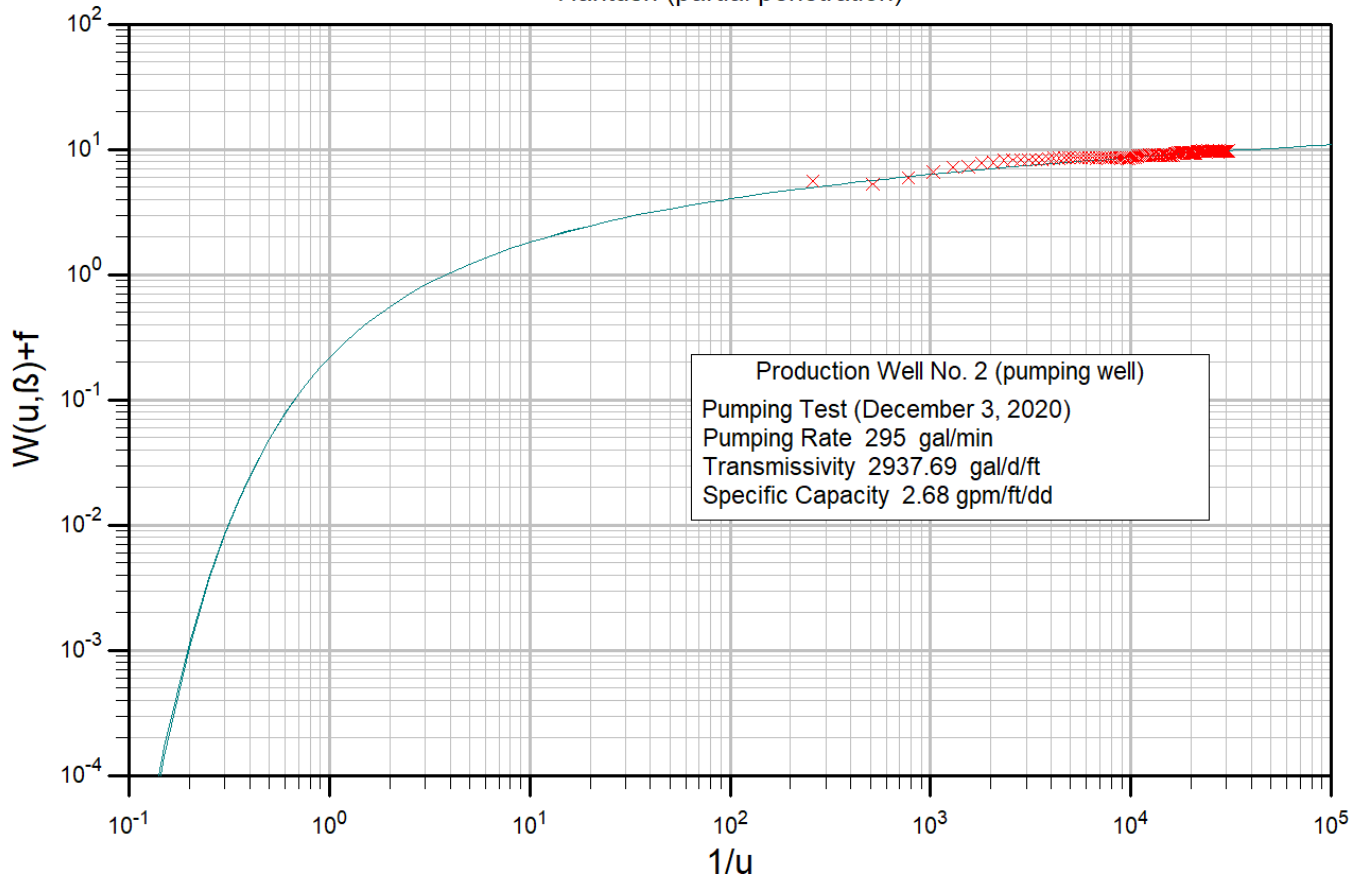
Production Well No. 2
Pumping Test (December 3, 2020)



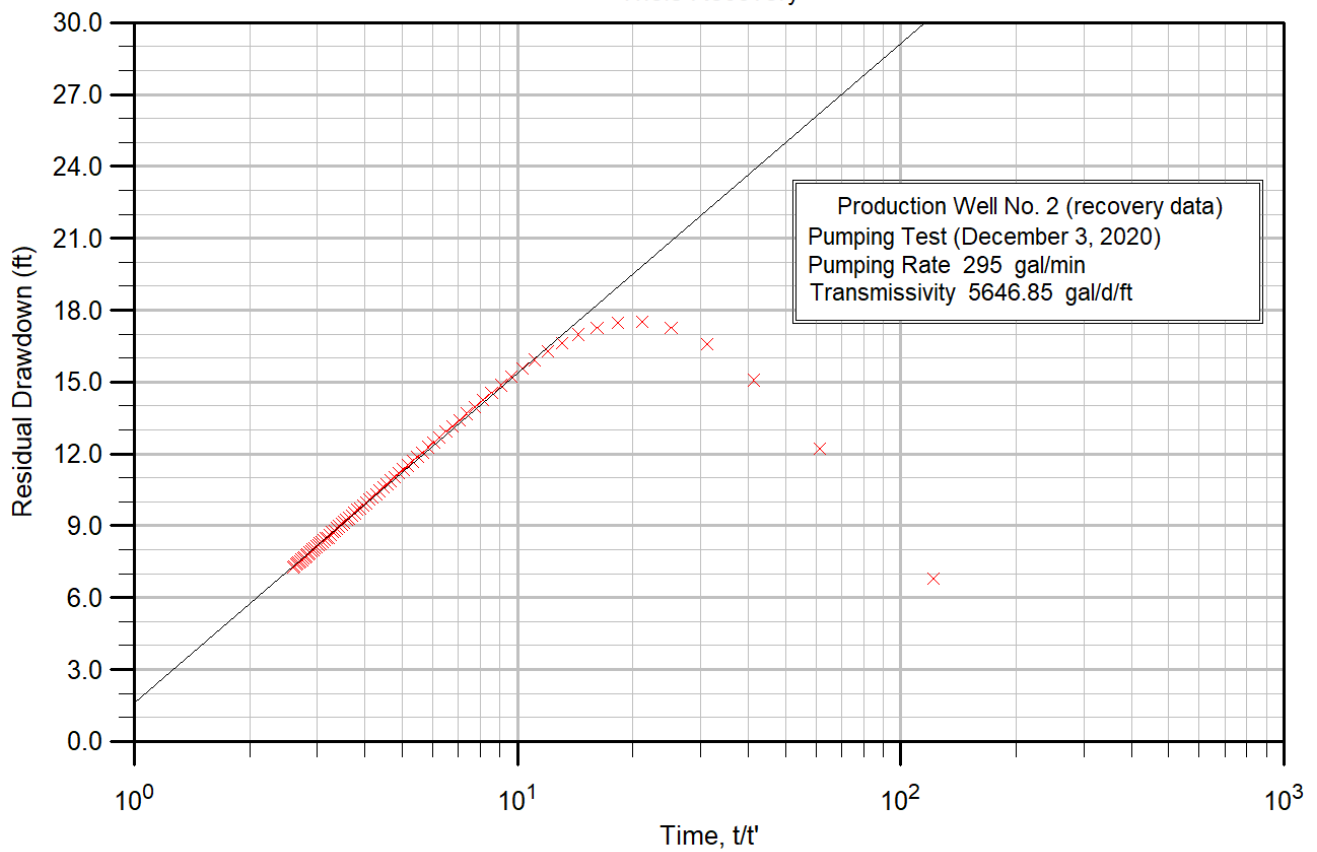
Theis (confined)

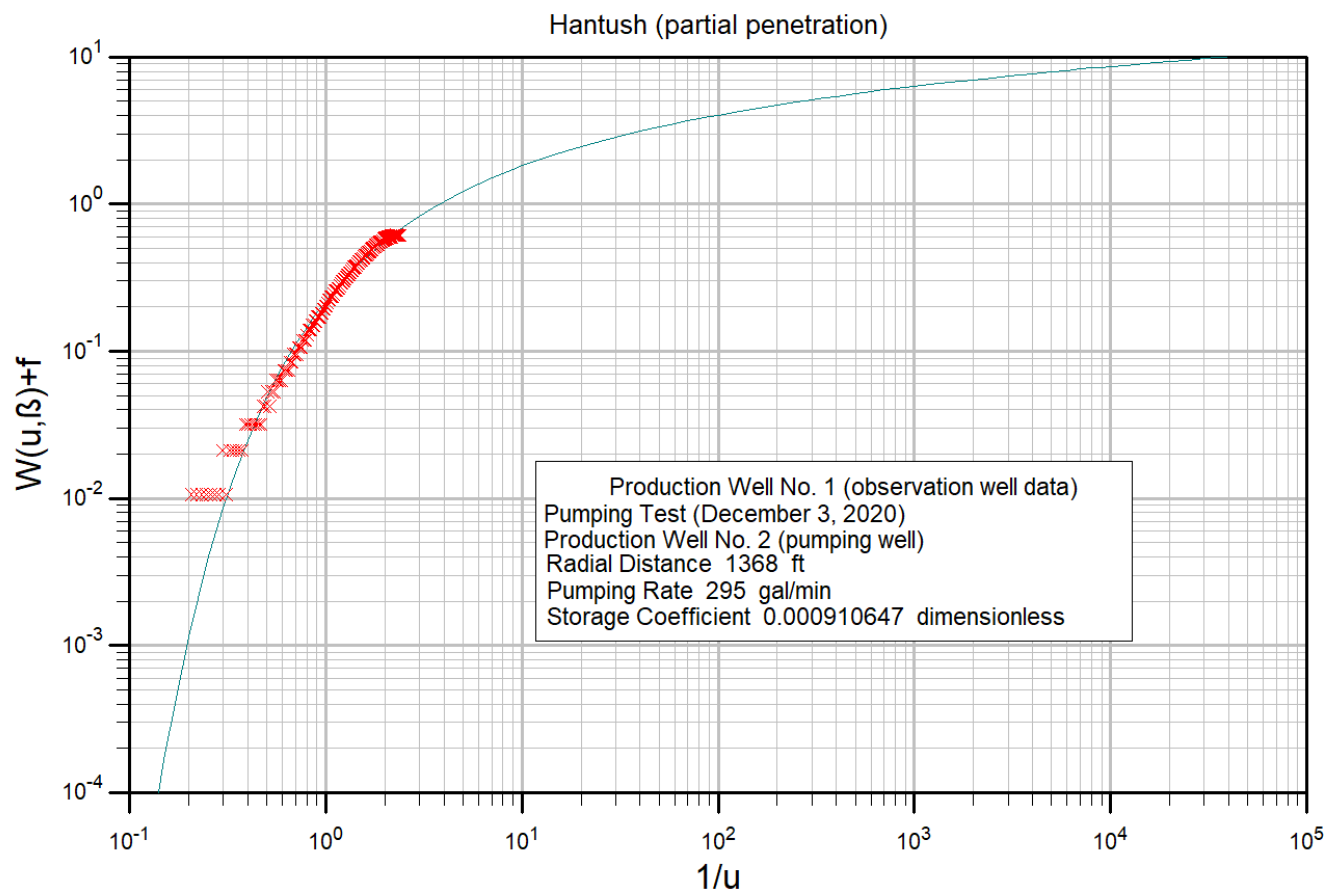
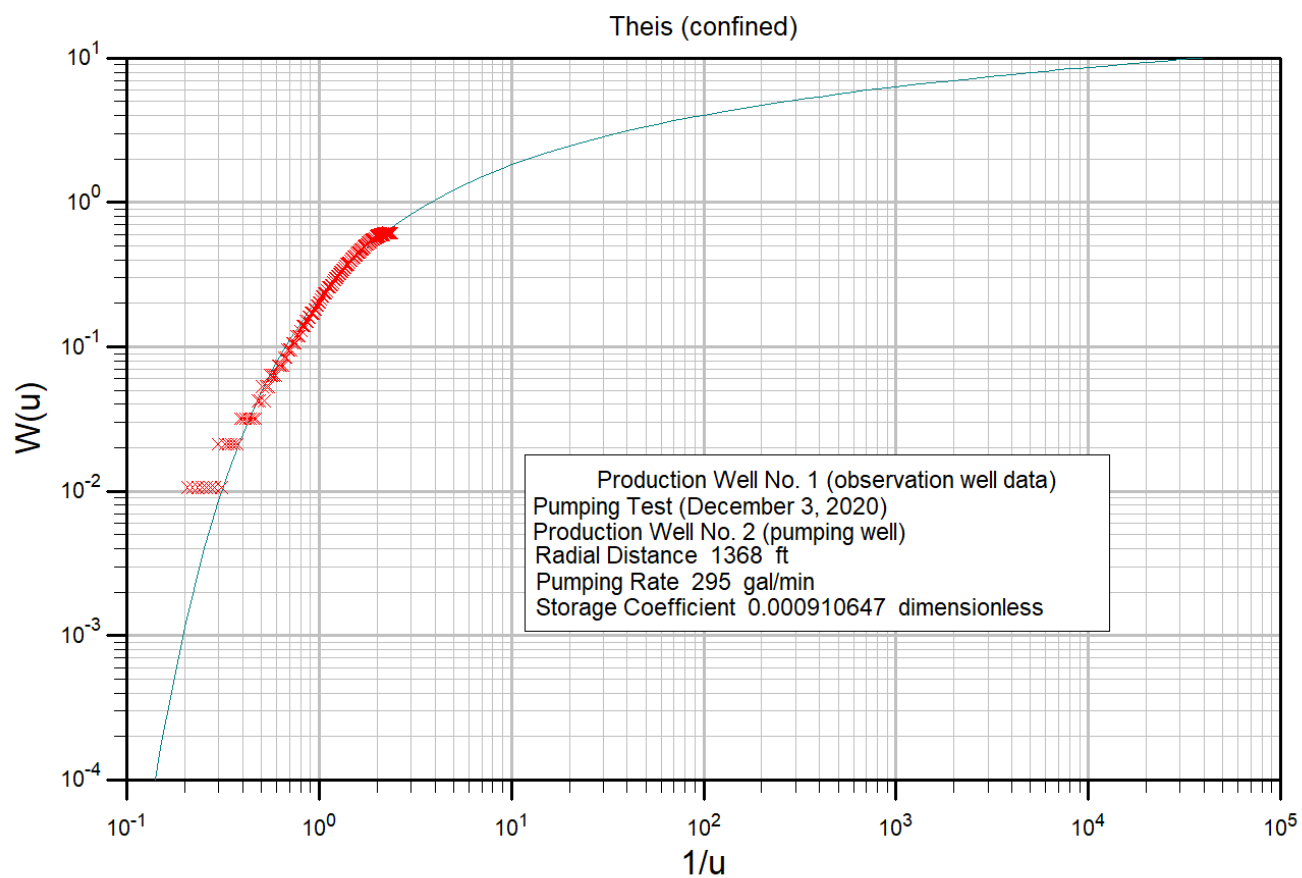


Hantush (partial penetration)

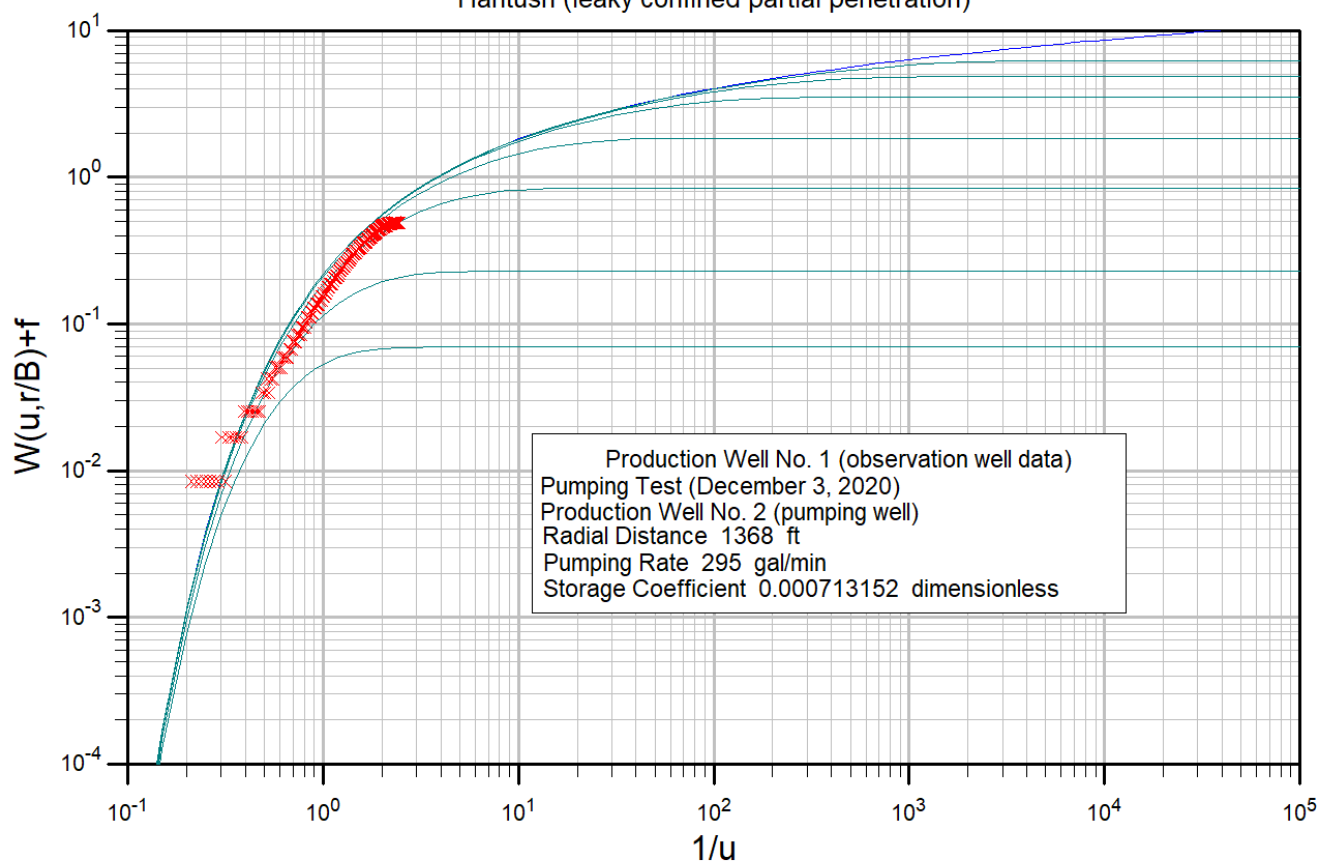


Theis Recovery

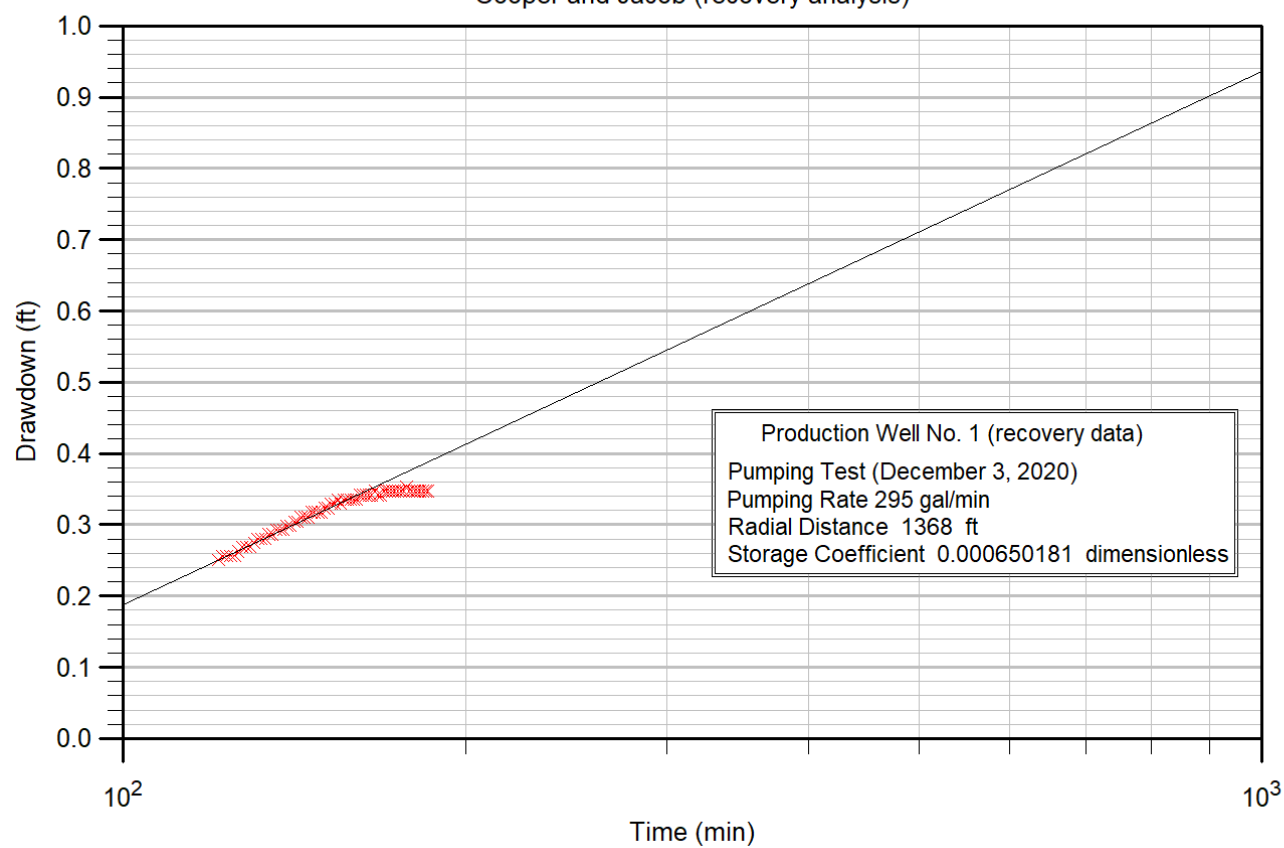




Hantush (leaky confined partial penetration)



Cooper and Jacob (recovery analysis)



Stanislaus County Final ISMND Package
Mitigation Monitoring and Reporting Program

FINAL
California Environmental Quality Act Mitigation Monitoring and Reporting Program
Well Permit Application Nos. 2021-69, 2021-70, 2021-71, 2021-72 + Two Future Well Permit Applications
Hunter Ranch
Stanislaus County, California

Reference	Environmental Resource Requirement	Timing	Notification/ Reporting	Implementing Responsibility	Status
MM BIO-1a	<p>A qualified biologist shall investigate the potential presence or absence of sensitive habitats and wetlands, and special-status plants or wildlife in areas that will be disturbed by well construction or conversion of rangelands to cultivated use that is made possible by the well, prior to well permit approval or project implementation. Documentation could involve any of these tasks:</p> <p>Desktop review of existing site records through the county records and general plan, California Natural Diversity Database (CNDDDB), California Native Plant Society (CNPS) inventory, environmental documents and surveys to determine likelihood of occurrence near (within ½ mile) the well site, any rangeland converted to cultivated agricultural use that is supplied by the well, and any related construction areas.</p> <p>Conduct field reconnaissance. A field reconnaissance survey shall be conducted, including a habitat assessment to determine whether suitable conditions exist for special-status species.</p> <p>Determine the need for additional species-specific surveys or wetland delineation. If warranted, coordinate with appropriate agencies (U.S. Fish and Wildlife Service [USFWS], California Department of Fish and Wildlife [CDFW], or U.S. Army Corps of Engineers [USACE]) as may be necessary to determine appropriate survey timing and effort.</p> <p>Coordinate with appropriate agencies and the County as may be necessary based on the results of additional species-specific surveys or wetland delineation to identify and implement mitigation measures as necessary to avoid, minimize, or otherwise mitigate potential impacts to special-status species, wetlands or other habitat to a less-than-significant level.</p>	Prior to well permit approval	A report from a qualified biologist shall be submitted to Stanislaus County Department of Environmental Resources (DER); Consultation with CDFW to identify alternative mitigation, if required.	DER, OR with approval from DER, a qualified biologist retained by the well permit applicant.	Complete
MM BIO-1b	<p>The applicant shall endeavor to conduct any drilling, construction work and/or ground-disturbing activities (associated with installation of the proposed well(s) or the conversion of rangeland to cultivated agricultural use that will be irrigated using the well(s)) during the non-breeding season of any birds and raptors protected under the Migratory Bird Treaty Act (generally September 16 through January 31). If construction activities must be scheduled during the nesting season (generally February 1 to September 15), pre-construction surveys for raptors, migratory birds, and special-status bird species shall be done by a qualified biologist to identify active nests near the site. This shall include a buffer extending out from the construction or disturbance area to a distance of approximately ½ mile. If active nests are found, no drilling construction activities shall occur within 500 feet of the nest until the young have fledged and the nest is no longer active (as determined by the qualified biologist). Survey timing and frequency requirements differ among species; species-specific surveys should follow all timing and frequency requirements of CDFW and USFWS. Consultation with the CDFW and/or USFWS shall occur if required, and may result in additional requirements</p>	No more than 10 days prior to the start of any ground disturbing activity during breeding season (February 1 to September 15).	Provide written consultant certification of completion and approval to Stanislaus County DER prior to construction and/or work .	Well permit applicant (Qualified Biologist)	To be Performed Upon Project Execution as applicable if activities will be conducted during the nesting season.
MM BIO-4	<p>Evaluate well construction permit applications to assess the potential conflicts with local policies or ordinances that project biological resources and consider mitigation measures for significant effects on the environment on a project-specific basis.</p>	Prior to well permit approval	None.	DER	Complete

Reference	Environmental Resource Requirement	Timing	Notification/ Reporting	Implementing Responsibility	Status
MM CUL-1a	For projects with anticipated ground disturbance that would extend beyond previously disturbed soils, a qualified cultural resources professional shall investigate the potential presence of archaeological or historical resources in the vicinity of the well, the well pad, any appurtenant access drives and electrical service lines, and any rangeland tracts converted to cultivated agricultural use that will be irrigated by the well, through a desktop review. The review shall include records at the Central California Information Center (CCIC), records at the University of California Berkeley Museum of Paleontology (UCMP), a Sacred Lands File search at the Native American Heritage Commission, Native American tribal consultation, California Register of Historical Resources (CRHR), and the National Register of Historic Places (NRHP).	Prior to Well Permit Approval	Report to DER.	DER, OR with approval from DER, a qualified cultural resources specialist retained by the well permit applicant	Complete
MM CUL-1b	<p>If it is determined through implementation of Mitigation Measure CUL-1a that archaeological, historical or paleontological resources or human remains may be located on a site, or the area is judged to have a high degree of sensitivity relative to these resources, prior to any project-related ground disturbing or construction activities, a qualified archaeologist, historian or paleontologist (as applicable) shall conduct an archaeological/ historical/paleontological resources field survey (as applicable) of the Area of Project Effect (APE; direct (activities associated with the installation/construction of the wells and well pads for operation of the well) and indirect (activities associated with conversion of the rangeland to cultivated agricultural use that will be irrigated using the wells)). If it is determined that proposed ground disturbing activities are in an area adjacent to or in one of these resources, relocation/reconfiguration of the proposed work would be performed to avoid substantial changes to the resource.</p> <p><i>Note: this MM applies to both the Cultural and Geology/Soil resource areas.</i></p>	A resources survey shall be conducted prior to any project-related ground disturbing or construction activities.	Provide written consultant certification of completion and approval to DER prior to beginning any project - related ground disturbing or construction activities.	Well Permit Applicant	To be scheduled to occur prior to any project-related ground disturbing or construction activities.
MM CUL-1c	<p>If the construction staff or others observe previously unidentified archaeological, historical or paleontological resources, or human remains during drilling or other ground-disturbing activities associated with well construction or conversion of rangeland to cultivated agricultural use, they will halt work within a 100-foot radius of the find(s), delineate the area of the find with flagging tape or rope (may also include dirt spoils from the find area), immediately notify the lead agency, and retain a qualified archaeologist, historian or paleontologist (as applicable) to review the observed resources. Construction will halt within the flagged or roped-off area. The archaeologist will assess the resource as soon as possible and determine appropriate next steps in coordination with the lead agency. Such finds will be formally recorded and evaluated. The resource will be protected from further disturbance or looting pending evaluation.</p> <p><i>Note: this MM applies to both the Cultural and Geology/Soil resource areas</i></p>	Immediately upon discovery of previously unidentified archaeological, historical, or paleontological resources, or human remains.	Report to DER.	Well Permit Applicant	Will be implemented, as needed.

Reference	Environmental Resource Requirement	Timing	Notification/ Reporting	Implementing Responsibility	Status
MM WAT-2	Property owners and water agencies in the area where predicted drawdown exceeds 5 feet will be notified of the existence of the Interference Drawdown Monitoring and Mitigation Program and will be invited to register any domestic wells in the predicted 5-foot drawdown area and any municipal, industrial, or irrigation wells in the predicted 20-foot drawdown area to participate in the program. To register for the program, well owners will be required to complete a Well Information Questionnaire regarding the construction, use, history and performance of their well, and to allow access for periodic measurement of water levels and assessment of well condition and performance by the County or a neutral third party. If well performance is found to be diminished by more than 20 percent or to be inadequate to meet pre-existing water demand due to interference drawdown, registered participants will be eligible to receive reimbursement for reasonable and customary costs for well replacement, deepening or rehabilitation, or pump lowering as needed to restore adequate well function. The cost of reimbursement shall be borne by the operator of the well causing the interference in proportion to the degree of their contribution to the drawdown that caused the diminished yield.	Upon a WAT-2b finding that drawdowns exceed the WAT-2 drawdown triggers (For domestic wells: 5-feet or 10% of available drawdown, whichever is greater; For municipal, industrial or irrigation wells: 20 feet)	<p>Completion of phase one Monitoring and Adaptive Management Program</p> <p>Develop Well Interference Mitigation Program for County Approval.</p> <p>Notify property owners and water agencies of the program and invite them to register their wells to participate. Submit written verification to the County.</p> <p>Implement and Administer the Program.</p>	<p>Applicant</p> <p>Applicant</p> <p>Applicant</p> <p>Applicant, County and Designated Implementing Agency, as applicable .</p>	Not Applicable Due to Permit Conditions of Approval
MM WAT-2b	<p>Per Page 5 of the Groundwater Resources Impact Assessment (Initial Study, Attachment 2), the applicant will prepare and implement a Monitoring and Adaptive Management Program during Phase I of the Project. The program will include the following components:</p> <ul style="list-style-type: none"> • A monitoring plan will be developed and provided to the Stanislaus County DER for review and approval. The plan will describe the procedures to collect and analyze groundwater level monitoring data from two or more monitoring wells during the initial operation of PW-1 and PW-2. • Each of the monitoring wells will be fitted with a recording pressure transducer. Drawdown data and groundwater extraction data will be gathered for a period of at least three months after project startup. 	<p>Prior to operation of wells PW-1 and PW-2.</p> <p>Starting prior to Phase I: initial operation of PW-1 and PW-2 and for at least 3 months after well start-up.</p>	<p>Monitoring Plan to DER for review and approval.</p> <p>Notification to DER of commencement of groundwater level monitoring.</p>	<p>Applicant with review and approval by DER.</p> <p>Applicant</p>	<p>To be scheduled to occur prior to operating PW-1 and PW-2.</p> <p>To be scheduled to occur prior to startup of PW-1 and PW-2 pumping and to occur for at least 3 months.</p>

Reference	Environmental Resource Requirement	Timing	Notification/ Reporting	Implementing Responsibility	Status
	<ul style="list-style-type: none">• The observed drawdown data will be compared to drawdown data simulated using the groundwater flow model developed for the Project and described in Section 4 of the Groundwater Resources Impact Assessment and a Phase I Drawdown Response Assessment will be prepared and submitted for County review and approval. To perform the assessment, the actual pumping rates from the initial startup period will be simulated using the model, and the predicted drawdown response at the monitoring well locations will be compared to the observed response. If the observed drawdown is different from the predicted drawdown, the model will be updated as appropriate to match the observed drawdown. The updated model will then be used to assess the allowable groundwater development extraction rate for Phase II of the Project, as follows:<ul style="list-style-type: none">o If the observed drawdown was less than or similar to the originally predicted drawdown, development of Phase II may include up to an additional 175 acres.o If the observed drawdown was greater than the originally predicted drawdown, the updated model will be used to establish an allowable additional pumping volume for Phase II such that the drawdown predicted for expanded Phase II pumping remains less than or similar to the originally predicted drawdown described in Section 4 of the Groundwater Resources Impact Assessment.o The outcome of the analysis will be provided to the Stanislaus County DER for review and approval.	The outcome analysis will be reported within 90 days of completing Phase 1 groundwater level monitoring; and prior to Phase II construction and operation.	Phase I drawdown response analysis and Phase II proposed activities report from GRIA consultant to DER.	Applicant with review and approval by DER prior to implementing Phase II.	To be scheduled to occur upon completion of groundwater level monitoring and prior to any Phase II activities.