## **Draft Environmental Assessment/Initial Study**

# 2014 Tehama-Colusa Canal Authority Water Transfers

California



U.S. Department of the Interior Bureau of Reclamation Sacramento, California Tehama-Colusa Canal Authority Willows, California

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## **Abbreviations and Acronyms**

AF	Acre Foot
APCD	Air Pollution Control District
AQAP	Air Quality Attainment Plan
AQMD	Air Quality Management District
ATCM	Airborne Toxic Control Measure
BA	Biological Assessment
Banks PP	Harvey O. Banks Pumping Plant
Bgs	Below ground surface
BO	Biological Opinion
CAAQS	California Ambient Air Quality Standards
CARB	California Air Resources Board
CCR	California Code of Regulations
CDEC	California Data Exchange Center
CEQA	California Environmental Quality Act
CFR	Code of Federal Regulations
Cfs	cubic feet per second
$CH_4$	Methane
СО	Carbon Monoxide
$CO_2$	Carbon Dioxide
CO <sub>2</sub> e	Carbon Dioxide Equivalent
CVP	Central Valley Project
CVPIA	Central Valley Project Improvement Act
dB	Decibel
Delta	Sacramento-San Joaquin River Delta
DWR	California Department of Water Resources
EA	Environmental Assessment
EDD	California Economic Development Department
EIR	Environmental Impact Report
EIS	Environmental Impact Statement
ESA	Endangered Species Act
ETAW	Evapotranspiration of Applied Water
FONSI	Finding of No Significant Impact
FE	Federal Endangered
FT	Federal Threatened
GGS	Giant Garter Snake
GHG	Greenhouse Gas

GIS	Geographic Information System
gpm	gallons per minute
GWP	Global Warming Potential
НСР	Habitat Conservation Plan
ID	Irrigation District
IPCC	Intergovernmental Panel on Climate Change
IS	Initial Study
ITAs	Indian Trust Assets
Jones PP	C.W. "Bill" Jones Pumping Plant
MCL	Maximum Contaminant Level
Mg/L	miligrams per liter
MWC	Mutual Water Company
$N_2O$	Nitrous Oxide
NAAQS	National Ambient Air Quality Standards
NCCP	Natural Community Conservation Plan
NEPA	National Environmental Policy Act
NMFS	National Marine Fisheries Service
NOx	Nitrogen Oxides
NSVPA	Northern Sacramento Valley Planning Area
O <sub>3</sub>	ozone
$PM_{10}$	Inhalable Particulate Matter
PM <sub>2.5</sub>	Fine Particulate Matter
Reclamation	Bureau of Reclamation
SACFEM	Sacramento Valley Groundwater Model
SE	State Endangered
SIP	State Implementation Plan
SLDMWA	San Luis & Delta-Mendota Water Authority
SOx	Sulfur Oxides
SSC	State Species of Special Concern
ST	State Threatened
SWP	State Water Project
SWRCB	State Water Resources Control Board
TCCA	Tehama Colusa Canal Authority
TDS	Total Dissolved Solids
tpy	tons per year
TUC	Temporary Urgency Change
UCCE	University of California Cooperative Extension
USDA	United States Department of Agriculture

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USEPA	United State Environmental Protection Agency
USFWS	United States Fish and Wildlife Service
USGS	United States Geological Survey
VOC	Volatile Organic Compounds
WA	Water Agency
WD	Water District
2010-2011 WTP EA	2010-2011 Water Transfers Program EA

### Chapter 1 Introduction

This Environmental Assessment (EA) and Initial Study (IS) for water transfers in contract year 2014<sup>1</sup> was prepared by the U.S. Department of the Interior, Bureau of Reclamation (Reclamation) and the Tehama-Colusa Canal Authority (TCCA). This joint EA/IS document satisfies the requirements of the National Environmental Policy Act (NEPA) (42 USC §4231 et seq.), the Council of Environmental Quality implementing regulations (40 CFR §1500-1508), the Department of the Interior's NEPA regulations (43 CFR Part 46), the California Environmental Quality Act (CEQA), and the Governor's Office of Planning and Research regulations to implement CEQA (Sections 15000-15387 of the California Code of Regulations). Reclamation is the federal lead agency responsible for NEPA review, through the EA, of the proposed water transfers, and the TCCA is the state lead agency responsible for CEQA review, through the IS, of the proposed water transfers.

This EA/IS describes the potential direct, indirect, and cumulative effects of transferring water from willing sellers, resulting from forbearance<sup>2</sup> actions taken by the sellers, to the Member Units of the TCCA. The sellers hold water rights on northern California waterways or contracts with the State of California (for water from the State Water Project [SWP]) or the United States (for Base Supply<sup>3</sup> and Central Valley Project (CVP) Water<sup>4</sup> ("Project Water")).This EA/IS also identifies measures that have been incorporated to minimize or avoid project-related impacts. The transfers included in this document are only those involving Project Water or Base Supply or CVP facilities. These transfers would require approval from Reclamation, which necessitates compliance with NEPA. These transfers would also require CEQA compliance for the buyers and sellers.

<sup>&</sup>lt;sup>1</sup> Water Service Contract Year is March 1, 2014 through February 28, 2015. Sacramento River Settlement Contract Year is April 1, 2014 through October 31, 2014.

<sup>&</sup>lt;sup>2</sup> For purposes of this EA, the term "forbear" or "forbearance" will refer to both the Base Supply and Project Water made available under the respective Sacramento River Settlement Contract, although, it is understood the Base Supply will be forborne, while the Project Water will be transferred.

<sup>&</sup>lt;sup>3</sup> Article 1(b) of the Sacramento River Settlement Contract defines Base Supply as the quantity of Surface Water established in Articles 3 and 5 which may be diverted by the Contractor from its Source of Supply each month during the period April through October of each Year without payment to the United States for such quantities diverted.

<sup>&</sup>lt;sup>4</sup> Article 1(n) of the Sacramento River Settlement Contract defines Project water as all Surface Water diverted or scheduled to be diverted each month during the period April through October of each Year by the Contractor from its Source of Supply which is in excess of the Base Supply.

Other transfers not involving the TCCA and its Member Units could occur during the same time period. The San Luis & Delta-Mendota Water Authority (SLDMWA) is releasing a separate EA/IS to analyze transfers from a very similar list of sellers to the SLDMWA Participating Members. These two documents reflect different potential buyers for the same water sources; that is, the sellers have only the amounts of water listed in Section 2 available for transfer, but the water could be purchased by SLDMWA or TCCA members.

### 1.1 Background

The TCCA and its Member Units will experience severe water shortages in 2014 and are soliciting willing sellers to transfer water. A number of entities upstream from the Delta have expressed interest in transferring water to Member Units of the TCCA. The TCCA would negotiate with these sellers, on behalf of the Member Units, to identify potential transfers and the specifics of each transfer arrangement, which, collectively, constitute the "proposed project" to be addressed under CEQA. The TCCA and these willing sellers are using this EA/IS to inform decision-makers and the public of the potential environmental effects of the proposed water transfers and determine whether the transfers may result in significant environmental impacts that warrant the preparation of an Environmental Impact Report under CEQA. Because of the extremely dry conditions, the environment and agricultural community are already being impacted; this EA/IS focuses on the incremental impacts beyond those already anticipated.

To facilitate the transfer of water throughout the State, Reclamation is considering whether it should approve and facilitate water transfers between willing sellers and buyers when Base Supply, Project Water, or CVP facilities are involved in the transfer. Reclamation will not take part in the transfer negotiation process, nor will Reclamation develop a "program" to connect buyers and sellers. Reclamation would focus on the approval and facilitation of individual transfers of water involving Base Supply and/or Project Water or involving CVP facilities; these transfers constitute the "proposed action" to be addressed under NEPA. Reclamation is using this EA/IS to evaluate the potential environmental effects of the proposed action and determine whether it may result in significant environmental impacts.

Transfers would occur from sellers located upstream from the Delta to buyers that receive water from the Tehama-Colusa or Corning Canals, which divert Project Water<sup>5</sup> from the Sacramento River at the Red Bluff Pumping Plant. To deliver transferred water to Member Units of the TCCA, Reclamation would reoperate CVP facilities and may also request the California Department of

<sup>&</sup>lt;sup>5</sup> Article 1(u) of the Water Service Contract defines Project Water as all water that is developed, diverted, stored, or delivered by the Secretary in accordance with the statutes authorizing the Project and in accordance with the terms and conditions of water rights acquired pursuant to California law.

Water Resources (DWR) to reoperate State Water Project (SWP) facilities. Reclamation would review and approve, as appropriate, proposed water transfers in accordance with the DRAFT Technical Information for Preparing Water Transfer Proposals (Reclamation and DWR 2013), state law, the Draft Interim Guidelines for Implementation of the Water Transfer Provisions of the Central Valley Project Improvement Act (Title XXXIV of Public Law 102-575), or the Addendum to DRAFT Technical Information for Preparing Water Transfer Proposals (Reclamation and DWR 2014).

### **1.2 Need for Proposal and Project Objectives**

While the 2014 water year, which extends from October 1, 2013 through September 30, 2014, is only partially complete, the hydrologic conditions so far have been critically dry. These conditions are worsened by the dry conditions statewide in 2012 and 2013, which affected reservoir storage coming into water year 2014. For example, storage in Shasta Reservoir was 1,794,000 acre-feet (AF) on March 3, 2014, which is 54 percent of average at this time of year and substantially less than storage on the same date in the previous year (3,620,000 AF) (California Data Exchange Center [CDEC] 2014). While it is too early in 2014 to know with certainty the final allocation, CVP and SWP water service contractors initial allocations are 0 percent, and Sacramento River Settlement Contractors (Settlement Contractors) and refuges have been notified that they can expect 40 percent of their contract amounts rather than the anticipated 75 percent normally provided in a Critical Year<sup>6</sup>. Because 2014 is projected to be California's driest year on record, Governor Jerry Brown declared a drought state of emergency on January 17, 2014. The declaration calls for increased water conservation, implementation of water shortage contingency plans, accelerated funding for water supply projects, increased groundwater monitoring, and expedited processing of water transfers.

As a result of the significantly reduced allocation, the TCCA is in need of approximately 155,000 AF of water for about 70,000 acres of permanent crops to prevent the long term impacts of allowing these crops to die. Reclamation's need is to approve the transfer of Base Supply or Project Water that may require the use of CVP facilities, consistent with state and federal law, the Sacramento River Settlement Contract, and the Interim Guidelines for Implementation of the Water Transfer Provisions of the Central Valley Project Improvement Act (Title XXXIV of Public Law 102-575).

<sup>&</sup>lt;sup>6</sup> Article 1(f) of the Sacramento River Settlement Contract defines Critical Year as any Year in which either of the following eventualities exists: (1) The forecasted full natural inflow to Shasta Lake for the current Water Year, as such forecast is made by the United States on or before February 15 and reviewed as frequently thereafter as conditions and information warrant, is equal to or less than 3.2 million acre-feet; or (2) The total accumulated actual deficiencies below 4 million acre-feet in the immediately prior Water Year or series of successive prior Water Years each of which had inflows of less than 4 million acre-feet, together with the forecasted deficiency for the Water Year, exceed 800,000 acre-feet.

### **1.3 Document Structure**

To consider environmental impacts of the Proposed Action pursuant to both NEPA and CEQA, Chapter 3 includes the analysis of possible effects to resources using an initial study checklist adapted from the CEQA Guidelines Appendix G. Discussion of potential impacts for the No Action Alternative and Proposed Action are addressed in more detail following each checklist section. The CEQA Checklist does not incorporate all resource areas required by NEPA; Chapter 4 includes NEPA-specific components.

### **1.4 Long-Term Water Transfers**

Reclamation and SLDMWA are preparing a joint Environmental Impact Statement/Environmental Impact Report (EIS/EIR) to analyze the effects of water transfers from water agencies in northern California to water agencies south of the Delta and in the San Francisco Bay Area. The EIS/EIR will evaluate transfers of Project Water and non-Project water supplies that require use of CVP or SWP facilities to convey the transferred water. The EIS/EIR will evaluate water transfers over a 10-year period, from 2015 through 2024. Scoping has been completed for this project and all of the scoping information is available on Reclamation's website at <u>http://www.usbr.gov/mp/cvp/ltwt/</u>. Transfers under that EIS/EIR would not affect 2014 water transfers, but consultation and coordination for Long-Term Water Transfers has assisted in development of this EA/IS.

## Chapter 2 Alternatives

### 2.1 No Action

For the No Action Alternative, the TCCA, on behalf of the Member Units, would not buy water from willing sellers that required Reclamation approval during contract year 2014. Agricultural and urban water users will face shortages in the absence of water transfers. While it is too early in 2014 to know with certainty the final allocation, CVP and SWP water service contractors' initial allocations are 0 percent, and Settlement Contractors and refuges have been notified that they can expect 40 percent of their contract amounts rather than the anticipated 75 percent normally provided in a Critical Year. These users may take alternative water supply actions in response to shortages, including increased groundwater pumping, cropland idling, reduction of landscape irrigation, or water rationing. Water users may also seek to transfer water from others, which may require additional NEPA or CEQA analysis. In the absence of transfers, growers may not have enough water to meet demands, and some permanent crops could be lost.

Given the current allocation and severely dry conditions, Glenn-Colusa Irrigation District (ID) estimated that about 15 percent of rice in the service area would be idled if provided 75 percent of its contractual supply. Glenn-Colusa ID was not able to provide an estimate of land that would be idled given a 40 percent supply. Other districts indicate that they would limit supplies to each grower based on surface water supply shortages, and each grower would make a field-by-field decision of whether they should idle some of their cropland or pump groundwater to augment supplies. Cropland idling estimates are not available at this time for these districts because each grower will make independent decisions regarding idling, though it is expected many growers will be idling considerable acreage under the No Action Alternative.

### 2.2 Proposed Action/Proposed Project

The Proposed Action and Proposed Project (referred to herein as the Proposed Action) is the transfer of water in contract year 2014 to the Member Units of the TCCA. Reclamation has approval authority over potential transfers of Base Supply and Project Water, or transfers that involve the use of CVP facilities.

The Proposed Action includes potential transfers of up to 155,000 AF of water from 20 entities, listed in Table 2-1 and shown in Figure 2-1, to TCCA Member Units. (Figure 2-1 shows selling agencies, but individual farms that could sell water are not included.) These transfers also include transfers between "common landowners" that own land in multiple water districts that may want to move water between different parcels to preserve permanent crops. Given the initial CVP allocation is 0 percent to CVP water service contractors, 40 percent to Settlement Contractors, and 50 percent to DWR Settlement Contractors, it is highly unlikely that the TCCA will be able to obtain the full 155,000 AF through transfers. Table 2-1 shows potential upper limits for transfers under the current hydrologic conditions, but also shows potential upper limits if the conditions improve and allocations increase. This list represents those agencies with whom the TCCA may negotiate the transfer of water. If hydrologic conditions drastically improve, freeing up additional water, the TCCA may be able to negotiate the transfer of the full 155,000 AF. For analytical purposes, the full 155,000 AF is assumed to be available; however, it is not possible to determine which negotiations would be successful, what combination of sellers would ultimately transfer water to the TCCA, or how much water would ultimately be transferred to the TCCA. For this reason, modeling and analysis assumes the quantities and methods provided in Table 2-1 for improved hydrologic conditions to display the impacts that would be associated with providing the full 155,000 AF to the TCCA.

Water Agency	Maximum Transfer under Current Hydrologic Conditions	Maximum Transfer under Improved Conditions
Sacramento River Area of Analysis		
Anderson-Cottonwood Irrigation District	2,400	4,800
Canal Farms	722	860
Conaway Preservation Group	20,340	26,639
Eastside Mutual Water Company	1,053	2,000
Glenn-Colusa Irrigation District	51,168	102,168
Maxwell Irrigation District	4,000	7,500
Natomas Central Mutual Water Company	0	30,000
Pelger Mutual Water Company	1,600	4,000
Pleasant Grove-Verona Mutual Water Company	7,000	15,000
Princeton-Codora-Glenn Irrigation District	8,000	8,000
Provident Irrigation District	8,000	8,000
Reclamation District 108	15,000	35,000
Reclamation District 1004	12,900	12,900
River Garden Farms	0	6,000
Roberts Ditch Irrigation Company	1,776	3,330
Sycamore Mutual Water Company	10,000	14,000
T&P Farms	620	840
Te Velde Revocable Family Trust	1,520	5,387
Feather River Area of Analysis		
Garden Highway Mutual Water Company	3,500	3,500
Goose Club Farms and Teichert Aggregate	6,000	6,000
Total	155,599	295,924

Table 2-1. Maximum Potential Transfer by Seller (Acre Feet)

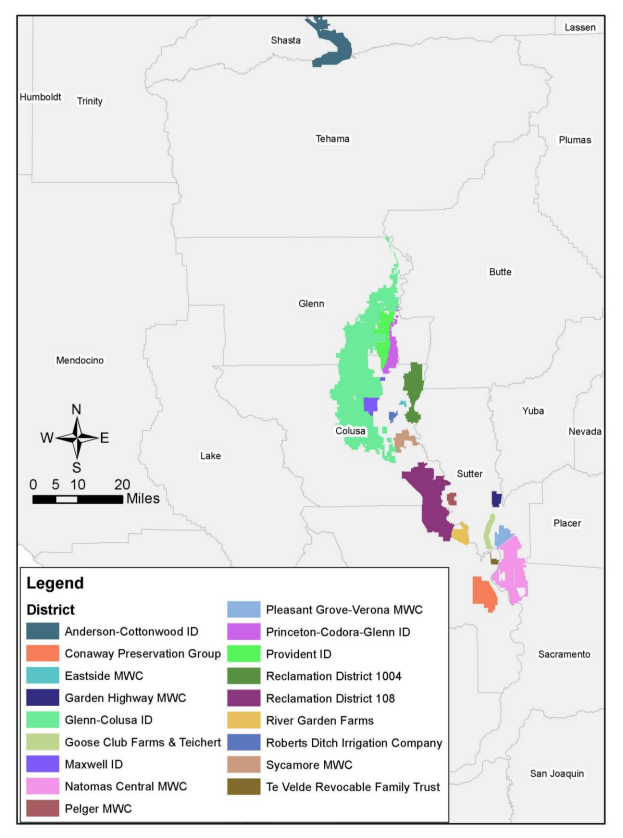


Figure 2-1. Potential Selling Entities

Administratively, Reclamation would evaluate each proposal individually, as it is received, to determine if it meets state law and Central Valley Project Improvement Act (CVPIA) requirements. Reclamation has followed this process in past years when approving transfers (such as the Drought Water Bank in 2009 and water transfers in 2013). Reclamation would reoperate CVP facilities to deliver transferred water to TCCA Member Units; DWR may also reoperate SWP facilities to help facilitate delivery of transferred water.

#### 2.2.1 Sellers

Table 2-1 lists agencies that have expressed interest in making water available for transfer in 2014 and the maximum transfer amounts under current and potentially improved hydrologic conditions. Table 2-2 shows the methodology by which the sellers could make water available for transfer with the current CVP and SWP allocations. Because of the current hydrologic conditions, many agencies are uncertain about which transfer type would be used, and have therefore included potential upper limits for both types of transfers in Table 2-2. While the entity making water available could use one or a combination of mechanisms for making water available, or may shift the quantity made available during a particular period, the overall amount transferred would not exceed the values in Table 2-1.

Because the hydrology could change as the year moves forward, Table 2-3 shows the maximum transfer amounts for each transfer type under improved hydrologic conditions. As discussed above, these transfer quantities are assessed in this EA/IS to allow transfers to move forward if hydrologic conditions improve in the next several months. This analysis is conservative because these larger transfers would have greater potential for environmental impact than the smaller transfers under current conditions. Similar to Table 2-2, sellers have included multiple transfer types to allow flexibility, but the overall amount transferred would not exceed the values in Table 2-1.

The majority of the water would be transferred between April and September, but a small amount of water could also move in October to provide irrigation after harvest, when needed. Generally, groundwater substitution transfers could provide some water in October; however, the overall amount of water made available would not change. If water were made available in October, the overall totals from April through October would still not exceed the upper limits provided in Table 2-1.

## Table 2-2. Potential Transfer Types by Seller under Current Hydrologic Conditions (Upper Limits in Acre-Feet)

	April – June		July – October	
Water Agency	Groundwater Substitution	Cropland Idling/Crop Shifting	Groundwater Substitution	Cropland Idling/Crop Shifting
Sacramento River Area of Analysis				
Anderson-Cottonwood Irrigation District			2,400	
Canal Farms	424	175	298	298
Conaway Preservation Group	14,960	3,160	5,380	5,380
Eastside Mutual Water Company	556		497	
Glenn-Colusa Irrigation District	11,870	9,250	14,298	15,750
Maxwell Irrigation District	2,000		2,000	
Natomas Central Mutual Water Company				
Pelger Mutual Water Company	400		1,200	
Pleasant Grove-Verona Mutual Water Company	4,000	1,762	3,000	3,000
Princeton-Codora-Glenn Irrigation District	2,000	1,110	3,000	1,890
Provident Irrigation District	2,000	1,110	3,000	1,890
Reclamation District 108		5,550		9,450
Reclamation District 1004		2,775	5,400	4,725
River Garden Farms				
Roberts Ditch Irrigation Company	1,072	413	704	704
Sycamore Mutual Water Company	3,000	2,349	4,000	4,000
T&P Farms	396	132	224	224
Te Velde Revocable Family Trust	1,000	305	520	520
Feather River Area of Analysis				
Garden Highway Mutual Water Company	1,500		2,000	
Goose Club Farms and Teichert Aggregate		2,220	2,000	3,780
Total <sup>1</sup>	45,178	31,311	49,921	51,611

Note:

These totals cannot be added together. Agencies could make water available through groundwater substitution, cropland idling, or a combination of the two; however, they will not make the full quantity available through both methods. Table 2-1 reflects the total upper limit for each agency.

	April –	June	July – October		
Water Agency	Groundwater Substitution	Cropland Idling/Crop Shifting	Groundwater Substitution	Cropland Idling/Crop Shifting	
Sacramento River Area of Analysis					
Anderson-Cottonwood Irrigation District	2,400		2,400		
Canal Farms	460	235	400	400	
Conaway Preservation Group	16,550	5,925	10,089	10,089	
Eastside Mutual Water Company	1,067		933		
Glenn-Colusa Irrigation District	11,870	28,120	14,298	47,880	
Maxwell Irrigation District	2,300	2,775	2,400	4,725	
Natomas Central Mutual Water Company	15,000		15,000		
Pelger Mutual Water Company	2,000	704	2,000	1,199	
Pleasant Grove-Verona Mutual Water Company	8,000	3,330	7,000	5,670	
Princeton-Codora-Glenn Irrigation District	2,000	1,110	3,000	1,890	
Provident Irrigation District	2,000	1,110	3,000	1,890	
Reclamation District 108	7,500	7,400	7,500	12,600	
Reclamation District 1004		2,775	5,400	4,725	
River Garden Farms	3,000		3,000		
Roberts Ditch Irrigation Company	2,010	775	1,320	1,320	
Sycamore Mutual Water Company	4,000	3,700	4,000	6,300	
T&P Farms	440	235	400	400	
Te Velde Revocable Family Trust	1,950	1,993	975	3,394	
Feather River Area of Analysis					
Garden Highway Mutual Water Company	1,500		2,000		
Goose Club Farms and Teichert Aggregate		2,220	2,000	3,780	
Total <sup>1</sup>	84,047	62,407	87,115	106,262	

## Table 2-3. Potential Transfer Types by Seller under Improved Hydrologic Conditions (Upper Limits in Acre-Feet)

Note:

These totals cannot be added together. Agencies could make water available through groundwater substitution, cropland idling, or a combination of the two; however, they will not make the full quantity available through both methods. Table 2-1 reflects the total upper limit for each agency.

#### 2.2.2 Buyers

Table 2-4 identifies entities that may be interested in buying transfer water. Not all of these potential buyers may end up actually purchasing water from the sellers. Purchase decisions depend on a number of factors, including, but not limited to, hydrology, water demands, availability of other supplies, and transfer costs. Reclamation and DWR would need to reoperate the CVP and SWP to deliver the transferred water, and the reoperation could be limited based on specific hydrologic conditions, biological conditions, or water quality issues. Reclamation cannot guarantee that a specific quantity of transfer capacity will be available.

 Table 2-4. Potential Buyers

Tehama Colusa Canal Authority Member Units
Colusa County Water District
Corning Water District
Cortina Water District
Davis Water District
Dunnigan Water District
4-M Water District
Glenn Valley Water District
Glide Water District
Kanawha Water District
Kirkwood Water District
Myers-Marsh Mutual Water Company
Orland-Artois Water District
Westside Water District

#### 2.2.3 Potential Water Transfer Methods

This EA/IS analyzes transfers from groundwater substitution and cropland idling/crop shifting, which are further described below. No other types of water transfers are covered by the evaluation in this EA/IS.

Reclamation approves transfers consistent with provisions of state and federal law that protect against injury to third parties as a result of water transfers. Several important principles include requirements that the transfer will not violate the provisions of federal or state law, will have no significant adverse effect on the ability to deliver Project Water, will be limited to water that would be consumptively used or irretrievably lost to beneficial use, will have no significant long-term adverse impact on groundwater conditions, and will not adversely affect water supplies for fish and wildlife purposes. Reclamation would not approve water transfers for which these basic principles have not been adequately addressed.

In 2014, some transfers may be accomplished through forbearance agreements rather than transfers that involve the State Water Resources Control Board. Forbearance agreements with Reclamation could be used for transfers between two CVP contractors. Under the agreements, sellers would forbear (i.e., temporarily suspend) the diversion of some of their Project Water or Base Supply, which in the absence of forbearance, would have been diverted during 2014 for use on lands within the sellers' service areas. This forbearance would be undertaken in a manner that allows Reclamation to deliver the forborne water supply as Project water to Member Units of the TCCA. A forbearance agreement would not change the way that water is made available for transfer, conveyed to buyers, or used by the buyers. While the forbearance agreement would change the contractual arrangement used to deliver the water (and the

necessary agency approvals for the transfer), it would not change the environmental effects of the transfer.

Additional information about water rights protection and water transfers is located at

http://www.waterboards.ca.gov/waterrights/water\_issues/programs/water\_transf ers/docs/watertransferguide.pdf in a State Water Resources Control Board (SWRCB) staff document titled *A Guide to Water Transfers - Draft* (SWRCB 1999).

#### 2.2.3.1 Groundwater Substitution

Groundwater substitution transfers occur when sellers choose to pump groundwater in lieu of diverting surface water supplies, thereby making the surface water available for transfer. Sellers making water available through groundwater substitution actions are agricultural users. Water could be made available for transfer during the irrigation season of April through October.

The mechanism to deliver transferred water to the TCCA would depend on the seller location. Some sellers, like Glenn-Colusa ID, have interconnections to the TCCA. The interconnection is typically used to deliver water to Glenn-Colusa ID from the Tehama-Colusa Canal; during a transfer, these deliveries would be reduced and additional water would stay in the TCCA area. Most of the groundwater substitution transfers are from agencies that typically divert water downstream on the Sacramento from the Tehama-Colusa Canal. Delivering water to the TCCA instead of downstream users on the Sacramento River could reduce flow in the Sacramento River between the diversion points; Reclamation would work closely with the TCCA to make sure that these transfers do not affect the flow or temperature requirements in the Sacramento River. To deliver transferred water from the Feather River system, additional flow from the Feather River would be used to meet downstream needs to allow additional Sacramento River flow to be delivered to the TCCA. Again, this reoperation would need to be carefully coordinated with CVP and SWP operations to make sure that any change in flows would not affect flow or temperature requirements in any of the waterways.

An objective in planning a groundwater substitution transfer is to ensure that groundwater levels recover to their seasonal high levels under average hydrologic conditions. Because groundwater levels generally recover at the expense of stream flow, the wells used in a groundwater substitution transfer should be sited and pumped in such a manner that the stream flow losses resulting from pumping are primarily during the wet season, when losses to stream flow minimally affect other legal users of water. For the purposes of this EA/IS, the stream flow losses are assumed to be 12 percent of the amount pumped for transfer. The quantity of water available for transfer would be reduced by these estimated stream flow losses.

#### 2.2.3.2 Cropland Idling/Crop Shifting

Cropland idling would make water available for transfer that would have been used for agricultural irrigation absent the transfer. Typically, the proceeds from the water transfer would pay growers to idle land that they would have otherwise placed in production. Rice has been the crop idled most frequently in previous transfer programs, and is the crop that could be idled for 2014 transfers.

The quantity of water made available for transfer through cropland idling actions would be calculated based on the evapotranspiration of applied water (ETAW). ETAW is the portion of applied surface water that is evaporated from the soil and plant surfaces and actually used by the crop. For 2014, this EA/IS only analyzes cropland idling from rice crops, which have an ETAW of 3.3 AF/acre (Reclamation and DWR 2013).

For crop shifting transfers, water is made available when farmers shift from growing a higher water use crop to a lower water use crop. The difference in ETAW values (Table 2-5) would be the amount of water that can be transferred. Transfers in 2014 could include transfers from rice to a crop with a lower water use from Table 2-5.

Сгор	ETAW (acre-feet/acre)
Alfalfa <sup>1</sup>	1.7 (July – Sept)
Bean	1.5
Corn	1.8
Cotton	2.3
Melon	1.1
Milo	1.6
Onion	1.1
Pumpkin	1.1
Rice	3.3
Sudan Grass	3.0
Sugar Beets	2.5
Sunflower	1.4
Tomato	1.8
Vine Seed/ Cucurbits	1.1
Wild Rice	2.0

 Table 2-5. Estimated ETAW Values for Various Crops Suitable for Idling

 or Shifting Transfers

Source: Reclamation and DWR 2013

Notes:

Only alfalfa grown in the Sacramento Valley floor north of the American River will be allowed for transfers. Fields must be disced on, or prior to, the start of the transfer period. Alfalfa acreage in the foothills or mountain areas is not eligible for transfer.

Water made available through cropland idling or crop shifting actions would be available at the beginning of the season (April or May) and would be available for transfer on the same pattern as would otherwise be used by the crop. Water would be delivered to the TCCA on pattern; that is, in the same volume and at the same time as would have been consumptively used by the crop absent the transfer.

Crop shifting would generally reduce potential environmental effects associated with cropland idling. The agencies interested in crop shifting are also interested in cropland idling, but are not sure of the distribution between the two methods. To be conservative, this EA/IS analyzes the effects as if all transfers were from crop idling because crop idling has the greater potential for effects.

For cropland idling transfers, the growers would be compensated but local economies could be adversely affected by decreased agricultural activity. To minimize socioeconomic effects on local areas where cropland idling occurs, the number of acres idled for the purpose of transferring water would be limited to 20 percent of the harvested acreage of each crop considered for idling within the selling district for the given hydrologic year. The "20 percent" figure is based on historical precedents and Water Code Section 1745.05(b) as follows:

- The agricultural industry experiences normal variation in crop acreage; therefore, agricultural economies and local public services adapt to address this variation. Historical amounts of idled land vary year-to-year by close to 20 percent, which indicates that the local economy has adjusted to similar amounts of crop idling.
- County economic measures, such as employment and personal income, fluctuate normally based on current economic conditions. Cropland idling has not generally resulted in economic impacts outside of the historical variations.
- Water Code Section 1745.05(b) requires a public hearing under some circumstances in which the amount of water from land idling exceeds 20 percent of the water that would have been applied or stored by the water supplier absent the water transfer in any given hydrologic year. Third parties would be able to attend the hearing and could argue to limit the transfer based on its economic effects.

### 2.3 Recent Environmental Documents

In 2010, Reclamation completed the 2010-2011 Water Transfer Program Environmental Assessment (2010-2011 WTP EA) (Reclamation 2010). The 2010-2011 WTP EA provided an assessment of potential impacts to Surface Water Resources, Groundwater Resources, Water Quality, Power Generation, Cultural Resources, Socioeconomics, Indian Trust Assets, Environmental Justice, Climate Change, Visual Resources, Growth Inducing Impacts, and Cumulative Effects associated with potential groundwater substitution water transfers as well as cropland idling/crop shifting water transfers. The 2010-2011 WTP EA evaluated annual groundwater substitution transfers of up to 110,409 AF from the Sacramento and American River areas and cropland idling/crop shifting transfers of up to 109,469 AF from the Sacramento River area.

On February 26, 2010, Reclamation signed a Finding of No Significant Impact (FONSI) that included Reclamation's findings in accordance with NEPA. The FONSI described the key mitigation and monitoring actions necessary to support Reclamation's decision. To address some of the most prevalent comments received during the comment period concerning potential impacts to groundwater resources, Reclamation included well reviews and monitoring and mitigation plans to be implemented under the Proposed Action to minimize potential effects to groundwater resources. All plans were to be coordinated and implemented in conjunction with local ordinances, basin management objectives, and all other applicable regulations. The reviews and plans were to be required from sellers for review by Reclamation, and Reclamation would not approve transfers without adequate mitigation and monitoring plans. Reclamation found that the approval of proposed water transfers in support of the 2010-2011 Water Transfer Program was not a major Federal action that would significantly affect the human environment; therefore, an environmental impact statement was not required. Ultimately, however, no transfer proposals were submitted to Reclamation for approval under the 2010-2011 Water Transfer Program Proposed Action.

In 2013, Reclamation developed an EA for one-year transfers from sellers in the Sacramento River basin to SLDMWA. The EA analyzed up to 37,715 AF of groundwater substitution transfers. The 2013 Water Transfers EA included a detailed assessment of potential impacts to Surface Water Resources, Groundwater Resources, Air Quality, and Biological Resources. On June 21, 2013, Reclamation signed a FONSI with similar findings to those on the 2010-2011 WTP EA. Reclamation found that the 2013 water transfers would not significantly affect the human environment and an environmental impact statement was not required. Approximately 29,217 AF were transferred under actions and approvals addressed and cleared by this environmental document. As part of the monitoring plans required by the EA, the transferring parties have collected monitoring data starting pre-transfer. To date (through January 2014), the available monitoring data indicates that the groundwater aquifer is recovering to pre-transfer levels, as described in the EA. Final monitoring reports that describe the monitoring data will be available in May 2014.

### 2.4 Environmental Commitments

This section presents the Environmental Commitments included in the Proposed Action to reduce potential environmental impacts from water transfers in contract year 2014. These Environmental Commitments will also be included in the Biological Assessment (BA) prepared for the Proposed Action. Appendix A includes the environmental commitments of the project.

#### **Groundwater Substitution Transfers**

- Well reviews and monitoring and mitigation plans will be implemented to minimize potential effects of groundwater substitution on nearby surface and groundwater water resources. Well reviews, monitoring and mitigation plans will be coordinated and implemented in conjunction with local ordinances, basin management objectives, and all other applicable regulations. DWR and Reclamation have published draft technical information related to cropland idling and groundwater substitution transfers titled *DRAFT Technical Information for Preparing Water Transfer Proposals* (Reclamation and DWR 2013), and any 2014 Water Transfer Guidelines Addendums, which are available at http://www.water.ca.gov/watertransfers/.
- In groundwater basins where sellers are in the same groundwater subbasin as protected aquatic habitats, such as giant garter snake (GGS) preserves and conservation banks, groundwater substitution will be allowed as part of the water transfer program if the seller can demonstrate that any impacts to water resources needed for special status species protection have been addressed. In these areas, sellers will be required to address these impacts as part of their mitigation plan.

#### **Cropland Idling Transfers**

- As part of the approval process, Reclamation will have access to the land to verify how the water transfer is being made available and to verify that the actions to protect the GGS are being implemented.
- Reclamation will provide a map(s) to United States Fish and Wildlife Service (USFWS) in May of 2014 showing the parcels of riceland that are idled for the purpose of transferring water in 2014. These maps will be prepared to comport to Reclamation's GIS standards.
- Water will not be purchased from a field fallowed during the two previous years (water may be purchased from the same parcel in successive years).
- The focus of GGS mitigation in districts proposing water transfers made available from fallowed rice fields will be to ensure adequate water is available for priority suitable habitat with a high likelihood of GGS occurrence.
  - The determination of priority habitat will be made through coordination with GGS experts, GIS analysis of proximity to historic tule marsh, and GIS analysis of suitable habitat. The priority habitat areas are indicated on the priority habitat map which will be maintained by USFWS. In addition, fields abutting or

immediately adjacent to Federal wildlife refuges will be considered priority habitat.

- Maintenance water in smaller drains and conveyance infrastructure support key habitat attributes such as emergent vegetation for GGS for escape cover and foraging habitat. If crop idling occurs in priority habitat areas, Reclamation will work with contractors to document that adequate water remains in drains and canals in those priority areas. Documentation may include flow records, photo documentation, or other means of documentation agreed to by Reclamation and USFWS.
- Areas with known priority GGS populations will not be permitted to participate in cropland idling. Water sellers can request a caseby-case evaluation of whether a specific field would be precluded from participating in the water transfer program. These areas include:
  - A field abutting or immediately adjacent to Butte Creek, Colusa Drainage Canal, Gilsizer Slough, the land side of the Toe Drain along the Sutter Bypass, Willow Slough and Willow Slough Bypass in Yolo County, and
  - Lands in the Natomas Basin.
- Movement corridors include the major irrigation and drainage canals. The water seller will keep at least two feet of water in the major irrigation and drainage canals (but never more than existing conditions).
- In order to limit reduction in the amount of over-winter forage for migratory birds, including greater sandhill crane, transfers will minimize actions near known wintering areas in the Butte Sink.
- To ensure effects of cropland idling actions on western pond turtle habitat are avoided or minimized, canals will not be allowed to completely dry out.

### 2.5 Environmental Setting

The environmental setting in which implementation of the No Action Alternative or Proposed Action would occur is summarized below for resources that could be affected by water transfers. Additional details regarding relevant existing environmental conditions are provided in Chapter 3, within the analysis of potential impacts.

#### 2.5.1 Aesthetics

The Central Valley of California is primarily agricultural in nature, with Interstate 5 running from north to south through the valley floor. Views in the region from most major roadways and scenic routes are of agricultural fields or urban landscapes. The mix of orchard and row crop types, fallow fields, rice, and other irrigated crops and dry fields create the visual character for most of the project area. Urban centers, such as Sacramento and Stockton break up the farmland that dominates the views in the Central Valley, creating some major nighttime light sources near the city centers.

#### 2.5.2 Air Quality

Air quality in California is regulated by the United States Environmental Protection Agency (USEPA), the California Air Resources Board (CARB), and locally by Air Pollution Control Districts (APCDs) or Air Quality Management Districts (AQMDs). The following air districts regulate air quality within the project study area:

- Colusa County APCD
- Feather River AQMD
- Glenn County APCD
- Sacramento Metropolitan AQMD
- Shasta County AQMD
- Yolo/Solano AQMD

In the Sacramento Valley Air Basin, ozone  $(O_3)$ , inhalable particulate matter  $(PM_{10})$ , and fine particulate matter  $(PM_{2.5})$  are pollutants of concern because ambient concentrations of these pollutants exceed the California Ambient Air Quality Standards (CAAQS). Additionally, ambient  $O_3$  and  $PM_{2.5}$  concentrations exceed the National Ambient Air Quality Standards (NAAQS), while  $PM_{10}$  and carbon monoxide (CO) concentrations recently attained the NAAQS and are designated maintenance. Table 2-6 summarizes the attainment status for the counties located in the Sacramento Valley.

	Attainment Status						
County	CAAQS			NAAQS			
	<b>O</b> <sub>3</sub>	PM <sub>2.5</sub>	<b>PM</b> <sub>10</sub>	<b>O</b> <sub>3</sub>	PM <sub>2.5</sub>	<b>PM</b> <sub>10</sub>	СО
Colusa	N-T <sup>1</sup>	Α	N	Α	A	Α	Α
Glenn	N-T <sup>1</sup>	U	N	А	А	А	А
Sacramento	Ν	N	N	N <sup>3</sup>	N	М	М
Shasta	Ν	А	N	А	А	А	Α
Sutter	N-T <sup>1</sup>	A	N	N <sup>3,4</sup>	Ν	А	A
Yolo	N-T <sup>1</sup>	U	N	N <sup>3</sup>	Ν	А	М

#### **Table 2-6. State and Federal Attainment Status**

Source: 17 California Code of Regulations (CCR) §60200-60210; 40 Code of Federal Regulations (CFR) 81; CARB 2012; USEPA 2013

Notes:

Nonattainment/transitional areas are defined as those areas that during a single calendar year, the State standards were not exceeded more than three times at any monitoring location within the area.

<sup>2</sup> 8-hour O<sub>3</sub> classification = marginal

<sup>3</sup> 8-hour  $O_3$  classification = severe

<sup>4</sup> The Sacramento Metro nonattainment area for Sutter County is defined as the "portion south of a line connecting the northern border of Yolo County to the southwestern tip of Yuba County and continuing along the southern Yuba County border to Placer County" (40 CFR 81.305).

#### Key:

A = attainment; CO = carbon monoxide; M = maintenance; N = nonattainment; N-T =

nonattainment/transitional;  $O_3$  = ozone;  $PM_{10}$  = inhalable particulate matter;  $PM_{2.5}$  = fine particulate matter; U = unclassified

The Sacramento Valley Air Basin is bounded by the North Coast Ranges on the west and the Northern Sierra Nevada Mountains on the east, forming a bowl-shaped valley. The Sacramento Valley has a Mediterranean climate, which is characterized by hot dry summers and mild rainy winters.

Most of the sellers' service area supports agricultural land uses. Crop cycles, including land preparation and harvest, contribute to pollutant emissions, primarily particulate matter. Groundwater pumping with diesel and natural gas-fueled engines also emits air pollutants through exhaust. The primary pollutants emitted by diesel pumps are nitrogen oxides (NOx), volatile organic compounds (VOC), CO,  $PM_{10}$ , and  $PM_{2.5}$ ; NOx and VOCs are precursors to O<sub>3</sub> formation.

#### 2.5.3 Biological Resources

The project area includes the Sacramento watershed. Although the Sacramento Valley is dominated by agricultural land, remnant grassland, savannah, riparian and wetland habitats remain. In the Sacramento Valley, seasonally flooded agriculture, in particular rice fields, provide important foraging habitat for a variety of wildlife species. Rice fields also provide resting, nesting, and breeding habitat similar to natural wetlands. Irrigation ditches can contain wetland vegetation such as cattails, which provide cover habitat.

Terrestrial species potentially affected by the Proposed Action include GGS (*Thamnopphis gigas*), greater sandhill crane (*Grus canadensis tabida*), black

tern (*Chlidonias niger*), and western pond turtle (*Actinemys marmorata*). The following listings apply to the above species under the Federal and California Endangered Species Acts (ESA).

- Giant Garter Snake listed as threatened under the Federal and California ESAs
- Greater Sandhill Crane listed as threatened under the California ESA and is fully protected under the California Fish and Game Code
- Black Tern listed as a State Species of Concern
- Western Pond Turtle status is under review under the Federal ESA and listed as a State Species of Concern

Table 2-7 summarizes fish species of concern in rivers and tributaries upstream from the Delta in the sellers' area.

Status	Species	Primary Management Consideration <sup>(1)</sup>
	Winter-run Chinook Salmon	FE, SE
Listad	Spring-run Chinook Salmon	FT, ST
Listed	Central Valley Steelhead	FT, Recreation
	Green sturgeon	FT, Recreation
Commercial	Fall/late-fall Chinook Salmon	Commercial, Recreation
Decreational	Striped bass	Recreation
Recreational	American shad	Recreation
	Hardhead	SSC, Ecological
Ecological	Splittail <sup>(2)</sup>	SSC, Ecological
	White sturgeon	Ecological, Recreation

Table 2-7. Fish Species of Management Concern

<sup>1</sup> FE-Federal endangered, FT-Federal threatened, SE-state endangered, ST-state threatened, SSC – State Species of Special Concern

<sup>2</sup> Under a Federal District Court ruling, the splittail rule has been remanded to USFWS. Splittail continue to be treated as a listed species.

### 2.5.4 Geology and Soils

The Central Valley consists of mostly flat terrain associated with low gradient river valleys. There are some earthquake faults in the region but earthquakes are generally associated with coastal California, west of the Central Valley. Strong seismic shaking is not common in the Central Valley, and liquefaction and other seismic-related ground failure are not major hazards in the region. Landslides and other hazards associated with unstable soil are uncommon due to the flat terrain. Dust from agricultural activities, such as plowing, grading, and discing, is a common occurrence in the Central Valley agricultural areas, including the project area, and is a normal part of the agriculture practice in the region.

#### 2.5.5 Greenhouse Gas Emissions

The greenhouse gas (GHG) analysis focuses on the following three pollutants: carbon dioxide (CO<sub>2</sub>), methane (CH<sub>4</sub>), and nitrous oxide (N<sub>2</sub>O). The other two pollutant groups commonly evaluated in various GHG reporting protocols, hydrofluorocarbons and perfluorocarbons, are not expected to be emitted in large quantities as a result of the alternatives and are not discussed further in this section.

Worldwide, California is the  $14^{th}$  largest emitter of  $CO_2$  if it were a country. On a per capita basis, California would be ranked  $19^{th}$  in the world (CARB 2011). Agricultural emissions represented approximately 7 percent of California's GHG emissions in 2009. Agricultural emissions represent the sum of emissions from agricultural energy use (from pumping and farm equipment), agricultural residue burning, agricultural soil management (the practice of using fertilizers, soil amendments, and irrigation to optimize crop yield), enteric fermentation (fermentation that takes place in the digestive system of animals), histosols (soils that are composed mainly of organic matter) cultivation, manure management, and rice cultivation.

#### 2.5.6 Hydrology and Water Quality

#### 2.5.6.1 Surface Water

The Sacramento River flows south for 447 miles through the northern Central Valley and enters the Delta from the north. The major tributaries to the Sacramento River are the Feather, Yuba, and American rivers. Reclamation owns and operates the CVP, which has major reservoirs on the Sacramento River (Shasta Reservoir) and American River (Folsom Reservoir). DWR owns and operates the SWP, which has a major reservoir on the Feather River (Oroville Reservoir).

#### 2.5.6.2 Water Quality

While water quality in the Sacramento River system is generally good, several water bodies within the area of analysis have been identified as impaired by certain constituents of concern and appear on the most recent 303(d) list of impaired waterways under the Clean Water Act (SWRCB 2011).

#### 2.5.6.3 Groundwater

#### **Redding Groundwater Basin**

Historically, groundwater levels have remained stable within the Redding Groundwater Basin. Even though there have been no long-term trends of declining or increasing groundwater levels, levels are affected by changes in precipitation. Seasonal groundwater fluctuations range from two to three feet in shallow unconfined aquifers and two to five feet in semi-confined to confined aquifers in normal years (CH2M HILL 2003). These declines are usually followed by recovery to predrought levels after several successive normal or above-normal precipitation events occurred (CH2M HILL 2003).

*Land Subsidence*. Land subsidence has not been monitored in the Redding Area Groundwater Basin. However, there would be potential for subsidence in some areas of the basin if groundwater levels were substantially lowered. The groundwater basin west of the Sacramento River is composed of the Tehama Formation, which has exhibited subsidence in Yolo County.

*Groundwater Quality*. Groundwater in the Redding area of analysis is typically of good quality, as evidenced by its low total dissolved solids (TDS) concentrations, which range from 70 to 360 milligrams per liter (mg/L). Areas of high salinity (poor water quality), are generally found on the western basin margins, where the groundwater is derived from marine sedimentary rock. Elevated levels of iron, manganese, nitrate, and high TDS have been detected in some areas. Localized high concentrations of boron have been detected in the southern portion of the basin (DWR Northern District 2002).

#### Sacramento Groundwater Basin

The Sacramento Valley Groundwater Basin includes portions of Tehama, Glenn, Butte, Yuba, Colusa, Placer, and Yolo Counties. Groundwater accounts for less than 30 percent of the annual supply used for agricultural and urban purposes within the Sacramento Valley. Urban pumping in the Sacramento Valley increased from approximately 250,000 AF annually in 1961 to more than 800,000 AF annually in 2003 (Faunt 2009). However cumulative change in groundwater storage has been relatively constant over the long term within the Sacramento Valley. Storage tends to decrease during dry years and increase during wetter periods.

*Land Subsidence*. Historically, land subsidence occurred in the eastern portion of Yolo County and the southern portion of Colusa County, owing to groundwater extraction and geology. Due to groundwater withdrawal over several decades, as much as four feet of land subsidence has occurred east of Zamora. The area between Zamora, Knights Landing, and Woodland has been most affected (Yolo County 2009). Subsidence in this region is generally related to groundwater pumping and subsequent consolidation of loose aquifer sediments.

*Groundwater Quality*. Groundwater quality in the Sacramento Valley Groundwater Basin is generally good and sufficient for municipal, agricultural, domestic, and industrial uses. However, there are some localized groundwater quality issues in the basin. Some of the water quality issues within the Sacramento Valley may include occurrences of saltwater intrusion or elevated levels of nitrates, naturally occurring boron, and other introduced chemicals (DWR 2003).

#### 2.5.7 Noise

Noise is generally measured in decibels (dB), which are measured on a logarithmic scale so that each increase in 10 dB equals a doubling of loudness. The letter "A" is added to the abbreviation (dbA) to indicate an "A-weighted" scale, which filters out very low and very high frequencies that cannot be heard by the human ear.

The buyers and sellers areas are primarily agricultural; major noise sources include traffic, railroad operations, airports, industrial operations, farming operations, and fixed noise sources. Common noise sources associated with farming operations include tractors, harvesting equipment and spray equipment (Glenn County 1993). Typical noise levels created by a range of farm equipment are presented in Table 2-8.

Equipment	Distance (feet)	Sound Level (dB)
Diesel Wheel Tractor		
- with Disc	150	72-75
- with Furrow	50	69-79
Weed Sprayer (1-cylinder)	50	74-75
Aero Fan 391 Speed Sprayer	200	74-76
Diesel Engine	50	75-85

Table 2-8. Typical Noise Levels Associated with Farm Equipment

Source: Brown-Buntin Associates, Inc. in Glenn County 1993 Key: dB = decibel

A Community Noise Survey conducted in Glenn County indicated that typical noise levels in noise sensitive areas, including rural areas, are relatively quiet and fall in the range of 48 dB to 60 dB Ldn<sup>1</sup> (Glenn County 1993). These noise levels would be reflective of conditions in the other counties.

<sup>&</sup>lt;sup>1</sup> The day-night average sound level (Ldn) is the average noise level, expressed in decibels, over a 24-hour period.

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## Chapter 3 Environmental Impacts

The following sections use the checklist from Appendix G of the CEQA Guidelines as a template to assess potential environmental effects under both CEQA and NEPA. The discussion for each resource focuses on potential impacts; resources that would not be affected are briefly discussed.

#### I. AESTHETICS

-- Would the project:

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
a) Have a substantial adverse effect on a scenic vista?				$\square$
b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings, or other locally recognized desirable aesthetic natural feature within a city-designated scenic highway?				
c) Substantially degrade the existing visual character or quality of the site and its surroundings?			$\square$	
d) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?				

**a, b, d)** No Impact. The No Action Alternative and Proposed Action would not affect any scenic vista, damage scenic resources, or create a new light source. The Proposed Action would not affect scenic vistas relative to rivers or reservoir because there would be no changes beyond historical or seasonal fluctuations in flows or water levels. The Proposed Action does not result in any construction or new structures that could damage scenic resources (i.e., trees, rock outcroppings, historic buildings, etc.) or produce notable sources or light or glare. c) Less than Significant. Cropland idling transfers in the Proposed Action would temporarily increase the amount of idled lands in the sellers' area. The No Action Alternative may also increase cropland idling in response to water shortages associated with the dry hydrologic conditions. Idled lands are typical features of agricultural landscapes as part of normal cultivation practices. The crop pattern resulting from the Proposed Action would likely be indistinguishable from those under normal cropping patterns. This impact would be less than significant as there would be no substantial changes or degradation to the visual character and quality of the sites or their surroundings.

#### **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 Dept. of Conservation as an optional model to use in assessing impacts on agriculture and farmland. In determining whether impacts to forest resources, including timberland, are significant environmental effects, lead agencies may refer to information compiled by the California Department of Forestry and Fire Protection regarding the state's inventory of forest land, including the Forest and Range Assessment Project and the Forest Legacy Assessment project; and forest carbon measurement methodology provided in Forest Protocols adopted by the California Air Resources Board. Would the project:

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	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?				
b) Conflict with existing zoning for agricultural use, or a Williamson Act contract?				$\square$

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
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))?				
d) Result in the loss of forest land or conversion of forest land to non-forest use?				$\boxtimes$
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?				

**a, b, e) No Impact.** One-year water transfers under the Proposed Action temporarily take land out of production, but would not affect the long-term agricultural uses of the land. The No Action Alternative could also result in increased cropland idling in 2014 in response to reduced surface water allocations from the CVP and SWP. Idling cropland for a single year would be similar to fallowing a field under a normal crop rotation. Cropland idling would not affect the long-term designations of Prime Farmland or other Farmland Mapping and Monitoring Program classifications or affect Williamson Act contracts.

**c**, **d**) **No Impact.** The No Action Alternative and Proposed Action would have no impact to existing forest lands or timber, as the proposed water transfer methods do not pertain to such lands or resources.

#### **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 Incorporation	Less Than Significant Impact	No Impact
a) Conflict with or obstruct implementation of the applicable air quality plan?				
b) Violate any air quality standard or contribute substantially to an existing or projected air quality violation?		$\square$		
c) 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 (including releasing emissions which exceed quantitative thresholds for ozone precursors)?				
d) Expose sensitive receptors to substantial pollutant concentrations?			$\boxtimes$	
e) Create objectionable odors affecting a substantial number of people?				$\square$

#### a) Less than Significant Impact

**No Action Alternative:** Under the No Action Alternative, growers may idle rice or pump groundwater to supplement reduced surface water allocations. Crop idling actions could increase fugitive dust emissions. Although there could be emission increases under the No Action Alternative, the emissions would be consistent with existing trends in air quality and would be the same as existing conditions; therefore, emissions could not impede implementation of any air quality plan.

**Proposed Action:** The air districts associated with the counties of Shasta, Tehama, Glenn, Butte, Colusa, Sutter, and Yuba comprise the Northern

Sacramento Valley Planning Area (NSVPA). The NSVPA has jointly committed to preparing and adopting an Air Quality Attainment Plan (AQAP) to achieve and maintain healthful air in these counties. The Sacramento Metropolitan AQMD and the Yolo/Solano AQMD have also adopted various air quality plans for the pollutants for which they are currently designated nonattainment. As part of these plans, several control measures were adopted by the various counties to attain and maintain air quality standards. These control measures are then promulgated in the rules and regulations at each air district; therefore, if a Proposed Action is consistent with the air districts' and State regulations, then the project is in compliance with the AQAP. The air quality impacts from with transfer actions are associated with the actions taken to reduce consumptive use and are therefore concentrated in the sellers' region. As a result, air quality impacts for the buyers are not discussed further.

The Proposed Action would use a combination of electric, diesel, and natural gas driven groundwater pumps depending on the specific water agency. All diesel-fueled engines are subject to CARB's Airborne Toxic Control Measure (ATCM) for Stationary Ignition Engines (17 California Code of Regulations [CCR] 93115). The ATCM does not expressly prohibit the use of diesel engines for agricultural purposes; therefore, diesel engines may be used for groundwater pumping associated with groundwater substitution transfers as long as they are replaced when required by the compliance schedule.

All pumps proposed to be used by the water agencies would operate in compliance with all rules and regulations at the federal, state, and local levels; therefore, any activities associated with water transfers would be consistent with the AQAPs and the ATCM. As such, impacts would be less than significant.

## b) Less than Significant with Mitigation

**No Action Alternative:** Under the No Action Alternative, growers would leave some crops idle, which would leave bare soils susceptible to fugitive dust emissions from windblown dusts. Growers would also continue to pump groundwater for irrigation, which releases emissions if diesel pumps are used. These actions in response to surface water shortages would continue under the No Action Alternative. There would be no change to emissions relative to existing conditions.

**Proposed Action:** To assess whether a proposed project would violate any air quality standards or contribute substantially to an existing or projected air quality violation, several of the air districts developed significance thresholds for mass daily and/or annual emission rates of criteria pollutants. Colusa, Glenn, and Shasta counties do not have published significance thresholds; therefore, the threshold used to define a "major source" in the Clean Air Act (100 tons per year) was used to evaluate significance. Table 3-1 summarizes the significance thresholds used by each air district.

Air District	Operational Significance Thresholds (pounds [lbs]/day)								
Air District	VOC	NOx	СО	SOx	PM10	PM2.5			
Sacramento Metropolitan AQMD	65	65							
Yolo-Solano AQMD	10 tpy	10 tpy			80				
Feather River AQMD	25	25			80				

Table 3-1. CEQA Significance Thresholds

Source: Feather River AQMD 2010; Sacramento Metropolitan AQMD 2009; Yolo-Solano AQMD 2007. Key:

-- = no threshold; AQMD = air quality management district; CO = carbon monoxide; lbs/day = pounds per day; NOx = nitrogen oxides; PM10 = inhalable particulate matter; PM2.5 = fine particulate matter; SOx = sulfur oxides; tpy = tons per year; VOC = volatile organic compounds

In addition to the CEQA significance thresholds, the federal general conformity regulations apply to a proposed federal action in a nonattainment or maintenance area if the total of direct and indirect emissions of the relevant criteria pollutants and precursor pollutants caused by the proposed action equal or exceed certain de minimis amounts (40 CFR 93.153). Conformity means that such federal actions must be consistent with a state implementation plan's (SIP's) purpose of eliminating or reducing the severity and number of violations of the NAAQS and achieving expeditious attainment of those standards.

Groundwater substitution could increase air emissions in the seller area. Cropland idling transfers could reduce vehicle exhaust emissions, but increase fugitive dust emissions. Cropland idling transfers could offset some of the emissions from groundwater substitution transfers, but the quantity of water transferred under each mechanism could be much less than what is included in Table 2-3. Because cropland idling transfers may not occur up to the upper limits, they cannot be counted on to reduce impacts of groundwater substitution. Therefore, impacts were only evaluated for groundwater substitution to estimate the maximum potential emissions that could occur because of the Proposed Action.

Some of the groundwater substitution transfers could go to users who would have pumped groundwater in response to surface water shortages in the No Action Alternative. The emissions from the reduction compared to the No Action Alternative could offset some of the emissions in the Proposed Action, but the quantity of the offset is uncertain. Therefore, this offset is also not considered within the analysis.

Table 3-2 summarizes the maximum daily emissions that would be estimated to occur in each water agency subject to a daily significance threshold. Table 3-3 summarizes the annual emissions that would occur in each water agency subject to an annual significance threshold. Significance was determined for individual water agencies.

	Peak Daily Emissions (lbs/day)					
Water Agency	VOC	NOx	СО	SOx	PM10	PM2.5
Feather River AQMD						
Garden Highway Mutual Water Company			All ele	ctric engin	es	
Goose Club Farms and Teichert Aggregate			All ele	ctric engin	es	
Natomas Central Mutual Water Company			All ele	ctric engin	es	
Pelger Mutual Water Company	22	277	60	18	3	3
Pleasant Grove-Verona Mutual Water Company	25	220	107	26	15	15
Reclamation District 1004 <sup>1</sup>	2	24	13	4	1	1
CEQA Significance Threshold	25	25	n/a	n/a	80	n/a
Sacramento Metropolitan AQMD						
Natomas Central Mutual Water Company			All ele	ctric engin	es	
CEQA Significance Threshold	65	65	n/a	n/a	n/a	n/a
Yolo/Solano AQMD						
Conaway Preservation Group	9	91	68	18	8	8
Reclamation District 108 <sup>2</sup>	8	104	22	7	2	2
River Garden Farms	All electric engines					
Te Velde Revocable Family Trust	All electric engines					
CEQA Significance Threshold	n/a	n/a	n/a	n/a	80	n/a

## Table 3-2. Unmitigated Daily Emissions

Notes:

Reclamation District 1004 is split into three different air districts; therefore, only emissions from Sutter County are included.
 Reclamation District 108 is split into two different air districts; therefore, only emissions from Yolo County are included.

Key: AQMD = air quality management district; CEQA = California Environmental Quality Act; CO = carbon monoxide; lbs/day = pounds per day; n/a = not applicable; NOx = nitrogen oxides; PM10 = inhalable particulate matter; PM2.5 = fine particulate matter; SOx = sulfur oxides; VOC = volatile organic compound

# Table 3-3. Unmitigated Annual Emissions

	Annual Emissions (tons per year)					
Water Agency	VOC	NOx	СО	SOx	PM10	PM2.5
Colusa County APCD						
Canal Farms			All electr	ic engine	S	
Eastside Mutual Water Company	<1	2	2	1	<1	<1
Glenn-Colusa Irrigation District <sup>1</sup>	1	2	9	3	<1	<1
Maxwell Irrigation District	<1	5	4	1	<1	<1
Princeton-Codora-Glenn Irrigation District <sup>2</sup>	1	8	2	1	<1	<1
Provident Irrigation District <sup>3</sup>	1	9	2	1	<1	<1
Reclamation District 108 <sup>4</sup>			All electr	ic engine	S	
Reclamation District 1004 <sup>5</sup>	<1	2	1	<1	<1	<1
Roberts Ditch Irrigation Company	All electric engines					
Sycamore Mutual Water Company	All electric engines					
T&P Farms	All electric engines					
CEQA Significance Threshold	100	100	100	100	100	100

	Annual Emissions (tons per year)					)
Water Agency	VOC	NOx	СО	SOx	PM10	PM2.5
Glenn County APCD						
Glenn-Colusa Irrigation District <sup>1</sup>	1	2	9	3	<1	<1
Princeton-Codora-Glenn Irrigation District <sup>2</sup>	1	8	2	1	<1	<1
Provident Irrigation District <sup>3</sup>	1	9	2	1	<1	<1
Reclamation District 1004 <sup>5</sup>	<1	2	1	<1	<1	<1
CEQA Significance Threshold	100	100	100	100	100	100
Shasta County AQMD						
Anderson-Cottonwood Irrigation District			All electr	ic engine	S	
CEQA Significance Threshold	100	100	100	100	100	100
Yolo/Solano AQMD						
Conaway Preservation Group	1	6	4	1	1	1
Reclamation District 108 <sup>4</sup>	All electric engines					
River Garden Farms	All electric engines					
Te Velde Revocable Family Trust	All electric engines					
CEQA Significance Threshold	10	10	n/a	n/a	n/a	n/a

#### **Table 3-3. Unmitigated Annual Emissions**

Notes:

Glenn-Colusa Irrigation District is split into two different air districts; therefore, emissions split between Glenn and Colusa Counties.

<sup>2</sup> Princeton-Codora-Glenn Irrigation District is split into two different air districts; therefore, emissions split between Glenn and Colusa Counties.

<sup>3</sup> Provident Irrigation District is split into two different air districts; therefore, emissions split between Glenn and Colusa Counties.

<sup>4</sup> Reclamation District 108 is split into two different air districts; therefore, emissions split between Colusa and Yolo Counties.

<sup>5</sup> Reclamation District 1004 is split into three different air districts; therefore, emissions split between Glenn and Colusa Counties. Key:

APCD = air pollution control district; AQMD = air quality management district; CEQA = California Environmental Quality Act; CO = carbon monoxide; n/a = not applicable; NOx = nitrogen oxides; PM10 = inhalable particulate matter; PM2.5 = fine particulate matter; SOx = sulfur oxides; VOC = volatile organic compound

As shown in the tables, emissions from Pelger Mutual Water Company and Pleasant Grove-Verona Mutual Water Company would exceed the daily NOx thresholds (Table 3-2).

The following mitigation measures would reduce the severity of the air quality impacts:

- AQ-1 All diesel-fueled engines would either be replaced with an engine that would meet the applicable emission standards for model year 2013 or would be retrofit to meet the same emission standards.
- AQ-2 Natural gas engines will be retrofit with a selective catalytic reduction device (or equivalent) that is capable of achieving a NOx control efficiency of at least 90 percent.
- AQ-3 Any engines operating in the area of analysis that are capable of operating as either electric or natural gas engines would only operate with electricity during any groundwater transfers.

- AQ-4 Selling agency would reduce pumping at diesel or natural gas wells to reduce emissions to below the thresholds.
- AQ-5 Operation of the engines at Pleasant Grove-Verona Mutual Water Company will be limited to 6.5 hours per day per engine or 202 cumulative hours for all engines.

Mitigated emissions are provided in Table 3-4. Implementation of these mitigation measures would reduce NOx emissions to less than significant.

	P	Peak Daily Emissions (lbs/day)				
Water Agency	VOC	NOx	СО	SOx	PM10	PM2.5
Feather River AQMD						
Pelger Mutual Water Company	3	6	52	18	<1	<1
Pleasant Grove-Verona Mutual Water Company	3	23	66	21	1	1
CEQA Significance Threshold	25	25	n/a	n/a	80	n/a

#### Table 3-4. Mitigated Emissions

Key:

AQMD = air quality management district; CEQA = California Environmental Quality Act; CO = carbon monoxide; lbs/day = pounds per day; n/a = not applicable; NOx = nitrogen oxides; PM10 = inhalable particulate matter; PM2.5 = fine particulate matter; SOx = sulfur oxides; VOC = volatile organic compound

As discussed above, in addition to the CEQA significance thresholds, the federal general conformity regulations apply to a proposed federal action in a nonattainment or maintenance area if the total of direct and indirect emissions of the relevant criteria pollutants and precursor pollutants caused by the proposed action equal or exceed certain de minimis amounts (40 CFR 93.153). Because the CEQA-related mitigation measures are fully enforceable under Cal. Pub. Res. Code §21081.6 and would be a requirement of project implementation, mitigated emissions for the Proposed Action were compared to the general conformity de minimis thresholds. Table 3-5 summarizes the general conformity applicability evaluation.

	Emissions (tons per year)							
	VOC <sup>1</sup>	NOx <sup>1</sup>	CO <sup>2</sup>	SOx <sup>3</sup>	PM10	PM <sub>2.5</sub> <sup>4</sup>		
Emissions⁵	1	8	4	4	<1	1		
Classification	Severe	Severe	Maintenance	PM <sub>2.5</sub> Precursor	Maintenance	Nonattainment		
De Minimis Threshold	25	25	100	100	100	100		
Exceed Threshold?	No	No	No	No	No	No		

Table 3-5. General Conformity Applicability Evaluation
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Notes:

The Sacramento Metro 8-hour  $O_3$  nonattainment area consists of Sacramento and Yolo Counties and parts of El Dorado, Placer, Solano, and Sutter Counties. Emissions occurring within the attainment area of these counties are excluded from the total emissions.

<sup>2</sup> The Sacramento Area CO maintenance area is based on the Census Bureau Urbanized Area and consists of parts of Placer, Sacramento, and Yolo Counties. The general conformity applicability evaluation is based on emissions that would occur within the entire county to be conservative.

<sup>3</sup> All counties are designated as attainment areas for SO<sub>2</sub>; however, since SO<sub>2</sub> is a precursor to PM<sub>2.5</sub>, its emissions must be evaluated under general conformity.

<sup>4</sup> The 24-hour PM<sub>2.5</sub> nonattainment area for Sacramento includes Sacramento County and parts of El Dorado, Placer, Solano, and Yolo Counties. The general conformity applicability analysis assumes that all emissions that could occur within each county would occur within the Sacramento nonattainment area to be conservative.

<sup>6</sup> VOC and NOx emissions are excluded from Sutter County for Garden Highway Mutual Water Company, Pelger Mutual Water Company, and Reclamation District 1004 because they are located in areas designated as attainment for the federal 8-hour O<sub>3</sub> NAAQS.

Key:

CO = carbon monoxide; NOx = nitrogen oxides;  $PM_{10}$  = inhalable particulate matter;  $PM_{2.5}$  = fine particulate matter; SOx = sulfur oxides; VOC = volatile organic compound

Mitigated emissions would be less than the general conformity de minimis thresholds; therefore, no further action would be required under general conformity. Detailed calculations are provided in Appendix B.

## c) Less than Significant

**No Action Alternative:** As described previously, the No Action Alternative would not change emissions relative to existing emissions. Because emissions would not increase, the No Action Alternative would not result in a cumulative impact to air quality.

**Proposed Action:** All counties affected by the Proposed Action are located in areas designated nonattainment for the  $O_3$  and  $PM_{10}$  CAAQS. Additionally, Sacramento County is designated nonattainment for the  $PM_{2.5}$  CAAQS. Nonattainment status represents a cumulatively significant impact within the area.  $O_3$  is a secondary pollutant, meaning that it is formed in the atmosphere from reactions of precursor compounds under certain conditions. Primary precursor compounds that lead to  $O_3$  formation include volatile organic compounds and nitrogen oxides; therefore, the significance thresholds established by the air districts for VOC and NOx are intended to maintain or attain the  $O_3$  CAAQS and NAAQS. Because no single project determines the nonattainment status of a region, individual projects would only contribute to the area's designation on a cumulative basis.

Several air districts, including the Sacramento Metropolitan AQMD (2011), develop significance thresholds to determine if a project's individual emissions could result in a cumulatively considerable adverse contribution to the existing air quality conditions. Therefore, if an alternative would produce air quality impacts that are individually significant, then the alternative would also be cumulatively considerable. Conversely, if the alternative's emissions would be less than the significance thresholds, then the alternative would not be expected to result in a cumulatively considerable contribution to the existing significant cumulative impact.

The Proposed Action could exceed NOx standards (an  $O_3$  precursor) in areas that are in nonattainment for  $O_3$ , which would be a cumulatively considerable effect. However, implementation of mitigation measures AQ-1 through AQ-5 would reduce individual impacts to less than significant and reduce the cumulative contribution. Therefore, air quality impacts would not be cumulatively considerable.

#### d) Less than Significant

**No Action Alternative and Proposed Action**: The proposed engines would either be remotely located in rural areas or would be located on existing agricultural land. The engines would not be located within one-quarter mile of a sensitive receptor. Additionally, emissions from individual engines would not exceed any district's significance criteria. Therefore, air quality impacts would be less than significant.

#### e) No Impact

**No Action Alternative and Proposed Action:** The use of diesel engines during groundwater substitution activities may generate near-field odors that are considered a nuisance. Diesel equipment emits a distinctive odor that may be considered offensive to certain individuals. The local air districts have rules (e.g., Sacramento Metropolitan AQMD Rule 402) that prohibit emissions that could cause nuisance or annoyance to a considerable number of people. All water agencies would operate their engines in compliance with the local rules and regulations. Therefore, the proposed operation of any diesel-fueled engines would have a less than significant impact associated with the creation of objectionable odors affecting a substantial number of people.

# **IV. BIOLOGICAL RESOURCES**

- Would the project:

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	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 Wildlife or U.S. Fish and Wildlife Service?				
b) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in City or regional plans, policies, regulations or by the California Department of Fish and Wildlife or US Fish and Wildlife Service?				
c) Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				
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?				
e) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?				$\square$

#### **IV. BIOLOGICAL RESOURCES**

- Would the project:

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

## a) Less than Significant Impact

No Action Alternative: Continued dry hydrologic conditions could affect special status fish species by reducing inflow to the Delta that could affect the ability of Reclamation and DWR to meet the operational requirements of the Biological Opinions on the Continued Long-term Operations of the CVP/SWP (National Marine Fisheries Service [NMFS] & USFWS BOs) and D1641. CVP and SWP operations on the Sacramento, Feather, and American rivers will be managed adaptively to meet environmental and water quality standards that are put in place throughout the water year. Reclamation is consulting frequently with NMFS and USFWS on CVP and SWP operations relative to the BOs and special status fish species. Reclamation and DWR submitted, and the SWRCB granted a temporary urgency change (TUC) petition on January 31, 2014. The SWRCB relaxed some salinity and outflow criteria in the Delta in response to extremely low storage levels, and amendments to the TUC may be necessary as conditions warrant. Reclamation and DWR will continue to coordinate closely with the SWRCB to balance the need to provide water supplies south of the Delta, and protect water quality in the Delta.

Under No Action Alternative, growers in the sellers' area would idle rice in response to reduced CVP water allocations. Glenn-Colusa ID estimates that approximately 15 percent of rice fields would be idled if provided a 75 percent allocation, with additional fallowing under lower allocations. Rice idling in other districts would also occur under the No Action Alternative, but estimates are unavailable at this time because those districts are managed differently than Glenn-Colusa ID. Rice idling actions could have an adverse effect to GGS that use flooded rice fields for foraging and protective cover habitat during the summer months. Rice idling would have similar adverse effects to western pond turtle.

Because of the reduced water supply due to extremely dry conditions, refuge water allocations would be reduced in 2014. A reduction in available water

supply to refuges and rice growers would result in less available habitat for migratory bird species.

**Proposed Action:** Water transfers would slightly decrease river flows during the transfer period from the TCCA diversion at Red Bluff to the downstream of the point of diversion for the sellers under the No Action Alternative. Reclamation is consulting frequently with USFWS and NMFS on CVP and SWP operations relative to the BOs and special status fish species. Special status fish species would not be affected by the Proposed Action beyond those impacts considered by the BOs and current consultations with NMFS and USFWS.

The following is a discussion of effects of rice idling actions on special status wildlife species that are present in the sellers' area. Environmental Commitments have been incorporated into the Proposed Action to reduce potential impacts to special status wildlife species. The Environmental Commitments are listed in Section 2.4. Additional special status animal and plant species have the potential to occur in the project area, but would not be affected by the Proposed Action. Appendices C and D list special status animal and plant species that could be present in the project area and the reason for no effect.

Rice idling could affect special status species that use rice fields for forage, cover, nesting, breeding, or resting. Under the Proposed Action, a maximum of 51,112 acres of rice could be idled in Colusa, Glenn, Sutter and Yolo counties based on the transfer quantities in Table 2-3 and an ETAW of 3.3 acre-feet per acre. Table 3-6 shows the annual rice acreages in each county from 2002 to 2011.

Year	Glenn	Colusa	Sutter	Yolo	Total
2002	92,382	134,300	96,224	32,446	355,352
2003	87,793	127,350	93,654	37,303	346,100
2004	86,017	150,130	121,131	45,655	402,933
2005	88,876	136,400	97,801	34,670	357,747
2006	82,436	142,600	92,984	29,997	348,017
2007	82,668	148,550	108,241	32,660	372,119
2008	77,770	150,200	92,344	30,057	350,371
2009	89,483	152,400	109,766	36,593	388,242
2010	88,209	154,000	115,000	41,400	398,609
2011	84,900	149,000	112,000	42,500	388,400
Average (2007-11)	84,606	150,830	107,470	36,642	379,548

Table 3-6. Annual Harvested Rice Acreage by County in Sellers' Area

Source: California Department of Food and Agriculture, California Agricultural Statistics 2003-2012

Rice idling actions could affect the GGS that use flooded rice fields for foraging and protective cover habitat during the summer months. GGS require water during their active phase, extending from spring until fall. During the winter months, GGS are dormant and occupy burrows in upland areas. While the preferred habitat of GGS is natural wetland areas with slow moving water, GGS use rice fields and their associated water supply and tail water canals as habitat, particularly where natural wetland habitats are not available. Because of the historic loss of natural wetlands, rice fields and their associated canals and drainage ditches have become important habitat for GGS.

Rice idling would affect available habitat for GGS. The GGS displaced from idled rice fields would need to find other areas to live and may face increased predation risk, competition, and reduced food supplies. This may lead to increased mortality, reduced reproductive success, and reduced condition prior to the start of the overwintering period. Rice idling transfers would be subject to the Environmental Commitments described in Section 2.4, which include numerous measures to protect GGS.

As included in the Environmental Commitments, Reclamation will coordinate with USFWS and GGS experts to identify priority suitable habitat for GGS and discourage idling in those priority areas. Implementation of Environmental Commitments will also protect movement corridors for GGS by maintaining water in irrigation ditches and canals. Some GGS would successfully relocate to find alternate forage, cover, and breeding areas.

Rice idling under the Proposed Action would have a less than significant impact on GGS because the Environmental Commitments would avoid or reduce many of the potential impacts associated with displacement of GGS. Some individual snakes would be exposed to displacement and the associated increased risk of predation, reduced food availability, increased competition, and potentially reduced fecundity. The number of individual snakes affected is expected to be small because Environmental Commitments avoid areas known to be priority habitat for GGS or where GGS populations are known to occur. The Environmental Commitment to maintain water in canals near idled fields would also protect GGS.

Migratory bird species, including the black tern, use seasonally flooded agricultural land for nesting and forage habitat during the summer rearing season. The greater sandhill crane uses rice fields during the fall, winter, and early spring. Rice idling that reduces habitat could adversely affect these species. Migratory bird species are highly mobile and can fly to other areas of rice production or nearby wildlife refuges. To reduce impacts to the greater sandhill crane, transfers will minimize actions near known wintering areas in the Butte Sink. The proposed 2014 cropland idling transfers would reduce potential habitat for special status migratory bird species, including the greater sandhill crane or black tern; however, given the mobility of these species and the Environmental Commitments incorporated into the Proposed Action, the impacts would be less than significant.

Ditches and drains associated with rice fields provide suitable habitat for the western pond turtle. Actions that result in the desiccation of aquatic habitat could result in the turtle migrating to new areas, which in turn puts them at an increased risk of predation. An Environmental Commitment requires drainage canals in areas where western pond turtle are known to occur not to be left completely dry. This Environmental Commitment minimizes impacts to western pond turtle. Therefore, effects to the western pond turtle of cropland idling transfers to would be less than significant.

## b, c) Less than Significant Impact

**No Action Alternative:** Flow and elevation changes within the river and reservoirs due to the past years' dry weather conditions, lack of precipitation, and limited snow pack have resulted in existing adverse conditions for managed and unmanaged wetlands. As a result of decreased flow in rivers, there would be limited or no connection between the riparian areas and wetlands associated with these rivers. Reservoir water surface elevations continue to fall and many of the large reservoirs, such as Shasta, Folsom, and Oroville, already have water levels hundreds of feet from their bathtub ring of wetlands and riparian areas. Also, wildlife refuges, which receive the same allocation as the Sacramento River Settlement Contractors, are likely to receive a reduced supply of water due to reduced water available to the CVP and SWP. Cropland idling in response to water shortages would also reduce the amount of tail water that flows to wetlands.

Proposed Action: In April, May, and June, Reclamation and DWR may store transfer water in Shasta and Oroville reservoirs to facilitate delivery water to the TCCA. If water is stored, river flows from the Reservoirs to the seller's point of diversion would decrease in April, May, and June. The flow changes would occur from Shasta Dam downstream to the point where the water would have been diverted without transfers. The potential change in flow would be about 710 cubic feet per second (cfs) if supplies increase to allow the maximum transfers included in this document, but flow changes would be about 350 cfs if the hydrologic conditions do not improve. These estimates show the average change during June (the month with the greatest potential change in river flow), but instantaneous peak flows may be slightly higher. During dry conditions in 1977, flows averaged 6,560 cfs in May and 6,244 cfs in June (U.S. Geological Survey [USGS] 2014). Reclamation would not store all the water in Shasta and would deliver transfer water to TCCA on a similar irrigation pattern than without the transfer. Therefore, the changes in river flows would be less than stated above and would likely be a fairly small percent of the overall river flows. The Proposed Action would result in minor effects to any riparian habitat near the rivers. Impacts would be less than significant.

Under the No Action Alternative, dry hydrologic conditions, reduced water supplies, and baseline idling would adversely impact wetlands. Rice idling transfers would reduce irrigation tail water flows to wetlands. Environmental Commitments limiting the amount of rice acres idled in historic tule marsh habitat and maintaining water in ditches would support flows to existing wetlands. The incremental effect to wetlands under the Proposed Action would be less than significant.

## d) Less than Significant Impact

**No Action Alternative:** The lack of available water due to critically dry conditions could affect movement corridors or nursery sites for GGS and other fish and wildlife. Wildlife that is dependent on water as a means of moving from one area to another may be unable to relocate due to the parched landscape. Snakes present in areas of rice idling would have to move across dewatered habitat to find suitable areas with water. Moving across dewatered areas could expose snakes to a number of potential impacts associated with the need to relocate. These include the energetic costs associated with relocation, a reduction in food supplies associated with the decrease in habitat, increased predation, potential for increased competition in new habitats, and potentially reduced reproduction and recruitment for those individuals displaced. Dewatered areas could also affect movement of the western pond turtle that occupy drainage ditches and irrigation canals. Dewatering could require the turtle to migrate to new areas, which in turn puts them at an increased risk of predation.

**Proposed Action:** The GGS individuals and other fish and wildlife would already be affected by the dry conditions, including those areas idling rice as a consequence of the reduced water supply. For species that use irrigated rice fields and drainage ditches for habitat, such as GGS and western pond turtle, these species would need to relocate to other suitable habitat and could be exposed to a number of potential impacts associated with the need to relocate, as described above. Any additional rice acreage idled to make water available for transfer may also affect the species ability to move from one place to another. Areas idled as a consequence of the Proposed Action would be required to implement environmental commitments to maintain some habitat and movement corridors.

Limited data is available on how well displaced snakes can move to and assimilate into new habitats (USFWS 2010). GGS have been documented to move 0.25 to 0.5 miles per day in the course of the normal daily activities. Individuals have been documented to move up to 5 miles over the course of a few days in response to dewatering of habitat. Environmental Commitments discourage rice idling in areas of suitable habitat where GGS are likely to occur, such as areas where historic tule marsh has been converted to rice lands. If a seller chooses to idle lands within these priority habitat areas, the Environmental Commitments require that adequate water remain in the

associated drains and canals. Maintenance water in smaller drains and conveyance infrastructure support key habitat attributes such as emergent vegetation which GGS utilize for escape cover and foraging habitat. Ensuring water remains in these key habitats reduces the potential impact to suitable habitat and the need for GGS individuals to relocate. Environmental Commitments would reduce potential impacts to movement corridors of GGS; therefore, impacts would be less than significant.

## e, f) Less Than Significant Impact

**No Action Alternative:** Several adopted Habitat Conservation Plans (HCP) and Natural Community Conservation Plans (NCCP) exist within the project area, including the Natomas Basin HCP, South Sacramento HCP, and the Yuba-Sutter NCCP/HCP. These plans cover some of the potentially affected species and may have additional requirements for species conservation within their plan areas.

Increased groundwater pumping or cropland idling under the No Action Alternative would not conflict with the HCPs. However, wildlife preserves are likely to receive a reduced supply of water due to reduced water available to the CVP and SWP. Increases in groundwater pumping could also affect the water supplies needed to fulfill the water needs of the conservation banks and preserves established by some of these HCPs. For example, the Natomas Basin Habitat Conservation Plan, as implemented by the Natomas Basin Conservancy, relies on surface water supplies from Natomas Central Mutual Water Company and groundwater in water short years. Cropland idling in response to water shortages would also reduce the amount of tail water that flows to wetlands which are part of these HCPs.

**Proposed Action:** Water transfers under the Proposed Action would have a less than significant impact on the natural communities that are covered in these plans because of the temporary nature of the transfers and the minimal changes in flows and reservoir levels associated with water transfers, as described above for Impacts b and c. The Environmental Commitments under the Proposed Action would minimize impacts to special status species that are covered in the plans. The Environmental Commitments also require sellers to address third-party impacts from groundwater substitution specifically in areas where groundwater subbasins include conservation banks or preserves for GGS. The Proposed Action would not conflict with HCP and NCCP provisions.

#### V. CULTURAL RESOURCES

- Would the project:

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
a) Cause a substantial adverse change in the significance of a historical resource as defined in State CEQA §15064.5?				$\square$
b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to State CEQA §15064.5?				$\square$
c) Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?				$\square$
d) Disturb any human remains, including those interred outside of formal cemeteries?				$\square$

**a-d**) No Action. The water elevations of Shasta and Oroville reservoirs are at or very near historic low elevations due to dry hydrologic conditions. Under the No Action, these conditions may lead to the exposure of cultural resources that have been inundated for many years. In some cases, these water surface elevations may be historically low and the receeding water may reveal cultural resources that have been inundated since 1977.

**Proposed Action.** The decline of water surface elevations in the reservoirs utilized for water transfers would be the result of the operation of those reservoirs to fulfill downstream regulatory requirements. Reclamation and DWR will release water from the CVP and SWP reservoirs to meet the operational requirements of the Biological Opinions on the Continued Long-term Operations of the CVP/SWP and D1641. Diversions for water transfer purposes would not result in release of any additional water from Shasta or Oroville Reservoir. Operation of the reservoirs would remain unchanged when compared to the No Action Alternative. There would be no ground disturbing activities, land alteration, or construction proposed that could disturb historical, archeological, or paleontologic resources associated with the No Action Alternative or the Proposed Action. Thus, there would be no disturbance impacts to existing or potential burial sites, cemeteries, or human remains interred outside of formal cemeteries.

A Reclamation archaeologist was consulted to ensure the Proposed Action would have no adverse impact on any historic properties. It was determined that this type of activity does not have the potential to cause effects on historic properties, if present, and Reclamation has no further obligation under National Historic Preservation Act Section 106, pursuant to 36 CFR Part 800.3(a)(1).

#### VI. GEOLOGY AND SOILS

subsidence, liquefaction or

collapse?

-- Would the project:

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
a) Exposure of people or structures to 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.				
ii) Strong seismic ground shaking?				$\square$
iii) Seismic-related ground failure, including liquefaction?				$\square$
iv) Landslides?				$\square$
b) Result in substantial soil erosion or the loss of topsoil?			$\square$	
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,				

#### VI. GEOLOGY AND SOILS

-- Would the project:

	Potentially Significant Impact	Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
d) Be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial risks to life or property?				
e) Have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available				

Less Than

a) No Impact. There are no new facilities or construction proposed for the No Action Alternative or Proposed Action, and no existing facilities fall within an Alguist-Priolo Earthquake Fault Zone, as shown in the Interim Revision of Special Publication 42 of the Division of Mines and Geology, Fault Rupture Zones in California (California Department of Conservation 2007). Therefore, the No Action Alternative and Proposed Action would not expose people or structures to impacts related to fault rupture, ground shaking, ground failure, liquefaction, or landslides.

## b) Less than Significant

for the disposal of waste water?

No Action Alternative: In 2014, surface water shortages may lead to increased cropland idling in both the seller and buyer areas. Within the seller area, the soils consist of fine particles of clay, loam, some sand, and silty clays (U.S. Department of Agriculture [USDA] 2013a). These soils are susceptible to wind erosion but have a relatively low wind erodibility index. The Natural Resource Conservation Service estimated in the 2010 Natural Resources Inventory that approximately 0.68 tons of topsoil are eroded annually by wind from cultivated land, and 0.36 tons of topsoil are eroded annually from non-cultivated land (USDA 2013b).

Agricultural practices determine the amount of wind erosion to a greater extent than climate in the Sacramento Valley. Farming operations such as plowing, leveling, planting, weeding, mowing, cutting, and baling all increase wind erosion by stirring up or exposing top soil. Fallow fields experience a net reduction in wind erosion by avoiding these practices. Fine soils such as sand and silts erode at a higher rate than the clays and silty clays found in the project area. Therefore, the soils in the project area have a relatively low risk of wind erosion when left in a dry and unplanted condition.

The buyers' area similarly has soils that are primarily clay and loam (USDA 2013a). Similar to the sellers' area, these soils have a relatively low risk of wind erosion.

**Proposed Action**: Similar to the No Action Alternative, increased cropland idling in the Sacramento Valley to make water available for transfer is not likely to substantially increase wind erosion of sediments. In the buyer area, water is likely to be used on permanent crops (such as orchards and vineyards). The soils underlying these fields have a low risk of wind erosion; therefore, continued cultivation is not likely to substantially increase erosion.

## c) Less than Significant

**No Action Alternative and Proposed Action**: The project area is underlain by clay and is located in flat terrain. No new construction or ground disturbing actions are proposed for either the No Action Alternative or the Proposed Action that could result in on- or off-site landslide, lateral spreading, liquefaction, or collapse. Groundwater substitution transfers could reduce groundwater levels, which could decrease water pressure and result in a loss of structural support for clay and silt beds. This impact is analyzed in more detail in the groundwater section of Hydrology and Water Quality. The analysis finds that the potential for land subsidence from increased groundwater pumping (under the No Action Alternative and the Proposed Action) would be small.

**d**, **e**) **No Impact.** There are no expansive soils known to exist in the project area. There are no septic tanks or alternative waste water disposal systems proposed or required for the No Action Alternative or Proposed Action. The Proposed Action does not include new construction, and thus no new waste water generation. Therefore, there would be no impact resulting from the implementation of the Proposed Action.

#### VII. GREENHOUSE GAS EMISSIONS - Would the project:

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?			$\square$	
b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of			$\square$	

#### a, b) Less than Significant

greenhouse gases?

**No Action Alternative**: Dry conditions in 2014 may cause additional groundwater pumping and cropland idling in response to surface water shortages. These actions will generally follow the pattern of what has happened during previous dry periods under existing conditions.

**Proposed Action**: This analysis estimated CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O emissions that would occur from groundwater substitution transfers and cropland idling transfers using available emissions data and information on fuel type, engine size (horsepower), and annual transfer amounts included in the proposed alternatives. Existing emissions data used in the analysis includes:

- Diesel and natural gas fuel emission factors from The Climate Registry (2013a)
- Electric utility CO<sub>2</sub> emission factors from The Climate Registry (2013b)
- "Comparison of Summertime Emission Credits from Land Fallowing Versus Groundwater Pumping" (Byron Buck & Associates 2009)

Each GHG contributes to climate change differently, as expressed by its global warming potential (GWP). GHG emissions are discussed in terms of  $CO_2$  equivalent ( $CO_2e$ ) emissions, which express, for a given mixture of GHG, the amount of  $CO_2$  that would have the same GWP over a specific timescale.  $CO_2e$  is determined by multiplying the mass of each GHG by its GWP. This analysis uses the GWP from the Intergovernmental Panel on Climate Change (IPCC) Second Assessment Report (IPCC 1996) for a 100-year time period to estimate  $CO_2e$ . Although subsequent assessment reports have been published by the IPCC, the international convention, as reflected in various federal, state, and

voluntary reporting programs, is to use GWPs from the Second Assessment Report ( $CH_4$  equal to 21 and  $N_2O$  equal to 310).

The CARB uses a threshold of 25,000 metric tons  $CO_2e$  per year as a threshold for including facilities in its cap-and-trade regulation (17 CCR 95800-96023). Because the goal of the regulation is to reduce GHG emissions statewide, this threshold was deemed appropriate to assess significance.

Groundwater substitution could increase GHG emissions in the seller area, while cropland idling transfers could reduce vehicle exhaust emissions. Cropland idling transfers could offset some of the emissions from groundwater substitution transfers, but the quantity of water transferred under each mechanism could be much less than what is included in Table 2-3. Therefore, impacts were evaluated for the full quantity of groundwater substitution, without regard for any potential offsets from idled land. Table 3-7 summarizes the GHG emissions associated with the Proposed Action. Detailed calculations are provided in Appendix E, Climate Change Analysis Emission Calculations.

Water Agency		Annual Emissions (metric tons CO₂e per year)			
	CO2	CH₄	N <sub>2</sub> O	CO <sub>2</sub> e	
Anderson-Cottonwood Irrigation District	134	0.21	0.65	135	
Canal Farms	20	0.03	0.10	20	
Conaway Preservation Group	1,319	1.59	4.91	1,325	
Eastside Mutual Water Company	352	0.30	0.88	353	
Garden Highway Mutual Water Company	108	0.17	0.52	108	
Glenn-Colusa Irrigation District	175	0.27	0.85	176	
Glenn-Colusa Irrigation District (to Westside WD)	3,761	3.42	10.19	3,775	
Goose Club Farms and Teichert Aggregate	130	0.20	0.63	131	
Maxwell Irrigation District	827	0.70	2.08	830	
Natomas Central Mutual Water Company	620	0.88	2.76	624	
Pelger Mutual Water Company	662	0.56	1.66	664	
Pleasant Grove-Verona Mutual Water Company	1,250	1.24	3.72	1,255	
Princeton-Codora-Glenn Irrigation District	618	0.54	1.60	621	
Provident Irrigation District	672	0.60	1.77	674	
Reclamation District 108	575	0.89	2.80	578	
Reclamation District 1004	482	0.44	1.33	483	
River Garden Farms	192	0.30	0.93	193	
Roberts Ditch Irrigation District	59	0.09	0.29	59	
Sycamore Mutual Water Company	231	0.36	1.13	233	
T&P Farms	19	0.03	0.09	19	
Te Velde Revocable Family Trust	79	0.12	0.38	79	
Total	12,283	12.94	39.29	12,336	

Table 3-7.	Summary	of P	roject	GHG	Emissions
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Emissions from groundwater substitution would be 12,336 metric tons CO<sub>2</sub>e per year (detailed calculations are provided in Appendix E). As a result, the

Proposed Action would not conflict with any plan, policy, or regulation adopted for the purpose of reducing GHG emissions and impacts would be less than significant.

#### VIII. HAZARDS AND HAZARDOUS MATERIALS

-- Would the project:

area?

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	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?				$\square$
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?				
c) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				
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?				
e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?				
f) For a project within the vicinity of a private airstrip, would the project result in a safety hazard for people residing or working in the project				

#### VIII. HAZARDS AND HAZARDOUS MATERIALS

-- Would the project:

are intermixed with wildlands?

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
g) Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?				$\square$
h) Expose people or structures to a significant risk of loss, injury or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences				$\square$

**a-h) No Impact.** The No Action Alternative and Proposed Action would not involve the transport or use of hazardous materials, nor change in any way public exposure to hazards or hazardous materials. The No Action Alternative and Proposed Action would not occur on a hazardous materials site that would create a risk to the public or environment. The No Action Alternative and Proposed Action would not affect a public airport or private air strip. There are no new structures or buildings included in the Proposed Action; therefore, no people or structures would be exposed to wildland fires as a result of implementation.

# IX. HYDROLOGY AND WATER QUALITY

- Would the project:

would life project.	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
a) Violate any water quality standards or waste discharge requirements?			$\square$	
b) Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?				
c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, in a manner which would result in substantial erosion or siltation on- or off-site?				
d) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site?				
e) Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?				$\square$
f) Otherwise substantially degrade water quality?			$\square$	

#### IX. HYDROLOGY AND WATER QUALITY

- Would the project:

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
g) Place housing within a 100-year flood hazard area as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?				
h) Place within a 100-year flood hazard area structures which would impede or redirect flood flows?				$\square$
i) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam?				
j) Inundation by seiche, tsunami, or mudflow?				$\square$

## a) Less than Significant

**No Action Alternative**: The No Action Alternative would not violate any waste discharge requirements as no changes to waste discharges to surface waters would occur. CVP and SWP operations in the Delta will be managed adaptively to meet water quality standards that are put in place throughout the water year. Reclamation and DWR submitted, and the SWRCB granted a TUC petition on January 31, 2014. The SWRCB relaxed some salinity and outflow criteria in the Delta in response to extremely low storage levels, and amendments to the TUC may be necessary as conditions warrant. Reclamation and DWR will continue to coordinate closely with the SWRCB to balance the need to provide water supplies south of the Delta, and protect water quality in the Delta.

**Proposed Action**: Under the Proposed Action, Reclamation and DWR would operate CVP and SWP reservoirs to convey transferred water to the buyers. This reoperation would change reservoir storage and river flows. Sacramento River flows may be reduced by a small amount in April, May, and June downstream of TCCA and Feather River flows could increase. The flow changes would occur from Shasta Dam downstream to the point where the water would have been diverted without transfers. The potential change in flow would be about 710 cfs if supplies increase to allow the maximum transfers included in this document, but flow changes would be about 350 cfs if the hydrologic conditions do not improve. These estimates show the average change during June (the month with the greatest potential change in river flow), but instantaneous peak flows may be slightly higher. During dry conditions in 1977, flows in the Sacramento River near Colusa averaged 6,560 cfs in May and 6,244 cfs in June (USGS 2014). Reclamation would not store all the water in Shasta and would deliver transfer water to TCCA on a similar irrigation pattern than without the transfer. Therefore, the changes in river flows would be less than stated above and would likely be a fairly small percent of the overall river flows. Keeping water in storage in Shasta Reservoir could help conserve the cold water pool in a year where reservoir levels are so low; however, the very small change from the transfers would be a minor benefit. Changes in flows would not violate any existing water quality standards or worsen any water quality and flow standard violation.

#### b) Less than Significant

No Action Alternative: While it is too early in 2014 to know with certainty the final allocation, CVP and SWP water service contractors initial allocations are 0 percent, and Settlement Contractors and refuges have been notified that they can expect 40 percent of their contract amounts rather than the anticipated 75 percent normally provided in a Critical Year. In the Sacramento Valley, reductions in supply have historically resulted in increased groundwater pumping and decreased groundwater levels; however, the water levels have rebounded quickly after the dry period. Figures 3-1 and 3-2 show baseline groundwater trends (in addition to modeling results for the Proposed Action) at the groundwater table and in the deep aquifer, respectively, in the Sacramento Valley near Sycamore Mutual Water Company. Appendix F, Groundwater Modeling Results, contains hydrographs at additional locations throughout the valley. The groundwater basin is likely to experience groundwater level declines similar to those that occurred during historic droughts (such as 1976-1977 and 1987-1992), caused by increased pumping to address reduced surface water supplies.

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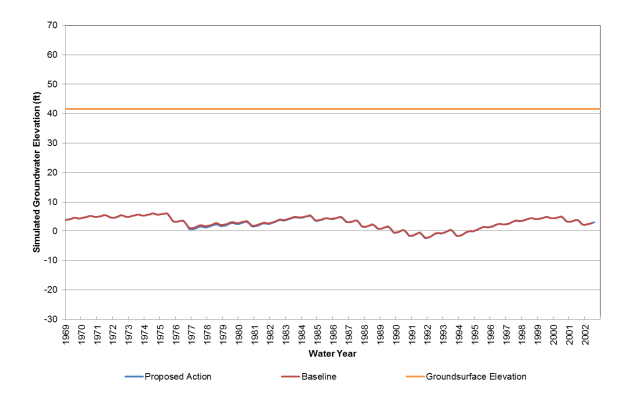
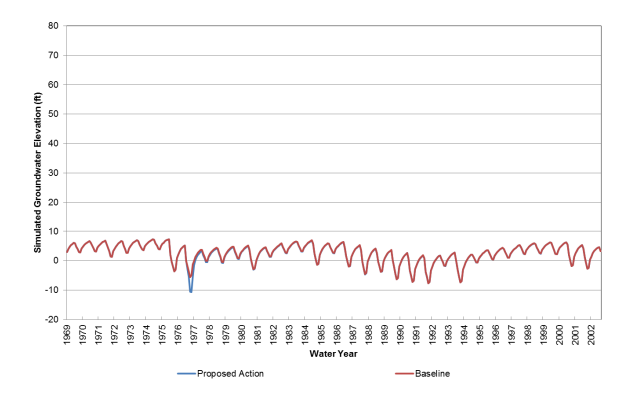


Figure 3-1. Groundwater Levels at the Water Table due to Substitution Pumping at Location 12 (See Figure 3-3)



# Figure 3-2. Groundwater Levels in the Deep Aquifer due to Substitution Pumping at Location 12 (See Figure 3-4)

**Proposed Action**: Water made available for transfer via groundwater substitution could affect groundwater hydrology. The potential effects could be short term declines in local groundwater levels, interaction with surface water, and land subsidence. Potential effects to water quality are discussed in Section (f) below.

Increased groundwater substitution pumping could result in temporary declines of groundwater levels. Groundwater substitution pumping could occur from April through October and the pumped groundwater would be used for crop irrigation. Declining groundwater levels resulting from increased groundwater substitution pumping could cause: (1) increased groundwater pumping costs due to increased pumping depth; (2) decreased yield from groundwater wells due to reduction in the saturated thickness of the aquifer; (3) decrease of the groundwater table to a level below the vegetative root zone, which could result in environmental effects; and 4) third-party impacts to neighboring wells.

Some of the transferred water would be delivered to users within the same groundwater basin, and could offset groundwater pumping in the No Action Alternative to address shortages. The amount of offset is uncertain, so to be conservative, the analysis considers impacts to groundwater without this reduction.

## **Groundwater Levels**

**Redding Groundwater Basin.** The watersheds overlying the Redding Basin yield an average of 850,000 AF of annual runoff (CH2M Hill 2003). Much of this water is potentially available to recharge the Redding Groundwater Basin and replenish water levels that have been depressed because of groundwater pumping. Applied irrigation water (from all sources) totals approximately 270,000 AF annually in the Redding Basin area (CH2M Hill 1997). While the exact quantity of groundwater pumped annually from the Redding Groundwater Basin is not known, it has been estimated that approximately 55,000 AF per year of water is pumped from M&I and agricultural production wells (CH2M Hill 2003). This magnitude of pumping represents approximately 6 percent of the average annual runoff.

Some of the water made available for transfer through groundwater substitution transfers would originate from the Redding Groundwater Basin in Shasta County through Anderson-Cottonwood ID. The proposed Anderson-Cottonwood ID transfer would withdraw up to 4,800 AF per year of groundwater from production wells (see Table 3-8 for details on number of wells and pumping capacity). Unlike other groundwater substitution transfers, Anderson-Cottonwood ID's proposed transfer was not simulated in the Sacramento Valley Groundwater Model (SACFEM) because the model area does not include the Redding Basin. However, Anderson-Cottonwood ID has tested operation of these wells in the past at similar production rates and has observed no substantial impacts on groundwater levels or groundwater supplies (Anderson-Cottonwood ID 2013). Based on the results of the aquifer tests, groundwater substitution transfers are unlikely to have significant effects on groundwater levels. Because of the uncertainty of how groundwater levels could change, especially during a very dry year (as 2014 appears to be), Anderson-Cottonwood ID will implement the minimization measures described below, including Monitoring and Mitigation Plans.

*Sacramento Groundwater Basin*. Historically, groundwater levels in the basin have remained steady, declining moderately during extended droughts and recovering to pre-drought levels after subsequent wet periods. DWR and other monitoring entities, as defined by Assembly Bill 1152, extensively monitor groundwater levels in the basin.

Groundwater drawdown impacts associated with groundwater pumping that would occur under the Proposed Action were evaluated using SACFEM. The effects of concurrent groundwater substitution pumping from 278 wells based on data collected from potential sellers within the Sacramento Valley have been modeled to estimate effects to groundwater resources. The modeling was completed based on initial estimates of transfers early in the season before sellers realized that they may receive reduced supplies from the CVP and SWP. The sellers have since reduced the potential amount of water available for transfer. The groundwater modeling results are therefore conservative in that the groundwater effects from pumping would be less than shown in the figures below because less water could be transferred. However, the overall groundwater level decline from both the No Action Alternative and the Proposed Action resulting from model simulations using 1977 hydrologic conditions is likely a reasonable estimate. This is because the sellers are likely to increase pumping in the No Action Alternative in response to reduced surface water deliveries.

Figures 3-3 and 3-4 show the simulated drawdown under September 1977 hydrologic conditions. During dry years, surface water resources are limited and users have historically increased groundwater pumping to address shortages. Water transfers for 2014 were simulated in SACFEM using September 1977 hydrologic conditions because this represents the driest conditions during the period of record. Simulating transfers during this period illustrates the potential to compound impacts from dry-year pumping as compared to the No Action Alternative. Water year 2014 may be drier than 1977, but data from 1977 represents the best information currently available.

Figure 3-3 presents the estimated drawdown at the water table and Figure 3-4 presents the estimated drawdown at approximately 110 feet below ground surface (bgs). Drawdown at the water table (Figure 3-3) represents the estimated decline in the water surface within the shallow, unconfined portion of the aquifer (i.e., the height of water within a shallow groundwater well). The drawdown in the deeper portion of the aquifer (Figure 3-4) represents a change in hydraulic head (i.e., water pressure) in a well that is screened in this lower portion of the aquifer.

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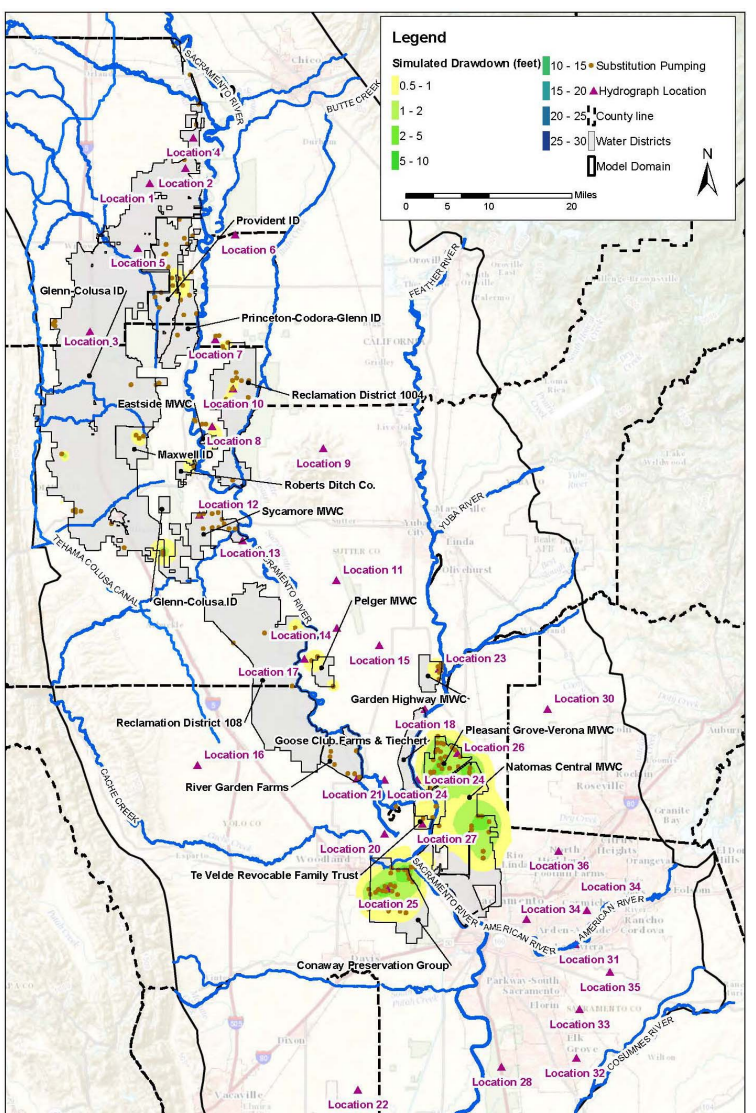




Figure 3-3. Proposed Action Effects on Groundwater Levels at the Water Table

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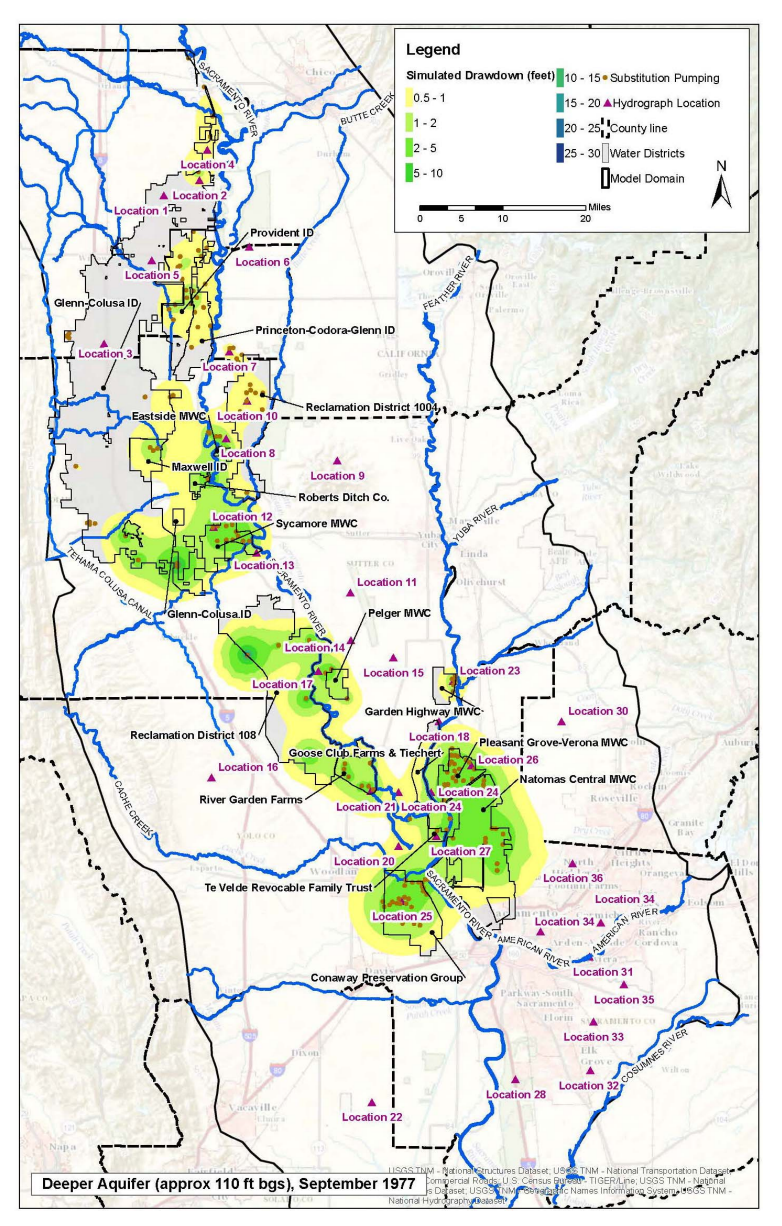


Figure 3-4. Proposed Action Effects on Groundwater Levels in the Deep Aquifer

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Figures 3-1 and 3-2 show simulated hydrographs for Location 12 (see Figures 3-3 and 3-4 for location). Figures 3-1 and 3-2 show that groundwater levels decline slightly more with groundwater substitution (the blue line) than under the No Action/No Project Alternative pumping conditions (the red line). The drawdown extends longer than the period of groundwater pumping, potentially over a year or two. Most areas in the model exhibit smaller drawdown changes than those shown in Figures 3-1 and 3-2. Appendix F, Groundwater Modeling Results, includes hydrographs for multiple locations.

Groundwater substitution under the Proposed Action could result in temporary drawdown that exceeds what would have occurred under the No Action Alternative. Increased groundwater pumping could also cause localized declines of groundwater levels, or cones of depression, near the wells participating in the groundwater substitution transfer. These decreased groundwater levels, however, are relatively small. Most changes in groundwater elevation are less than 5 feet and occur primarily within the localized area selling the water.

The model results correspond to monitoring information that indicates groundwater levels in the Sacramento Valley tend to decrease during the irrigation season and rebound in the wet winter months. Model results also indicate that while the groundwater levels sometimes do not return to No Action Alternative levels within one year, they recover relatively quickly (as shown in Figures 3-1 and 3-2 and the hydrographs in Appendix F). Because of the aquifer's relatively short recovery period after increased extractions, incidental recharge, and the one-year time frame of the transfer, the Proposed Action would likely have a minimal effect on long-term groundwater level trends. However, the model results may not reflect all specific local conditions throughout the Sacramento Valley. Therefore, minimization measures described below would include development of monitoring and mitigation plans to monitor and address potential groundwater level changes that could affect third parties or biological resources.

Groundwater Basin	Potential Seller	Number of Wells	Pumping Rate (gpm)	Range of Screened Interval (feet)
	T&P Farms	2	3,500	185- 257
	Conaway Preservation Group	33	1,400- 3,500	70-578
	Canal Farms	2	3,500	200- 305
	Garden Highway Mutual Water Company	7	2,000 – 3,000	90 - 235
	Goose Club Farms and Teichert Aggregate	13	3,000	150 - 275
	Glenn-Colusa Irrigation District	21	425- 4000	25- 1,300
	Eastside Mutual Water Company	1	3,800	150- 240
	Maxwell Irrigation District	5	3,800	150- 240
Sacramento Valley	Pelger Mutual Water Company	3	2,555	100- 485
	Pleasant Grove- Verona Mutual Water Company	31	1,500- 5,000	100- 260
	Princeton-Codora- Glenn Irrigation District	11	2,500 - 5,000	110 - 290
	Provident Irrigation District	12	2,000 - 3,300	93 - 260
	Reclamation District 108	5	1,600 – 5,700	150 - 535
	Reclamation District 1004	16	1,000- 5,800	56- 400
	River Garden Farms	7	1,700- 2,990	170- 686
	Robert Ditch Irrigation Company	2	4,500	140 - 250
	Te Velde Revocable Family Trust	4	2,200- 4656	115-455
	Sycamore Mutual Water Company	12	2,500- 3,500	256- 906
	Natomas Central Mutual Water Company	13	4,200	150- 350
	Sacramento Suburban Water District	91	180- 3,500	131- 742

Table 3-8. Water Transfers through Groundwater Substitution under the Proposed	
Action	

#### **Groundwater/Surface Water Interaction**

The implementation of groundwater substitution pumping can lower the groundwater table and may change the relative difference between the groundwater and surface water levels. The water pumped from a groundwater well could have two impacts that reduce the amount of surface water compared to pre-pumping conditions. The mechanisms are:

- Induced leakage. Lowering of the groundwater table causes a condition where the groundwater table is lower than the surface-water level. This condition causes leakage out of surface water bodies and could increase percolation rates on irrigated lands.
- Interception of groundwater. A well used for groundwater substitution pumping can intercept groundwater that normally might have discharged to the surface water.

Due to these depletions in streamflow, the volume of water that can be realistically transferred is not the same as the volume of groundwater pumped through a substitution action. The amount of water that can justifiably be considered to be transferred is the volume of substitution pumping less the amount of induced leakage and the amount of intercepted groundwater flow. The Proposed Action includes measures that would reduce the amount of water that the TCCA receives by an assumed 12 percent depletion factor to prevent any adverse impacts associated with surface water-groundwater interaction, as further described in Chapter 2. This would mitigate potential stream depletion as a result of the Proposed Action.

Reclamation and DWR have developed well acceptance criteria to further mitigate the potential for streamflow depletion based on the well's location, depth, and construction information. These criteria are in the *DRAFT Technical Information for Preparing Water Transfer Proposals* (Reclamation and DWR 2013).

#### Land Subsidence

Excessive groundwater extraction from unconfined and confined aquifers could lower groundwater levels and decrease water pressure. The reduction in water pressure could result in a loss of structural support for clay and silt beds. The loss of structural support could cause the compression of clay and silt beds, which could lower the ground surface elevation (land subsidence). The compression of fine-grained deposits, such as clay and silt, is largely permanent. Infrastructure damage and alteration of drainage patterns are possible consequences of land subsidence.

*Redding Groundwater Basin.* Land subsidence has not been monitored in the Redding Groundwater Basin. However, there would be potential for subsidence

in some areas of the basin if groundwater levels were substantially lowered. The groundwater basin west of the Sacramento River is composed of the Tehama Formation; this formation has exhibited subsidence in Yolo County and the similar hydrogeologic characteristics in the Redding Groundwater Basin could allow subsidence.

The potential for subsidence as a result of the Proposed Action is small if the groundwater substitution pumping is small compared to overall pumping in a region. The minimization measures described below require all groundwater substitution transfers to monitor for subsidence or provide a credible analysis why it would be unlikely. The process of real-time subsidence monitoring will measure any changes in the ground surface elevation, whether subsidence is short-term or long-term.

Sacramento Groundwater Basin. Most areas of the Sacramento Valley Groundwater Basin have not experienced land subsidence that has caused impacts to the overlying land. However, portions of Colusa and Yolo counties have experienced subsidence; historically land subsidence occurred in the eastern portion of Yolo County and the southern portion of Colusa County, owing to groundwater extraction and geology. As much as four feet of land subsidence, due to groundwater withdrawal, has occurred east of Zamora over the last several decades. The area between Zamora, Knights Landing, and Woodland has been most affected (Yolo County 2009). Subsidence in this region is generally related to groundwater pumping and subsequent consolidation of loose aquifer sediments.

As mentioned earlier most areas of the Sacramento Valley Groundwater Basin have not experienced land subsidence that has caused impacts to the overlying land. Most of the transfers in the Proposed Action do not include groundwater substitution pumping within the areas of Yolo and Colusa counties that have had subsidence issues. Conaway Preservation Group is in eastern Yolo County near areas of historic subsidence; DWR maintains an extensometer to help monitor potential subsidence issues. A transfer in this area would need to incorporate monitoring and mitigation for subsidence as discussed in the minimization measures described below. Therefore, the effect on potential land subsidence in the Sacramento Valley would be less than significant.

#### **Minimization Measures**

The DRAFT Technical Information for Preparing Water Transfer Proposals (Reclamation and DWR 2013) and Addendum (Reclamation and DWR 2014) provide guidance for the development of proposals for groundwater substitution water transfers. The objectives of this process are: to mitigate adverse environmental effects that occur; to minimize potential effects to other legal users of water; to provide a process for review and response to reported third party effects; and to assure that a local mitigation strategy is in place prior to the groundwater transfer. The seller will be responsible for assessing and minimizing or avoiding adverse effects resulting from the transfer within the source area of the transfer.

Each entity participating in a groundwater substitution transfer will be required to confirm that the proposed groundwater pumping will be compatible with state and local regulations and groundwater management plans. Reclamation's transfer approval process and groundwater minimization measures set forth a framework that is designed to avoid and minimize adverse groundwater effects. Reclamation will verify that sellers adopt these minimization measures to minimize the potential for adverse effects related to groundwater extraction.

**Well Review Process** Potential sellers will be required to submit well data for Reclamation and, where appropriate, DWR review, as part of the transfer approval process. Required information is detailed in the *DRAFT Technical Information for Preparing Water Transfer Proposals* (Reclamation and DWR 2013) and Addendum (Reclamation and DWR 2014) for groundwater substitution transfers.

For the purposes of this EA/IS, Reclamation assumes that streamflow losses due to groundwater pumping to make water available for transfer are 12 percent of the amount pumped. Sellers may submit modeling information from approved models to demonstrate that this percentage should be different. Reclamation continues to require well location and construction information to ensure that the criteria in the *DRAFT Technical Information for Preparing Water Transfer Proposals* (Reclamation and DWR 2013) are met.

**Monitoring Program** Potential sellers will be required to complete and implement a monitoring program that must, at a minimum, include the following components:

- *Monitoring Well Network*. The monitoring program will incorporate a sufficient number of monitoring wells to accurately characterize groundwater levels and response in the area before, during, and after transfer pumping takes place.
- *Groundwater Pumping Measurements*. All wells pumping to replace surface water designated for transfer shall be configured with a permanent instantaneous and totalizing flow meter capable of accurately measuring well discharge rates and volumes. Flow meter readings will be recorded just prior to initiation of pumping and at designated times, but no less than monthly and as close as practical to the last day of the month, throughout the duration of the transfer.
- *Groundwater Levels*. Sellers will collect measurements of groundwater levels in both participating transfer wells and monitoring wells. Groundwater level monitoring will include measurements before,

during and after transfer-related pumping. The water transfer proponent will measure groundwater levels as follows:

- <u>Prior to transfer</u>: Groundwater levels will be measured monthly from March 2014 until the start of transfer.
- <u>Start of transfer</u>: Groundwater levels will be measured on the same day that the transfer begins, prior to the pump being turned on.
- <u>During transfer</u>: Groundwater levels will be measured weekly throughout the transfer period.
- <u>Post-transfer</u>: Groundwater levels will be measured weekly for one month after the end of transfer pumping, after which groundwater levels will be measured monthly until March 2015.
- *Groundwater Quality*. For municipal sellers, the comprehensive water quality testing requirements of Title 22 should be sufficient for the water transfer monitoring program. Agricultural sellers shall measure specific conductance in samples from each participating production well. Samples shall be collected when the seller first initiates pumping, monthly during the transfer period, and at the termination of transfer pumping.
- *Land Subsidence*. Reclamation will work with the seller to develop the specifics of a mutually agreed upon subsidence monitoring effort. The extent of required land subsidence monitoring will depend on the expected susceptibility of the area to land subsidence. Areas with documented land subsidence will require more extensive monitoring than others.
- *Coordination Plan.* The monitoring program will include a plan to coordinate the collection and organization of monitoring data, and communication with the well operators and other decision makers.
- *Evaluation and Reporting.* The proposed monitoring program will describe the method of reporting monitoring data. At a minimum, sellers will provide data summary tables to Reclamation, both during and after transfer-related groundwater pumping. Post-program reporting will continue until groundwater levels recover to seasonal highs in March 2015. Water transfer proponents will provide a final summary report to Reclamation evaluating the effects of the water transfer. The final report will identify transfer-related impacts on groundwater and surface water (both during and after pumping), and the extent and significance, if any, of impacts on local groundwater users. It should include groundwater elevation contour maps for the area in which transfer operations are located, showing pre-transfer

groundwater elevations, groundwater elevations at the end of the transfer, and recovered groundwater elevations in March 2015.

**Mitigation Plan** Potential sellers will also be required to complete and implement a mitigation plan. If the seller's monitoring efforts indicate that the operation of wells for groundwater substitution pumping are causing substantial adverse impacts, the seller will be responsible for mitigating any significant environmental impacts that occur. Mitigation actions could include:

- Curtailment of pumping until natural recharge corrects the issue.
- Lowering of pumping bowls in third party wells affected by transfer pumping.
- Reimbursement for significant increases in pumping costs due to the additional groundwater pumping to support the transfer.
- Other actions as appropriate.

To ensure that mitigation plans will be tailored to local conditions, the plan must include the following elements:

- 1. A procedure for the seller to receive reports of purported environmental or third party effects;
- 2. A procedure for investigating any reported effect;
- 3. Development of mitigation options, in cooperation with the affected third parties, for legitimate effects; and
- 4. Assurances that adequate financial resources are available to cover reasonably anticipated mitigation needs.

#### c) Less than Significant

**No Action Alternative**: If dry conditions persist in 2014, water users in the Sacramento Valley may idle more cropland in response to supply shortages. Under normal farming practices, growers leave fields fallow during some cropping cycles in order to make improvements such as land leveling and weed abatement or to reduce pest problems and build soils. Growers manage potential soil erosion impacts to avoid substantial loss of soils and to protect soil quality (USDA Natural Resources Conservation Service [NRCS] 2009). While growers would not be able to engage in management practices that result in a consumptive use of water on an idled field, they could continue such erosion control techniques as surface roughening tillage to produce clods, ridges, and depressions to reduce wind velocity and trap drifting soil; establishment of barriers at intervals perpendicular to wind direction; or, application of mulch (USDA NRCS 2009). Therefore, cropland idling under the No Action

Alternative would not result in substantial soil erosion or sediment deposition into waterways. Impacts to water quality would be less than significant.

**Proposed Action**: The Proposed Action could include cropland idling in addition to the idling that would occur under the No Action Alternative, which has the potential to increase sediment erosion into nearby waterways. Similar to the No Action Alternative, growers would implement measures to prevent the loss of topsoil. Additionally, the rice crop cycle and the soil textures in the sellers' areas reduce the potential for wind erosion in this region. The process of rice cultivation includes incorporating the leftover rice straw into the soils after harvest through discing. Once dried, the combination of decomposed straw and clay texture soils typically produces a hard, crust-like surface. If left undisturbed, this surface texture would remain intact throughout the summer, when wind erosion would be expected to occur, until winter rains begin. This surface type would not be conducive to soil loss from wind erosion. During the winter rains, the hard, crust-like surface typically remains intact and the amount of sediment transported through winter runoff would not be expected to increase. Therefore, there would be little-to-no increase in sediment transport resulting from wind erosion or winter runoff from idled rice fields under the Proposed Action and the resultant impact would be less than significant.

**d**, **e**, **g**, **h**, **i**, **j**) **No Impact**. The Proposed Action and No Action Alternative would not involve any actions that would result in flooding or create runoff water that would exceed the capacity of existing drainage systems or provide a substantial source of polluted runoff.

**f**) Less Than Significant. Changes in groundwater levels and the potential change in groundwater flow directions could cause a change in groundwater quality through a number of mechanisms. One mechanism is the potential mobilization of areas of poorer quality water, drawn down from shallow zones, or drawn up into previously unaffected areas. Changes in groundwater gradients and flow directions could also cause (or speed) the lateral migration of poorer quality water.

**No Action Alternative:** If dry conditions in 2014 persist, surface water shortages would likely cause some water users to pump additional groundwater. The groundwater pumping could cause water quality concerns, as described above. However, the groundwater pumping would follow historic dry year trends and would not likely change groundwater quality compared to existing conditions.

#### **Proposed Action:**

*Redding Groundwater Basin.* Groundwater in the Redding Basin area of analysis is typically of good quality, as evidenced by its low TDS concentrations, which range from 70 to 360 mg/L. Areas of high salinity (poor water quality), are generally found on the western basin margins, where the

groundwater is derived from marine sedimentary rock. Elevated levels of iron, manganese, nitrate, and high TDS have been detected in some areas. Localized high concentrations of boron have been detected in the southern portion of the basin (DWR Northern District 2002).

Groundwater extraction under the Proposed Action would be limited to withdrawals during the irrigation season of the 2014 contract year. Since groundwater in the Redding area is of good quality, adverse effects from the migration of reduced groundwater quality would be anticipated to be minimal.

Sacramento Groundwater Basin. Groundwater quality in the Sacramento Valley Groundwater Basin is generally good and sufficient for municipal, agricultural, domestic, and industrial uses. However, there are some localized groundwater quality issues in the basin. Arsenic was detected above the maximum contaminant level (MCL) in 22 percent of the primary aquifers within the Sacramento Valley. Nutrient concentration within the central Sacramento Valley region was above the MCLs in about three percent of the primary aquifers. In the southern portion of the basin, nutrients were detected above the MCLs in about one percent of the primary aquifers (Bennett 2011).

Groundwater extraction under the Proposed Action would be limited to withdrawals during the irrigation season of the 2014 contract year. Groundwater extraction under the Proposed Action would be limited to short-term withdrawals during the irrigation season and extraction near areas of reduced groundwater quality would not be expected to result in a permanent change to groundwater quality conditions. Consequently, effects from the migration of reduced groundwater quality would be less than significant.

-

#### X. LAND USE AND PLANNING -

Would the project:

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

c) Conflict with any applicable

#### X. LAND USE AND PLANNING -

Would the project:

		Less Than Significant		
	Potentially Significant Impact	with Mitigation Incorporation	Less Than Significant Impact	No Impact
habitat conservation plan or natural community conservation plan?				$\square$

**a**, **b**) **No Impact.** The No Action Alternative and Proposed Action would not involve any construction or new structures that could divide a community or conflict with land use plans, policies, or zoning.

c) No Impact. The No Action Alternative and Proposed Action would not conflict with local policies protecting biological resources or habitat conservation plans.

#### XI. MINERAL RESOURCES -

Would the project: Less Than Significant Potentially with Less Than Significant Mitigation Significant No Impact Incorporation Impact Impact a) Result in the loss of availability of a X known mineral resource that would be of value to the region and the residents of the state? b) Result in the loss of availability of a Х locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?

**a, b) No Impact.** The No Action Alternative and Proposed Action do not require construction or other activities that would result in the loss of availability of known mineral resources.

## **XII. NOISE** - Would the project

result in:

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
a) Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?				
b) Exposure of persons to or generation of excessive groundborne vibration or groundborne noise levels?				$\square$
c) A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?				$\square$
d) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?				
e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?				
f) For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to				$\square$

#### **Discussion:**

excessive noise levels?

**a, b, c, e, f) No Impact.** The No Action Alternative and Proposed Action would not result in the development of any new noise-emitting devices. The Proposed Action would only rely on existing facilities and equipment. No new construction activities would be associated with the Proposed Action and no ground-disturbing actions with the potential to generate groundborne vibrations

would occur. Certain wells may be located within an airport land use plan, but there would be no new permanent residents or workers near the wells that could be affected by any plane noise. For private airstrips, the Proposed Action would not expose people in the vicinity to excessive noise levels.

d) Less Than Significant. The No Action Alternative would not increase ambient noise levels. The Proposed Action would result in the temporary operation of existing electric, diesel, and natural gas driven wells that would result in temporary increases in noise levels. All the wells would be located in rural areas, which are generally removed from noise-sensitive receptors or in a farm setting with typical noise from agricultural operations. The wells would be operated by a willing landowner; therefore, any localized noise levels would be approved by the landowner. Noise impacts from increased well operation would be less than significant.

#### XIII. POPULATION AND HOUSING – Would the project:

noconte viola de project.

	Potentially Significant Impact	Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
a) Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?				
b) Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?				
c) Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?				$\square$

Less Than

**a)** No Impact. The No Action Alternative and Proposed Action would not induce population growth. Water transfers would help reduce water shortages, and would not increase the maximum acreage under production or require more farm workers to meet labor demands. No housing would be constructed, demolished, or replaced as a result of water transfers.

**b**, **c**) **No Impact.** The No Action Alternative and Proposed Action would include no construction, demolition, or other activities that could displace existing housing or people and necessitate the construction of replacement housing.

#### XIV. PUBLIC SERVICES

– Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, 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:

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
a) Fire protection?				$\square$
b) Police protection?				$\square$
c) Schools?				$\square$
d) Parks?				$\square$
e) Other governmental facilities (including roads)?				$\square$

**a-e)** No Impact. The No Action Alternative and Proposed Action would not create any new demand for public services or require any existing public facilities to be altered. Transferred water would be transported using existing conveyance facilities and pumping stations, and would not require the use of area roads, so there would be no impact to roads or other government facilities. Water transfers would not affect the supplies available to municipalities or other jurisdictions for fire protection, parks, or school use. Therefore, there would be no impact to Public Services or Public Facilities as a result of this project.

#### **XV. RECREATION -**

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	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?				

#### XV. RECREATION -

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

**a, b) No Impact.** The No Action Alternative and Proposed Action would not affect any recreation facilities or require construction or expansion of recreation facilities.

**XVI. TRANSPORTATION/TRAFFIC –** Would the project:

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
a) Cause an Conflict with an applicable plan, ordinance or policy establishing measures of effectiveness for the performance of the circulation system, taking into account all modes of transportation including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit?				
b) Conflict with an applicable congestion management program, including, but not limited to level of service standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways?				
c) Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?				

#### XVI. TRANSPORTATION/TRAFFIC -

Would the project:

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
d) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?				
e) Result in inadequate emergency access?				$\square$
f) Conflict with adopted policies, plans, or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities?				

**a-g)** No Impact. The No Action Alternative and Proposed Action would not create any new demand on transportation services. The Proposed Action has no construction activities that would increase the traffic on roads in the project area. The amount of water transferred would be less than what is supplied during normal water years, and so would not create an increase in farm activity in the buyer's area that could increase traffic. There would be no impact to the level of service or air traffic patterns in the project area, nor would there be an increase to the hazard to design features, inadequate emergency access or parking capacity, or conflict with adopted policies supporting alternative transportation.

#### XVII. UTILITIES AND SERVICE

**SYSTEMS** - Would the project:

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
a) Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board?				$\square$

#### XVII. UTILITIES AND SERVICE

**SYSTEMS** - Would the project:

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	Less Than Significant Impact	No Impact
b) Require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?				
c) Require or result in the construction of new stormwater drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?				
d) Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?				
e) Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?				
f) Be served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?				
g) Comply with federal, state, and local statutes and regulations related to solid waste?				$\square$

**a-g)** No Impact. The No Action Alternative and Proposed Action would not create any new demand on utilities or service systems. There would be no impact to utility or service systems resulting from implementing the Proposed Action. Transfers would not require the construction of new water or wastewater treatment facilities as all water transfers would be done using existing facilities. There would be no increase in demand for wastewater treatment facilities that could exceed existing capacities, and no new storm water drainage facilities would be required under the Proposed Action.

Water transfers would be done within the existing entitlements and resources, and no new water supplies for the sellers would be required. Buyers would also not require new water supplies as the transfers would provide agricultural water in lieu of the limited surface water supplies and in addition to the groundwater supplies already available in the buyers' area.

There would be no solid waste generated as a result of the Proposed Action, and therefore no landfill would be required. Therefore, there would be no impact to utilities or other service systems as a result of the Proposed Action.

#### XVIII. MANDATORY FINDINGS **OF SIGNIFICANCE -**

indirectly?

human beings, either directly or

	Potentially Significant Impact	Less Than Significant with Mitigation Incorporation	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?				
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)?				
c) Does the project have environmental effects which will cause substantial adverse effects on				$\square$

a) Less than Significant. Water transfers would not have substantial incremental effects to habitat or species relative to the conditions would occur in response to the dry hydrologic conditions. Environmental Commitments required for 2014 transfers would reduce potential special status species impacts to less than significant. Water transfers would not degrade the quality of the environmental or eliminate examples of California history or prehistory.

**b)** Less than Significant. The cumulative analysis considers other potential water transfers that could occur in the 2014 transfer season, including non-CVP water transfers. The SLDMWA is releasing a separate EA/IS to analyze transfers from a similar list of sellers as included in this document. These two documents reflect different potential buyers for the same water sources; therefore, the transfer quantities identified in the two documents cannot be summed (i.e., it is the same available transfer water in both documents). The transfer quantities as identified in Table 2-3 could be purchased by either the SLDMWA Participating Members or TCCA Members Units.

Table 3-9 lists additional entities who have indicated interest in providing non-CVP water for transfer. Water transfers methods could include cropland idling and groundwater substitution (the same as described for the Proposed Action) and also stored reservoir water, which includes releases of water that would have remained in storage in non-CVP or SWP reservoirs.

(Acre-feet)				
Water Agency	Stored Reservoir Water	Groundwater Substitution	Cropland Idling/ Substitution	
Feather River Area of Analysis				
Biggs West Gridley WD			32,190	
Butte WD		5,350	11,055	
Cordua ID		12,000		
Gilsizer Slough		5,300		
Richvale ID			21,120	
South Sutter WD	20,000			
Plumas MWC		3,500		
Sutter Extension WD		4,000	11,000	
Western Canal WD			35,442	
Yuba County Water Agency		30,000	30,000	
American River Area of Analysis				
Placer County WA	40,000			
Sacramento County WA		15,000		

Table 3-9. Potential Additional Cumulative Sellers (Upper Limits)

(Acre-feet)				
Water Agency	Stored Reservoir Water	Groundwater Substitution	Cropland Idling/ Substitution	
Delta Area of Analysis				
Reclamation District 2068		1,150	7,500	
Pope Ranch		2,800	600	
Total	60,000	85,500	148,907	
Abbreviations:	· · ·		·	

#### Table 3-9. Potential Additional Cumulative Sellers (Upper Limits)

Abbreviations:

ID: Irrigation District MWC: Mutual Water Company WA: Water Agency WD: Water District

Water transfers occur in most years to move water to agencies that may be experiencing shortages. Within the last five years, Reclamation approved and facilitated transfers of 79,926 AF in 2009 (21,045 AF of cropland idling and 58,881 AF of groundwater substitution) and 31,406 AF in 2013. Reclamation participated in the monitoring efforts during and after these transfers (as specified in the environmental documents) and did not find significant environmental effects of these transfers or cumulative effects with other transfers. Additionally, non-CVP related transfers continued during this time period. In 2013, transfers from both CVP and non-CVP sources totaled 268,730 AF (DWR 2014); these transfers include transfers within basins and transfers between basins. About 249,600 AF of these transfers originated in the Sacramento Valley and were transferred to users in other areas of the Sacramento Valley, the Bay Area, the Central Valley, or southern California.

These transfers represent a small portion of the Sacramento Valley's overall supply. Applied water in the Sacramento Valley from 2001 to 2010 has ranged from a low of about 8,196,000 AF in 2005 up to 9,915,000 AF in 2004. The driest year during this period was 2007, when applied water was about 9,868,000 AF. (DWR 2013) These figures include applied water from surface water, groundwater, and reuse.

The Proposed Action could have potential cumulatively considerable impacts to air quality, biological resources, and groundwater resources. The cumulative analysis for these resources follows. The Proposed Action would not have cumulatively considerable impacts to other resources evaluated in this EA/IS.

#### Air Quality

All counties affected by the Proposed Action are located in areas designated nonattainment for the  $O_3$  and  $PM_{10}$  CAAQS. Additionally, Sacramento County is designated nonattainment for the  $PM_{2.5}$  CAAQS. Nonattainment status represents a cumulatively significant impact within the area.  $O_3$  is a secondary pollutant, meaning that it is formed in the atmosphere from reactions of

precursor compounds under certain conditions. Primary precursor compounds that lead to  $O_3$  formation include volatile organic compounds and nitrogen oxides; therefore, the significance thresholds established by the air districts for VOC and NOx are intended to maintain or attain the  $O_3$  CAAQS and NAAQS. Because no single project determines the nonattainment status of a region, individual projects would only contribute to the area's designation on a cumulative basis.

The significance thresholds developed by the air districts serve to evaluate if a proposed project could either 1) cause or contribute to a new violation of a CAAQS or NAAQS in the study area or 2) increase the frequency or severity of any existing violation of any standard in the area. Air districts recognize that air quality violations are not caused by any one project, but are a cumulative effect of multiple projects. Therefore, the air districts (including the Sacramento Metropolitan AQMD) have developed guidance that indicates a proposed project would be cumulatively considerable if the air quality impacts are individually significant.

Implementation of mitigation measures would reduce the Proposed Action's individual impacts to less than significant. Therefore, air quality impacts would not be cumulatively considerable.

#### **Biological Resources**

Transfers under the cumulative condition would result in the idling of additional rice fields than those included in the Proposed Action. Most of the cumulative cropland idling transfers would occur in the Feather River area, the majority of which is in Butte and Sutter counties. There could also be some cropland idling transfers in Yuba County. Rice would be the main crop idled in these counties. RD2068 and Pope Ranch in the Delta region do not have substantial rice acreage; therefore, other crops in these districts would likely be idled for transfers.

As described in the Biological Resources section, rice fields provide habitat for GGS, western pond turtle, and migratory birds. For the GGS and western pond turtle, rice idling could result in reduced forage and cover habitat, hindered movement, and increased predation risk. For migratory birds, rice idling could reduce nesting, forage, and rearing habitat. Additional rice idled under the cumulative condition could increase these effects relative to the Proposed Action.

An additional 42,668 acres of rice could be idled under the cumulative condition, based on the cropland idling transfer quantities in Table 3-9 and an ETAW of 3.3 acre-feet per acre for rice. Including the Proposed Action, up to 93,781 acres of rice could be idled cumulatively. The Proposed Action includes Environmental Commitments to reduce potential effects to special status species, including GGS and western pond turtle, and migratory birds. Other

water transfers facilitated by Reclamation and DWR using Federal and State facilities would be required to have similar conservation measures in place to protect special status species. The Environmental Commitments would reduce potential effects of the Proposed Action to special status species under the cumulative condition, such that the Proposed Action's contribution would not be cumulatively considerable.

#### **Groundwater Resources**

The reduction in recharge due to the decrease in precipitation and runoff in the past years in addition to the increase in groundwater transfers would lower groundwater levels. The groundwater modeling for the Proposed Action suggests that the groundwater pumping from transfers in addition to the groundwater pumping from dry conditions would not cause significant adverse effects to groundwater levels. The additional groundwater substitution transfers in the cumulative condition are relatively small compared to overall groundwater pumping in the Sacramento Valley associated with dry year conditions and the Proposed Action; therefore, this addition to the cumulative condition is not likely to cause a significant cumulative impact.

Reclamation requires well review, monitoring, and mitigation to reduce effects to third party groundwater users for approval of transfers. Only wells that meet the requirements outlined in the DRAFT Technical Information for Preparing Water Transfer Proposals (Reclamation and DWR 2013) will be allowed to participate in a transfer. Reclamation will not approve transfers if appropriate monitoring and mitigation does not occur. Monitoring and mitigation programs would reduce cumulative groundwater effects. Reclamation will verify that monitoring and mitigation are appropriately implemented and groundwater effects do not occur. Coordination of groundwater programs in the Sacramento Valley would also minimize and avoid the potential for cumulative effects to groundwater resources. DWR is involved in multiple groundwater programs in the Sacramento Valley, including monitoring programs. Reclamation will work with DWR to track program activities, collect and combine data, and assess potential groundwater effects. Because of the required groundwater monitoring and mitigation for transfer approval and agency coordination, the Proposed Action would not result in a cumulatively considerable contribution to effects on groundwater.

c) No Impact. The Proposed Action would not result in environmental effects that cause substantial adverse impacts to human beings. Effects in the sellers' area would be temporary, occurring in only 2014, and do not present a substantial risk to water supplies to human beings. The Proposed Action would provide additional water to the buyers' area, which would benefit agricultural production and the regional economies in the buyers' area. There would be no long-term effects of the Proposed Action.

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# Chapter 4 Other Federal Environmental Compliance Requirements

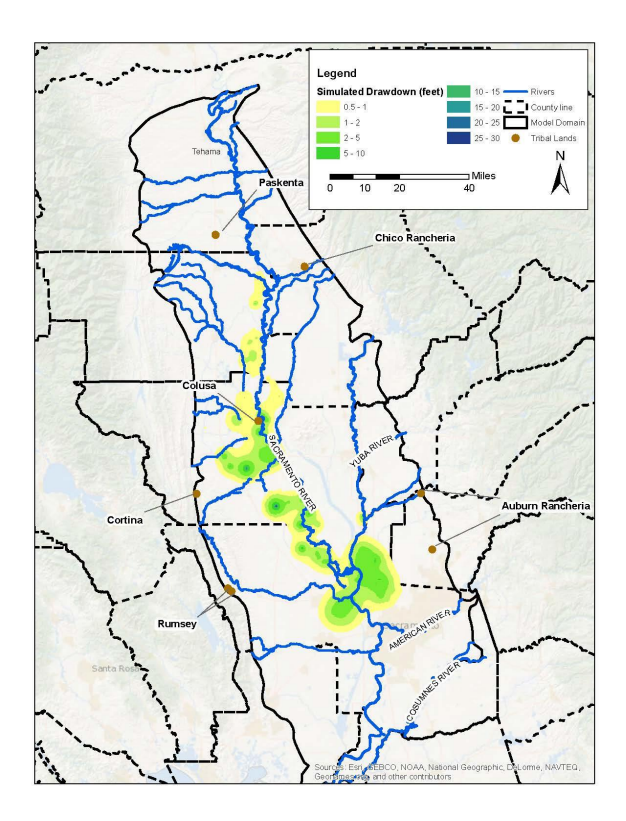
In addition to resources analyzed in Chapter 3, Department of the Interior Regulations, Executive Orders, and Reclamation guidelines require a discussion of the following additional items when preparing environmental documentation.

## 4.1 Indian Trust Assets (ITAs)

ITAs are defined as legal interests in property held in trust by the U.S. government for Indian tribes or individuals, or property protected under U.S. law for federally recognized Indian tribes or individuals. ITAs can include land, minerals, federally-reserved hunting and fishing rights, federally-reserved water rights, and in-stream flows associated with a reservation or Rancheria. By definition, ITAs cannot be sold, leased, or otherwise encumbered without approval of the U.S. The following ITAs overlay the boundaries of the Sacramento Valley Groundwater Basin:

- Auburn Rancheria
- Chico Rancheria
- Colusa
- Cortina
- Paskenta
- Rumsey

Groundwater substitution is the only transfer method under the Proposed Action that could affect ITAs. Auburn Rancheria, Cortina, and Rumsey lie on the border of the basin, where groundwater levels would be less affected by proposed groundwater pumping. Groundwater modeling in the Sacramento Valley Groundwater Basin shows that there would be essentially no effect to groundwater table elevations from groundwater substitution transfers near the Chico Rancheria, and Paskenta sites (see Figure 4-1). The Colusa Rancheria is in an area of potential drawdown. The changes in groundwater levels near the Colusa Rancheria would be less than two feet, which would be a minimal effect to groundwater pumping.



# Figure 4-1. Groundwater Effects to ITAs in the Sacramento Valley Groundwater Basin

The Redding Rancheria falls within the Redding Groundwater Basin, which is where groundwater substitution transfers would occur by Anderson-Cottonwood ID. The groundwater evaluation concludes that there would not be significant effects to groundwater elevations in the Redding Groundwater Basin based on past pump tests and that Anderson-Cottonwood ID would implement minimization measures because of the uncertainty of changes in groundwater levels in a critical water year. As a result, there would be no effects to the Redding Rancheria.

Because groundwater substitution transfers would not affect groundwater table elevations near the ITA sites, the Proposed Action would not affect ITAs.

## 4.2 Indian Sacred Sites

As defined by Executive Order 13007: Indian Sacred Sites, a sacred site "means any specific, discrete, narrowly delineated location on Federal land that is identified by an Indian tribe, or Indian individual determined to be an appropriately authoritative representative of an Indian religion, as sacred by virtue of its established religious significance to, or ceremonial use by, an Indian religion; provided that the tribe or appropriately authoritative representative of an Indian religion has informed the agency of the existence of such a site." The affected environment for the Proposed Action does not include Federal land; therefore, there is no potential for Indian Sacred Sites to be affected by the Proposed Action.

## 4.3 Socioeconomics

Agriculture is a primary industry in the counties in Colusa, Glenn, Sutter, and Yolo counties. In 2011, the combined value of agricultural production in the five counties was approximately \$3.0 billion. Table 4-1 summarizes the regional economy in 2011 for Glenn, Colusa, Sutter, and Yolo counties. The counties were combined into one region because many of the participating sellers' service area cross county boundaries and the regional economies are generally similar with respect to the major industries. It is important to note that Yolo County represents a significant portion of the employment, labor income, and output in the region because of its proximity to the urban Sacramento area and economic activities associated with the University of California at Davis.

	Employment	Labor Income (million \$)	Output (million \$)
Agriculture	19,806	\$9,197.1	\$24,918.9
Mining	617	\$829.1	\$2,687.7
Construction	8,461	\$35.2	\$199.9
Manufacturing	9,593	\$452.7	\$970.7
Transportation, Information, Public Utilities	11,791	\$572.5	\$4,588.5
Trade	23,761	\$532.6	\$1,661.1
Service	69,938	\$1,075.7	\$2,543.3
Government	42,919	\$2,497.2	\$8,460.2
Total	186,885	\$15,192.1	\$46,030.4

Table 4-1. Summary of 2011 Regional Economy in Glenn, Colusa,Sutter, and Yolo Counties

Source: IMPLAN 2012

<sup>1</sup> Employment is measured in number of jobs.

<sup>2</sup> Income is the dollar value of total payroll for each industry plus income received by self-employed individuals.

<sup>3</sup>Output represents the dollar value of industry production.

While the 2014 water year, which extends from October 1, 2013 through September 30, 2014, is only partially complete, the hydrologic conditions so far have been critically dry. These conditions are worsened by the dry conditions statewide in 2012 and 2013, which affected reservoir storage coming into water year 2014. For example, storage in Shasta Reservoir was 1,794,000 AF on March 3, 2014, which is 54 percent of average at this time of year and substantially less than storage on the same date in the previous year (3,620,000 AF) (CDEC 2014). The initial allocation from the SWP in January 2014 was 0 percent and similarly the initial allocation for the CVP in February 2014 was 0 percent. While it is too early in 2014 to know with certainty the final allocation, CVP and SWP water service contractors initial allocations are 0 percent, and Sacramento River Settlement Contractors and refuges have been notified that they can expect 40 percent of their contract amounts rather than the anticipated 75 percent normally provided in a Critical Year.

Facing a water shortage, growers would take actions to protect permanent crops first to protect their investments. If available, growers would likely pump groundwater to substitute reduced surface water supplies. If groundwater is not available, growers would idle field crops and use available surface water to irrigate permanent crops. Glenn-Colusa ID estimates that about 15 percent of rice in the service area would be idled if provided 75 percent of its contractual supply. Cropland idling in other districts would also occur under the No Action Alternative, but estimates are unavailable at this time because other districts have not yet considered what actions they will take to address water shortages this year.

In the TCCA buyer area, growers generally do not have access to groundwater supplies to irrigate crops. Water shortages to the TCCA Member Units may be severe enough that growers would not have the available water needed to irrigate permanent crops. This could cause permanent crops to die or be permanently damaged. Damage to and loss of permanent crops would have long-term adverse effects to the regional economy in the Sacramento Valley. If the crop is lost, growers would lose annual revenues earned from sales and their initial investments to establish the crop. These economic effects would last beyond 2014. There may also be increased costs to remove the crops and prepare the land for subsequent planting. These would be adverse economic impacts under the No Action Alternative.

Under the Proposed Action, a maximum of 51,112 acres of rice could be idled in addition to rice acres idled as a result of the drought. Under the Proposed Action, growers selling water for transfers would be compensated for their expected losses in income that they would have received for selling a crop. As a result, growers would not experience a net loss in income and would presumably receive more revenue than if the crop were produced, which would be an economic benefit to participating growers.

Adverse regional economic effects would occur to businesses and individuals who support farming activities, such as farm workers, fertilizer and chemical dealers, wholesale and agricultural service providers, truck transport, and others involved in crop production and processing. These businesses and individuals would not receive compensation from the water transfer. Cropland idling would result in direct effects to employment, labor income and output. This analysis quantifies effects to employment to represent the magnitude of potential economic effects of the proposed cropland idling. There would be similar relative effects to labor income and output to the regional economy.

The transfer water would be used to irrigate permanent crops in Tehama, Glenn, Colusa, and Yolo counties that would have little or no water under the No Action Alternative. This would offset some of the economic effects of cropland idling because water would be used to irrigate crops within the same economic region and there would be fewer leakages outside the region. For example, some farm workers could travel within the region to the crops that would be irrigated with transferred water and they would not lose their jobs as a result of idling. Some businesses that support the region would also experience less of a decline in sales because the transferred water would be used locally and farm related supplies would still be purchased. Because the buyers and sellers are within the same or proximate economic region, there would be fewer adverse economic effects of cropland idling than if the sellers were more geographically separated.

Rice production provides approximately 3 farm jobs per 1,000 acres (University of California Cooperative Extension [UCCE] 2007, IMPLAN 2013). Based on the maximum acreages proposed for idling as a result of the Proposed Action, the direct effects of rice idling would be approximately 153 jobs lost in Colusa,

Glenn, Sutter, and Yolo counties. These job losses would largely occur in the agricultural sector. Some of these direct effects may be offset if farm workers can shift from working fields that are idled to fields where the transfer water is being used.

There would also be secondary regional economic impacts as a result of increased idling. Secondary effects occur because of the linkages among industries and include effects to employment, income, and output of support industries and as a result of reduced household spending. Secondary effects are often measured by economic multipliers. The employment multiplier for the "other crop farming" sector (which includes rice) in Colusa, Glenn and Yolo region is 2.87 (IMPLAN 2012), meaning that for every 1 job lost in the other crop farming sector, an additional 1.87 jobs would be lost in the regional economy.

Based on the estimated direct effects and employment multipliers, the total economic effect to employment of the proposed rice idling actions would be a loss of 440 jobs in Colusa, Glenn, Sutter, and Yolo counties. These job losses would be less than 1 percent of the total employment in both regions. At the regional level, this effect would not be substantial. Further, the Proposed Action would last for one year and growers could put the land back into agricultural production in the subsequent year if water supplies increase. Therefore, economic effects from cropland idling would be a temporary effect.

Effects may be more adverse in local communities. Rural communities have a much smaller economic base, and any changes to economic levels would be more adverse relative to a large regional economy. Reclamation and participating buyers and sellers will limit cropland idling as a result of the Proposed Action to less than 20 percent of the acreage of a particular crop in a district to reduce the potential for economic effects. Water Code Section 1745.05(b) requires a public hearing under some circumstances in which the amount of water from land idling exceeds 20 percent of the water that would have been applied or stored by the water supplier absent the water transfer in any given hydrologic year. Third parties would be able to attend the hearing and could argue to limit the transfer based on its economic effects.

In the buyer area, water transfers under the Proposed Action would provide water for irrigation that would help maintain crop production. Even with transfers, growers would continue to face water shortages and take actions to address reduce supplies. Transfer water would be used to irrigate permanent crops to keep them alive through the dry year and support long-term production. Permanent crops are typically more labor intensive and have higher value than field crops. Continued irrigation of permanent crops through the 2014 irrigation season would support farm labor and provide revenue to the region through 2014 and in the long-term. Transfer water would help local farm economies in the TCCA area of the Sacramento Valley by providing employment and wages to farm laborers. Transfers would protect growers' investments in permanent crops and farm income. Transfers would provide long-term economic benefits by keeping permanent crops alive through the 2014 dry conditions. If permanent crops do not survive through 2014, there would be substantial longterm adverse economic effects to the buyer area by reducing employment and income in subsequent years. The Proposed Action would benefit the regional economy in the buyer area.

### **4.4 Environmental Justice**

The 1994 Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, requires all Federal agencies to conduct "programs, policies, and activities that substantially affect human health or the environment, in a manner that ensures that such programs, policies, and activities do not have the effect of excluding persons (including populations) from participation in, denying persons (including populations) the benefits of, or subjecting persons (including populations) to discrimination under, such programs, policies, and activities, because of their race, color, or national origin." Cropland idling could affect farm labor employment by temporarily reducing the amount of agricultural land in production or the number of farm workers needed to work existing land. Table 4-3 shows 2012 demographics and income in the counties where cropland idling could occur. In 2012, Colusa County had a Hispanic population greater than 50 percent. All counties had a lower median household income and higher unemployment rate relative to the state; and, Glenn, Sutter, and Yolo counties had a higher poverty rate than the state. These statistics indicate a potential for environmental justice effects in the seller area.

	<u> </u>				5	
		СА	Colusa	Glenn	Sutter	Yolo
Population		38,041,430	21,411	27,992	95,022	204,118
Ethnicity <sup>1</sup> (%)	Hispanic or Latino	38.2	56.6	38.7	29.3	31.0
Race <sup>2</sup> (%)	White	73.7	91.8	90.2	74.7	76.2
	African American	6.6	1.2	1.1	2.4	3.0
	American Indian	1.7	2.6	3.0	2.3	1.8
	Asian	13.9	1.7	2.9	16.1	13.6
	Pacific Islander	0.5	0.6	0.2	0.4	0.6
	Multirace	3.6	2.2	2.7	4.1	4.8
Poverty Rate (2	008-2012) <sup>3</sup> (%)	15.3	15.2	19.5	17.0	18.7
Unemployment	Rate <sup>4</sup> (%)	10.5	20.0	14.7	17.6	11.5
Median Househ (2008-2012)	old Income	\$61,400	\$52,165	\$42,641	\$50,510	\$57,260

Table 4-2. 2012 Demographics and Income in Transferring Counties

Source: Employment Development Department (EDD) 2013, U.S. Census Bureau 2013.

#### Notes:

- <sup>1</sup> The U.S. Census Bureau classifies Hispanic or Latino as an ethnicity, and surveys for this percentage across all races; therefore, the actual percentage of persons of only Hispanic or Latino origin could be smaller than the stated percentage (U.S. Census Bureau 2013).
- <sup>2</sup> A minority is defined as a member of the following population groups: American Indian/Alaskan Native, Asian or Pacific Islander, Black (non-Hispanic), or Hispanic (U.S. Census Bureau 2013).
- <sup>3</sup> The U.S. Census Bureau classifies families and persons as *below poverty* "if their total family income or unrelated individual income was less than the poverty threshold" as defined for all parts of the country by the federal government (U.S. Census Bureau 2013).
- <sup>4</sup> Civilian labor force is defined as all civilians 16 years or older employed or looking for work, and not in institutions. Data for unemployment rates were collected from EDD and are 2012 Annual Average (EDD 2013).
- <sup>5</sup> Household income is defined by the U.S. Census Bureau as "the sum of money income received in the calendar year by all household members 15 years old and over" (U.S. Census Bureau 2013).

Table 4-4 shows 2003-2012 farm employment in the counties that could idle cropland. Farm employment would be the most directly affected by cropland idling transfers.

	Colusa, Glenn, Sutter and Yolo Counties	Annual Percent Change
2003	11,480	
2004	11,330	-1%
2005	11,390	1%
2006	11,390	0%
2007	12,080	6%
2008	12,310	2%
2009	12,580	2%
2010	12,950	3%
2011	13,270	2%
2012	13,440	1%

Table 4-3. Farm Employment, 2003-2012

Source: EDD 2012

Economic effects in the buyers' and sellers' areas as a result of the reduced supplies in this critical hydrologic year under the No Action Alternative are described in Section 4.3. These effects would also be relevant for environmental justice issues. In the TCCA area, reduced water supplies could cause long-term damage to or loss of permanent crops, which would reduce farm worker employment for the long-term. This could result in a disproportionate impact to low income and minority workers under the No Action Alternative. In the sellers' area, field crops would likely be idled in response to water shortages and to shift available surface water supplies to irrigate permanent crops. There would be some losses in employment of low income and minority workers on field crops, but employment needs for labor-intensive permanent crops would remain unchanged. Effects in the sellers' area would be temporary.

Under the Proposed Action, cropland idling transfers could disproportionately and adversely affect minority and low-income farm workers by reducing agricultural production. A maximum of 51,112 acres of rice could be idled under the Proposed Action. Based on the maximum idling acreage under the Proposed Action, approximately 153 farm workers jobs would be lost in Glenn, Colusa, Sutter, and Yolo counties (1.6 percent of total 2012 farm employment). This magnitude of job losses is within historic annual fluctuations in farm worker employment. Annual changes in farm worker employment from 2002 to 2012 were 2 percent or greater in 5 years (EDD 2012). All farm worker effects would be temporary and only occur during the 2014 crop season. Cropland idling under the Proposed Action would not result in an adverse and disproportionately high effect to farm employment.

Water transfers under the Proposed Action would provide water to agricultural users in the buyers' area. Increased water supply would mostly be used to irrigate permanent crops that face water shortages under the No Action Alternative. This would provide employment for the labor intensive, permanent crops, which would provide farm employment for low income and minority workers. This would be a beneficial effect to environmental justice populations.

## 4.5 Consultation and Coordination

#### 4.5.1 2014 Stakeholder Involvement

Reclamation and the TCCA continue to coordinate with interested sellers to implement water transfers in 2014. Reclamation has also coordinated with DWR on water transfers and use of SWP facilities. Tables 2-1 and 2-2 are the result of coordination among agencies.

#### 4.5.2 Resource Agency Involvement

Reclamation and the TCCA have been coordinating efforts with USFWS to help the USFWS understand the Proposed Action and transfers that could occur. Reclamation has also met with California Department of Fish and Wildlife and solicited their input on the environmental commitments. Reclamation will submit a Biological Assessment for USFWS review under Section 7 of the ESA.

#### **4.5.3 Public Comments**

Reclamation and the TCCA are releasing this EA/IS for a 20 day public review period, beginning on March 12, 2014. Reclamation and the TCCA invite the public to submit comments during this period.

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# Appendix A

# Environmental Commitments and Minimization Measures

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# Appendix A Environmental Commitments and Minimization Measures

This appendix includes the environmental commitments and minimization measures for 2014 water transfers. Chapter 2 of the EA/IS includes the environmental commitments and Chapter 3 of the EA/IS includes an evaluation of environmental effects and associated minimization measures.

# A.1 Environmental Commitments

# **Groundwater Substitution Transfers**

- Well reviews and monitoring and mitigation plans will be implemented to minimize potential effects of groundwater substitution on nearby surface and groundwater water resources. Well reviews, monitoring and mitigation plans will be coordinated and implemented in conjunction with local ordinances, basin management objectives, and all other applicable regulations. DWR and Reclamation have published draft technical information related to cropland idling and groundwater substitution transfers titled *DRAFT Technical Information for Preparing Water Transfer Proposals* (Reclamation and DWR 2013), and any 2014 Water Transfer Guidelines Addendums, which are available at http://www.water.ca.gov/watertransfers/.
- In groundwater basins where sellers are in the same groundwater subbasin as protected aquatic habitats, such as giant garter snake (GGS) preserves and conservation banks, groundwater substitution will be allowed as part of the water transfer program if the seller can demonstrate that any impacts to water resources needed for special status species protection have been addressed. In these areas, sellers will be required to address these impacts as part of their mitigation plan.

# **Cropland Idling Transfers**

• As part of the approval process, Reclamation will have access to the land to verify how the water transfer is being made available and to verify that the actions to protect the GGS are being implemented.

- Reclamation will provide a map(s) to USFWS in May of 2014 showing the parcels of riceland that are idled for the purpose of transferring water in 2014. These maps will be prepared to comport to Reclamation's Geographic Information System (GIS) standards.
- Water will not be purchased from a field fallowed during the two previous years (water may be purchased from the same parcel in successive years).
- The focus of GGS mitigation in districts proposing water transfers made available from fallowed rice fields will be to ensure adequate water is available for priority suitable habitat with a high likelihood of GGS occurrence.
  - The determination of priority habitat will be made through coordination with GGS experts, GIS analysis of proximity to historic tule marsh, and GIS analysis of suitable habitat. The priority habitat areas are indicated on the priority habitat map which will be maintained by USFWS. In addition, fields abutting or immediately adjacent to Federal wildlife refuges will be considered priority habitat.
  - Maintenance water in smaller drains and conveyance infrastructure support key habitat attributes such as emergent vegetation for GGS for escape cover and foraging habitat. If crop idling occurs in priority habitat areas, Reclamation will work with contractors to document that adequate water remains in drains and canals in those priority areas. Documentation may include flow records, photo documentation, or other means of documentation agreed to by Reclamation and USFWS.
  - Areas with known priority GGS populations will not be permitted to participate in cropland idling. Water sellers can request a caseby-case evaluation of whether a specific field would be precluded from participating in the water transfer program. These areas include:
    - A field abutting or immediately adjacent to Butte Creek, Colusa Drainage Canal, Gilsizer Slough, the land side of the Toe Drain along the Sutter Bypass, Willow Slough and Willow Slough Bypass in Yolo County, and
    - o Lands in the Natomas Basin.
  - Movement corridors include the major irrigation and drainage canals. The water seller will keep at least two feet of water in the

major irrigation and drainage canals (but never more than existing conditions).

- In order to limit reduction in the amount of over-winter forage for migratory birds, including greater sandhill crane, transfers will minimize actions near known wintering areas in the Butte Sink.
- To ensure effects of cropland idling actions on western pond turtle habitat are avoided or minimized, canals will not be allowed to completely dry out.

# **A.2 Minimization Measures**

## Groundwater

The DRAFT Technical Information for Preparing Water Transfer Proposals (Reclamation and DWR 2013) and Addendum (Reclamation and DWR 2014) provide guidance for the development of proposals for groundwater substitution water transfers. The objectives of this process are: to mitigate adverse environmental effects that occur; to minimize potential effects to other legal users of water; to provide a process for review and response to reported third party effects; and to assure that a local mitigation strategy is in place prior to the groundwater transfer. The seller will be responsible for assessing and minimizing or avoiding adverse effects resulting from the transfer within the source area of the transfer.

Each entity participating in a groundwater substitution transfer will be required to confirm that the proposed groundwater pumping will be compatible with state and local regulations and groundwater management plans. Reclamation's transfer approval process and groundwater minimization measures set forth a framework that is designed to avoid and minimize adverse groundwater effects. Reclamation will verify that sellers adopt these minimization measures to minimize the potential for adverse effects related to groundwater extraction.

**Well Review Process** Potential sellers will be required to submit well data for Reclamation and, where appropriate, DWR review, as part of the transfer approval process. Required information is detailed in the *DRAFT Technical Information for Preparing Water Transfer Proposals* (Reclamation and DWR 2013) and Addendum (Reclamation and DWR 2014) for groundwater substitution transfers.

For the purposes of this EA/IS, Reclamation assumes that streamflow losses due to groundwater pumping to make water available for transfer are 12 percent of the amount pumped. Sellers may submit modeling information from approved models to demonstrate that this percentage should be different. Reclamation

continues to require well location and construction information to ensure that the criteria in the *DRAFT Technical Information for Preparing Water Transfer Proposals* (Reclamation and DWR 2013) are met.

**Monitoring Program** Potential sellers will be required to complete and implement a monitoring program that must, at a minimum, include the following components:

- *Monitoring Well Network*. The monitoring program will incorporate a sufficient number of monitoring wells to accurately characterize groundwater levels and response in the area before, during, and after transfer pumping takes place.
- *Groundwater Pumping Measurements*. All wells pumping to replace surface water designated for transfer shall be configured with a permanent instantaneous and totalizing flow meter capable of accurately measuring well discharge rates and volumes. Flow meter readings will be recorded just prior to initiation of pumping and at designated times, but no less than monthly and as close as practical to the last day of the month, throughout the duration of the transfer.
- *Groundwater Levels*. Sellers will collect measurements of groundwater levels in both participating transfer wells and monitoring wells. Groundwater level monitoring will include measurements before, during and after transfer-related pumping. The water transfer proponent will measure groundwater levels as follows:
  - <u>Prior to transfer</u>: Groundwater levels will be measured monthly from March 2014 until the start of transfer.
  - <u>Start of transfer</u>: Groundwater levels will be measured on the same day that the transfer begins, prior to the pump being turned on.
  - <u>During transfer</u>: Groundwater levels will be measured weekly throughout the transfer period.
  - <u>Post-transfer</u>: Groundwater levels will be measured weekly for one month after the end of transfer pumping, after which groundwater levels will be measured monthly until March 2015.
- *Groundwater Quality*. For municipal sellers, the comprehensive water quality testing requirements of Title 22 should be sufficient for the water transfer monitoring program. Agricultural sellers shall measure specific conductance in samples from each participating production

well. Samples shall be collected when the seller first initiates pumping, monthly during the transfer period, and at the termination of transfer pumping.

- *Land Subsidence*. Reclamation will work with the seller to develop the specifics of a mutually agreed upon subsidence monitoring effort. The extent of required land subsidence monitoring will depend on the expected susceptibility of the area to land subsidence. Areas with documented land subsidence will require more extensive monitoring than others.
- *Coordination Plan.* The monitoring program will include a plan to coordinate the collection and organization of monitoring data, and communication with the well operators and other decision makers.
- *Evaluation and Reporting.* The proposed monitoring program will describe the method of reporting monitoring data. At a minimum, sellers will provide data summary tables to Reclamation, both during and after transfer-related groundwater pumping. Post-program reporting will continue until groundwater levels recover to seasonal highs in March 2015. Water transfer proponents will provide a final summary report to Reclamation evaluating the effects of the water transfer. The final report will identify transfer-related impacts on groundwater and surface water (both during and after pumping), and the extent and significance, if any, of impacts on local groundwater users. It should include groundwater elevation contour maps for the area in which transfer operations are located, showing pre-transfer groundwater elevations, groundwater elevations in March 2015.

**Mitigation Plan** Potential sellers will also be required to complete and implement a mitigation plan. If the seller's monitoring efforts indicate that the operation of wells for groundwater substitution pumping are causing substantial adverse impacts, the seller will be responsible for mitigating any significant environmental impacts that occur. Mitigation actions could include:

- Curtailment of pumping until natural recharge corrects the issue.
- Lowering of pumping bowls in third party wells affected by transfer pumping.
- Reimbursement for significant increases in pumping costs due to the additional groundwater pumping to support the transfer.
- Other actions as appropriate.

To ensure that mitigation plans will be tailored to local conditions, the plan must include the following elements:

- 1. A procedure for the seller to receive reports of purported environmental or third party effects;
- 2. A procedure for investigating any reported effect;
- 3. Development of mitigation options, in cooperation with the affected third parties, for legitimate effects; and
- 4. Assurances that adequate financial resources are available to cover reasonably anticipated mitigation needs.

# Air Quality

Emissions from Pelger Mutual Water Company, Pleasant Grove-Verona Mutual Water Company, and Tule Basin Farms would exceed the daily NOx thresholds.

The following mitigation measures would reduce the severity of the air quality impacts:

- AQ-1 All diesel-fueled engines would either be replaced with an engine that would meet the applicable emission standards for model year 2013 or would be retrofit to meet the same emission standards.
- AQ-2 Natural gas engines will be retrofit with a selective catalytic reduction device (or equivalent) that is capable of achieving a NOx control efficiency of at least 90 percent.
- AQ-3 Any engines operating in the area of analysis that are capable of operating as either electric or natural gas engines would only operate with electricity during any groundwater transfers.
- AQ-4 Selling agency would reduce pumping at diesel or natural gas wells to reduce emissions to below the thresholds.
- AQ-5 Operation of the engines at Pleasant Grove-Verona Mutual Water Company will be limited to 6.5 hours per day per engine or 202 cumulative hours for all engines.

# Appendix B

**Air Quality Emission Calculations** 

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					Emissions (tons p	er year)			
County/	VOC	;	NO	۲.	CO	SOx	PM10	PN	12.5
	Sacramento	Butte	Sacramento	Butte					
Nonattainment Area	Metro <sup>1</sup>	County	Metro <sup>1</sup>	County	Sacramento Area <sup>2</sup>	Sacramento <sup>3,4</sup>	Sacramento Co.	Sacramento <sup>4</sup>	<b>Butte County</b>
Butte⁵	n/a	(0.15)	n/a	(0.31)	n/a	n/a	n/a	n/a	(4)
Colusa	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Glenn	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Sacramento	0.0	n/a	0	n/a	0	0	0	0	n/a
Shasta	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Sutter <sup>6</sup>	1.6	n/a	14	n/a	n/a	3	n/a	1	n/a
Yolo	0.6	n/a	6	n/a	4	1	n/a	1	n/a
Total	2.2	(0.15)	20	(0.31)	4	4	0	2	(4)
Classification		Seve	ere-15		Maintenance	PM2.5 Precursor	Maintenance	Nonatt	ainment
De Minimis Threshold (tpy)		2	25		100	100	100	1	00
Exceed?	No	No	No	No	No	No	No	No	No

#### Table 1. General Conformity Applicability Evaluation (Unmitigated Emissions)

Note:

<sup>1</sup>The Sacramento Metro 8-hour O3 nonattainment area consist of Sacramento and Yolo Counties and parts of El Dorado, Placer, Solano, and Sutter Counties. Emissions occurring within the attainment area of these counties are excluded from the total emissions.

<sup>2</sup>The Sacramento Area CO maintenance area is based on the Census Bureau Urbanized Area and consists of parts of Placer, Sacramento, and Yolo Counties. The general conformity applicability evaluation is based on emissions that would occur within the entire county to be conservative.

<sup>3</sup>All counties are designated as attainment areas for SO2; however, since SO2 is a precursor to PM2.5, its emissions must be evaluated under general conformity.

<sup>4</sup>The 24-hour PM2.5 nonattainment area for Sacramento includes Sacramento County and parts of El Dorado, Placer, Solano, and Yolo Counties. The general conformity applicability analysis assumes that all emissions that could occur within each county would occur within the Sacramento nonattainment area to be conservative.

<sup>5</sup>Only cropland idling proposed for Butte County; therefore, there would be a net reduction in emissions.

<sup>6</sup>VOC and NOx emissions are excluded from Sutter County for Garden Highway Mutual Water Company, Pelger Mutual Water Company, and Reclamation District 1004 because they are located in areas designated as attainment for the federal 8-hour O3 NAAQS.

#### Table 2. Emissions Outside of 8-Hour Ozone Nonattainment Area (tons per year)

Water Agency	County	VOC	NOx
Biggs-West Gridley Water District	Sutter	n/a	n/a
Garden Highway Mutual Water Company	Sutter	Electric	Electric
Pelger Mutual Water Company	Sutter	1.3	16
Reclamation District 1004	Sutter	0.1	2
Total		1.4	17

		F	Peak Daily VOC	C Emissio	ns (lbs/da	y)	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0
Canal Farms	Electric						0
Conaway Preservation Group						9	9
Eastside Mutual Water Company	2						2
Garden Highway Mutual Water Company					Electric		0
Glenn-Colusa Irrigation District	Electric	Electric					0
Glenn-Colusa Irrigation District (to Westside WD)	9	9					18
Goose Club Farms and Teichert Aggregate					Electric		0
Maxwell Irrigation District	4						4
Natomas Central Mutual Water Company			Electric		Electric		0
Pelger Mutual Water Company					22		22
Pleasant Grove-Verona Mutual Water Company					25		25
Princeton-Codora-Glenn Irrigation District	10	10					20
Provident Irrigation District	11	11					22
Reclamation District 108	Electric					Electric	0
Reclamation District 1004	2	2			2		5
River Garden Farms						Electric	0
Roberts Ditch Irrigation District	Electric						0
Sycamore Mutual Water Company	Electric						0
T&P Farms	Electric						0
Te Velde Revocable Family Trust						Electric	0
Total	37	32	0	0	49	9	126

## Table 3. Peak Daily VOC Emissions (Unmitigated)

		F	Peak Daily NO	(Emissio	ns (lbs/day	<b>y</b> )	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0
Canal Farms	Electric						0
Conaway Preservation Group						91	91
Eastside Mutual Water Company	32						32
Garden Highway Mutual Water Company					Electric		0
Glenn-Colusa Irrigation District	Electric	Electric					0
Glenn-Colusa Irrigation District (to Westside WD)	38	38					76
Goose Club Farms and Teichert Aggregate					Electric		0
Maxwell Irrigation District	70						70
Natomas Central Mutual Water Company			Electric		Electric		0
Pelger Mutual Water Company					277		277
Pleasant Grove-Verona Mutual Water Company					220		220
Princeton-Codora-Glenn Irrigation District	125	125					250
Provident Irrigation District	134	134					267
Reclamation District 108	Electric					Electric	0
Reclamation District 1004	24	24			24		71
River Garden Farms						Electric	0
Roberts Ditch Irrigation District	Electric						0
Sycamore Mutual Water Company	Electric						0
T&P Farms	Electric						0
Te Velde Revocable Family Trust						Electric	0
Total	423	320	0	0	521	91	1,355

# Table 4. Peak Daily NOx Emissions (Unmitigated)

## Table 5. Peak Daily CO Emissions (Unmitigated)

	,		Peak Daily CO	Emission	s (lbs/day	)	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0
Canal Farms	Electric						0
Conaway Preservation Group						68	68
Eastside Mutual Water Company	30						30
Garden Highway Mutual Water Company					Electric		0
Glenn-Colusa Irrigation District	Electric	Electric					0
Glenn-Colusa Irrigation District (to Westside WD)	91	91					183
Goose Club Farms and Teichert Aggregate					Electric		0
Maxwell Irrigation District	64						64
Natomas Central Mutual Water Company			Electric		Electric		0
Pelger Mutual Water Company					60		60
Pleasant Grove-Verona Mutual Water Company					107		107
Princeton-Codora-Glenn Irrigation District	27	27					54
Provident Irrigation District	29	29					58
Reclamation District 108	Electric					Electric	0
Reclamation District 1004	13	13			13		40
River Garden Farms						Electric	0
Roberts Ditch Irrigation District	Electric						0
Sycamore Mutual Water Company	Electric						0
T&P Farms	Electric						0
Te Velde Revocable Family Trust						Electric	0
Total	254	160	0	0	180	68	662

	Peak Daily SOx Emissions (Ibs/day)								
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total		
Anderson-Cottonwood Irrigation District				Electric			0		
Canal Farms	Electric						0		
Conaway Preservation Group						18	18		
Eastside Mutual Water Company	11						11		
Garden Highway Mutual Water Company					Electric		0		
Glenn-Colusa Irrigation District	Electric	Electric					0		
Glenn-Colusa Irrigation District (to Westside WD)	32	32					64		
Goose Club Farms and Teichert Aggregate					Electric		0		
Maxwell Irrigation District	23						23		
Natomas Central Mutual Water Company			Electric		Electric		0		
Pelger Mutual Water Company					18		18		
Pleasant Grove-Verona Mutual Water Company					26		26		
Princeton-Codora-Glenn Irrigation District	8	8					17		
Provident Irrigation District	9	9					18		
Reclamation District 108	Electric					Electric	0		
Reclamation District 1004	4	4			4		12		
River Garden Farms						Electric	0		
Roberts Ditch Irrigation District	Electric						0		
Sycamore Mutual Water Company	Electric						0		
T&P Farms	Electric						0		
Te Velde Revocable Family Trust						Electric	0		
Total	86	53	0.00	0	48	18	205		

## Table 6. Peak Daily SOx Emissions (Unmitigated)

Table 7. Peak Daily PM10 Emissions (Unmitigated)	Table 7. Peak Dail	y PM10 Emissions	(Unmitigated)
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	Ť	Р	eak Daily PM1	0 Emissio	ns (lbs/da	y)	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0
Canal Farms	Electric						0
Conaway Preservation Group						8	8
Eastside Mutual Water Company	2						2
Garden Highway Mutual Water Company					Electric		0
Glenn-Colusa Irrigation District	Electric	Electric					0
Glenn-Colusa Irrigation District (to Westside WD)	1	1					3
Goose Club Farms and Teichert Aggregate					Electric		0
Maxwell Irrigation District	4						4
Natomas Central Mutual Water Company			Electric		Electric		0
Pelger Mutual Water Company					3		3
Pleasant Grove-Verona Mutual Water Company					15		15
Princeton-Codora-Glenn Irrigation District	2	2					4
Provident Irrigation District	2	2					4
Reclamation District 108	Electric					Electric	0
Reclamation District 1004	1	1			1		2
River Garden Farms						Electric	0
Roberts Ditch Irrigation District	Electric						0
Sycamore Mutual Water Company	Electric						0
T&P Farms	Electric						0
Te Velde Revocable Family Trust						Electric	0
Total	12	6	0.000	0	19	8	45

	Peak Daily PM2.5 Emissions (lbs/day)								
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total		
Anderson-Cottonwood Irrigation District				Electric			0		
Canal Farms	Electric						0		
Conaway Preservation Group						8	8		
Eastside Mutual Water Company	2						2		
Garden Highway Mutual Water Company					Electric		0		
Glenn-Colusa Irrigation District	Electric	Electric					0		
Glenn-Colusa Irrigation District (to Westside WD)	1	1					3		
Goose Club Farms and Teichert Aggregate					Electric		0		
Maxwell Irrigation District	4						4		
Natomas Central Mutual Water Company			Electric		Electric		0		
Pelger Mutual Water Company					3		3		
Pleasant Grove-Verona Mutual Water Company					15		15		
Princeton-Codora-Glenn Irrigation District	2	2					4		
Provident Irrigation District	2	2					4		
Reclamation District 108	Electric					Electric	0		
Reclamation District 1004	1	1			1		2		
River Garden Farms						Electric	0		
Roberts Ditch Irrigation District	Electric						0		
Sycamore Mutual Water Company	Electric						0		
T&P Farms	Electric						0		
Te Velde Revocable Family Trust						Electric	0		
Total	12	6	0.000	0	19	8	45		

## Table 8. Peak Daily PM2.5 Emissions (Unmitigated)

## Table 9. Annual VOC Emissions (Unmitigated)

			Annual VOC	Emissions	(tons/yr)		
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						0.55	0.55
Eastside Mutual Water Company	0.10						0.10
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	0.67	0.67					1.33
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	0.24						0.24
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					1.26		1.26
Pleasant Grove-Verona Mutual Water Company					1.61		1.61
Princeton-Codora-Glenn Irrigation District	0.66	0.66					1.31
Provident Irrigation District	0.70	0.70					1.40
Reclamation District 108	Electric					Electric	0.00
Reclamation District 1004	0.10	0.10			0.10		0.31
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	2.46	2.12	0.00	0.00	2.97	0.55	8.11

## Table 10. Annual NOx Emissions (Unmitigated)

			Annual NOx	Emissions	(tons/yr)		
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						5.89	5.89
Eastside Mutual Water Company	1.92						1.92
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	2.28	2.28					4.56
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	4.51						4.51
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					15.50		15.50
Pleasant Grove-Verona Mutual Water Company					14.19		14.19
Princeton-Codora-Glenn Irrigation District	8.08	8.08					16.16
Provident Irrigation District	8.63	8.63					17.27
Reclamation District 108	Electric					Electric	0.00
Reclamation District 1004	1.52	1.52			1.52		4.57
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	26.95	20.52	0.00	0.00	31.21	5.89	84.57

## Table 11. Annual CO Emissions (Unmitigated)

			Annual CO	Emissions (	tons/yr)		
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						4.39	4.39
Eastside Mutual Water Company	1.77						1.77
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	8.75	8.75					17.50
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	4.16						4.16
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					3.34		3.34
Pleasant Grove-Verona Mutual Water Company					6.88		6.88
Princeton-Codora-Glenn Irrigation District	1.74	1.74					3.48
Provident Irrigation District	1.86	1.86					3.72
Reclamation District 108	Electric					Electric	0.00
Reclamation District 1004	0.85	0.85			0.85		2.56
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	19.13	13.20	0.00	0.00	11.08	4.39	47.80

## Table 12. Annual SOx Emissions (Unmitigated)

			Annual SOx	Emissions	(tons/yr)		
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						1.15	1.15
Eastside Mutual Water Company	0.63						0.63
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	3.09	3.09					6.17
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	1.48						1.48
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					1.03		1.03
Pleasant Grove-Verona Mutual Water Company					1.66		1.66
Princeton-Codora-Glenn Irrigation District	0.53	0.53					1.07
Provident Irrigation District	0.57	0.57					1.14
Reclamation District 108	Electric					Electric	0.00
Reclamation District 1004	0.26	0.26			0.26		0.77
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	6.56	4.45	0.000	0.00	2.94	1.15	15.10

## Table 13. Annual PM10 Emissions (Unmitigated)

			Annual PM10	) Emissions	(tons/yr)		
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						0.52	0.52
Eastside Mutual Water Company	0.10						0.10
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	0.09	0.09					0.18
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	0.24						0.24
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					0.17		0.17
Pleasant Grove-Verona Mutual Water Company					0.96		0.96
Princeton-Codora-Glenn Irrigation District	0.13	0.13					0.25
Provident Irrigation District	0.14	0.14					0.27
Reclamation District 108	Electric					Electric	0.00
Reclamation District 1004	0.05	0.05			0.05		0.16
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	0.74	0.40	0.0000	0.00	1.18	0.52	2.85

## Table 14. Annual PM2.5 Emissions (Unmitigated)

			Annual PM2.	5 Emissions	s (tons/yr)		
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						0.52	0.52
Eastside Mutual Water Company	0.10						0.10
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	0.09	0.09					0.18
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	0.24						0.24
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					0.16		0.16
Pleasant Grove-Verona Mutual Water Company					0.96		0.96
Princeton-Codora-Glenn Irrigation District	0.12	0.12					0.25
Provident Irrigation District	0.13	0.13					0.26
Reclamation District 108	Electric					Electric	0.00
Reclamation District 1004	0.05	0.05			0.05		0.16
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	0.73	0.40	0.0000	0.00	1.18	0.52	2.82

Agency	Anderson-Cottonwood Irrigation District
Transfer Volume	4,800 acre feet/year
Location	Shasta County

## Table 15. Anderson-Cottonwood Irrigation District Criteria Pollutant Emissions

			Power Rating	Emission	P	ump Rate		Transfer Volume	Operation
Description	Well	Fuel Type	(hp)	Tier	(AF)	(gpm)	(acre feet/year)	(hours/year)	
	Barney Street	Electric	200	n/a	4,350	5,500	83%	3,996	3,946
	Crowley Gulch	Electric	50	n/a	875	1,000	17%	804	4,365
						Total	100%	4,800	8,311

Note: All wells are electric; therefore, no local criteria pollutant emissions.

**Conversion Factors** 

1 hour = 60 minutes 1 acre-foot = 325,851 gallons http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

Agency	Canal Farms	Federal Attainment Status	
Transfer Volume	860 acre feet/year	PM10 A Engines not subject to ATCM if remotely-located	₽d.
Location	Colusa County	PM2.5 A	
		O3 A	

## Table 16. Canal Farms Criteria Pollutant Emissions

				Power Rating	Emission	Pum	p Rate	Transfer Volume	Operation
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(acre feet/year)	(hours/year)
Dennis Well North	Dennis Well North	E	0	110	n/a	3,500	50%	430	667
Dennis Well South	Dennis Well South	E	0	110	n/a	3,500	50%	430	667
					Total	7,000	100%	860	1,334

Note: All wells are electric; therefore, no local criteria pollutant emissions.

Legend

Horsepower estimated based on average size engine for fuel type in study area

Conversion Factors

 1 hour =
 60 minutes

 1 acre-foot =
 325,851 gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

Agency	Conaway Preservation Group	Federal	Attainme	nt Status	Peak Month
Transfer Volume	26,639 acre feet/year	PM10	А	Engines subject to ATCM.	6,393 AF/month
Location	Yolo County	PM2.5	Ν		46,669 gallons/minute
		O3	Ν		53% peak pump rate

#### Table 17. Conaway Preservation Group Criteria Pollutant Emissions

				Power Rating	Emission	Dum	no Rate	Transfer	Volumo	0	eration	Fuel Consumption				n Factors np-hr)						nissions /day)					Annual E			
Description	Well		Model Year		Tier					(hours/day)	(hours/year)		VOC	NOx	(g/bri CO	SOx	PM10	PM2.5	VOC	NOx		SOx	PM10	PM2.5	voc	NOx	(tons p CO	SOx	DM10	PM2.5
Conaway PG6W-3	6W-3	Electric	TBD	114	n/a	3,500	4%	255	(AF/year) 1,062	(110015/02y) 13	(10015/year) 1.648	(gai/yr) n/a	VUC	NUX	0.0	307	FINITU	FIVIZ.J	VUC	NUX	0	30%	FINITO	FIVIZ.J	VUC	NUX	00	30	FINITO	F IVIZ.
Conaway PG5W-3	5W-3	Electric	TBD	114	n/a	3,500	4%	255	1,062	13	1,648	n/a																l		
Conaway PG5W-5 Conaway PG7W-4	7W-4	Electric	TBD	114	n/a	3,500	4%	255	1,062	13	1,648	n/a																l		
Conaway PG12W-5	12W-5	Electric	TBD	114	n/a	3,500	4%	255	1,062	13	1,648	n/a																l		
Conaway PG12W-3	12W-3	Electric	TBD	114	n/a	3,500	4%	255	1,062	13	1,648	n/a																l		
Conaway PG12W-3	12W-1	Electric	TBD	114	n/a	3,500	4%	255	1,062	13	1,648	n/a				-				-								ــــــا		
Conaway PG7W-2	7W-2	Electric	TBD	114	n/a	3,500	4%	255	1,062	13	1,648	n/a				-				-								ــــــا		
Conaway PG7W-2 Conaway PG13W-3	13W-3	Electric	TBD	114	n/a n/a	3,500	4%	255	1,062	13	1,648																	J	<u> </u>	
Conaway PG13W-3 Conaway PG7W-5	7W-5	Electric	TBD	114	n/a	3,500	4%	255	1,062	13	1,648	n/a n/a																J	<u> </u>	
Conaway PG7W-5 Conaway PG32NW-2	32NW-2	Electric	TBD	114		3,500	4%	255	1,062	13	1,648																	J	<u> </u>	
Conaway PG32NW-2 Conaway PG33NW-4	32NW-2 33NW-4	Electric	IBD	114	n/a	3,500	4%	255	,	13	1,648	n/a																J	<u> </u>	
Conaway PG33NW-4 Conaway PGOW-2	0W-2				n/a	3,400		248	1,032	13	1,648	n/a																<sup>_</sup>	<b></b>	
Conaway PGOW-2 Conaway PGOW-3	OW-2 OW-3	Electric		100	n/a	,	4%	-	,	-	/	n/a																<sup>_</sup>	<b></b>	
,		Electric		125	n/a	3,400	4%	248	1,032	13	1,648	n/a																<sup>_</sup>	<b></b>	
Conaway PG32NW-1 Conaway PG6-2	32NW-1	Electric		100	n/a	3,300	4%	240	1,001	13	1,648	n/a																<sup>_</sup>	<b></b>	
	6-2	Electric		100	n/a	2,700	3%	197	819	13	1,648	n/a																<sup>_</sup>	<b></b>	
Conaway PGOW-1	OW-1	Electric		100	n/a	2,600	3%	189	789	13	1,648	n/a																<sup>_</sup>	<b></b>	
Conaway PG20-1	20-1	Electric		100	n/a	2,500	3%	182	759	13	1,648	n/a																<sup>_</sup>	<b></b>	
Conaway PG21W-1	21W-1	Electric		100	n/a	2,500	3%	182	759	13	1,648	n/a																<sup>_</sup>	<b></b>	
Conaway PG31W-1	31W-1	Electric		100	n/a	2,300	3%	167	698	13	1,648	n/a																<sup>_</sup>	<b></b>	
Conaway PG33NW-1	33NW-1	Electric	0007	100	n/a	2,300	3%	167	698	13	1,648	n/a	0.4	0.0	0.7	0.00	0.00	0.00	0.74	40.50	47.04	4.45	4.07	4.07	0.05	0.00	4.45	0.00	0.07	0.07
Conaway PG8-1	8-1	Diesel	2007	170	T3	2,300	3%	167	698	13	1,648	15,715	0.1	2.8	3.7	0.93	0.22	0.22	0.71	13.56	17.84	4.45	1.07	1.07	0.05	0.88	1.15	0.29	0.07	0.07
Conaway PG33NW-2	33NW-2	Electric		100	n/a	2,200	3%	160	667	13	1,648	n/a																<sup>_</sup>	<b></b>	
Conaway PG33NW-8	33NW-8	Electric		100	n/a	2,200	3%	160	667	13	1,648	n/a																<sup>_</sup>	<b></b>	
Conaway PG33NW-3	33NW-3	Electric		100	n/a	2,100	2%	153	637	13	1,648	n/a																<sup>_</sup>	<b></b>	
Conaway PG33NW-6	33NW-6	Electric		100	n/a	2,100	2%	153	637	13	1,648	n/a				-				-								<u>ا</u>	<b> </b>	
Conaway PGOW-5	OW-5	Electric		125	n/a	2,000	2%	146	607	13	1,648	n/a				-				-								<u>ا</u>	<b> </b>	
Conaway PG33NW-5	33NW-5	Electric		100	n/a	1,800	2%	131	546	13	1,648	n/a										-						<u>بــــــــــــــــــــــــــــــــــــ</u>	<u> </u>	—
Conaway PG7W-1	7W-1	Electric	0005	100	n/a	1,800	2%	131	546	13	1,648	n/a	0.0	47	0.7	0.00	0.00	0.00	4.40	00.07	47.04	4.45	4.07	4.07	0.00	4.44	4.45	0.00	0.07	0.07
Conaway PG17W-3	17W-3	Diesel	2005	170	T2	1,700	2%	124	516	13	1,648	15,715	0.2	4.7	3.7	0.93	0.22	0.22	1.18	22.37	17.84	4.45	1.07	1.07	0.08	1.44	1.15	0.29	0.07	0.07
Conaway PGOW-4	OW-4	Electric	0005	100	n/a	1,700	2%	124	516	13	1,648	n/a	0.0	47	0.7	0.00	0.00	0.00	4.40	00.07	47.01	4.45	4.07	4.07	0.00	4.44	4.45	0.00	0.07	- 0.07
Conaway PG16W-2	16W-2	Diesel	2005	170	T2	1,600	2%	117	485	13	1,648	15,715	0.2	4.7	3.7	0.93	0.22	0.22	1.18	22.37	17.84	4.45	1.07	1.07	0.08	1.44	1.15	0.29	0.07	0.07
Conaway PG8-2	8-2	Diesel	2002	170	T1	1,500	2%	109	455	13	1,648	15,715	1.1	6.9	3.0	0.93	1.00	1.00	5.45	32.82	14.49	4.45	4.77	4.77	0.35	2.12	0.94	0.29	0.31	0.31
Conaway PG33NW-7	33NW-7	Electric		100	n/a	1,400	2%	102	425	13	1,648	n/a					ļ											<u> </u>	<u> </u>	<u> </u>
					Total	87,800	100%	6,393	26,639	421	54,376	62,859							8.52	91.12	68.00	17.78	7.98	7.98	0.55	5.89	4.39	1.15	0.52	0.52

Notes:

If a specific HP and emission tier combination has an emission standard of NMHC+NOx, then 95% of emissions assumed to be NOx and 5% of emissions assumed to be VOC (see CARB Carl Moyer Program Guidelines).

AP-42 emission factors used for SOx in all cases.

If an emission standard is not available for a given pollutant, then AP-42 emission factors used.

PM2.5 assumed to be 98% of PM10 emissions based on size fractions for stationary internal combustion diesel engines.

#### Legend

Average HP from all pumps
Emission factor based on NMHC+NOx emission standard
Emission factor from AP-42

## Conversion Factors

1 lb =	453.6	g
1 ton =	2,000	lbs
1 kW =	1.34	hp
1 day =	24	hours
1 month =	31	days
1 hour =	60	minutes
1 acre-foot =	325,851	gallons
 		a second second second second

http://www.water.ca.gov/pubs/dwrnews/california water facts card/waterfactscard.pdf

#### Diesel Engine Fuel Consumption

0.4 lb/hp-hr (Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) 0.855 g/mL (Based on MSDS for Hess Diesel Fuel All Types) 7.13 lb/gal

Agency	Eastside Mutual Water Company	Federal	Attainme	ent Status	Peak Month
Transfer Volume	2,000 acre feet/year	PM10	А	Engines not subject to ATCM if remotely-located.	480 AF/month
Location	Colusa County	PM2.5	А		3,504 gallons/minute
		O3	А		92% peak pump rate

#### Table 18. Eastside Mutual Water Company Criteria Pollutant Emissions

										Fuel	Emission Factors		Daily Emissions						Annual Emissions									
				<b>Power Rating</b>	Emission	Pun	np Rate	Transfer Volume	Operation	Consumption	(g/bhp-hr) (lbs/day)				(tons per year)													
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(gal/yr)	VOC	NOx	СО	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.5	VOC	NOx	СО	SOx	PM10	PM2.5
Eastside MWC7631T	7631T	Diesel	2006	215	T3	3,800	100%	2,000	2,858	34,476	0.1	2.8	2.6	0.9	0.15	0.15	1.70	32.26	29.71	10.58	1.70	1.70	0.10	1.92	1.77	0.63	0.10	0.10

Notes:

If a specific HP and emission tier combination has an emission standard of NMHC+NOx, then 95% of emissions assumed to be NOx and 5% of emissions assumed to be VOC (see CARB Carl Moyer Program Guidelines).

AP-42 emission factors used for SOx in all cases.

If an emission standard is not available for a given pollutant, then AP-42 emission factors used.

PM2.5 assumed to be 98% of PM10 emissions based on size fractions for stationary internal combustion diesel engines.

Legend

Emission factor based on NMHC+NOx emission standard	
Emission factor from AP-42	

#### Conversion Factors

1 lb =	453.6	g
1 ton =	2,000	lbs
1 kW =	1.34	hp
1 day =	24	hours
1 hour =	60	minutes
1 acre-foot =	325,851	gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

## Diesel Engine Fuel Consumption

Fuel Consumption	
0.4 lb/hp-hr	(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)
0.855 g/mL	(Based on MSDS for Hess Diesel Fuel All Types)
7.13 lb/gal	

## Appendix B Air Quality Emission Calculations

Agency	Garden Highway Mutual Water Company	Federal	Attainmer	nt Status
Transfer Volume	3,500 acre feet/year	PM10	А	Engines subject to ATCM.
Location	Sutter County	PM2.5	Ν	
		O3	Ν	

## Table 19. Garden Highway Mutual Water Company Criteria Pollutant Emissions

				Dowor Doting	Emission	Dum	n Doto		Oneration
Description	Well		Model Year	Power Rating (hp)	Emission Tier		p Rate (% of Total)	Transfer Volume (acre feet/year)	Operation (hours/year)
				/	I ICI		· /		· · · ·
Garden Highway MWC23	23	Electric		110	n/a	2,000	11%	387	1,050
Garden Highway MWC17	17	Electric		110	n/a	2,900	16%	561	1,050
Garden Highway MWC4	4	Electric		110	n/a	2,100	12%	406	1,050
Garden Highway MWC19	19	Electric		110	n/a	2,600	14%	503	1,050
Garden Highway MWC24	24	Electric		110	n/a	3,000	17%	580	1,050
Garden Highway MWC25	25	Electric		110	n/a	3,000	17%	580	1,050
Garden Highway MWC 22	22	Electric		110	n/a	2,500	14%	483	1,050
						Total	100%	3,500	7,351

Note: All wells are electric; therefore, no local criteria pollutant emissions.

Legend

Horsepower estimated based on average size engine for fuel type in study area

**Conversion Factors** 

1 hour = 60 minutes

1 acre-foot = 325,851 gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

Agency	Glenn-Colusa Irrigation District	Federal Attainment Status									
Transfer Volume	7,500 acre feet/year	PM10	А	Engines not subject to ATCM if							
Location	Glenn County	PM2.5	А	remotely-located.							
	Colusa County	O3	А								

## Table 20. Glenn-Colusa Irrigation District Criteria Pollutant Emissions

				<b>Power Rating</b>	Pun	np Rate	Operation	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)
GCID 1	GCID 1	Electric		100	3,000	19%	1,452	2,628
GCID 2	GCID 2	Electric		100	3,000	19%	1,452	2,628
GCID 3	GCID 3	Electric		100	3,000	19%	1,452	2,628
GCID 4	GCID 4	Electric		100	3,000	19%	1,452	2,628
Jacinto	Jacinto	Electric		100	3,500	23%	1,694	2,628
					Total	100%	7,500	13,139

Note: All wells are electric; therefore, no local criteria pollutant emissions.

#### Legend

Horsepower equal to data provided in GCID priority spreadsheet (2010PrirtyWells.xls) for Well Horsepower assumed to be equal to engine with known HP

#### **Conversion Factors**

1 lb =	453.6 g	
1 ton =	2,000 lbs	
1 kW =	1.34 hp	
1 day =	24 hours	
1 hour =	60 minutes	
1 acre-foot =	325,851 gallons	

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

## **Diesel Engine Fuel Consumption**

0.4 lb/hp-hr(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)0.855 g/mL(Based on MSDS for Hess Diesel Fuel All Types)7.13 lb/gal

Agency	Glenn-Colusa Irrigation District	Federal Attainment S	Status
Transfer Volume	18,668 acre feet/year	PM10 A	Engines not subject to ATCM if remotely-located.
Location	Glenn County	PM2.5 A	
	Colusa County	O3 A	

#### Table 21. Glenn-Colusa Irrigation District (Transfer to Westside WD) Criteria Pollutant Emissions

												Fuel			Emission	Factors					Daily Er	nissions					Annual E	Emissions		
				Power Rating	Emission	Pun	np Rate	Transfer	Volume	Op	eration	Consumption			(g/bh	p-hr)					(lbs	/day)					(tons p	er year)		
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(AF/month)	(AF/year) (	hours/day	) (hours/year)	(gal/yr)	VOC	NOx	CO	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.
RW-1	RW-1	E	2014	15	n/a	425	1%	40	280	16	3,579	n/a																		
RW-2	RW-2	E	2014	30	n/a	850	3%	80	560	16	3,579	n/a																		
RW-3	RW-3	E	2014	30	n/a	850	3%	80	560	16	3,579	n/a																		
RW-4	RW-4	E	2014	30	n/a	850	3%	80	560	16	3,579	n/a																		
LW-1	LW-1	E	2014	30	n/a	850	3%	80	560	16	3,579	n/a																		
LW-2	LW-2	E	2014	30	n/a	850	3%	80	560	16	3,579	n/a																		
LW-3	LW-3	E	2014	30	n/a	850	3%	80	560	16	3,579	n/a																		
TPHW-1	TPHW-1	D	2011	200	T4I	2,250	8%	212	1,483	16	3,579	40,152	0.14	0.3	2.6	0.93	0.01	0.01	1.03	2.17	18.99	6.76	0.11	0.11	0.11	0.24	2.06	0.73	0.01	0.01
M&R	M&R	D	2014	350	T4	3,200	11%	424	2,544	23	4,317	84,760	0.14	0.3	2.6	0.93	0.01	0.01	2.54	5.35	46.77	16.65	0.27	0.26	0.24	0.50	4.35	1.55	0.02	0.02
SB&L#2	SB&L#2	D	2001	165	T1	3,000	10%	398	1,194	23	2,161	20,004	1.1	6.9	3.0	0.93	0.22	0.21	9.64	58.03	25.61	7.86	1.86	1.82	0.45	2.70	1.19	0.37	0.09	0.08
SB&L#3	SB&L#3	E	2014	70	n/a	500	2%	43	129	15	1,401	n/a																		
SB&L#4	SB&L#4	E	2014	80	n/a	2,500	9%	332	664	23	1,442	n/a																		
Vann#1	Vann#1	D	2013	260	T4I	3,000	10%	252	1,764	15	3,193	46,574	0.14	0.3	2.6	0.93	0.01	0.01	1.20	2.52	22.03	7.84	0.13	0.12	0.13	0.27	2.39	0.85	0.01	0.01
Vann#2	Vann#2	D	2013	300	T4I	4,000	14%	392	2,744	17	3,725	62,691	0.14	0.3	2.6	0.93	0.01	0.01	1.61	3.39	29.65	10.56	0.17	0.17	0.17	0.37	3.22	1.15	0.02	0.02
Vann#3	Vann#3	D	2013	300	T4I	3,000	10%	392	2,744	23	4,967	83,588	0.14	0.3	2.6	0.93	0.01	0.01	2.15	4.52	39.54	14.08	0.23	0.22	0.23	0.49	4.29	1.53	0.02	0.02
Vann#4	Vann#4	E	2013	300	n/a	2,000	7%	252	1,764	22	4,789	n/a																		
					Total	28.975	100%	3,216	18,668	294	54,623	337,769							18.16	75.98	182.60	63.75	2.76	2.69	1.33	4.56	17.50	6.17	0.18	0.18

Notes: If a specific HP and emission tier combination has an emission standard of NMHC+NOx, then 95% of emissions assumed to be NOx and 5% of emissions assumed to be VOC (see CARB Carl Moyer Program Guidelines). AP-42 emission factors used for SOx in all cases. If an emission standard is not available for a given pollutant, then AP-42 emission factors used.

PM2.5 assumed to be 98% of PM10 emissions based on size fractions for stationary internal combustion diesel engines.

#### Legend

Data modified to meet transfer capacity

#### Conversion Factors

1 lb = 453.6 g 2,000 lbs 1 ton = 1 kW = 1.34 hp 24 hours 1 day = 1 month = 31 days 1 hour = 60 minutes

1 acre-foot = 325,851 gallons http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

#### Diesel Engine Fuel Consumption

0.4 lb/hp-hr (Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) 0.855 g/mL (Based on MSDS for Hess Diesel Fuel All Types) 7.13 lb/gal

Agency	Goose Club Farms and Teichert Aggregate	Federal /	Attainme	nt Status
Transfer Volume	2,000 acre feet/year	PM10	А	Engines subject to ATCM.
Location	Sutter County	PM2.5	Ν	
		O3	Ν	

## Table 22. Goose Club Farms and Teichert Aggregate Criteria Pollutant Emissions

				Power Rating	Emission	Pum	p Rate	Transfer Volume	Operation
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(acre feet/year)	(hours/year)
Goose Club1	1	Electric	TBD	125	n/a	3,000	17%	333	603
Goose Club2	2	Electric	TBD	125	n/a	3,000	17%	333	603
Goose Club3	3	Electric	TBD	125	n/a	3,000	17%	333	603
Goose Club4	4	Electric	TBD	125	n/a	3,000	17%	333	603
Goose Club5	5	Electric	TBD	125	n/a	3,000	17%	333	603
Goose Club6	6	Electric	TBD	125	n/a	3,000	17%	333	603
Goose Club7	7	Electric	TBD	125	n/a	3,000	17%	333	603
Goose Club8	8	Electric	TBD	125	n/a	3,000	17%	333	603
Goose Club9	9	Electric	TBD	125	n/a	3,000	17%	333	603
Goose Club10	10	Electric	TBD	125	n/a	3,000	17%	333	603
Goose Club11	11	Electric	TBD	125	n/a	3,000	17%	333	603
Goose Club12	12	Electric	TBD	125	n/a	3,000	17%	333	603
Goose Club13	13	Electric	TBD	125	n/a	3,000	17%	333	603
						Total	100%	2,000	3,621

Note: All wells are electric; therefore, no local criteria pollutant emissions.

**Conversion Factors** 

1 hour = 60 minutes

1 acre-foot = 325,851 gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

Agency	Maxwell Irrigation District	<u>Federal</u>	Attainme	nt Status	Peak Month
Transfer Volume	4,700 acre feet/year	PM10	А	Engines not subject to ATCM if remotely-located.	1,128 AF/month
Location	Colusa County	PM2.5	А		8,234 gallons/minute
		O3	А		43% peak pump rate

## Table 23. Maxwell Irrigation District Criteria Pollutant Emissions

												Fuel			Emissio	n Factors					Daily En	nissions					Annual E	missions		
				Power Rating	Emission	Pum	np Rate	Transfer	Volume	Ope	ration	Consumption			(g/b	hp-hr)					(lbs/	/day)					(tons p	er year)		ļ
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(AF/month)	(AF/year)	(hours/day)	(hours/year)	(gal/yr)	VOC	NOx	СО	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.5
MID1	MID1	Diesel	2006	215	T3	3,800	20%	226	940	10	1,343	16,204	0.1	2.8	2.6	0.9	0.15	0.15	0.74	13.98	12.88	4.58	0.74	0.74	0.05	0.90	0.83	0.30	0.05	0.05
MID2	MID2	Diesel	2006	215	T3	3,800	20%	226	940	10	1,343	16,204	0.1	2.8	2.6	0.9	0.15	0.15	0.74	13.98	12.88	4.58	0.74	0.74	0.05	0.90	0.83	0.30	0.05	0.05
MID3	MID3	Diesel	2006	215	T3	3,800	20%	226	940	10	1,343	16,204	0.1	2.8	2.6	0.9	0.15	0.15	0.74	13.98	12.88	4.58	0.74	0.74	0.05	0.90	0.83	0.30	0.05	0.05
MID4	MID4	Diesel	2006	215	T3	3,800	20%	226	940	10	1,343	16,204	0.1	2.8	2.6	0.9	0.15	0.15	0.74	13.98	12.88	4.58	0.74	0.74	0.05	0.90	0.83	0.30	0.05	0.05
MID5	MID5	Diesel	2006	215	T3	3,800	20%	226	940	10	1,343	16,204	0.1	2.8	2.6	0.9	0.15	0.15	0.74	13.98	12.88	4.58	0.74	0.74	0.05	0.90	0.83	0.30	0.05	0.05
					Total	19,000	100%	1,128	4,700	52	6,717	81,020							3.68	69.90	64.38	22.92	3.68	3.68	0.24	4.51	4.16	1.48	0.24	0.24

Notes:

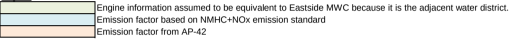
If a specific HP and emission tier combination has an emission standard of NMHC+NOx, then 95% of emissions assumed to be NOX and 5% of emissions assumed to be VOC (see CARB Carl Moyer Program Guidelines).

AP-42 emission factors used for SOx in all cases.

If an emission standard is not available for a given pollutant, then AP-42 emission factors used.

PM2.5 assumed to be 98% of PM10 emissions based on size fractions for stationary internal combustion diesel engines.

#### Legend



#### Conversion Factors

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

#### Diesel Engine Fuel Consumption

0.4 lb/hp-hr (Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) 0.855 g/mL (Based on MSDS for Hess Diesel Fuel All Types) 7.13 lb/gal

7.15 ib/yai

Agency	Natomas Central Mutual Water Company	Federal A	Attainr	nent Status
Transfer Volume	30,000 acre feet/year	PM10	Μ	Engines subject to ATCM.
Location	Sacramento County	PM2.5	Ν	
	Sutter County	O3	Ν	

## Table 24. Natomas Central Mutual Water Company Criteria Pollutant Emissions

				Power Rating	Emission	Pun	np Rate	Transfer Volume	Operation
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(acre feet/year)	(hours/year)
	1	Electric		110	n/a	4,200	8%	2,308	2,984
	2	Electric		110	n/a	4,200	8%	2,308	2,984
	3	Electric		110	n/a	4,200	8%	2,308	2,984
	4	Electric		110	n/a	4,200	8%	2,308	2,984
	5	Electric		110	n/a	4,200	8%	2,308	2,984
	6	Electric		110	n/a	4,200	8%	2,308	2,984
	7	Electric		110	n/a	4,200	8%	2,308	2,984
	8	Electric		110	n/a	4,200	8%	2,308	2,984
	9	Electric		110	n/a	4,200	8%	2,308	2,984
	10	Electric		110	n/a	4,200	8%	2,308	2,984
	11	Electric		110	n/a	4,200	8%	2,308	2,984
	12	Electric		110	n/a	4,200	8%	2,308	2,984
	13	Electric		110	n/a	4,200	8%	2,308	2,984
						Total	100%	30,000	38,792

Note: All wells are electric; therefore, no local criteria pollutant emissions.

Legend

Horsepower estimated based on average size engine for fuel type in study area

Conversion Factors

1 hour = 60 minutes

1 acre-foot = 325,851 gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

## 2014 Tehama-Colusa Canal Authority Water Transfers Draft Environmental Assessment/Initial Study

## Groundwater Substitution Air Quality Emissions (Unmitigated)

Pelger Mutual Water Company	Federal Att	tainment	<u>Status</u>	Peak Month
4,000 acre feet/year	PM10	A	Engines subject to ATCM.	960 AF/month
Sutter County	PM2.5	Ν		7,008 gallons/minute
	O3	Ν		50% peak pump rate
	4,000 acre feet/year	4,000 acre feet/year PM10 Sutter County PM2.5	4,000 acre feet/year PM10 A Sutter County PM2.5 N	4,000 acre feet/year PM10 A Engines subject to ATCM. Sutter County PM2.5 N

Table 25. Pelger Mutual Water Company Criteria Pollutant Emissions

												Fuel		E	mission F	actors					Daily Em	issions					Annual Er	missions		
				Power Rating	Emission	Pump	Rate	Transfe	· Volume	Ope	ration	Consumption			(g/bhp-	·hr)					(lbs/c	day)					(tons pe	er year)		
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(AF/month)	(AF/year)	(hours/day)	(hours/year)	(gal/yr)	VOC	NOx	СО	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.5
Pelger MWC Well 3 Klein	Well 3 Klein	Diesel		250	Т0	4,700	33%	320	1,333	12	1,541	21,608	1.1	14.1	3.0	0.93	0.15	0.15	7.50	92.44	19.92	6.11	0.99	0.96	0.42	5.17	1.11	0.34	0.06	0.05
Pelger MWC Well 1 Tucker	Well 1 Tucker	Diesel		250	Т0	4,700	33%	320	1,333	12	1,541	21,608	1.1	14.1	3.0	0.93	0.15	0.15	7.50	92.44	19.92	6.11	0.99	0.96	0.42	5.17	1.11	0.34	0.06	0.05
Pelger MWC Well 2 Flopet	Well 2 Flopet	Diesel		250	Т0	4,700	33%	320	1,333	12	1,541	21,608	1.1	14.1	3.0	0.93	0.15	0.15	7.50	92.44	19.92	6.11	0.99	0.96	0.42	5.17	1.11	0.34	0.06	0.05
					Total	14,100	100%	960	4,000	36	4,622								22.49	277.32	59.76	18.34	2.96	2.89	1.26	15.50	3.34	1.03	0.17	0.16

Notes:

If a specific HP and emission tier combination has an emission standard of NMHC+NOx, then 95% of emissions assumed to be NOx and 5% of emissions assumed to be VOC (see CARB Carl Moyer Program Guidelines).

AP-42 emission factors used for SOx in all cases.

If an emission standard is not available for a given pollutant, then AP-42 emission factors used.

PM2.5 assumed to be 98% of PM10 emissions based on size fractions for stationary internal combustion diesel engines.

#### Legend

Pump rate based on Well Development & Test Report (October 13, 1993); maximum test pump rate.
Fuel type assumed to be diesel (worst-case emissions)
Engines assumed to be Tier 0 (noncertified) because model year not known (worst-case emissions).
Emission factor from AP-42

#### Conversion Factors

	1 lb =	453.6	g
	1 ton =	2,000	lbs
	1 kW =	1.34	hp
	1 day =	24	hours
1	month =	31	days
	1 hour =	60	minutes
1 ac	cre-foot =	325,851	gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

## Diesel Engine Fuel Consumption 0.4 lb/hp-hr

0.4 lb/hp-hr(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)0.855 g/mL(Based on MSDS for Hess Diesel Fuel All Types)7.13 lb/gal

gency	Pleasant Grove-Verona Mutual Wat	ter Company		Maximur	m Pump Rate	3,600	0 AF/month			Federal Atta	inment Status				Peak Mor	<u>nth</u>					
ansfer Volume	15,000	acre feet/yea	ar			26,278	8 gallons/minu	ute		PM10	A	Engines subjec	t to ATCM		3,600	AF/month					
ocation	Sutter	County								PM2.5	N				26,278	gallons/mi	inute				
										O3	Ν				35%	peak pum	p rate				
able 26. Pleasant Grove-Verona Mutu	al Water Company Criteria Pollu	utant Emiss	ions													_					
						-						Fuel				n Factors					Daily E
December (1-1)	NW - 11			Power Rating			p Rate		r Volume		peration	Consumption		No		hp-hr)	DM40	DMO 5	1/00		(lbs
Description	Well	Fuel Type I	Nodel Year	(hp)	Tier	(gpm)				` '	) (hours/year)		VOC	NOx	со	SOx	PM10	PM2.5	VOC	NOx	со
PGVMWC Well #1	Well #1	Electric		30	n/a	2,000	3%	95	394	8	1,070	n/a								L	<u> </u>
PGVMWC Well #2	Well #2	Electric		250	n/a	5,000	7%	237	986	8	1,070	n/a								<u> </u>	<u> </u>
PGVMWC Monster Pump	Monster Pump	Electric		60	n/a	3,100	4%	147	611	8	1,070	n/a								L	<u> </u>
PGVMWC Well #12&17	Well #12&17	Electric		50	n/a	1,500	2%	71	296	8	1,070	n/a				0.00	0.45	0.45		04.07	
PGVMWC Well #11	Well #11	Diesel	2004	250	T2	4,200	6%	199	828	8	1,070	15,014	0.2	4.7	2.6	0.93	0.15	0.15	1.12	21.37	11.93
PGVMWC Well #13&15	Well #13&15	Electric		240	n/a	4,800	6%	227	946	8	1,070	n/a									
PGVMWC Well #16	Well #16	Electric	0000	240	n/a	1,700	2%	80	335	8	1,070	n/a		0.0	0.0	0.00	1.00	4.00	0.50	04.07	0.00
PGVMWC Willey #1	Willey #1	Diesel	2000	168	T1	3,000	4%	142	591	8	1,070	10,089	1.1	6.9	3.0	0.93	1.00	1.00	3.50	21.07	9.30
PGVMWC Willey #2	Willey #2	Electric		159 58	n/a	3,000	4%	142	591	8	1,070	n/a									
PGVMWC Willey #3	Willey #3	Electric	4074		n/a To	2,000	3%	95 142	394	8	1,070	n/a		44.4	0.0	0.00	0.00	0.04	0.40	00.54	0.00
PGVMWC Willey #4 PGVMWC Well #30	Willey #4	Diesel	1974	150	T0	3,000	4%		591 296	8	1,070	9,008	1.1	14.1	3.0	0.93	0.22	0.21	3.13	38.54 12.54	8.30 5.54
PGVMWC Well #30	Well #30 Well #31	Diesel Electric	2000	100 99	T1 n/a	2,500	2% 3%	71 118	493	8	1,070	6,005 n/a	1.1	6.9	3.0	0.93	1.00	1.00	2.08	12.54	5.54
PGVMWC Well #31 PGVMWC Well #32	Well #31	Electric		99	n/a n/a	2,500	3%	118	493	8	1,070	n/a n/a								<u> </u>	
PGVMWC Well #32 PGVMWC Well #33	Well #32	Electric		99	n/a	2,500	3%	118	493	8	1,070	n/a									
PGVMWC Well #33 PGVMWC Nicholas Sand Field Well	Nicholas Sand Field Well	Diesel	2002	62	T1	2,000	3%	95	394	8	1,070	3,729	1.1	6.9	3.0	0.93	1.00	1.00	1.29	7.79	3.44
PGVMWC Nicholas Sand Field Weil PGVMWC Nicholas Filipino Camp #2	Nicholas Filipino Camp #2	Electric	2002	40	n/a	2,000	3%	95	394	8	1,070	3,729 n/a	1.1	0.9	3.0	0.93	1.00	1.00	1.29	7.79	3.44
PGVMWC Nicholas Filipino Camp #2	Nicholas Filipino Camp South	Diesel	2002	62	1/a T1	2,000	3%	95	394	8	1,070	3,729	1.1	6.9	3.0	0.93	1.00	1.00	1.29	7.79	3.44
PGVMWC Nicholas Johnston Field Well #2	Nicholas Johnston Field Well #2	Electric	2002	58	n/a	2,000	3%	95	394	8	1,070	n/a	1.1	0.9	3.0	0.95	1.00	1.00	1.29	1.15	3.44
PGVMWC Nicholas Johnston Well #2	Nicholas Johnston Well	Electric		58	n/a	2,000	3%	95	394	8	1,070	n/a									
PGVMWC Nicholas 72-Acre Field South	Nicholas 72-Acre Field South	Diesel	2002	62	Τ/α T1	2,000	3%	95	394	8	1,070	3.729	1.1	6.9	3.0	0.93	1.00	1.00	1.29	7.79	3.44
PGVMWC Nicholas 72-Acre Field North	Nicholas 72-Acre Field North	Electric	2002	58	n/a	2,000	3%	95	394	8	1,070	n/a	1.1	0.5	5.0	0.35	1.00	1.00	1.23	1.13	3.44
PGVMWC Nicholas BBC Well	Nicholas BBC Well	Electric		58	n/a	2,000	3%	95	394	8	1,070	n/a									<u> </u>
PGVMWC Kelly 190 Field Well #2	Kelly 190 Field Well #2	Electric		30	n/a	2,000	3%	95	394	8	1,070	n/a									<u> </u>
PGVMWC Kelly Windmill Field Well #2	Kelly Windmill Field Well #2	Diesel	2002	62	T1	2,000	3%	95	394	8	1,070	3,729	1.1	6.9	3.0	0.93	1.00	1.00	1.29	7.79	3.44
PGVMWC Kelly Windmill North Field Well	Kelly Windmill North Field Well	Diesel	2002	62	T1	2,000	3%	95	394	8	1,070	3,729	1.1	6.9	3.0	0.93	1.00	1.00	1.29	7.79	3.44
PGVMWC Kelly 306 Well	Kelly 306 Well	Electric	2002	111	n/a	2,600	3%	123	512	8	1,070	n/a		0.0	0.0	0.00	1.00	1.00	1.20	1.10	0.44
PGVMWC Scheidel & Osterli #16	Scheidel & Osterli #16	Diesel	1997	234	Π/α T1	3,400	4%	161	670	8	1,070	14.053	1.0	6.9	8.5	0.93	0.40	0.40	4.15	29.35	36.37
PGVMWC Scheidel & Osterli #17	Scheidel & Osterli #17	Diesel	1999	101	то	1.500	2%	71	296	8	1,070	6.065	1.0	14.1	3.0	0.93	0.40	0.40	2.10	25.95	5.59
PGVMWC Scheidel & Osterli #17	Scheidel & Osterli #18A	Diesel	1999	101	T0	1,800	2%	85	355	8	1,070	6.065	1.1	14.1	3.0	0.93	0.22	0.21	2.10	25.95	5.59
PGVMWC River Ranch #19	River Ranch #19	Diesel	2008	99	T3	2.500	3%	118	493	8	1,070	5.945	0.2	3.3	3.7	0.93	0.30	0.30	0.32	6.03	6.75
		2.000.	2000		Total	76,100	100%	3.600	15.000	257	33,185	90.892	0.2	0.0	0	0.00	0.00	0.00	24.98	219.75	106.56

Notes: If a specific HP and emission tier combination has an emission standard of NMHC+NOx, then 95% of emissions assumed to be NOx and 5% of emissions assumed to be VOC (see CARB Carl Moyer Program Guidelines). AP-42 emission factors used for SOx in all cases. If an emission standard is not available for a given pollutant, then AP-42 emission factors used. PM2.5 assumed to be 98% of PM10 emissions based on size fractions for stationary internal combustion diesel engines.

Legend

	Average HP estimated from pump rates
	HP interpolated from other pumps
	Emission factor from AP-42
	Emission factor based on NMHC+NOx emission standard
	-
о : <b>г</b> :	

Conversion Factors		
	1 lb =	453.6 g
	1 ton =	2,000 lbs
	1 kW =	1.34 hp
	1 day =	24 hours
	1 hour =	60 minutes
	1 month =	31 days (peak occurs in July and August)
	A ages fact	

1 acre-foot = 325,851 gallons http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

Diesel Engine Fuel Consumption

0.4	lb/hp-hr
0.855	g/mL
7.13	lb/gal

(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) (Based on MSDS for Hess Diesel Fuel All Types)

## Appendix B Air Quality Emission Calculations

	nissions (day)			Annual Emissions (tons per year) VOC NOX CO SOX PM10 PM2.5												
CÒ	SOx	PM10	PM2.5	PM10	PM2.5											
11.93	4.25	0.68	0.68	0.07	1.38	0.77	0.27	0.04	0.04							
			0.00				<u>.</u> .									
9.30	2.85	3.06	3.06	0.23	1.36	0.60	0.18	0.20	0.20							
8.30	2.55	0.60	0.59	0.20	2.49	0.54	0.16	0.04	0.04							
5.54	1.70	1.82	1.82	0.13	0.81	0.36	0.11	0.12	0.12							
3.44	1.06	1.13	1.13	0.08	0.50	0.22	0.07	0.07	0.07							
3.44	1.06	1.13	1.13	0.08	0.50	0.22	0.07	0.07	0.07							
3.44	1.06	1.13	1.13	0.08	0.50	0.22	0.07	0.07	0.07							
3.44	1.06	1.13	1.13	0.08	0.50	0.22	0.07	0.07	0.07							
3.44	1.06	1.13	1.13	0.08	0.50	0.22	0.07	0.07	0.07							
36.37	3.98	1.72	1.72	0.27	1.90	2.35	0.26	0.11	0.11							
5.59	1.72	0.41	0.40	0.14	1.68	0.36	0.11	0.03	0.03							
5.59	1.72	0.41	0.40	0.14	1.68	0.36	0.11	0.03	0.03							
6.75	1.68	0.54	0.54	0.02	0.39	0.44	0.11	0.03	0.03							
106.56	25.71	14.91	14.87	1.61	14.19	6.88	1.66	0.96	0.96							

Agency	Princeton-Codora-Glenn Irrigation District	Federal Attainr	nent Status	Peak Month
Transfer Volume	5,000 acre feet/year	PM10 A	Engines not subject to ATCM if remotely-located.	1,200 AF/month
Location	Glenn County	PM2.5 A		8,759 gallons/minute
	Colusa County	O3 A		23% peak pump rate

#### Table 27. Princeton-Codora-Glenn Irrigation District Criteria Pollutant Emissions

												Fuel	Emission Factors								Daily En	nissions			Annual Emissions								
				<b>Power Rating</b>	Emission	Pu	np Rate	Transfer	Volume	Ope	eration	Consumption		(g/bhp-hr)					(lbs/	day)			(tons per year)										
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(AF/month)	(AF/year) (	(hours/day)	(hours/year)	(gal/yr)	VOC	NOx	со	SOx	PM10	PM2.5	VOC	NOx	со	SOx	PM10	PM2.5	VOC	NOx	СО	SOx	PM10	PM2.5			
C MICHAEL	C MICHAEL	D	0	160	Т0	3,000	8%	96	400	6	724	6,500	1.1	14.1	3.0	0.93	0.22	0.21	2.26	27.81	5.99	1.84	0.44	0.42	0.15	1.80	0.39	0.12	0.03	0.03			
CHRISMAN 1	CHRISMAN 1	D	0	160	Т0	3,000	8%	96	400	6	724	6,500	1.1	14.1	3.0	0.93	0.22	0.21	2.26	27.81	5.99	1.84	0.44	0.42	0.15	1.80	0.39	0.12	0.03	0.03			
CHRISMAN 2	CHRISMAN 2	D	0	160	Т0	3,000	8%	96	400	6	724	6,500	1.1	14.1	3.0	0.93	0.22	0.21	2.26	27.81	5.99	1.84	0.44	0.42	0.15	1.80	0.39	0.12	0.03	0.03			
D PEREZ	D PEREZ	D	0	160	Т0	5,000	13%	160	667	6	724	6,500	1.1	14.1	3.0	0.93	0.22	0.21	2.26	27.81	5.99	1.84	0.44	0.42	0.15	1.80	0.39	0.12	0.03	0.03			
D PEREZ	D PEREZ	D	0	160	Т0	5,000	13%	160	667	6	724	6,500	1.1	14.1	3.0	0.93	0.22	0.21	2.26	27.81	5.99	1.84	0.44	0.42	0.15	1.80	0.39	0.12	0.03	0.03			
R PEREZ	R PEREZ	E	0	110	n/a	4,000	11%	128	533	6	724	n/a																					
WELLER	WELLER	D	0	160	Т0	3,000	8%	96	400	6	724	6,500	1.1	14.1	3.0	0.93	0.22	0.21	2.26	27.81	5.99	1.84	0.44	0.42	0.15	1.80	0.39	0.12	0.03	0.03			
G GIESBREST	G GIESBREST	E	0	110	n/a	3,000	8%	96	400	6	724	n/a																					
L HANSEN	L HANSEN	D	0	160	Т0	3,000	8%	96	400	6	724	6,500	1.1	14.1	3.0	0.93	0.22	0.21	2.26	27.81	5.99	1.84	0.44	0.42	0.15	1.80	0.39	0.12	0.03	0.03			
J MANN	J MANN	D	0	160	Т0	2,500	7%	80	333	6	724	6,500	1.1	14.1	3.0	0.93	0.22	0.21	2.26	27.81	5.99	1.84	0.44	0.42	0.15	1.80	0.39	0.12	0.03	0.03			
B GIESBRECHT	B GIESBRECHT	D	0	160	Т0	3,000	8%	96	400	6	724	6,500	1.1	14.1	3.0	0.93	0.22	0.21	2.26	27.81	5.99	1.84	0.44	0.42	0.15	1.80	0.39	0.12	0.03	0.03			
					Total	37,500	100%	1,200	5,000	62	7,965	58,498							20.30	250.25	53.93	16.55	3.92	3.82	1.31	16.16	3.48	1.07	0.25	0.25			

Notes:

If a specific HP and emission tier combination has an emission standard of NMHC+NOx, then 95% of emissions assumed to be NOX and 5% of emissions assumed to be VOC (see CARB Carl Moyer Program Guidelines).

AP-42 emission factors used for SOx in all cases.

If an emission standard is not available for a given pollutant, then AP-42 emission factors used. PM2.5 assumed to be 98% of PM10 emissions based on size fractions for stationary internal combustion diesel engines.

#### Legend

Horsepower estimated based on average size engine for fuel type in study area

## Conversion Factors

1 lb =	453.6 g
1 ton =	2,000 lbs
1 kW =	1.34 hp
1 day =	24 hours
1 month =	31 days
1 hour =	60 minutes
1 acre-foot =	325,851 gallons
and the second	

http://www.water.ca.gov/pubs/dwrnews/california water facts card/waterfactscard.pdf

#### Diesel Engine Fuel Consumption

0.4 lb/hp-hr	(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)
0.855 g/mL	(Based on MSDS for Hess Diesel Fuel All Types)
7.13 lb/gal	

Agency	Provident Irrigation District	Federal Attain	ment Status	Peak Month
Transfer Volume	5,000 acre feet/year	PM10 A	Engines not subject to ATCM if remotely-located.	1,200 AF/month
Location	Glenn County	PM2.5 A		8,759 gallons/minute
	Colusa County	O3 A		25% peak pump rate

### Table 28. Provident Irrigation District Criteria Pollutant Emissions

												Fuel			Emissior	Factors					Daily En	nissions					Annual E	missions		
				Power Rating	Emission	Pur	np Rate	Transfer	Volume	Ope	ration	Consumption			(g/bh	p-hr)					(lbs/	/day)					(tons p	er year)		
Description	Well	Fuel Type	Model Year	· (hp)	Tier	(gpm)	(% of Total)	(AF/month)	(AF/year)	(hours/day)	(hours/year)	(gal/yr)	VOC	NOx	СО	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.5	VOC	NOx	СО	SOx	PM10	PM2.5
WELLER#4	WELLER#4	E	0	110	n/a	3,200	9%	109	456	6	774	n/a																		
WELLER#1	WELLER#1	D	0	160	Т0	3,300	9%	113	470	6	774	6,944	1.1	14.1	3.0	0.93	0.22	0.21	2.41	29.71	6.40	1.96	0.46	0.45	0.16	1.92	0.41	0.13	0.03	0.03
B WELLER	B WELLER	D	0	160	T0	3,100	9%	106	442	6	774	6,944	1.1	14.1	3.0	0.93	0.22	0.21	2.41	29.71	6.40	1.96	0.46	0.45	0.16	1.92	0.41	0.13	0.03	0.03
PEREZ&PEREZ	PEREZ&PEREZ	D	0	160	Т0	3,200	9%	109	456	6	774	6,944	1.1	14.1	3.0	0.93	0.22	0.21	2.41	29.71	6.40	1.96	0.46	0.45	0.16	1.92	0.41	0.13	0.03	0.03
A PEREZ	A PEREZ	D	0	160	Т0	3,000	9%	103	427	6	774	6,944	1.1	14.1	3.0	0.93	0.22	0.21	2.41	29.71	6.40	1.96	0.46	0.45	0.16	1.92	0.41	0.13	0.03	0.03
R HANSEN	R HANSEN	D	0	160	T0	3,000	9%	103	427	6	774	6,944	1.1	14.1	3.0	0.93	0.22	0.21	2.41	29.71	6.40	1.96	0.46	0.45	0.16	1.92	0.41	0.13	0.03	0.03
C MICHAEL	C MICHAEL	D	0	160	Т0	2,800	8%	96	399	6	774	6,944	1.1	14.1	3.0	0.93	0.22	0.21	2.41	29.71	6.40	1.96	0.46	0.45	0.16	1.92	0.41	0.13	0.03	0.03
K HANSEN	K HANSEN	E	0	110	n/a	3,000	9%	103	427	6	774	n/a																		
NAVARRO#1	NAVARRO#1	D	0	160	Т0	2,500	7%	85	356	6	774	6,944	1.1	14.1	3.0	0.93	0.22	0.21	2.41	29.71	6.40	1.96	0.46	0.45	0.16	1.92	0.41	0.13	0.03	0.03
NAVARRO#2	NAVARRO#2	D	0	160	T0	2,000	6%	68	285	6	774	6,944	1.1	14.1	3.0	0.93	0.22	0.21	2.41	29.71	6.40	1.96	0.46	0.45	0.16	1.92	0.41	0.13	0.03	0.03
D KENNEDY	D KENNEDY	E	0	110	n/a	3,000	9%	103	427	6	774	n/a																		
J MANN	J MANN	D	0	160	Т0	3,000	9%	103	427	6	774	6,944	1.1	14.1	3.0	0.93	0.22	0.21	2.41	29.71	6.40	1.96	0.46	0.45	0.16	1.92	0.41	0.13	0.03	0.03
					Total	35,100	100%	1.200	5,000	72	9,284	62.498							21.68	267.36	57.61	17.68	4.18	4.08	1.40	17.27	3.72	1.14	0.27	0.26

Notes: If a specific HP and emission tier combination has an emission standard of NMHC+NOx, then 95% of emissions assumed to be NOx and 5% of emissions assumed to be VOC (see CARB Carl Moyer Program Guidelines).

AP-42 emission factors used for SOx in all cases.

If an emission standard is not available for a given pollutant, then AP-42 emission factors used.

PM2.5 assumed to be 98% of PM10 emissions based on size fractions for stationary internal combustion diesel engines.

### Legend

Horsepower estimated based on average size engine for fuel type in study area

### Conversion Factors

CONVERSION	5111 401013					
	1 lb =	453.6	g			
	1 ton =	2,000	lbs			
	1 kW =	1.34	hp			
	1 day =	24	hours			
	1 month =	31	days			
	1 hour =	60	minutes			
	1 acre-foot =	325,851	gallons			

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

### Diesel Engine Fuel Consumption

0.4 lb/hp-hr	(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)
0.855 g/mL	(Based on MSDS for Hess Diesel Fuel All Types)
7.13 lb/gal	

### Groundwater Substitution Air Quality Emissions (Unmitigated)

Agency	Reclamation District 108	<u>Federal</u>	Attair	iment Status
Transfer Volume	14,400 acre feet/year	PM10	Α	Engines not subject to ATCM if remotely-located.
Location	Colusa County	PM2.5	Α	
	Yolo County	O3	Α	

### Table 29. Reclamation District 108 Criteria Pollutant Emissions

				Power Rating	Emission	Pum	np Rate	Transfer V	Volume	Ope	ration
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(AF/month)	(AF/year)	(hours/day)	(hours/year)
RD-108 Well 1	Well 1	Electric		100	n/a	3,300	18%	438	2,625	23	4,321
RD-108 Well 5	Well 5	Electric		150	n/a	1,500	8%	199	1,193	23	4,321
RD-108 Well 6	Well 6	Electric		250	n/a	5,700	31%	756	4,535	23	4,321
RD-108 Well 7	Well 7	Electric		250	n/a	3,800	21%	504	3,023	23	4,321
RD-108 Well 8	Well 8	Electric		250	n/a	3,800	21%	504	3,023	23	4,321
					Total	18,100	100%	2,400	14,400	116	21,603

Note: All wells are electric; therefore, no local criteria pollutant emissions.

### Conversion Factors

1 lb = 453.6 g 1 ton = 2,000 lbs 1 kW = 1.34 hp 1 day = 24 hours 1 month = 31 days 1 hour = 60 minutes 1 acre-foot = 325,851 gallons

http://www.water.ca.gov/pubs/dwrnews/california water facts card/waterfactscard.pdf

### **Diesel Engine Fuel Consumption**

0.4 lb/hp-hr (Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)

0.855 g/mL (Based on MSDS for Hess Diesel Fuel All Types)

7.13 lb/gal

Agency	Reclamation District 1004	Federal Attainment Status	Peak Month
Transfer Volume	5,400 acre feet/year	PM10 A Engines not subject to ATCM if remotely-located.	1,296 AF/month
Location	Colusa County	PM2.5 A	9,460 gallons/minute
	Glenn County	O3 A	17% peak pump rate
	Sutter County		

Table 30. Reclamation District 1004 Criteria Pollutant Emiss	ions
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												Fuel			Emissio	n Factors					Daily En	nissions					Annual E	missions	5	
				<b>Power Rating</b>	Emission	Pur	np Rate	Transfer	Volume	Operat	ion Co	onsumption			(g/bh	np-hr)					(lbs/	day)					(tons p	oer year)		
Description	Well	Fuel Typ	e Model Year	· (hp)	Tier	(gpm)	(% of Total)	(AF/day)	(AF/year)	(hours/day) (h	nours/year)	(gal/yr)	VOC	NOx	CO	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.5	VOC	NOx	со	SOx	PM10	PM2
RD-1004Behring Ranch Club House No. 496461	Behring Ranch Club House No. 496461	Electric		202	n/a	3,400	6%	79	330	4	527	n/a																		
D-1004Behring Ranch Nursery Well No. 17N1W10H1	Behring Ranch Nursery Well No. 17N1W10H1	Diesel	TBD	40	T0	1,000	2%	23	97	4	527	1,184	1.1	14.1	3.0	0.93	0.22	0.22	0.41	5.06	1.09	0.33	0.08	0.08	0.03	0.33	0.07	0.02	0.01	0.01
RD-1004Gardener No. 498178	Gardener No. 498178	Diesel	2009	215	T3	3,500	6%	82	340	4	527	6,362	0.1	2.8	2.6	0.93	0.15	0.15	0.29	5.49	5.06	1.80	0.29	0.29	0.02	0.35	0.33	0.12	0.02	0.02
RD-1004Drumheller Well #7	Drumheller Well #7	Diesel	TBD	162	T0	4,000	7%	93	388	4	527	4,794	1.1	14.1	3.0	0.93	0.22	0.21	1.66	20.51	4.42	1.36	0.32	0.31	0.11	1.32	0.29	0.09	0.02	0.02
RD-1004Myers Well #2 No. 340884	Myers Well #2 No. 340884	Electric	1982	100	n/a	4,100	7%	96	398	4	527	n/a																		
RD-1004Stonewell #6 No. 11334	Stonewell #6 No. 11334	Electric	2006	40	n/a	1,800	3%	42	175	4	527	n/a																		
RD-1004Myers Well #1 No. 3457	Myers Well #1 No. 3457	Electric	2006	40	n/a	2,200	4%	51	214	4	527	n/a																		
RD-1004Hall Well No. 369428	Hall Well No. 369428	Electric	2011	125	n/a	4,500	8%	105	437	4	527	n/a																		
RD-1004Hall Well No. X	Hall Well No. X	Electric	TBD	148	n/a	4,500	8%	105	437	4	527	n/a																		
RD-1004Gardener No. 374672	Gardener No. 374672	Diesel	2008	215	T3	3,500	6%	82	340	4	527	6,362	0.1	2.8	2.6	0.93	0.15	0.15	0.29	5.49	5.06	1.80	0.29	0.29	0.02	0.35	0.33	0.12	0.02	0.02
RD-1004Behring Ranch West Well No. 97863	Behring Ranch West Well No. 97863	Electric		53	n/a	2,300	4%	54	223	4	527	n/a																		
RD-1004Behring Ranch 10 Field Well No. 496441	Behring Ranch 10 Field Well No. 496441	Diesel	2008	225	T3	5,800	10%	135	563	4	527	6,658	0.1	2.8	2.6	0.93	0.15	0.15	0.30	5.74	5.29	1.88	0.30	0.30	0.02	0.37	0.34	0.12	0.02	0.02
RD-1004Behring Ranch Pearl 20094	Behring Ranch Pearl 20094	Diesel	TBD	80	T0	2,500	4%	58	243	4	527	2,367	1.1	14.1	3.0	0.93	0.30	0.29	0.82	10.13	2.18	0.67	0.22	0.21	0.05	0.65	0.14	0.04	0.01	0.01
RD-1004Sikes & Parachini #2 No. 374682	Sikes & Parachini #2 No. 374682	Diesel	2008	150	T3	4,000	7%	93	388	4	527	4,439	0.1	2.8	3.7	0.93	0.22	0.22	0.20	3.83	5.04	1.26	0.30	0.30	0.01	0.25	0.33	0.08	0.02	0.02
RD-1004Sikes & Parachini #1 No. 93124	Sikes & Parachini #1 No. 93124	Diesel	2006	173	T2	4,000	7%	93	388	4	527	5,119	0.2	4.7	3.7	0.93	0.22	0.22	0.38	7.29	5.81	1.45	0.35	0.35	0.02	0.47	0.38	0.09	0.02	0.02
RD-1004Rancho Valeta No. 726883	Rancho Valeta No. 726883	Diesel	2004	170	T2	4,500	8%	105	437	4	527	5,030	0.2	4.7	3.7	0.93	0.22	0.22	0.38	7.16	5.71	1.42	0.34	0.34	0.02	0.46	0.37	0.09	0.02	0.02
					Total	55,600	100%	1.296	5,400	65	8,439	42.315							4.74	70.70	39.65	11.97	2.49	2.48	0.31	4.57	2.56	0.77	0.16	0.16

Notes: If a specific HP and emission tier combination has an emission standard of NMHC+NOx, then 95% of emissions assumed to be NOx and 5% of emissions assumed to be VOC (see CARB Carl Moyer Program Guidelines). AP-42 emission factors used for SOx in all cases. If an emission standard is not available for a given pollutant, then AP-42 emission factors used. PM2.5 assumed to be 98% of PM10 emissions based on size fractions for stationary internal combustion diesel engines.

Legend

Legend	
	Average HP estimated from pump rates
	HP interpolated from other pumps
	Power rating equal to pump with closest equivalent pump rate
	Engines assumed to be Tier 0 (noncertified) because model year not known (worst-case emissions).
	Emission factor based on NMHC+NOx emission standard
	Emission factor from AP-42

### Conversion Factors

453.6	
2,000	IDS
1.34	hp
24	hours
31	days (peak occurs in July and August)
60	minutes
325,851	gallons

# 1 lb = 1 ton = 1 kW = 1 day = 1 month = 1 hour = 1 acre-foot = http://www.water.ca.gov/pubs/dwrnews/california water facts card/waterfactscard.pdf

### Diesel Engine Fuel Consumption

0.4	lb/hp-hr
0.855	g/mL
7.13	lb/gal

(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) (Based on MSDS for Hess Diesel Fuel All Types)

# Appendix B Air Quality Emission Calculations

### Groundwater Substitution Air Quality Emissions (Unmitigated)

Agency	River Garden Farms	Federal Attainment	Status
Transfer Volume	6,000 acre feet/year	PM10 A	Engines subject to ATCM.
Location	Yolo County	PM2.5 N	
		03 N	

### Table 31. River Garden Farms Criteria Pollutant Emissions

				Power Rating	Emission	Pun	np Rate	Transfer Volume	Operation
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(AF/year)	(hours/year)
RG Field 65 PW	Field 65 PW	Electric	2008	110	n/a	2,500	14%	862	1,873
RG Field 71 PW	Field 71 PW	Electric	2001	110	n/a	1,700	10%	586	1,873
RG Field 98 PW	Field 98 PW	Electric	1963	110	Т0	2,900	17%	1,000	1,873
RG Field 104 PW	Field 104 PW	Electric	2008	110	n/a	2,500	14%	862	1,873
RG Field 104-09 PW	Field 104-09 PW	Electric	2009	110	n/a	2,990	17%	1,031	1,873
RG Field 91-09 PW	Field 91-09 PW	Electric	2009	110	n/a	2,840	16%	980	1,873
RG Field 117 PW	Field 117 PW	Electric	2009	110	n/a	1,965	11%	678	1,873
					Total	17,395	100%	6,000	13,113

Legend

Horsepower estimated based on average size engine for fuel type in study area

### **Conversion Factors**

1 lb =	453.6 g	
1 ton =	2,000 lbs	
1 kW =	1.34 hp	
1 day =	24 hours	
1 month =	31 days	(peak occurs in July and August)
1 hour =	60 minutes	
1 acre-foot =	325.851 gallons	

http://www.water.ca.gov/pubs/dwrnews/california water facts card/waterfactscard.pdf

### Diesel Engine Fuel Consumption

0.4	lb/hp-hr
0.855	g/mL
7.13	lb/gal

(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) (Based on MSDS for Hess Diesel Fuel All Types)

(Based on MSDS for Hess Diesei Fl

Agency	Roberts Ditch Irrigation Company	Federal Attainm	nent Status
Transfer Volume	3,330 acre feet/year	PM10 A	Engines not subject to ATCM if remotely-located.
Location	Colusa County	PM2.5 A	
		O3 A	

# Table 32. Roberts Ditch Irrigation Company Criteria Pollutant Emissions

				Power Rating	Emission	Pum	p Rate	Transfer Volume	Operation
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(acre feet/year)	(hours/year)
RDIC Well North	RDIC Well North	E	0	110	n/a	4,500	50%	1,665	2,009
RDIC Well South	RDIC Well South	E	0	110	n/a	4,500	50%	1,665	2,009
					Total	9,000	100%	3,330	4,019

Note: All wells are electric; therefore, no local criteria pollutant emissions.

Legend

Horsepower estimated based on average size engine for fuel type in study area

Conversion Factors

 1 hour =
 60 minutes

 1 acre-foot =
 325,851 gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

Agency	Sycamore Mutual Water Company
Transfer Volume	8,000 acre feet/year
Location	Colusa County

# Table 33. Sycamore Mutual Water Company Criteria Pollutant Emissions

				Power Rating	Emission	Pum	np Rate	Transfer Volume	Operation
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(acre feet/year)	(hours/year)
Sycamore Family Trust11	11	Electric		100	n/a	2,500	7%	571	1,241
Sycamore Family Trust15	15	Electric		75	n/a	2,500	7%	571	1,241
Sycamore Family Trust14	14	Electric		100	n/a	2,500	7%	571	1,241
Sycamore Family Trust17	17	Electric		125	n/a	3,500	10%	800	1,241
Sycamore Family Trust1	1	Electric		125	n/a	3,000	9%	686	1,241
Sycamore Family Trust2	2	Electric		125	n/a	3,000	9%	686	1,241
Sycamore Family Trust3	3	Electric		125	n/a	3,000	9%	686	1,241
Sycamore Family Trust4	4	Electric		125	n/a	3,000	9%	686	1,241
Sycamore Family Trust5	5	Electric		125	n/a	3,000	9%	686	1,241
Sycamore Family Trust6	6	Electric		125	n/a	3,000	9%	686	1,241
Sycamore Family Trust7	7	Electric		125	n/a	3,000	9%	686	1,241
Sycamore Family Trust8	8	Electric		125	n/a	3,000	9%	686	1,241
						Total	100%	8,000	14,896

Note: All wells are electric; therefore, no local criteria pollutant emissions.

**Conversion Factors** 

1 hour = 60 minutes

1 acre-foot = 325,851 gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

Agency	T&P Farms	Federal Attainment Status	
Transfer Volume	840 acre feet/year	PM10 A Engines not subject to ATCM if remote	ly-located.
Location	Colusa County	PM2.5 A	
		O3 A	

### Table 34. T&P Farms Criteria Pollutant Emissions

				Power Rating	Emission	Pun	np Rate	Transfer Volume	Operation
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(acre feet/year)	(hours/year)
NW-3	NW-3	E	0	110	n/a	3,500	50%	420	652
NW-4	NW-4	E	0	110	n/a	3,500	50%	420	652
					Total	7,000	100%	840	1,303

Note: All wells are electric; therefore, no local criteria pollutant emissions.

Legend

Horsepower estimated based on average size engine for fuel type in study area

### Conversion Factors

1 hour =	60 minutes
1 acre-foot =	325,851 gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

Agency	Te Velde Revocable Family Trust
Transfer Volume	2,925 acre feet/year
Location	Yolo County

# Table 35. Te Velde Revocable Family Trust Criteria Pollutant Emissions

				<b>Power Rating</b>	Emission	Pun	np Rate	Transfer Volume	Operation
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(acre feet/year)	(hours/year)
Sacramento River Ranch123448	123448	elec		127	n/a	4656	35%	1,016	1,185
Sacramento River Ranch123447	123447	elec		104	n/a	2200	16%	480	1,185
Sacramento River Ranch33839	33839	elec		143	n/a	2833	21%	618	1,185
Sacramento River Ranch33838	33838	elec		125	n/a	3715	28%	811	1,185
						Total	100%	2,925	4,740

Note: All wells are electric; therefore, no local criteria pollutant emissions.

# **Conversion Factors**

1 hour = 60 minutes 1 acre-foot = 325,851 gallons http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

### CARB Airborne Toxic Control Measure (ATCM) for Stationary Compression Ignition Engines

### Table 36

Summary of the Emission Standards for New Stationary Diesel-Fueled CI Engines > 50 BHP used in Agricultural Operations

	Diesel PM [1]	НС	NOx	NMHC+NOx	СО
Horsepower Range	(g/bhp-hr)	(g/bhp-hr)	(g/bhp-hr)	(g/bhp-hr)	(g/bhp-hr)
50 <hp<100< td=""><td>0.3</td><td></td><td></td><td></td><td></td></hp<100<>	0.3				
100<=HP<175	0.22				
175<=HP	0.15				

Source: See Section 93115.8(a)

Notes:

[1] Less than or equal to the emission standard OR Off-Road CI Engine Certification Standard for an off-road engine of the maximum rated power, whichever is more stringent.

[2] Off-Road CI Engine Certification Standard for an off-road engine of the model year and maximum rated power of the engine installed to meet the applicable PM standard, or Tier 1 standards. [3] Prior to January 1, 2008, these limits shall not apply to engines sold from one agricultural operation to another and funded under State or federal incentive.

### Table 37

Emission Standards for Noncertified Greater than 50 BHP In-Use Stationary Diesel-Fueled Engines Used in Agricultural Operations

		PM	HC [2,3]	NOx [2,3]	NMHC+NOx [2,3]	CO [2,3]
Horsepower (HP) Range	Compliance Date [1]	(g/bhp-hr)	(g/bhp-hr)	(g/bhp-hr)	(g/bhp-hr)	(g/bhp-hr)
50 <hp<75< td=""><td>2011</td><td>0.3</td><td></td><td></td><td></td><td></td></hp<75<>	2011	0.3				
75<=HP<100	2011	0.3				
100<=HP<175	2010	0.22				
175<=HP<=750	2010	0.15				
750 <hp< td=""><td>2014</td><td>0.075</td><td></td><td></td><td></td><td></td></hp<>	2014	0.075				

Source: See Sections 93115.8(b) (2) and (4)

Note:

[1] Compliance date on or after December 31

[2] Engine Certification Standards for off-road engine of the model year and maximum rated power of the engine installed to meet the applicable PM standard.

[3] If no limits have been established for an off-road engine of the same model year and maximum rated power, then the in-use stationary diesel-fueled engine used in an agricultural operation shall not exceed Tier 1 standards in Title 13.

### Table 38

Emission Standards Tier 1- and Tier 2-Certified Greater than 50 BHP In-Use Stationary Diesel-Fueled Engines Used in Agricultural Operations

		PM	HC [2,3]	NOx [2,3]	NMHC+NOx [2,3]	CO [2,3]
Horsepower Range (hp)	Compliance Date	(g/bhp-hr)	(g/bhp-hr)	(g/bhp-hr)	(g/bhp-hr)	(g/bhp-hr)
50 <hp<75< td=""><td>2015</td><td>0.02</td><td></td><td></td><td></td><td></td></hp<75<>	2015	0.02				
75<=HP<175	2015	0.01				
175<=hp<=750	2014	0.01				
750 <hp< td=""><td>2014</td><td>0.075</td><td></td><td></td><td></td><td></td></hp<>	2014	0.075				

Source: See Sections 93115.8(b)(3) and (4)

Notes:

[1] Compliance date on or after December 31 or 12 years after the date of initial installation, whichever is later.

[2] Off-Road CI Engine Certification Standards for an off-road engine of the model year and maximum rated power of the engine installed to meet the applicable PM standard.

[3] If no limits have been established for an off-road engine of the same model year and maximum rated power, then the in-use stationary diesel-fueled engine used in agricultural operation shall not exceed Tier 1 standards in Tier 13, CCR, section 2423 for an off-road engine of the same maximum rated power irrespective of model year.

### Table 39 Tier 1. Tier 2. and Tier 3 Exhaust Emission Standards

					(g/kW-hr)					(g/hp-hr)		
Maximum Rated Power	Tier	Model Year	NOx	HC	NMHC+NOx	CO	PM	NOx	HC	NMHC+NOx	CO	PM
kW<8	T1	2000-2004	-	-	10.5	8.0	1	-	-	7.8	6.0	0.7
hp <11	T2	2005 -2007	-	-	7.5	8.0	0.8	-	-	5.6	6.0	0.6
8≤kW<19	T1	2000-2004	-	-	9.5	6.6	0.8	-	-	7.1	4.9	0.6
11<=hp<25	T2	2005 -2007	-	-	7.5	6.6	0.8	-	-	5.6	4.9	0.6
19≤kW<37	T1	2000-2003	-	-	9.5	5.5	0.8	-	-	7.1	4.1	0.6
25<=hp<50	T2	2004 -2007	-	-	7.5	5.5	0.6	-	-	5.6	4.1	0.4
37≤kW<56	T1	2000-2003	9.2	-	-	-	-	6.9	-	-	-	-
50<=hp<75	T2	2004-2007	-	-	7.5	5.0	0.4	-	-	5.6	3.7	0.3
	Т3	2008 - 2011	-	-	4.7	5.0	0.4	-	-	3.5	3.7	0.3
56≤kW<75	T1	2000-2003	9.2	-	-	-	-	6.9	-	-	-	-
75<=hp<100	T2	2004-2007	-	-	7.5	5.0	0.4	-	-	5.6	3.7	0.3
	Т3	2008-2011	-	-	4.7	5.0	0.4	-	-	3.5	3.7	0.3
75≤kW<130	T1	2000-2002	9.2	-	-	-	-	6.9	-	-	-	-
100<=hp<175	T2	2003-2006	-	-	6.6	5.0	0.3	-	-	4.9	3.7	0.2
	Т3	2007 -2011	-	-	4.0	5.0	0.3	-	-	3.0	3.7	0.2
130≤kW<225	T1	1996-2002	9.2	1.3	-	11.4	0.54	6.9	1.0	-	8.5	0.4
175<=hp<300	T2	2003-2005	-	-	6.6	3.5	0.2	-	-	4.9	2.6	0.1
	Т3	2006 - 2010	-	-	4.0	3.5	0.2	-	-	3.0	2.6	0.1
225≤kW<450	T1	1996-2000	9.2	1.3	-	11.4	0.54	6.9	1.0	-	8.5	0.4
300<=hp<600	T2	2001-2005	-	-	6.4	3.5	0.2	-	-	4.8	2.6	0.1
	Т3	2006 - 2010	-	-	4.0	3.5	0.2	-	-	3.0	2.6	0.1
450≤kW≤560	T1	1996-2001	9.2	1.3	-	11.4	0.54	6.9	1.0	-	8.5	0.4
600<=hp<750	T2	2002-2005	-	-	6.4	3.5	0.2	-	-	4.8	2.6	0.1
	Т3	2006 -2010	-	-	4.0	3.5	0.2	-	-	3.0	2.6	0.1
kW>560	T1	2000-2005	9.2	1.3	-	11.4	0.54	6.9	1.0	-	8.5	0.4
hp>750	T2	2006 -2010	-	-	6.4	3.5	0.2	-	-	4.8	2.6	0.1

Source: Title 13, California Code of Regulations, Division 3, Chapter 9, Article 4, Section 2423, "Off-Road Compression-Ignition Engines and Equipment."

# NOx and NMHC fraction - Table B-26

NOx	95%
NMHC	5%
http://www.arb.ca.gov/m	sprog/moyer/guidelines/cmp_guidelines_part4.pdf

# PM Size Fractions PM10 0.96 PM2.5 0.937 Ratio 0.98 CARB PMSIZE Profile No. 116 (STAT. I.C. ENGINE-DIESEL)

### Table 40 Tier 4 Exhaust Emission Standards

MAXIMUM ENGINE	MODEL YEAR	TYPE	PM	NMHC+ NOx	NMHC	NOx	CO
POWER				grams pe	r horsepower-ho	ur	
hp<11	2008 and later	FINAL	0.30	5.6	-	-	6.0
11<=hp<25							4.9
25<=hp<50	2008-2012	INTERIM	0.22	5.6	-	-	4.1
	2013 and later	FINAL	0.02	3.5			
50<=hp<75	2008-2012	INTERIM	0.22	3.5	-	-	3.7
	2013 and later	FINAL	0.02				
75<=hp<100	2012-2014	PHASE-IN	0.01	-	0.14	0.3	3.7
		PHASE-OUT		3.5	-	-	
		or/ ALT NOx			0.14	2.5	
	2015 and later	FINAL		-		0.3	
100<=hp<175	2012-2014	PHASE-IN	0.01	-	0.14	0.3	3.7
		PHASE-OUT		3.0	-	-	
		or/ ALT NOx		-	0.14	2.5	
	2015 and later	FINAL			0.14	0.3	
175<=hp<=750	2011-2013	PHASE-IN	0.01	-	0.14	0.3	2.6
	2014 and later	PHASE-OUT		3.0	-	-	
		or/ ALT NOx		-	0.14	1.5	
		FINAL				0.3	
750 hp <gen<=1205 hp<="" td=""><td>2011-2014</td><td>INTERIM</td><td>0.07</td><td>-</td><td>0.30</td><td>2.6</td><td>2.6</td></gen<=1205>	2011-2014	INTERIM	0.07	-	0.30	2.6	2.6
	2015 and later	FINAL	0.02		0.14	0.5	
GEN>1205 hp	2011-2014	INTERIM	0.07	-	0.30		2.6
	2015 and later	FINAL	0.02		0.14	0.5	
ELSE>750 hp	2011-2014	INTERIM	0.07	-	0.30	2.6	2.6
	2015 and later	FINAL	0.03	-	0.14		

Source: Title 13, California Code of Regulations, Article 4, Section 2423, "Off-Road Compression-Ignition Engines and Equipment."

### Table 41 Engine Tier Matrix

										Ye	ear									
HP Range	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015
hp <11	T0	T0	T0	T0	T1	T1	T1	T1	T1	T2	T2	T2	T4							
11<=hp<25	T0	T0	T0	T0	T1	T1	T1	T1	T1	T2	T2	T2	T4							
25<=hp<50	T0	T0	T0	T0	T1	T1	T1	T1	T2	T2	T2	T2	T4I	T4I	T4I	T4I	T4I	T4	T4	T4
50<=hp<75	Т0	T0	T0	Т0	T1	T1	T1	T1	T2	T2	T2	T2	T4I	T4I	T4I	T4I	T4I	T4	T4	T4
75<=hp<100	T0	T0	T0	T0	T1	T1	T1	T1	T2	T2	T2	T2	T3	T3	Т3	T3	T4I	T4I	T4I	T4
100<=hp<175	T0	T0	T0	T0	T1	T1	T1	T2	T2	T2	T2	Т3	T3	T3	Т3	T3	T4I	T4I	T4I	T4
175<=hp<300	T1	T2	T2	T2	Т3	Т3	T3	T3	Т3	T4I	T4I	T4I	T4	T4						
300<=hp<600	T1	T1	T1	T1	T1	T2	T2	T2	T2	T2	T3	Т3	T3	T3	T3	T4I	T4I	T4I	T4	T4
600<=hp<750	T1	T1	T1	T1	T1	T1	T2	T2	T2	T2	T3	Т3	T3	T3	T3	T4I	T4I	T4I	T4	T4
hp>750	T0	T0	T0	T0	T1	T1	T1	T1	T1	T1	T2	T2	T2	T2	T2	T4I	T4I	T4I	T4I	T4

Key:

T0 = Tier 0 (Noncertified)

T1 = Tier 1

T2 = Tier 2

T3 = Tier 3

T4 = Tier 4

T4I = Tier 4 Interim

# **AP-42 Emission Factors**

# Table 42

# Emission Factors for Uncontrolled Gasoline and Diesel Industrial Engines [a]

	Gasoline	Fuel	Diesel F	uel	
	Emission F	actor	Emission F	actor	Emission
	(lb/hp-hr)	(lb/MMBtu)	(lb/hp-hr)	(lb/MMBtu)	Factor
Pollutant	(power output)	(fuel input)	(power output)	(fuel input)	Rating
NOx	0.011	1.63	0.031	4.41	D
CO	6.96E-03 [d]	0.99 [d]	6.68E-03	0.95	D
SOx	5.91E-04	0.084	2.05E-03	0.29	D
PM-10 [b]	7.21E-04	0.1	2.20E-03	0.31	D
CO2 [c]	1.08	154	1.15	164	В
Aldehydes	4.85E-04	0.07	4.63E-04	0.07	D
TOC					
Exhaust	0.015	2.1	2.47E-03	0.35	D
Evaporative	6.61E-04	0.09	0.00	0.00	E
Crankcase	4.85E-03	0.69	4.41E-05	0.01	E
Refueling	1.08E-03	0.15	0.00	0.00	E

Source: U.S. Environmental Protection Agency. 1996. Compilation of Air Pollutant Emission Factors (AP-42). Chapter 3.3: Gasoline and Diesel Industrial Engines. Notes:

[a] References 2,5-6,9-14. When necessary, an average brake-specific fuel consumption (BSFC) of 7,000 Btu/hp-hr was used to convert from lb/MMBtu to lb/hp-hr. To convert from lb/hp-hr to kg/kwhr, multiply by 0.608. To convert from lb/MMBtu to ng/J, multiply by 430. SCC = Source Classification Code. TOC = total organic compounds.

[b] PM-10 = particulate matter less than or equal to 10 :m aerodynamic diameter. All particulate is assumed to be 10 µm in size.

[c] Assumes 99% conversion of carbon in fuel to CO2 with 87 weight % carbon in diesel, 86 weight % carbon in gasoline, average BSFC of 7,000 Btu/hp-hr, diesel heating value of 19,300 Btu/lb, and gasoline heating value of 20,300 Btu/lb.

[d] Instead of 0.439 lb/hp-hr (power output) and 62.7 lb/mmBtu (fuel input), the correct emissions factors values are 6.96 E-03 lb/hp-hr (power output) and 0.99 lb/mmBtu (fuel input), respectively. This is an editorial correction. March 24, 2009

For large stationary diesel engines (greater than 600 horsepower [hp]) see Chapter 3.4: Large Stationary Diesel and All Stationary Dual-Fuel Engines.

### Table 43 Uncontrolled Emission Factors for 4-Stroke Lean-Burn Engines [a]

	Emission Factor	
	(lb/MMBtu) [b]	Emission Factor
Pollutant	(fuel input)	Rating
NOx [c] 90 - 105% Load	4.08E+00	В
NOx [c] <90% Load	8.47E-01	В
CO [c] 90 - 105% Load	3.17E-01	С
CO [c] <90% Load	5.57E-01	В
CO2 [d]	1.10E+02	А
SO2 [e]	5.88E-04	А
TOC [f]	1.47E+00	A
Methane[g]	1.25E+00	С
VOC [h]	1.18E-01	С
PM10 (filterable) [i]	7.71E-05	D
PM2.5 (filterable) [i]	7.71E-05	D
PM Condensable [j]	9.91E-03	D

Source: U.S. Environmental Protection Agency. 2000. Compilation of Air Pollutant Emission Factors (AP-42). Chapter 3.2: Natural Gas-Fired Reciprocating Engines. July. Notes:

[a] Reference 7. Factors represent uncontrolled levels. For NOx, CO, and PM10, "uncontrolled" means no combustion or add-on controls; however, the factor may include turbocharged units. For all other pollutants, the data set may include units with control techniques used for NOx control, such as PCC"uncontrolled" means no oxidation control; and SCR for lean burn engines, and PSC for rich burn engines. Factors are based on large population of engines. Factors are for engines at all loads, except as indicated. SCC = Source Classification Code. TOC = Total Organic Compounds. PM-10 = Particulate Matter  $\leq$  10 microns ( $\mu$ ) aerodynamic diameter. A "<" sign in front of a factor means that the corresponding emission factor is based on one-half of the method detection limit.

[b] Emission factors were calculated in units of (lb/MMBtu) based on procedures in EPA Method 19. To convert from (lb/MMBtu) to (lb/10<sup>6</sup> scf), multiply by the heat content of the fuel. If the heat content is not available, use 1020 Btu/scf. To convert from (lb/MMBtu) to (lb/hp-hr) use the following equation:

lb/hp-hr = (lb/MMBtu) (heat input, MMBtu/hr) (1/operating HP, 1/hp)

[c] Emission tests with unreported load conditions were not included in the data set.

[d] Based on 99.5% conversion of the fuel carbon to CO2. CO2 [lb/MMBtu] = (3.67)(%CON)(C)(D)(1/h), where %CON = percent conversion of fuel carbon to CO2, C = carbon content of fuel by weight (0.75), D = density of fuel, 4.1 E+04 lb/10<sup>6</sup> scf, and h = heating value of natural gas (assume 1020 Btu/scf at 60EF).

[e] Based on 100% conversion of fuel sulfur to SO2. Assumes sulfur content in natural gas of 2,000 gr/10<sup>8</sup> scf.

[f] Emission factor for TOC is based on measured emission levels from 22 source tests.

[g] Emission factor for methane is determined by subtracting the VOC and ethane emission factors from the TOC emission factor. Measured emission factor for methane compares well with the calculated emission factor, 1.31 lb/MMBtu vs. 1.25 lb/MMBtu, respectively.

[h] VOC emission factor is based on the sum of the emission factors for all speciated organic compounds less ethane and methane.

[i] Considered  $\leq$  1  $\mu$  in aerodynamic diameter. Therefore, for filterable PM emissions, PM10(filterable) = PM2.5(filterable).

[j] PM Condensable = PM Condensable Inorganic + PM-Condensable Organic

# **Engine Size Summary**

# Table 44

# Engine Power Rating Summary by Fuel Type

Fuel Type	No. Engines	Avg. HP	Max HP	Min HP
Diesel	32	160	350	62.1
Electric	53	110	300	15
Natural Gas	1	190	190	190

Table 45. General Conformit	Applicability Evaluation	(Mitigated Emissions)
Table 45. General Comonnic	Y Applicability Evaluation	(Willigated Emissions)

					Emissions (tons p	er year)			
County/	VOC	)	NO	(	CO	SOx	PM10	PN	12.5
	Sacramento	Butte	Sacramento	Butte					
Nonattainment Area	Metro <sup>1</sup>	County	Metro <sup>1</sup>	County	Sacramento Area <sup>2</sup>	Sacramento <sup>3,4</sup>	Sacramento Co.	Sacramento <sup>4</sup>	<b>Butte County</b>
Butte <sup>5</sup>	n/a	(0.15)	n/a	(0.31)	n/a	n/a	n/a	n/a	(4)
Colusa	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Glenn	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Sacramento	0.0	n/a	0	n/a	0.0	0	0	0.0000	n/a
Shasta	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Sutter <sup>6</sup>	0.3	n/a	2	n/a	n/a	3	n/a	0.2	n/a
Yolo	0.6	n/a	6	n/a	4	1	n/a	0.5	n/a
Total	0.8	(0.15)	8	(0.31)	4	4	0	0.7	(4)
Classification		Seve	ere-15		Maintenance	PM2.5 Precursor	Maintenance	Nonatt	ainment
De Minimis Threshold (tpy)		2	25		100	100	100	1	00
Exceed?	No	No	No	No	No	No	No	No	No

### Note:

<sup>1</sup>The Sacramento Metro 8-hour O3 nonattainment area consist of Sacramento and Yolo Counties and parts of El Dorado, Placer, Solano, and Sutter Counties. Emissions occurring within the attainment area of these counties are excluded from the total emissions.

<sup>2</sup>The Sacramento Area CO maintenance area is based on the Census Bureau Urbanized Area and consists of parts of Placer, Sacramento, and Yolo Counties. The general conformity applicability evaluation is based on emissions that would occur within the entire county to be conservative.

<sup>3</sup>All counties are designated as attainment areas for SO2; however, since SO2 is a precursor to PM2.5, its emissions must be evaluated under general conformity.

<sup>4</sup>The 24-hour PM2.5 nonattainment area for Sacramento includes Sacramento County and parts of El Dorado, Placer, Solano, and Yolo Counties. The general conformity applicability analysis assumes that all emissions that could occur within each county would occur within the Sacramento nonattainment area to be conservative.

<sup>5</sup>Only cropland idling proposed for Butte County; therefore, there would be a net reduction in emissions.

<sup>6</sup>VOC and NOx emissions are excluded from Garden Highway Mutual Water Company, Pelger Mutual Water Company, and Reclamation District 1004 because they are located in areas designated as attainment for the federal 8-hour O3 NAAQS.

#### VOC Water Agency County NOx **Biggs-West Gridley Water District** Sutter n/a n/a Garden Highway Mutual Water Company Sutter Electric Electric Pelger Mutual Water Company Sutter 0.2 0.3 Reclamation District 1004 Sutter 0.1 1.5 Total 0.3 1.9

### Table 46. Emissions Outside of 8-Hour Ozone Nonattainment Area (tons per year)

<u>Legend</u>

Mitigated emissions

# Table 47. Peak Daily VOC Emissions

		P	eak Daily VOC	Emission	s (tons/ye	ar)	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						8.52	8.52
Eastside Mutual Water Company	1.70						1.70
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	9.08	9.08					18.16
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	3.68						3.68
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					2.80		2.80
Pleasant Grove-Verona Mutual Water Company					3.40		3.40
Princeton-Codora-Glenn Irrigation District	10.15	10.15					20.30
Provident Irrigation District	10.84	10.84					21.68
Reclamation District 108	Electric					Electric	0.00
Reclamation District 1004	1.58	1.58			1.58		4.74
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	37.03	31.65	0.00	0.00	7.78	8.52	84.97

<u>Legend</u>

Mitigated emissions

# Table 48. Peak Daily NOx Emissions

		Р	eak Daily NOx	Emission	s (tons/yea	ar)	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						91.12	91.12
Eastside Mutual Water Company	32.26						32.26
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	37.99	37.99					75.98
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	69.90						69.90
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					5.89		5.89
Pleasant Grove-Verona Mutual Water Company					23.31		23.31
Princeton-Codora-Glenn Irrigation District	125.13	125.13					250.25
Provident Irrigation District	133.68	133.68					267.36
Reclamation District 108	Electric					Electric	0.00
Reclamation District 1004	23.57	23.57			23.57		70.70
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	422.52	320.36	0.00	0.00	52.77	91.12	886.78

<u>Legend</u>

Mitigated emissions

# Table 49. Peak Daily CO Emissions

	Peak Daily CO Emissions (tons/year)								
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total		
Anderson-Cottonwood Irrigation District				Electric			0.00		
Canal Farms	Electric						0.00		
Conaway Preservation Group						68.00	68.00		
Eastside Mutual Water Company	29.71						29.71		
Garden Highway Mutual Water Company					Electric		0.00		
Glenn-Colusa Irrigation District	Electric	Electric					0.00		
Glenn-Colusa Irrigation District (to Westside WD)	91.30	91.30					182.60		
Goose Club Farms and Teichert Aggregate					Electric		0.00		
Maxwell Irrigation District	64.38						64.38		
Natomas Central Mutual Water Company			Electric		Electric		0.00		
Pelger Mutual Water Company					51.51		51.51		
Pleasant Grove-Verona Mutual Water Company					65.86		65.86		
Princeton-Codora-Glenn Irrigation District	26.96	26.96					53.93		
Provident Irrigation District	28.81	28.81					57.61		
Reclamation District 108	Electric					Electric	0.00		
Reclamation District 1004	13.22	13.22			13.22		39.65		
River Garden Farms						Electric	0.00		
Roberts Ditch Irrigation District	Electric						0.00		
Sycamore Mutual Water Company	Electric						0.00		
T&P Farms	Electric						0.00		
Te Velde Revocable Family Trust						Electric	0.00		
Total	254.38	160.29	0.00	0.00	130.59	68.00	613.26		

<u>Legend</u>

Mitigated emissions

# Table 50. Peak Daily SOx Emissions

		P	eak Daily SOx	Emission	s (tons/yea	ar)	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						17.78	17.78
Eastside Mutual Water Company	10.58						10.58
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	31.87	31.87					63.75
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	22.92						22.92
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					18.34		18.34
Pleasant Grove-Verona Mutual Water Company					21.10		21.10
Princeton-Codora-Glenn Irrigation District	8.27	8.27					16.55
Provident Irrigation District	8.84	8.84					17.68
Reclamation District 108	Electric					Electric	0.00
Reclamation District 1004	3.99	3.99			3.99		11.97
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	86.48	52.98	0.00	0.00	43.43	17.78	200.67

<u>Legend</u>

Mitigated emissions

# Table 51. Peak Daily PM10 Emissions

		Pe	ak Daily PM10	Emissior	ns (tons/ye	ear)	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						7.98	7.98
Eastside Mutual Water Company	1.70						1.70
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	1.38	1.38					2.76
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	3.68						3.68
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					0.29		0.29
Pleasant Grove-Verona Mutual Water Company					1.48		1.48
Princeton-Codora-Glenn Irrigation District	1.96	1.96					3.92
Provident Irrigation District	2.09	2.09					4.18
Reclamation District 1004	0.83	0.83			0.83		2.49
Reclamation District 108	Electric					Electric	0.00
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	11.63	6.26	0.00	0.00	2.60	7.98	28.48

<u>Legend</u>

Mitigated emissions

# Table 52. Peak Daily PM2.5 Emissions

		Pe	ak Daily PM2.5	5 Emission	ns (tons/ye	ear)	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						7.98	7.98
Eastside Mutual Water Company	1.70						1.70
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	1.38	1.38					2.76
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	3.68						3.68
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					0.29		0.29
Pleasant Grove-Verona Mutual Water Company					1.44		1.44
Princeton-Codora-Glenn Irrigation District	1.96	1.96					3.92
Provident Irrigation District	2.09	2.09					4.18
Reclamation District 1004	0.83	0.83			0.83		2.49
Reclamation District 108	Electric					Electric	0.00
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	11.63	6.26	0.00	0.00	2.56	7.98	28.43

Legend

Mitigated emissions

		Pe	ak Annual VO	C Emissio	ns (tons/y	ear)	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						0.55	0.55
Eastside Mutual Water Company	0.10						0.10
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	0.67	0.67					1.33
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	0.24						0.24
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					0.16		0.16
Pleasant Grove-Verona Mutual Water Company					0.27		0.27
Princeton-Codora-Glenn Irrigation District	0.66	0.66					1.31
Provident Irrigation District	0.70	0.70					1.40
Reclamation District 108	Electric					Electric	0.00
Reclamation District 1004	0.10	0.10			0.10		0.31
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	2.46	2.12	0.00	0.00	0.52	0.55	5.66

### Table 53. Peak Annual VOC Emissions

<u>Legend</u>

Mitigated emissions

		Pe	ak Annual NO	Emissio	ns (tons/y	ear)	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						5.89	5.89
Eastside Mutual Water Company	1.92						1.92
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	2.28	2.28					4.56
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	4.51						4.51
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					0.33		0.33
Pleasant Grove-Verona Mutual Water Company					1.64		1.64
Princeton-Codora-Glenn Irrigation District	8.08	8.08					16.16
Provident Irrigation District	8.63	8.63					17.27
Reclamation District 108	Electric					Electric	0.00
Reclamation District 1004	1.52	1.52			1.52		4.57
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	26.95	20.52	0.00	0.00	3.50	5.89	56.85

### Table 54. Peak Annual NOx Emissions

Legend

Mitigated emissions

		Pe	ak Annual CO	Emissior	ns (tons/ye	ar)	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						4.39	4.39
Eastside Mutual Water Company	1.77						1.77
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	8.75	8.75					17.50
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	4.16						4.16
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					2.88		2.88
Pleasant Grove-Verona Mutual Water Company					5.17		5.17
Princeton-Codora-Glenn Irrigation District	1.74	1.74					3.48
Provident Irrigation District	1.86	1.86					3.72
Reclamation District 108	Electric					Electric	0.00
Reclamation District 1004	0.85	0.85			0.85		2.56
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	19.13	13.20	0.00	0.00	8.91	4.39	45.63

### Table 55. Peak Annual CO Emissions

Legend

Mitigated emissions

#### Peak Annual SOx Emissions (tons/year) Water Agency Colusa Glenn Sacramento Shasta Sutter Yolo Total Electric 0.00 Anderson-Cottonwood Irrigation District Canal Farms Electric 0.00 Conaway Preservation Group 1.15 1.15 Eastside Mutual Water Company 0.63 0.63 Garden Highway Mutual Water Company Electric 0.00 **Glenn-Colusa Irrigation District** Electric Electric 0.00 Glenn-Colusa Irrigation District (to Westside WD) 3.09 3.09 6.17 Goose Club Farms and Teichert Aggregate 0.00 Electric Maxwell Irrigation District 1.48 1.48 Natomas Central Mutual Water Company Electric Electric 0.00 Pelger Mutual Water Company 1.03 1.03 Pleasant Grove-Verona Mutual Water Company 1.66 1.66 Princeton-Codora-Glenn Irrigation District 1.07 0.53 0.53 Provident Irrigation District 0.57 0.57 1.14 Reclamation District 108 Electric Electric 0.00 Reclamation District 1004 0.26 0.26 0.26 0.77 River Garden Farms Electric 0.00 Roberts Ditch Irrigation District Electric 0.00 Sycamore Mutual Water Company Electric 0.00 T&P Farms Electric 0.00 Te Velde Revocable Family Trust 0.00 Electric 6.56 4.45 0.00 0.00 2.94 15.10 Total 1.15

### Table 56. Peak Annual SOx Emissions

Legend

Mitigated emissions

		Pea	k Annual PM1	0 Emissio	ns (tons/y	ear)	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						0.52	0.52
Eastside Mutual Water Company	0.10						0.10
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	0.09	0.09					0.18
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	0.24						0.24
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					0.02		0.02
Pleasant Grove-Verona Mutual Water Company					0.10		0.10
Princeton-Codora-Glenn Irrigation District	0.13	0.13					0.25
Provident Irrigation District	0.14	0.14					0.27
Reclamation District 1004	0.05	0.05			0.05		0.16
Reclamation District 108	Electric					Electric	0.00
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	0.74	0.40	0.00	0.00	0.17	0.52	1.84

### Table 57. Peak Annual PM10 Emissions

<u>Legend</u>

Mitigated emissions

		Pea	k Annual PM2	.5 Emissio	ons (tons/y	/ear)	
Water Agency	Colusa	Glenn	Sacramento	Shasta	Sutter	Yolo	Total
Anderson-Cottonwood Irrigation District				Electric			0.00
Canal Farms	Electric						0.00
Conaway Preservation Group						0.52	0.52
Eastside Mutual Water Company	0.10						0.10
Garden Highway Mutual Water Company					Electric		0.00
Glenn-Colusa Irrigation District	Electric	Electric					0.00
Glenn-Colusa Irrigation District (to Westside WD)	0.09	0.09					0.18
Goose Club Farms and Teichert Aggregate					Electric		0.00
Maxwell Irrigation District	0.24						0.24
Natomas Central Mutual Water Company			Electric		Electric		0.00
Pelger Mutual Water Company					0.02		0.02
Pleasant Grove-Verona Mutual Water Company					0.10		0.10
Princeton-Codora-Glenn Irrigation District	0.12	0.12					0.25
Provident Irrigation District	0.13	0.13					0.26
Reclamation District 1004	0.05	0.05			0.05		0.16
Reclamation District 108	Electric					Electric	0.00
River Garden Farms						Electric	0.00
Roberts Ditch Irrigation District	Electric						0.00
Sycamore Mutual Water Company	Electric						0.00
T&P Farms	Electric						0.00
Te Velde Revocable Family Trust						Electric	0.00
Total	0.73	0.40	0.00	0.00	0.17	0.52	1.82

### Table 58. Peak Annual PM2.5 Emissions

### Mitigated Groundwater Substitution Air Quality Emissions

Agency	Pelger Mutual Water Company	Federal Attainment Status	Peak Month
Transfer Volume	4,000 acre feet/year	PM10 A Engines subject to ATCM.	960 AF/month
Location	Sutter County	PM2.5 N	7,008 gallons/minute
		O3 N	50% peak pump rate
		O3 N	50% peak pump ra

### Table 59. Pelger Mutual Water Company Criteria Pollutant Emissions

												Fuel			Emissio	n Factors					Daily Em	issions					Annual E	missions		
				Power Rating	Emission	Pump	Rate	Transfer	Volume	Oper	ation	Consumption			(g/bh	ıp-hr)					(lbs/c	day)					(tons pe	er year)		
Description	Well	Fuel Type	Model Year	(hp)	Tier	(gpm)	(% of Total)	(AF/month)	(AF/year)	(hours/day)	(hours/year)	(gal/yr)	VOC	NOx	СО	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.5	VOC	NOx	СО	SOx	PM10	PM2.5
Pelger MWC Well 3 Klein	Well 3 Klein	Diesel	2013	250	T4I	4,700	33%	320	1,333	12	1,541	21,608	0.14	0.30	2.6	0.93	0.01	0.01	0.93	1.96	17.17	6.11	0.10	0.10	0.05	0.11	0.96	0.34	0.01	0.01
Pelger MWC Well 1 Tucker	Well 1 Tucker	Diesel	2013	250	T4I	4,700	33%	320	1,333	12	1,541	21,608	0.14	0.30	2.6	0.93	0.01	0.01	0.93	1.96	17.17	6.11	0.10	0.10	0.05	0.11	0.96	0.34	0.01	0.01
Pelger MWC Well 2 Flopet	Well 2 Flopet	Diesel	2013	250	T4I	4,700	33%	320	1,333	12	1,541	21,608	0.14	0.30	2.6	0.93	0.01	0.01	0.93	1.96	17.17	6.11	0.10	0.10	0.05	0.11	0.96	0.34	0.01	0.01
					Total	14,100	100%	960	4,000	36	4,622								2.80	5.89	51.51	18.34	0.29	0.29	0.16	0.33	2.88	1.03	0.02	0.02

Notes:

If a specific HP and emission tier combination has an emission standard of NMHC+NOx, then 95% of emissions assumed to be NOx and 5% of emissions assumed to be VOC (see CARB Carl Moyer Program Guidelines).

AP-42 emission factors used for SOx in all cases.

If an emission standard is not available for a given pollutant, then AP-42 emission factors used.

PM2.5 assumed to be 98% of PM10 emissions based on size fractions for stationary internal combustion diesel engines.

### Legend

Legend		
	F	Pump rate based on Well Development & Test Report (October 13, 1993); maximum test pump rate.
	F	Fuel type assumed to be diesel (worst-case emissions)
	E	Engines converted to current model year as mitigation
	E	Emission factor from AP-42
Conversion Factor	s	
	1 lb =	453.6 g
	1 ton -	2,000 lbs

1 lb =	453.6	δ g
1 ton =	2,000	) lbs
1 kW =	1.34	4 hp
1 day =	24	4 hours
1 month =	31	1 days
1 hour =	60	0 minutes
1 acre-foot =	325,851	1 gallons
http://www.water.ca.gov/pubs/dv	wrnews/californ	rnia_water_facts_card/waterfactscard.pdf

### Diesel Engine Fuel Consumption

0.4 lb/hp-hr	(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)
0.855 g/mL 7.13 lb/gal	(Based on MSDS for Hess Diesel Fuel All Types)

### Groundwater Substitution Air Quality Emissions

Agency F Transfer Volume Location		0 acre feet/year er County		Maximum F	ump Kale	- /	AF/month gallons/minu	te		PM10 PM2.5 O3	nment Status A N	Engines subjec	ct to ATCM		26,278	AF/month gallons/min														
Table 60. Pleasant Grove-Verona Mutual	Water Company Criteria Pol	lutant Emissions								03	IN				35%	peak pump	rate													
												Fuel			Emission						Daily Err				í – – – – – – – – – – – – – – – – – – –			missions		
Description	Well	Fuel Type Mode		ver Rating I (hp)	Emission Tier	Pump (gpm)			r Volume (AF/project)		eration (hours/year)	Consumption (gal/yr)	voc	NOx	(g/bh) CO		PM10	DM2.5	voc	NOx	(lbs/ CO	day) SOx	DM10	PM2.5	voc	NOx	(tons pe CO		PM10	DM2 (
PGVMWC Well #1	Well #1	Electric		(np) 30	n/a	(gpm) 2.000	(% of Total) 3%	(AF/month) 95	(AF/project) 394	(nours/day) 6.5	(nours/year)	(gai/yr)	VUC	NUX	ιu	50x	PINITU	PINIZ.3	VUC	NUX	0	50x	PIVITU	PIVIZ.3	VUC	NUX		50x	PINITU	PIVIZ.3
PGVMWC Well #1	Well #1	Electric		250	n/a	5.000	3% 7%	237	986	6.5	1,070	n/a													<b>ا</b> ــــــــــــــــــــــــــــــــــــ	┌───┤	لـــــــــــــــــــــــــــــــــــــ	r	+	
PGVMWC Monster Pump	Monster Pump	Electric		60	n/a	3,000	4%	147	611	6.5	1,070	n/a														ł		+	+	
PGVMWC Wollster Pullp PGVMWC Well #12&17	Well #12&17	Electric		50	n/a	1.500	2%	71	296	6.5	1,070	n/a	<u> </u>												<u> </u>	ł		$\longrightarrow$	+	
PGVMWC Well #12017	Well #12	Diesel 20		250	T4I	4.200	6%	199	828	6.5	1,070	15,014	0.14	0.3	2.6	0.93	0.01	0.01	0.51	1.07	9.36	3.33	0.05	0.05	0.04	0.09	0.77	0.27	0.00	0.00
PGVMWC Well #11 PGVMWC Well #13&15	Well #13&15	Electric		240	n/a	4,200	6%	227	946	6.5	1,070	n/a	0.14	0.0	2.0	0.00	0.01	0.01	0.51	1.07	3.50	5.55	0.00	0.00	0.04	0.03	0.11	0.21	0.00	0.00
PGVMWC Well #16	Well #16	Electric		240	n/a	1,700	2%	80	335	6.5	1,070	n/a														t	I	$ \longrightarrow $	·+	
PGVMWC Willey #1	Willev #1	Diesel 20		168	T4I	3,000	4%	142	591	6.5	1,070	10,089	0.14	0.3	3.0	0.93	0.01	0.01	0.34	0.72	7.29	2.24	0.04	0.04	0.03	0.06	0.60	0.18	0.00	0.00
PGVMWC Willey #2	Willey #2	Electric		159	n/a	3.000	4%	142	591	6.5	1,070	n/a	0.11	0.0	0.0	0.00	0.01	0.01	0.01	0.72	1.20		0.01	0.01	0.00	0.00	0.00	0.10		0.00
PGVMWC Willey #3	Willey #3	Electric		58	n/a	2,000	3%	95	394	6.5	1,070	n/a														t	I	$ \longrightarrow $	·+	
PGVMWC Willev #4	Willey #4	Diesel 20		150	T0	3.000	4%	142	591	6.5	1.070	9.008	0.14	0.3	3.0	0.93	0.01	0.01	0.30	0.64	6.51	2.00	0.03	0.03	0.03	0.05	0.54	0.16	0.00	0.00
PGVMWC Well #30	Well #30	Diesel 20	3	100	T4I	1,500	2%	71	296	6.5	1,070	6,005	0.14	0.3	3.0	0.93	0.01	0.01	0.20	0.43	4.34	1.33	0.02	0.02	0.02	0.04	0.36	0.11	0.00	0.00
PGVMWC Well #31	Well #31	Electric		99	n/a	2,500	3%	118	493	6.5	1,070	n/a													+	( †	,		·	
PGVMWC Well #32	Well #32	Electric		99	n/a	2,500	3%	118	493	6.5	1,070	n/a													+	( †	,		·	
PGVMWC Well #33	Well #33	Electric		99	n/a	2,500	3%	118	493	6.5	1,070	n/a	1													i – †	,	i – – – – – – – – – – – – – – – – – – –	í l	
PGVMWC Nicholas Sand Field Well	Nicholas Sand Field Well	Diesel 20	3	62	T4	2,000	3%	95	394	6.5	1,070	3,729	0.2	3.3	3.0	0.93	0.22	0.22	0.16	2.97	2.70	0.83	0.20	0.19	0.01	0.24	0.22	0.07	0.02	0.02
PGVMWC Nicholas Filipino Camp #2	Nicholas Filipino Camp #2	Electric		40	n/a	2,000	3%	95	394	6.5	1,070	n/a	0.2	3.3	3.0	0.93	0.22	0.22	0.10	1.91	1.74	0.53	0.13	0.13		( t	,			
PGVMWC Nicholas Filipino Camp South	Nicholas Filipino Camp South	Diesel 20	3	62	T4	2,000	3%	95	394	6.5	1,070	3,729	0.2	3.3	3.0	0.93	0.22	0.22	0.16	2.97	2.70	0.83	0.20	0.19	0.01	0.24	0.22	0.07	0.02	0.02
PGVMWC Nicholas Johnston Field Well #2	Nicholas Johnston Field Well #2	Electric		58	n/a	2,000	3%	95	394	6.5	1,070	n/a														( T	,,	i – – – – – – – – – – – – – – – – – – –	·	
PGVMWC Nicholas Johnston Well	Nicholas Johnston Well	Electric		58	n/a	2,000	3%	95	394	6.5	1,070	n/a															'		i L	
PGVMWC Nicholas 72-Acre Field South	Nicholas 72-Acre Field South	Diesel 20		62	T4	2,000	3%	95	394	6.5	1,070	3,729	0.2	3.3	3.0	0.93	0.22	0.22	0.16	2.97	2.70	0.83	0.20	0.19	0.01	0.24	0.22	0.07	0.02	0.02
PGVMWC Nicholas 72-Acre Field North	Nicholas 72-Acre Field North	Electric		58	n/a	2,000	3%	95	394	6.5	1,070	n/a															'		i L	
PGVMWC Nicholas BBC Well	Nicholas BBC Well	Electric		58	n/a	2,000	3%	95	394	6.5	1,070	n/a															'		i L	
PGVMWC Kelly 190 Field Well #2	Kelly 190 Field Well #2	Electric		30	n/a	2,000	3%	95	394	6.5	1,070	n/a	0.2	3.3	3.0	0.93	0.22	0.22	0.08	1.43	1.30	0.40	0.10	0.09					i l	
PGVMWC Kelly Windmill Field Well #2	Kelly Windmill Field Well #2	Diesel 20	-	62	T4	2,000	3%	95	394	6.5	1,070	3,729	0.2	3.3	3.0	0.93	0.22	0.22	0.16	2.97	2.70	0.83	0.20	0.19	0.01	0.24	0.22	0.07		0.02
PGVMWC Kelly Windmill North Field Well	Kelly Windmill North Field Well		-	62	T4	2,000	3%	95	394	6.5	1,070	3,729	0.2	3.3	3.0	0.93	0.22	0.22	0.16	2.97	2.70	0.83	0.20	0.19	0.01	0.24	0.22	0.07	0.02	0.02
PGVMWC Kelly 306 Well	Kelly 306 Well	Electric		111	n/a	2,600	3%	123	512	6.5	1,070	n/a													<u>'</u>		''		L	
PGVMWC Scheidel & Osterli #16	Scheidel & Osterli #16	Diesel 20	-	234	T4I	3,400	4%	161	670	6.5	1,070	14,053	0.14	0.3	2.6	0.93	0.01	0.01	0.48	1.00	8.76	3.12	0.05	0.05	0.04	0.08	0.72	0.26		0.00
PGVMWC Scheidel & Osterli #17	Scheidel & Osterli #17	Diesel 20		101	T4I	1,500	2%	71	296	6.5	1,070	6,065	0.14	0.3	3.0	0.93	0.01	0.01	0.21	0.43	4.39	1.35	0.02	0.02	0.02	0.04	0.36	0.11		0.00
PGVMWC Scheidel & Osterli #18A	Scheidel & Osterli #18A	Diesel 20	3	101	T4I	1,800	2%	85	355	6.5	1,070	6,065	0.14	0.3	3.0	0.93	0.01	0.01	0.21	0.43	4.39	1.35	0.02	0.02	0.02	0.04	0.36	0.11		0.00
PGVMWC River Ranch #19	River Ranch #19	Diesel 20		99	T4I	2.500	3%	118	493	6.5	1.070	5,945	0.14	0.3	3.0	0.93	0.01	0.01	0.20	0.42	4.30	1.32	0.02	0.02	0.02	0.03	0.35	0.11	0.00	

Notes:

rouses: If a specific HP and emission tier combination has an emission standard of NMHC+NOx, then 95% of emissions assumed to be NOx and 5% of emissions assumed to be VOC (see CARB Carl Moyer Program Guidelines). AP-42 emission factors used for SOx in all cases. If an emission standard is not available for a given pollutant, then AP-42 emission factors used. PM2.5 assumed to be 98% of PM10 emissions based on size fractions for stationary internal combustion diesel engines.

Legend

Average HP estimated from pump rates
HP interpolated from other pumps
Emission factor from AP-42
Emission factor based on NMHC+NOx emission standard
Current model year engine used for mitigation

### Conversion Factors

1 lb =	453.6 g	
1 ton =	2,000 lbs	
1 kW =	1.34 hp	
1 day =	24 hours	
1 hour =	60 minutes	
1 month =	31 days	(peak occurs in July and August)
1 acre-foot =	325,851 gallons	

http://www.water.ca.gov/pubs/dwrnews/california water facts card/waterfactscard.pdf

### Diesel Engine Fuel Consumption

0.4	lb/hp-hr
0.855	g/mL
7.13	lb/gal

(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) (Based on MSDS for Hess Diesel Fuel All Types)

# Summary of Crop Idling Emissions by Air District

		Pea	k Daily Emis	sions (lbs/d	ay)		Annual Project Emissions (tpy)							
Air District	VOC	NOx	ĊŎ	SÒx	PM10	PM2.5	VOC	NOx	ĊO	SOx	PM10	PM2.5		
Butte County AQMD														
Biggs-West Gridley Water District	(3)	(6)	(49)	(17)	(0)	(0)	(0)	(0)	(3)	(1)	(0)	(0)		
Butte County AQMD Subtotal	(3)	(6)	(49)	(17)	(0)	(0)	(0)	(0)	(3)	(1)	(0)	(0)		
Colusa County APCD	(0)	(0)		(4)	(0)	(0)	(2)		(0)	(0)	(0)	(0)		
Canal Farms	(0)	(0)	(2)	(1)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0)		
Glenn-Colusa Irrigation District	(6)	(13)	(115)	(41)	(1)	(1)	(0)	(1)	(6)	(2)	(0)	(0)		
Maxwell Irrigation District	(1)	(3)	(23)	(8)	(0)	(0)	(0)	(0)	(1)	(0)	(0)	(0)		
Princeton-Codora-Glenn Irrigation District	(0)	(1)	(5)	(2)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0)		
Provident Irrigation District	(0)	(1)	(5)	(2)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0)		
Reclamation District 108	(2)	(3)	(30)	(11)	(0)	(0)	(0)	(0)	(2)	(1)	(0)	(0)		
Reclamation District 1004	(0)	(1)	(8)	(3)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0)		
Roberts Ditch Irrigation Company	(0)	(1)	(6)	(2)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0)		
Sycamore Mutual Water Company	(2)	(3)	(30)	(11)	(0)	(0)	(0)	(0)	(2)	(1)	(0)	(0)		
T&P Farms	(0)	(0)	(2)	(1)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0)		
Colusa County APCD Subtotal	(12)	(26)	(225)	(80)	(1)	(1)	(1)	(1)	(13)	(4)	(0)	(0)		
Glenn County APCD														
Glenn-Colusa Irrigation District	(6)	(13)	(115)	(41)	(1)	(1)	(0)	(1)	(6)	(2)	(0)	(0)		
Princeton-Codora-Glenn Irrigation District	(0)	(13)	(113)	(2)	(1)	(1)	(0)	(0)	(0)	(2)	(0)	(0)		
Provident Irrigation District	(0)	(1)	(5)	(2)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0)		
Reclamation District 1004	. ,	(1)							. ,					
Glenn County APCD Subtotal	(0) (7)	(1)	(8) (132)	(3) (47)	(0) (1)	(0) (1)	(0)	(0)	(0) (7)	(0)	(0)	(0)		
	(.)	(10)	(102)	()	(-)	(•)	(0)	(.)	(.)	(0)	(0)			
Feather River AQMD														
Biggs-West Gridley Water District	(3)	(6)	(49)	(17)	(0)	(0)	(0)	(0)	(3)	(1)	(0)	(0)		
Goose Club Farms and Teichert Aggregate	(1)	(2)	(18)	(6)	(0)	(0)	(0)	(0)	(1)	(0)	(0)	(0)		
Pelger Mutual Water Company	(0)	(1)	(6)	(2)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0)		
Pleasant Grove-Verona Mutual Water Company	(1)	(3)	(27)	(10)	(0)	(0)	(0)	(0)	(2)	(1)	(0)	(0)		
Reclamation District 1004	(0)	(1)	(8)	(3)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0)		
Feather River AQMD Subtotal	(6)	(12)	(108)	(38)	(1)	(1)	(0)	(1)	(6)	(2)	(0)	(0)		
Yolo-Solano AQMD														
Conaway Preservation Group	(3)	(6)	(49)	(17)	(0)	(0)	(0)	(0)	(3)	(1)	(0)	(0)		
Reclamation District 108	(3)	(8)	(49) (30)	(17)	(0)	(0)	(0)	(0)	(2)	(1)	(0)	(0)		
Te Velde Revocable Family Trust	(2)	(3)	(30)	(11)	(0)	(0)	(0)	(0)	(2)	(1)	(0)	(0)		
Yolo-Solano AQMD Subtotal	(4)	(9)	(79)	(28)	(0)	(0)	(0)	(1)	(4)	(2)	(0)	(0)		
	(")	(0)	(10)	(20)	(0)	(0)	(0)	(')	(7)	(~)	(0)	(0)		
GRAND TOTAL	(32)	(68)	(592)	(211)	(3)	(3)	(2)	(4)	(33)	(12)	(0)	(0)		
Note:														

Note:

No cropland idling would occur in Merced, Sacramento, and Shasta Counties.

	Peak D	aily PM10	Emissions (lbs	/day)	Peak D	aily PM2.5	5 Emissions (Ibs	/day)
Air District	Land Prep	Harvest	Wind Erosion	Total	Land Prep	Harvest	Wind Erosion	Total
Butte County AQMD								
Biggs-West Gridley Water District	(267)	(22)	10	(280)	(40)	(3)	2	(41
Butte County AQMD Subtotal	(267)	(22)	10	(280)	(40)	(3)	2	(41
Colusa County APCD								
Canal Farms	(11)	(1)	2	(9)	(2)	(0)		(1
Glenn-Colusa Irrigation District	(631)	(53)	152	(532)	(95)	(8)	30	(72
Maxwell Irrigation District	(125)	(10)	29	(106)	(19)	(2)	6	(14
Princeton-Codora-Glenn Irrigation District	(25)	(2)	6	(21)	(4)	(0)	1	(3
Provident Irrigation District	(25)	(2)	6	(21)	(4)	(0)	1	(3
Reclamation District 108	(166)	(14)	22	(158)	(25)	(2)	4	(23
Reclamation District 1004	(42)	(3)	7	(38)	(6)	(1)	1	(5
Roberts Ditch Irrigation Company	(35)	(3)	8	(30)	(5)	(0)	2	(4
Sycamore Mutual Water Company	(166)	(14)	39	(141)	(25)	(2)	8	(19
T&P Farms	(11)	(1)	2	(9)	(2)	(0)	0	(1
Colusa County APCD Subtotal	(1,235)	(104)	275	(1,064)	(185)	(16)	55	(146
Glenn County APCD								
Glenn-Colusa Irrigation District	(631)	(53)	152	(532)	(95)	(8)		(72
Princeton-Codora-Glenn Irrigation District	(25)	(2)	6	(21)	(4)	(0)		(3
Provident Irrigation District	(25)	(2)	6	(21)	(4)	(0)	1	(3
Reclamation District 1004	(42)	(3)	7	(38)	(6)	(1)	1	(5
Glenn County APCD Subtotal	(722)	(61)	171	(612)	(108)	(9)	34	(83
Feather River AQMD	(007)	(00)	10	(000)	(10)	(0)		
Biggs-West Gridley Water District	(267)	(22)	10	(280)	(40)	(3)		(41
Goose Club Farms and Teichert Aggregate	(100)	(8)	2	(106)	(15)	(1)	0	(16
Pelger Mutual Water Company	(32)	(3)	1	(34)	(5)	(0)	0	(5
Pleasant Grove-Verona Mutual Water Company	(149)	(13)	3	(159)	(22)	(2)		(24
Reclamation District 1004	(42)	(3)	7	(38)	(6)	(1)	1	(5
Feather River AQMD Subtotal	(589)	(50)	22	(617)	(88)	(7)	4	(91
Yolo-Solano AQMD								
	(266)	(22)	0	(200)	(40)	(2)	0	(40
Conaway Preservation Group	. ,	(22)	8	(280)	(40)	(3)		(42
Reclamation District 108	(166)	(14)	22	(158)	(25)	(2)		(23
Te Velde Revocable Family Trust Yolo-Solano AQMD Subtotal	(26)	(2)	<u>1</u> 31	(27) (465)	(4)	(0)	0	(4 (68
	(438)	(38)	31	(403)	(69)	(0)	0	80)
GRAND TOTAL	(3,271)	(275)	510	(3,036)	(490)	(41)	102	(430
Note:	(3,2,1)	(210)	0.0	(0,000)	(100)	(11)	102	

### Table 62. Reduced Peak Daily Fugitive Dust Emissions from Cropland Idling

Note:

No cropland idling would occur in Merced, Sacramento, and Shasta Counties.

### Table 63. Reduced Annual Fugitive Dust Emissions from Cropland Idling

			Emissions (tpy	Annual PM2.5 Emissions (tpy)					
Air District	Land Prep	Harvest	Wind Erosion	Total	Land Prep	Harvest	Wind Erosion	Total	
Butte County AQMD									
Biggs-West Gridley Water District	(24)	(2)	1	(25)	(4)	(0)	0	(4)	
Butte County AQMD Subtotal	(19)	4	8	(17)	5	10	0	(4)	
Colusa County APCD									
Canal Farms	(1)	(0)	0	(1)	(0)	(0)	0	(0)	
Glenn-Colusa Irrigation District	(57)	(5)	14	(48)	(9)	(1)	3	(6)	
Maxwell Irrigation District	(11)	(1)	3	(10)	(2)	(0)	1	(1)	
Princeton-Codora-Glenn Irrigation District	(2)	(0)	1	(2)	(0)	(0)	0	(0)	
Provident Irrigation District	(2)	(0)	1	(2)	(0)	(0)	0	(0)	
Reclamation District 108	(15)	(1)	2	(14)	(2)	(0)	0	(2)	
Reclamation District 1004	(4)	(0)	1	(3)	(1)	(0)	0	(0)	
Roberts Ditch Irrigation Company	(3)	(0)	1	(3)	(0)	(0)	0	(0)	
Sycamore Mutual Water Company	(15)	(1)	4	(13)	(2)	(0)	1	(2)	
T&P Farms	(1)	(0)	0	(1)	(0)	(0)	0	(0)	
Colusa County APCD Subtotal	(111)	(9)	25	(96)	(17)	(1)	5	(13)	
	, , , , , , , , , , , , , , , , , , ,			· · ·				· · · ·	
Glenn County APCD									
Glenn-Colusa Irrigation District	(57)	(5)	14	(48)	(9)	(1)	3	(6)	
Princeton-Codora-Glenn Irrigation District	(2)	(0)	1	(2)	(0)	(0)	0	(0)	
Provident Irrigation District	(2)	(0)	1	(2)	(0)	(0)	0	(0)	
Reclamation District 1004	(4)	(0)	1	(3)	(1)	(0)	0	(0)	
Glenn County APCD Subtotal	(65)	(5)	15	(55)	(10)	(1)	3	(7)	
Feather River AQMD									
Biggs-West Gridley Water District	(24)	(2)	1	(25)	(4)	(0)	0	(4)	
Goose Club Farms and Teichert Aggregate	(9)	(1)	0	(10)	(1)	(0)	0	(1)	
Pelger Mutual Water Company	(3)	(0)	0	(3)	(0)	(0)	0	(0)	
Pleasant Grove-Verona Mutual Water Company	(13)	(1)	0	(14)	(2)	(0)	0	(2)	
Reclamation District 1004	(4)	(0)	1	(3)	(1)	(0)	0	(0)	
Feather River AQMD Subtotal	(53)	(4)	2	(55)	(8)	(1)	0	(8)	
Yolo-Solano AQMD									
Conaway Preservation Group	(24)	(2)	1	(25)	(4)	(0)	0	(4)	
Reclamation District 108	(15)	(1)	2	(14)	(2)	(0)	0	(2)	
Te Velde Revocable Family Trust	(2)	(0)	0	(2)	(0)	(0)	0	(0)	
Yolo-Solano AQMD Subtotal	(41)	(3)	3	(42)	(6)	(1)	1	(6)	
GRAND TOTAL	(289)	(19)	53	(265)	(35)	6	9	(39)	

Note:

No cropland idling would occur in Merced, Sacramento, and Shasta Counties.

# Table 64. Combined Emissions by Air District

		Pea	k Daily Emis	sions (lbs/d	lay)			tpy)	y)			
Air District	VOC	NOx	ĆO	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.5
Butte County AQMD												
Biggs-West Gridley Water District	(3)	(6)	(49)	(17)	(280)	(42)	(0)	(0)	(3)	(1)	(25)	(4)
Butte County AQMD Subtotal	(3)	(6)	(49)	(17)	(280)	(42)	(0)	(0)	(3)	(1)	(25)	(4)
Colusa County APCD												
Canal Farms	(0)	(0)	(2)	(1)	(9)	(1)	(0)	(0)	(0)	(0)	(1)	(0)
Glenn-Colusa Irrigation District	(6)	(13)	(115)	(41)	(532)	(73)	(0)	(0)	(6)	(0)	(48)	(7)
Maxwell Irrigation District	(0)	(3)	(23)	(8)	(106)	(15)	(0)	(0)	(0)	(0)	(10)	(1)
Princeton-Codora-Glenn Irrigation District	(1)	(0)	(5)	(2)	(100)	(3)	(0)	(0)	(0)	(0)	(10)	(0)
Provident Irrigation District	(0)	(1)	(5)	(2)	(21)	(3)	(0)	(0)	(0)	(0)	(2)	(0)
Reclamation District 108	(0)	(1)	(30)	(11)	(158)	(23)	(0)	(0)	(0)	(0)	(14)	(0)
Reclamation District 1004	(2)	(3)	(8)	(3)	(38)	(23)	(0)	(0)	(2)	(0)	(14)	(2)
Roberts Ditch Irrigation Company	(0)	(1)	(6)	(3)	(30)	(3)	(0)	(0)	(0)	(0)	(3)	(0)
Sycamore Mutual Water Company	(0)	(3)	(30)	(11)	(141)	(19)	(0)	(0)	(0)	(0)	(13)	(0)
T&P Farms	(2)	(0)	(2)	(1)	(9)	(13)	(0)	(0)	(0)	(0)	(13)	(2)
Colusa County APCD Subtotal	(12)	(26)	(225)	(1)	(1,065)	(147)	(1)	(0)	(13)	(0)	(96)	(13)
	( )	( -/	( - /	()	( ))	· /	( )	( /	( - /	( )	()	( -/
Glenn County APCD												
Glenn-Colusa Irrigation District	(6)	(13)	(115)	(41)	(532)	(73)	(0)	(1)	(6)	(2)	(48)	(7)
Princeton-Codora-Glenn Irrigation District	(0)	(1)	(5)	(2)	(21)	(3)	(0)	(0)	(0)	(0)	(2)	(0)
Provident Irrigation District	(0)	(1)	(5)	(2)	(21)	(3)	(0)	(0)	(0)	(0)	(2)	(0)
Reclamation District 1004	(0)	(1)	(8)	(3)	(38)	(5)	(0)	(0)	(0)	(0)	(3)	(0)
Glenn County APCD Subtotal	(7)	(15)	(132)	(47)	(612)	(84)	(0)	(1)	(7)	(3)	(55)	(8)
Feather River AQMD												
Biggs-West Gridley Water District	(3)	(6)	(49)	(17)	(280)	(42)	(0)	(0)	(3)	(1)	(25)	(4)
Goose Club Farms and Teichert Aggregate	(1)	(2)	(18)	(6)	(106)	(16)	(0)	(0)	(1)	(0)	(10)	(1)
Pelger Mutual Water Company	(0)	(1)	(6)	(2)	(34)	(5)	(0)	(0)	(0)	(0)	(3)	(0)
Pleasant Grove-Verona Mutual Water Company	(1)	(3)	(27)	(10)	(159)	(24)	(0)	(0)	(2)	(1)	(14)	(2)
Reclamation District 1004	(0)	(1)	(8)	(3)	(38)	(5)	(0)	(0)	(0)	(0)	(3)	(0)
Feather River AQMD Subtotal	(6)	(12)	(108)	(38)	(617)	(92)	(0)	(1)	(6)	(2)	(56)	(8)
Yolo-Solano AQMD	(=)		( (	( · - `	(0.0.0.)	(	(=)	(-)			(6-1)	
Conaway Preservation Group	(3)	(6)	(49)	(17)	(280)	(42)	(0)	(0)	(3)	(1)	(25)	(4)
Reclamation District 108	(2)	(3)	(30)	(11)	(158)	(23)	(0)	(0)	(2)	(1)	(14)	(2)
Te Velde Revocable Family Trust					(27)	(4)					(2)	(0)
Yolo-Solano AQMD Subtotal	(4)	(9)	(79)	(28)	(465)	(69)	(0)	(1)	(4)	(2)	(42)	(6)
GRAND TOTAL	(32)	(68)	(592)	(211)	(3,040)	(433)	(2)	(4)	(33)	(12)	(273)	(39)

### Table 65. Summary of Cropland Idling Emissions by Water Agency

			Emissions			Annual Emissions (tons per year)						
Water Agency	VOC	NOx	CO	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.5
Biggs-West Gridley Water District												
Exhaust Emissions	(5)	(11)	(98)	(35)	(1)	(1)	(0)	(1)	(5)	(2)	(0)	(0
Land Preparation					(534)	(80)					(48)	(7
Harvesting					(45)	(7)					(4)	(1
Wind Erosion					20	4					2	0
Biggs-West Gridley Water District Subtotal	(5)	(11)	(98)	(35)	(560)	(83)	(0)	(1)	(5)	(2)	(50)	(7
Canal Farms												
Exhaust Emissions	(0)	(0)	(2)	(1)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0
Land Preparation					(11)	(2)					(1)	(0
Harvesting					(1)	(0)					(0)	(0
Wind Erosion					2	Ó					0 0	Č
Canal Farms Subtotal	(0)	(0)	(2)	(1)	(9)	(1)	(0)	(0)	(0)	(0)	(1)	(0
Conaway Preservation Group												
Exhaust Emissions	(3)	(6)	(49)	(17)	(0)	(0)	(0)	(0)	(3)	(1)	(0)	(0
Land Preparation					(266)	(40)					(24)	
Harvesting					(22)	(3)					(2)	(0
Wind Erosion					() 8	2					(_)	(
Conaway Preservation Group Subtotal	(3)	(6)	(49)	(17)	(280)	(42)	(0)	(0)	(3)	(1)	(25)	(4
Glenn-Colusa Irrigation District					<u> </u>	. ,	( )	( )	. /	( )	( )	,
Exhaust Emissions	(13)	(26)	(230)	(82)	(1)	(1)	(1)	(1)	(13)	(5)	(0)	(0
Land Preparation	()	(_0)	(200)	(0_)	(1,262)	(189)			()	(0)	(114)	(17
Harvesting					(1,202)	(166)					(10)	(1
Wind Erosion					305	61					27	5
Glenn-Colusa Irrigation District Subtotal	(13)	(26)	(230)	(82)	(1,065)	(145)	(1)	(1)	(13)	(5)	(96)	(13
Goose Club Farms and Teichert Aggregate	(12)	(==)	(===)	()	(1,000)	(1.10)	(1)	(1)	()	(-)	()	(
Exhaust Emissions	(1)	(2)	(18)	(6)	(0)	(0)	(0)	(0)	(1)	(0)	(0)	(0
Land Preparation	(.)	(_)		(0)	(100)	(15)	(0)				(9)	(1
Harvesting					(8)	(10)					(1)	(0
Wind Erosion					(0)	0					0	(0
Goose Club Farms and Teichert Aggregate Subtotal	(1)	(2)	(18)	(6)	(106)	(16)	(0)	(0)	(1)	(0)	(10)	(1
Maxwell Irrigation District	(1)	(-)	()	(-)	()	(10)	(•)	(•)	(-)	(•)	()	(
Exhaust Emissions	(1)	(3)	(23)	(8)	(0)	(0)	(0)	(0)	(1)	(0)	(0)	(0
Land Preparation	(1)	(0)	(20)		(125)	(0)	(0)	(0)		(0)	(0)	(2
Harvesting					(120)	(2)					(11)	(0
Wind Erosion					29	6					3	1
Maxwell Irrigation District Subtotal	(1)	(3)	(23)	(8)	(106)	(15)	(0)	(0)	(1)	(0)	(10)	(1
Pelger Mutual Water Company	(.)	(3)	(==)	(9)	()	(	(-)	(3)	(1)	(3)	(10)	( ·
Exhaust Emissions	(0)	(1)	(6)	(2)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0
Land Preparation	(0)	(1)	(0)	(2)	(0)	(5)	(0)	(0)	(0)	(0)	(0)	(0
Harvesting												
					(3)	(0)					(0)	(0
Wind Erosion Pelger Mutual Water Company Subtotal	(0)	(1)	(6)	(2)	(34)	0 (5)	(0)	(0)	(0)	(0)	0 (3)	((

Table 65. Summary of Cropland Idling Emissions by Water Agency

Table 05. Summary of Cropiand Juling Emissions by V	Daily Emissions (lbs per day)							Annual Emissions (tons per year)						
Water Agency	VOC	NOx	СО	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.5		
Pleasant Grove-Verona Mutual Water Company														
Exhaust Emissions	(1)	(3)	(27)	(10)	(0)	(0)	(0)	(0)	(2)	(1)	(0)	(0)		
Land Preparation					(149)	(22)					(13)	(2)		
Harvesting					(13)	(2)					(1)	(0)		
Wind Erosion					3	1					0	0		
Pleasant Grove-Verona Mutual Water Company Subtotal	(1)	(3)	(27)	(10)	(159)	(24)	(0)	(0)	(2)	(1)	(14)	(2)		
Princeton-Codora-Glenn Irrigation District														
Exhaust Emissions	(0)	(1)	(9)	(3)	(0)	(0)	(0)	(0)	(1)	(0)	(0)	(0)		
Land Preparation					(50)	(7)					(4)	(1)		
Harvesting					(4)	(1)					(0)	(0)		
Wind Erosion					12	2					1	Ó		
Princeton-Codora-Glenn Irrigation District Subtotal	(0)	(1)	(9)	(3)	(42)	(6)	(0)	(0)	(1)	(0)	(4)	(1)		
Provident Irrigation District														
Exhaust Emissions	(0)	(1)	(9)	(3)	(0)	(0)	(0)	(0)	(1)	(0)	(0)	(0)		
Land Preparation					(50)	(7)					(4)	(1)		
Harvesting					(4)	(1)					(0)	(0)		
Wind Erosion					12	2					1	0		
Provident Irrigation District Subtotal	(0)	(1)	(9)	(3)	(42)	(6)	(0)	(0)	(1)	(0)	(4)	(1)		
Reclamation District 108	(-7	( )	(-7	(-7	( )	(-7	(-7	(-)	( )	(-7	( )			
Exhaust Emissions	(3)	(7)	(61)	(22)	(0)	(0)	(0)	(0)	(3)	(1)	(0)	(0)		
Land Preparation	(0)			()	(332)	(50)	(0)		(0)		(30)	(4)		
Harvesting					(28)	(4)					(3)	(0)		
Wind Erosion					44	9					(8)	(8)		
Reclamation District 108 Subtotal	(3)	(7)	(61)	(22)	(316)	(45)	(0)	(0)	(3)	(1)	(28)	(4)		
Reclamation District 1004	(-)	(•)	(•••)	(/	(0.0)	()	(-)	(-)	(-)	(-)	()			
Exhaust Emissions	(1)	(3)	(23)	(8)	(0)	(0)	(0)	(0)	(1)	(0)	(0)	(0)		
Land Preparation	(.)	(0)	(20)	(0)	(125)	(19)	(0)	(0)	(1)	(0)	(11)	(2)		
Harvesting					(120)	(2)					(1)	(0)		
Wind Erosion					21	4					2	(0)		
Reclamation District 1004 Subtotal	(1)	(3)	(23)	(8)	(114)	(16)	(0)	(0)	(1)	(0)	(10)	(1)		
Roberts Ditch Irrigation Company	(-)	(-)	()	(-)	()	()	(-)	(•)	(-)	(-)	()			
Exhaust Emissions	(0)	(1)	(6)	(2)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0)		
Land Preparation	(0)	(')	(0)	(2)	(35)	(5)	(0)	(0)	(0)	(0)	(3)	(0)		
Harvesting					(3)	(0)					(0)	(0)		
Wind Erosion					(8)	2					(0)	0		
Roberts Ditch Irrigation Company Subtotal	(0)	(1)	(6)	(2)	(30)	(4)	(0)	(0)	(0)	(0)	(3)	(0)		
Sycamore Mutual Water Company	(0)	(•)	(0)	(=/	(00)	( • /	(0)	(0)	(0)	(0)	(0)			
Exhaust Emissions	(2)	(3)	(30)	(11)	(0)	(0)	(0)	(0)	(2)	(1)	(0)	(0)		
Land Preparation	(2)	(3)	(00)		(166)	(0)	(0)	(0)	(2)		(0)	(0)		
Harvesting					(100)	(23)					(13)	(2)		
Wind Erosion					39	(2)					(1)	(0)		
Sycamore Mutual Water Company Subtotal	(2)	(3)	(30)	(11)	(141)	(19)	(0)	(0)	(2)	(1)	(13)	(2)		
T&P Farms	(2)	(0)	(00)	('')	(171)	(13)	(0)	(0)	(~)	(1)	(13)	(2)		
Exhaust Emissions	(0)	(0)	(2)	(1)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0)		
Land Preparation	(0)	(0)	(2)	(1)	(0) (11)	(0)	(0)	(0)	(0)	(0)	(0)	(0) (0)		
•						(2)					(1)	. ,		
Harvesting Wind Fragion					(1)	(0)					(0)	(0)		
Wind Erosion	(0)			(1)	<u>2</u> (9)	0 (1)		(0)	(0)	(0)	0(1)	0		
T&P Farms Subtotal	(0)	(0)	(2)	(1)	(9)	(1)	(0)	(0)	(0)	(0)	(1)	(0)		

#### Table 65. Summary of Cropland Idling Emissions by Water Agency

		Daily	Emissions	s (lbs per o	lay)		Annual Emissions (tons per year)			· year)		
Water Agency	VOC	NOx	со	SOx	PM10	PM2.5	VOC	NOx	СО	SOx	PM10	PM2.5
Te Velde Revocable Family Trust												
Exhaust Emissions	(0)	(1)	(5)	(2)	(0)	(0)	(0)	(0)	(0)	(0)	(0)	(0)
Land Preparation					(26)	(4)					(2)	(0)
Harvesting					(2)	(0)					(0)	(0)
Wind Erosion					1	0					0	0
Te Velde Revocable Family Trust Subtotal	(0)	(1)	(5)	(2)	(27)	(4)	(0)	(0)	(0)	(0)	(2)	(0)
Exhaust Emissions Total	(32)	(68)	(597)	(213)	(3)	(3)	(2)	(4)	(33)	(12)	(0)	(0)
Land Preparation Total	0	0	0	0	(3,271)	(490)	0	0	0	0	(294)	(44)
Harvesting Total	0	0	0	0	(275)	(41)	0	0	0	0	(25)	(4)
Wind Erosion Total	0	0	0	0	510	102	0	0	0	0	46	9
GRAND TOTAL	(32)	(68)	(597)	(213)	(3,040)	(433)	(2)	(4)	(33)	(12)	(273)	(39)

#### Size Fractions

Description	PM10	PM2.5	Ratio
PM Profile ID No. 411, Windblown Dust - Agricultural	0.5	0.1	0.2
PM Profile ID No. 417, Agricultural Tilling Dust	0.4543	0.0681	0.1499

### Table 66. Summary of Cropland Idling Emissions by County

	Daily Emissions (Ibs/day)							Annual Emissions (tons/yr)					
County	VOC	NOx	CO	SOx	PM10	PM2.5	VOC	NOx	СО	SOx	PM10	PM2.5	
Butte													
Biggs-West Gridley Water District	(3)	(6)	(49)	(17)	(280)	(42)	(0)	(0)	(3)	(1)	(25)	(4	
Butte County Subtotal	(3)	(6)	(49)	(17)	(280)	(42)	(0)	(0)	(3)	(1)	(25)	(4	
Colusa													
Canal Farms												-	
Glenn-Colusa Irrigation District	(6)	(13)	(115)	(41)	(532)	(73)	(0)	(1)	(6)	(2)	(48)	(7	
Maxwell Irrigation District	(1)	(3)	(23)	(8)	(106)	(15)	(0)	(0)	(1)	(0)	(10)	(1	
Princeton-Cordora-Glenn Irrigation District			()		(····/							-	
Provident Irrigation District	(0)	(1)	(5)	(2)	(21)	(3)	(0)	(0)	(0)	(0)	(2)	(0	
Reclamation District 108	(2)	(3)	(30)	(11)	(158)	(23)	(0)	(0)	(2)	(1)	(14)	(2	
Reclamation District 1004	(0)	(1)	(8)	(3)	(38)	(5)	(0)	(0)	(0)	(0)	(3)	(0	
Roberts Ditch Irrigation Company	(-)				()							-	
Sycamore Mutual Water Company	(2)	(3)	(30)	(11)	(141)	(19)	(0)	(0)	(2)	(1)	(13)	(2	
T&P Farms	(/		()		(····/				(_)			-,-	
Colusa Subtotal	(11)	(24)	(211)	(75)	(996)	(138)	(1)	(1)	(12)	(4)	(90)	(12	
Glenn													
Glenn-Colusa Irrigation District	(6)	(13)	(115)	(41)	(532)	(73)	(0)	(1)	(6)	(2)	(48)	(7	
Princeton-Codora-Glenn Irrigation District	(0)	(1)	(5)	(2)	(21)	(3)	(0)	(0)	(0)	(0)	(2)	(0	
Provident Irrigation District	(0)	(1)	(5)	(2)	(21)	(3)	(0)	(0)	(0)	(0)	(2)	(0	
Reclamation District 1004	(0)	(1)	(8)	(3)	(38)	(5)	(0)	(0)	(0)	(0)	(3)	(0	
Glenn Subtotal	(7)	(15)	(132)	(47)	(612)	(84)	(0)	(1)	(7)	(3)	(55)	(8	
Sutter													
Biggs-West Gridley Water District	(3)	(6)	(49)	(17)	(280)	(42)	(0)	(0)	(3)	(1)	(25)	(4	
Goose Club Farms and Teichert Aggregate	(1)	(2)	(18)	(6)	(106)	(16)	(0)	(0)	(1)	(0)	(10)	(1	
Pelger Mutual Water Company	(0)	(1)	(6)	(2)	(34)	(5)	(0)	(0)	(0)	(0)	(3)	(0	
Pleasant Grove-Verona Mutual Water Company	(1)	(3)	(27)	(10)	(159)	(24)	(0)	(0)	(2)	(1)	(14)	(2	
Reclamation District 1004	(0)	(1)	(8)	(3)	(38)	(5)	(0)	(0)	(0)	(0)	(3)	(0	
Sutter Subtotal	(6)	(12)	(108)	(38)	(617)	(92)	(0)	(1)	(6)	(2)	(56)	(8	
Yolo		(0)	(40)	(4-7)	(000)	(40)				(4)			
Conaway Preservation Group	(3)	(6)	(49)	(17)	(280)	(42)	(0)	(0)	(3)	(1)	(25)	(4	
Reclamation District 108	(2)	(3)	(30)	(11)	(158)	(23)	(0)	(0)	(2)	(1)	(14)	(2	
Te Velde Revocable Family Trust Yolo Subtotal	(0)	(1)	(5)	(2)	(27)	(4) (69)	(0)	(0)	(0)	(0)	(2)	(0)(6)	
	(c)	(10)	(84)	(30)	(405)	(69)	(0)	(1)	(C)	(2)	(42)	(b	
GRAND TOTAL	(32)	(67)	(582)	(207)	(2,971)	(424)	(2)	(4)	(33)	(12)	(267)	(38	

#### Table 67. Reduced Exhaust Emissions from Cropland Idling

Water Agency	Groundwater Substitution	<b>Cropland Idling/ Crop Shifting</b>	GW Pumping Equivalent		Redu	iced Daily Ei	nissions (Ibs	s/day)			Reduc	ed Annual Er	nissions (tor	ns/year)	
÷ •	(acre-feet/year)	(acre-feet/year)	(acre-feet/year)	VOC	NOx	CO	SOx	PM10	PM2.5	VOC	NOx	CO	SOx	PM10	PM2.5
Biggs-West Gridley Water District	0	32,190	7,574	5.29	11.15	97.54	34.72	0.56	0.54	0.30	0.62	5.45	1.94	0.03	0.03
Canal Farms	860	635	149	0.10	0.22	1.92	0.68	0.01	0.01	0.01	0.01	0.11	0.04	0.00	0.00
Conaway Preservation Group	26,639	16,014	3,768	2.63	5.55	48.52	17.28	0.28	0.27	0.15	0.31	2.71	0.97	0.02	0.02
Glenn-Colusa Irrigation District	26,168	76,000	17,882	12.50	26.32	230.29	81.98	1.32	1.28	0.70	1.47	12.87	4.58	0.07	0.07
Goose Club Farms and Teichert Aggregate	2,000	6,000	1,412	0.99	2.08	18.18	6.47	0.10	0.10	0.06	0.12	1.02	0.36	0.01	0.01
Maxwell Irrigation District	4,700	7,500	1,765	1.23	2.60	22.73	8.09	0.13	0.13	0.07	0.15	1.27	0.45	0.01	0.01
Pelger Mutual Water Company	4,000	1,903	448	0.31	0.66	5.77	2.05	0.03	0.03	0.02	0.04	0.32	0.11	0.00	0.00
Pleasant Grove-Verona Mutual Water Company	15,000	9,000	2,118	1.48	3.12	27.28	9.71	0.16	0.15	0.08	0.17	1.52	0.54	0.01	0.01
Princeton-Codora-Glenn Irrigation District	5,000	3,000	706	0.49	1.04	9.09	3.24	0.05	0.05	0.03	0.06	0.51	0.18	0.00	0.00
Provident Irrigation District	5,000	3,000	706	0.49	1.04	9.09	3.24	0.05	0.05	0.03	0.06	0.51	0.18	0.00	0.00
Reclamation District 108	15,000	20,000	4,706	3.29	6.93	60.60	21.58	0.35	0.34	0.18	0.39	3.39	1.21	0.02	0.02
Reclamation District 1004	5,400	7,500	1,765	1.23	2.60	22.73	8.09	0.13	0.13	0.07	0.15	1.27	0.45	0.01	0.01
Roberts Ditch Irrigation Company	3,330	2,095	493	0.34	0.73	6.35	2.26	0.04	0.04	0.02	0.04	0.35	0.13	0.00	0.00
Sycamore Mutual Water Company	8,000	10,000	2,353	1.64	3.46	30.30	10.79	0.17	0.17	0.09	0.19	1.69	0.60	0.01	0.01
T&P Farms	840	635	149	0.10	0.22	1.92	0.68	0.01	0.01	0.01	0.01	0.11	0.04	0.00	0.00
Te Velde Revocable Family Trust	2,925	1,548	364	0.25	0.54	4.69	1.67	0.03	0.03	0.01	0.03	0.26	0.09	0.00	0.00
Total	124,862	197,020	46,358	32.41	68.23	597.00	212.54	3.41	3.33	1.81	3.81	33.37	11.88	0.19	0.19

Notes:

Pelger Mutual Water District used to estimate emissions for other water agencies.

Engine power rating equal to 250 hp for Pelger Mutual Water District engines.

The Byron Buck memo is based on diesel-fueled engines with sizes ranging from 121 to 225 hp; all engines are noncertified (Tier 0).

Pelger Mutual Water District engines are therefore determined to be a sufficient proxy to estimate the difference in emissions between groundwater substitution and cropland idling.

1 acre-foot of groundwater pumped =

4.25 acre-feet produced by fallowing

Source: Byron Buck & Associates. 2009. "Comparison of Summertime Emission Credits from Land Fallowing Versus Groundwater Pumping."

#### Appendix B Air Quality Emission Calculations

# Fugitive Dust Emissions from Cropland Idling

#### Table 68

Land Preparation (Reduced Emissions)

			Daily PM10 Emissions	Annual PM10 Emissions
		Acres	(lbs/day)	(tons per year)
District	County	Rice	Rice	Rice
	Sacramento River	Area of Ana	alysis	
Anderson-Cottonwood Irrigation District	Shasta	0	0	0
Canal Farms	Colusa	192	11	1
Conaway Preservation Group	Yolo	4,853	266	24
Eastside Mutual Water Company	Colusa	0	0	0
Glenn-Colusa Irrigation District	Glenn/Colusa	23,030	1,262	114
Maxwell Irrigation District	Colusa	2,273	125	11
Natomas Central Mutual Water Company	Sacramento/Sutter	0	0	0
Pelger Mutual Water Company	Sutter	577	32	3
Pleasant Grove-Verona Mutual Water Company	Sutter	2,727	149	13
Princeton-Codora-Glenn Irrigation District	Glenn/Colusa	909	50	4
Provident Irrigation District	Glenn/Colusa	909	50	4
Reclamation District 108	Colusa/Yolo	6,061	332	30
Reclamation District 1004	Colusa/Glenn/Sutter	2,273	125	11
River Garden Farms	Yolo	0	0	0
Roberts Ditch Irrigation Company	Colusa	635	35	3
Sycamore Mutual Water Company	Colusa	3,030	166	15
T&P Farms	Colusa	192	11	1
Te Velde Revocable Family Trust	Yolo	469	26	2
	Feather River A	rea of Analy	sis	-
Biggs-West Gridley Water District	Butte/Sutter	9,755	534	48
Browns Valley Irrigation District	Yuba	0	0	0
Garden Highway Mutual Water Company	Sutter	0	0	0
Goose Club Farms and Teichert Aggregate	Sutter	1,818	100	9
	American River	Area of Anal	ysis	
Sacramento Suburban Water District	Sacramento	0	0	0
Total		59,703	3,271	294

### Table 69

#### Harvesting (Reduced Emissions)

			Daily PM10 Emissions	Annual PM10 Emissions
		Acres	(lbs/day)	(tons per year)
District	County	Rice	Rice	Rice
	Sacramento River	Area of Ana	lysis	
Anderson-Cottonwood Irrigation District	Shasta	0	0	0
Canal Farms	Colusa	192	1	0
Conaway Preservation Group	Yolo	4,853	22	2
Eastside Mutual Water Company	Colusa	0	0	0
Glenn-Colusa Irrigation District	Glenn/Colusa	23,030	106	10
Maxwell Irrigation District	Colusa	2,273	10	1
Natomas Central Mutual Water Company	Sacramento/Sutter	0	0	0
Pelger Mutual Water Company	Sutter	577	3	0
Pleasant Grove-Verona Mutual Water Company	Sutter	2,727	13	1
Princeton-Codora-Glenn Irrigation District	Glenn/Colusa	909	4	0
Provident Irrigation District	Glenn/Colusa	909	4	0
Reclamation District 108	Colusa/Yolo	6,061	28	3
Reclamation District 1004	Colusa/Glenn/Sutter	2,273	10	1
River Garden Farms	Yolo	0	0	0
Roberts Ditch Irrigation Company	Colusa	635	3	0
Sycamore Mutual Water Company	Colusa	3,030	14	1
T&P Farms	Colusa	192	1	0
Te Velde Revocable Family Trust	Yolo	469	2	0
	Feather River A	rea of Analy	sis	
Biggs-West Gridley Water District	Butte/Sutter	9,755	45	4
Browns Valley Irrigation District	Yuba	0	0	0
Garden Highway Mutual Water Company	Sutter	0	0	0
Goose Club Farms and Teichert Aggregate	Sutter	1,818	8	1
	American River	Area of Analy	ysis	
Sacramento Suburban Water District	Sacramento	0	0	0
Total		59,703	275	25

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#### Table 70 Windblown Dust (Increased Emissions)

Windblown Bust (increased Emissions)			Daily PM10 Emissions	Annual PM10 Emissions
		Acres	(lbs/day)	(tons per year)
District	County	Rice	Rice	Rice
	Sacramento River	Area of Ana	lysis	
Anderson-Cottonwood Irrigation District	Shasta	0		
Canal Farms	Colusa	192	2	0
Conaway Preservation Group	Yolo	4,853	8	1
Eastside Mutual Water Company	Colusa	0		
Glenn-Colusa Irrigation District	Glenn/Colusa	23,030	305	27
Maxwell Irrigation District	Colusa	2,273	29	3
Natomas Central Mutual Water Company	Sacramento/Sutter	0		
Pelger Mutual Water Company	Sutter	577	1	0
Pleasant Grove-Verona Mutual Water Company	Sutter	2,727	3	0
Princeton-Codora-Glenn Irrigation District	Glenn/Colusa	909	12	1
Provident Irrigation District	Glenn/Colusa	909	12	1
Reclamation District 108	Colusa/Yolo	6,061	44	4
Reclamation District 1004	Colusa/Glenn/Sutter	2,273	21	2
River Garden Farms	Yolo	0		
Roberts Ditch Irrigation Company	Colusa	635	8	1
Sycamore Mutual Water Company	Colusa	3,030	39	4
T&P Farms	Colusa	192	2	0
Te Velde Revocable Family Trust	Yolo	469	1	0
Feather River Area o	of Analysis			
Biggs-West Gridley Water District	Butte/Sutter	9,755	20	2
Browns Valley Irrigation District	Yuba	0		
Garden Highway Mutual Water Company	Sutter	0		
Goose Club Farms and Teichert Aggregate	Sutter	1,818	2	0
	American River	Area of Analy	ysis	
Sacramento Suburban Water District	Sacramento	0		
Total		59,703	510	46

Note:

Fraction of PM10 (FRPM10) from wind erosion: 0.50 (PM10 Emissions = PM x FRPM10)

#### Conversions

1 ton =	2
1 year =	
Project duration =	

2,000 pounds 365 days 180 days (assumes 6-month crop idling season)

Legend

Windblown dust emission factor for pasture land used because emission factor for agricultural lands not available.
Windblown dust emission factor for pasture land used because emission factor for agricultural lands not available (for Yolo County only).
Windblown dust emission factor for pasture land used because emission factor for agricultural lands not available (for Sutter County only).

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#### **Agricultural Land Preparation**

#### Table 71

Summary of Crop Profile, Acre-Pass, and Emission Factor

				Emissio	
Crop profile	Land Preparation Operations	Category	Acre-Pass	Operation (Ibs/Acre-pass)	Crop (Ibs/Acre/year)
Alfalfa	Unspecified	Discing	1.25	(105/Acre-pass) 1.2	(IDS/ACTE/year)
Allalla	Land Maintenance	Land Planing	0.2	12.5	-
Almonds	Float	Land Planing	0.25	12.5	3.13
Citrus	Unspecified	Discing	0.06	1.2	0.07
Corn	List & Fertilize	Weeding	1	0.8	6.9
	Mulch Beds	Discing	1	1.2	
	Finish Disc	Discing	1	1.2	
	Land Maintenance	Land Planing	0.2	12.5	
	Stubble Disc	Discing	1	1.2	
Cotton	Land Preparation	Discing	4	1.2	8.9
	Land Maintenance	Land Planing	0.2	12.5	
	Seed Bed Preparation	Weeding	2	0.8	
DryBeans	Land Maintenance	Land Planing	0.2	12.5	7.7
	Chisel	Discing	1	1.2	
	Shaping	Weeding	1	0.8	
	Disc	Discing	2	1.2	
	Listing	Weeding	1	0.8	
Garbanzo	Chisel	Discing	1	1.2	7.7
	Listing	Weeding	1	0.8	
	Shaping	Weeding	1	0.8	
	Disc	Discing	2	1.2	
	Land Maintenance	Land Planing	0.2	12.5	
Garlic	Land Maintenance	Land Planing	0.2	12.5	6.5
	Disc & Roll	Discing	1	1.2	
	Chisel	Discing	1	1.2	
	List	Weeding	1	0.8	
	Shape Beds	Weeding	1	0.8	
Grapes-Raisin	Terrace	Weeding	1	0.8	2.6
	Spring Tooth	Weeding	0.2	0.8	
	Subsoil	Ripping	0.05	4.6	
	Disc & Furrow-out	Discing	1	1.2	
	Level (new vineyard)	Land Planing	0.02	12.5	
Grapes-Table	Subsoil	Ripping	0.05	4.6	0.83
	Disc & Furrow-out	Discing	0.5	1.2	
Grapes-Wine	Level (new vineyard)	Land Planing	0.02	12.5	1.5
	Spring Tooth	Weeding	0.2	0.8	
	Subsoil	Ripping	0.05	4.6	
	Disc & Furrow-out	Discing	0.75	1.2	
Lettuce*	Land Maintenance	Land Planing	0.2	12.5	12.75
	Disc & Roll	Discing	2/2	1.2	
	Chisel	Discing	2/2	1.2	
	List	Weeding	2/2	0.8	
	Plane	Land Planing	1/2	12.5	
	Shape Beds & Roll	Weeding	2/2	0.8	
Melon	Plow Shana Dada	Discing	1	1.2	5.7
	Shape Beds	Weeding	1	0.8	
	Land Maintenance	Land Planing	0.2	12.5	
No Land Dra-	Disc	Discing	1	1.2	^
No Land Prep.	Unspecified	Discing	0	1.2	0
Onions	List Shana Rada	Weeding	1	0.8	6.5
	Shape Beds Land Maintenance	Weeding	1	0.8	
		Land Planing	0.2	12.5	
		Discing	1	1.2	
	Disc & Roll	Discing	1	1.2	

#### **Agricultural Land Preparation**

#### Table 71

				Emissio	n Factor
				Operation	Crop
Crop profile	Land Preparation Operations	Category	Acre-Pass	(lbs/Acre-pass)	(lbs/Acre/year)
Rice	Chisel	Discing	1	1.2	20
	Land Maintenance	Land Planing	0.2	12.5	
	Post Burn/Harvest Disc	Discing	0.5	1.2	
	Roll	Weeding	1	0.8	
	3 Wheel Plane	Land Planing	1	12.5	
	Harrow Disc	Discing	1	1.2	
	Stubble Disc	Discing	1	1.2	
Safflower	List	Weeding	1	0.8	4.5
	Land Maintenance	Land Planing	0.2	12.5	
	Stubble Disc	Discing	1	1.2	
Sugar Beets	Disc	Discing	1	1.2	22.8
-	Land Plane	Land Planing	1	12.5	
	Subsoil-deep chisel	Ripping	1	4.6	
	Stubble Disc	Discing	1	1.2	
	List	Weeding	1	0.8	
	Land Maintenance	Land Planing	0.2	12.5	
Tomatoes	Bed Preparation	Weeding	2	0.8	10.1
	Land Preparation	Discing	5	1.2	
	Land Maintenance	Land Planing	0.2	12.5	
Vegetables	Land Maintenance	Land Planing	0.2	12.5	8.5
-	Unspecified	Discing	5	1.2	
Wheat	Stubble Disc	Discing	1	1.2	3.7
	Land Maintenance	Land Planing	0.2	12.5	

Source:

CARB. 2003. Emission Inventory Documentation, Section 7.4: Agricultural Land Preparation. January.

Accessed on: May 5, 2012. Available at: http://www.arb.ca.gov/ei/areasrc/arbmiscprocfugwbdst.htm.

# **Agricultural Harvest Operations**

#### Table 72

CDFA	of Crop Emission Factor Assum			Emission Factor
Crop Code	CDFA Crop Description	Crop Profile	Assumption	
	WHEAT ALL	Wheat	Wheat/1	5.8
	RYE FOR GRAIN	Wheat	Wheat/1	5.8
	RICE, FOR MILLING	Rice	Cotton/2	1.68
	FIELD CROP BY PRODUCTS	Cotton	Cotton/20	0.17
	FOOD GRAINS, MISC	Corn	Cotton/2	1.68
	CORN, WHITE	Corn	Cotton/2 Cotton/40	0.08
	CORN FOR GRAIN		Cotton/2	
	CORN FOR SILAGE	Corn Corn	Cotton/20	1.68 0.17
	OATS FOR GRAIN	Wheat	Wheat/1	5.8
	BARLEY, MALTING		Wheat/1	5.8
	BARLEY, FEED	Wheat Wheat	Wheat/1	
	BARLEY, UNSPECIFIED		Wheat/1	5.8
	SORGHUM, GRAIN	Wheat	Wheat/1	5.8
		Wheat		5.8
	COTTON LINT, UPLAND COTTON LINT, PIMA	Cotton	Cotton/1	3.37
		Cotton	Cotton/1	3.37
	COTTON LINT, UNSPEC	Cotton	Cotton/1	3.37
	SUGAR BEETS	Sugar Beets	Cotton/2	1.68
	COTTONSEED	Cotton	Cotton/1	3.37
	PEANUTS, ALL	Safflower	Cotton/2	1.68
	SAFFLOWER	Safflower	Wheat/1	5.8
	SUNFLOWER SEED, PLANTING	Corn	Wheat/1	5.8
	SUNFLOWER SEED	Corn	Wheat/1	5.8
	JOJOBA	Melon	Cotton/40	0.08
	BEANS, LIMAS, LG. DRY	DryBeans	Cotton/2	1.68
	BEANS, LIMAS, BABY DRY	DryBeans	Cotton/2	1.68
	LIMA BEANS, UNSPECIFIED	DryBeans	Cotton/2	1.68
	BEANS, RED KIDNEY	DryBeans	Cotton/2	1.68
	BEANS, PINK	DryBeans	Cotton/2	1.68
161741		DryBeans	Cotton/2	1.68
		Garbanzo	Cotton/2	1.68
	BEANS, FAVA	DryBeans	Cotton/2	1.68
	PEAS, DRY EDIBLE	DryBeans	Cotton/20	0.17
	BEANS, UNSPEC. DRY EDIBLE	DryBeans	Cotton/2	1.68
	SEED WHEAT	Wheat	Wheat/1	5.8
	SEED RYE	Wheat	Wheat/1	5.8
	SEED RICE	Rice	Cotton/2	1.68
	SEED OATS	Wheat	Wheat/1	5.8
	SEED BARLEY	Wheat	Wheat/1	5.8
	SEED, COTTON FOR PLANTING	Cotton	Cotton/1	3.37
	SEED, SAFFLOWER, PLANTING	Safflower	Wheat/1	5.8
	SEED BEANS	DryBeans	Cotton/2	1.68
	SEED PEAS	DryBeans	Cotton/20	0.17
	SEED, MISC FIELD CROP	Corn	Cotton/20	0.17
	SEED, VEG & VINECROP	Vegetables	Cotton/20	0.17
	SEED, ALFALFA	Alfalfa	Zero/1	0
	CLOVER, UNSPECIFIED SEED	Alfalfa	Zero/1	0
	SEED, BERMUDA GRASS	Alfalfa	Zero/1	0
	SEED, SUDAN GRASS	Alfalfa	Zero/1	0
	SEED, GRASS, UNSPECIFIED	Alfalfa	Zero/1	0
	SEED, OTHER (NO FLOWERS)	Alfalfa	Cotton/20	0.17
181999	HAY, ALFALFA	Alfalfa	Zero/1	0

# **Agricultural Harvest Operations**

#### Table 72

CDFA Crop Code	CDFA Crop Description	Crop Profile	Assumption	Emission Factor (Ibs PM10/acre/yr)		
	HAY, GRAIN	Alfalfa	Cotton/2	1.68		
	HAY, WILD	Alfalfa	Cotton/2	1.68		
	HAY, SUDAN	Alfalfa	Zero/1	0		
	HAY, OTHER UNSPECIFIED	Alfalfa	Cotton/2	1.68		
	PASTURE, IRRIGATED	No Land	Zero/1	0		
	PASTURE, RANGE	No Land	Zero/1	0		
	PASTURE, MISC. FORAGE	No Land	Zero/1	0		
	SILAGE	Wheat	Cotton/20	0.17		
	HAY, GREEN CHOP	Alfalfa	Zero/1	0.17		
	STRAW	Alfalfa	Wheat/1	5.8		
	RICE, WILD		Cotton/2			
	FIELD CROPS, UNSPEC.	Rice	Cotton/20	1.68 0.17		
	ORANGES, NAVEL	Corn	Cotton/20	-		
	ORANGES, VALENCIAS	Citrus		0.08		
		Citrus	Cotton/40	0.08		
	ORANGES, UNSPECIFIED	Citrus	Cotton/40	0.08		
	GRAPEFRUIT, ALL TANGERINES & MANDARINS	Citrus	Cotton/40	0.08		
	LEMONS, ALL	Citrus	Cotton/40 Cotton/40	0.08		
		Citrus	Cotton/40 Cotton/40			
	LIMES, ALL TANGELOS	Citrus		0.08		
		Citrus	Cotton/40	0.08		
	KUMQUATS CITRUS, MISC BY-PROD	Citrus	Cotton/40	0.08		
		Citrus	Cotton/40	0.08		
	CITRUS, UNSPECIFIED	Citrus	Cotton/40	0.08		
	APPLES, ALL	Citrus	Cotton/40	0.08		
	PEACHES, FREESTONE	Citrus	Cotton/40	0.08		
	PEACHES, CLINGSTONE	Citrus	Cotton/40	0.08		
	PEACHES, UNSPECIFIED	Citrus	Cotton/40	0.08		
	CHERRIES, SWEET	Citrus	Cotton/40	0.08		
	PEARS, BARLETT	Citrus	Cotton/40	0.08		
	PEARS, ASIAN	Citrus	Cotton/40	0.08		
	PEARS, UNSPECIFIED	Citrus	Cotton/40	0.08		
	PLUMS	Citrus	Cotton/40	0.08		
	PLUMCOTS	Citrus	Cotton/40	0.08		
	PRUNES, DRIED	Citrus	Cotton/40	0.08		
	GRAPES, TABLE	Grapes-Table	Cotton/20	0.17		
	GRAPES, WINE	Grapes-Wine	Cotton/20	0.17		
	GRAPES, RAISIN	Grapes-Raisin	Cotton/20	0.17		
	GRAPES, UNSPECIFIED	Grapes-Wine	Cotton/20	0.17		
	APRICOTS, ALL	Citrus	Cotton/40	0.08		
	NECTARINES	Citrus	Cotton/40	0.08		
	PERSIMMONS	Citrus	Cotton/40	0.08		
	POMEGRANATES	Citrus	Cotton/40	0.08		
	QUINCE	Citrus	Cotton/40	0.08		
	CHERIMOYAS	Citrus	Cotton/40	0.08		
	ORCHARD BIOMASS	Almonds	Cotton/40	0.08		
	FRUITS & NUTS, UNSPEC.	Citrus	Cotton/40	0.08		
	AVOCADOS, ALL	Citrus	Cotton/40	0.08		
	DATES	Citrus	Almonds/20	2.04		
	FIGS, DRIED	Citrus	Almonds/20	2.04		
	OLIVES	Citrus	Cotton/40	0.08		
228019	GUAVAS	Citrus	Cotton/40	0.08		

# **Agricultural Harvest Operations**

#### Table 72

CDFA	or crop Emission Factor Assum			<b>Emission Factor</b>
Crop Code	CDFA Crop Description	Crop Profile	Assumption	(lbs PM10/acre/yr)
	KIWIFRUIT	Citrus	Cotton/40	0.08
	BERRIES, BLACKBERRIES	Grapes-Table	Cotton/40	0.08
	BERRIES, BOYSENBERRIES	Grapes-Table	Cotton/40	0.08
	BERRIES, LOGANBERRIES	Grapes-Table	Cotton/40	0.08
	BERRIES, RASPBERRIES	Grapes-Table	Cotton/40	0.08
	STRAWBERRIES, FRESH MKT	Melon	Cotton/40	0.08
	STRAWBERRIES, PROC	Melon	Cotton/40	0.08
	STRAWBERRIES, UNSPECIFIED	Melon	Cotton/40	0.08
	BERRIES, BUSH, UNSPECIFIED	Grapes-Table	Cotton/40	0.08
	ALMONDS, ALL	Almonds	Almonds/1	40.77
	WALNUTS, ENGLISH	Almonds	Almonds/1	40.77
	PECANS	Almonds	Almonds/10	4.08
	WALNUTS, BLACK	Almonds	Almonds/1	40.77
	CHESTNUTS	Almonds	Almonds/10	4.08
	MACADAMIA NUT	Almonds	Almonds/10	4.08
	PISTACHIOS	Almonds	Almonds/10 Almonds/10	4.08
	ALMOND HULLS	Almonds	Almonds/10 Almonds/1	4.08
	ARTICHOKES	Melon	Cotton/40	0.08
	ASPARAGUS, FRESH MKT	Melon	Cotton/2	1.68
	ASPARAGUS, PROC	Melon	Cotton/2	1.68
	ASPARAGUS, UNSPECIFIED	Melon	Cotton/2	1.68
	BEANS, GREEN LIMAS		Cotton/2	1.68
	BEANS, SNAP FR MKT	DryBeans DryBeans	Cotton/20	
	BEANS, SNAP PROC		Cotton/20	0.17
	BEANS FRESH UNSPECIFIED	DryBeans	Cotton/20	0.17
	BEANS, UNSPECIFIED SNAP	DryBeans DryBeans	Cotton/20	0.17
	BEETS, GARDEN	Sugar Beets	Cotton/2	0.17
	RAPINI		Cotton/2 Cotton/40	1.68
	BROCCOLI,FOOD SERV	Sugar Beets	Cotton/40 Cotton/40	0.08
	BROCCOLI, FR MKT	Vegetables	Cotton/40 Cotton/40	0.08
	BROCCOLI, PRIMIT	Vegetables	Cotton/40 Cotton/40	0.08
	BROCCOLI, UNSPECIFIED	Vegetables		0.08
	BRUSSELS SPROUTS	Vegetables	Cotton/40	0.08
	CABBAGE, CH. & SPECIALTY	Melon	Cotton/40	0.08
	CABBAGE, CH. & SPECIAL I Y CABBAGE, HEAD	Lettuce	Cotton/40	0.08
	CABBAGE, HEAD CARROTS, FOOD SERV		Cotton/40	0.08
		Sugar Beets	Cotton/20	0.17
	CARROTS, FR MKT	Sugar Beets	Cotton/20	0.17
	CARROTS, PROC	Sugar Beets	Cotton/20	0.17
	CARROTS, UNSPECIFIED	Sugar Beets	Cotton/20	0.17
	CAULIFLOWER, FOOD SERV	Vegetables	Cotton/40	0.08
	CAULIFLOWER, FR MKT	Vegetables	Cotton/40	0.08
	CAULIFLOWER, PROC	Vegetables	Cotton/40	0.08
	CAULIFLOWER, UNSPECIFIED	Vegetables	Cotton/40	0.08
	CELERY, FOOD SERV	Lettuce	Cotton/40	0.08
	CELERY, FR MKT	Lettuce	Cotton/40	0.08
		Lettuce	Cotton/40	0.08
	CELERY, UNSPECIFIED	Lettuce	Cotton/40	0.08
	RADICCHIO	Lettuce	Cotton/40	0.08
	CHIVES	Lettuce	Cotton/40	0.08
	COLLARD GREENS	Lettuce	Cotton/40	0.08
323999	CORN, SWEET ALL	Corn	Cotton/40	0.08

# **Agricultural Harvest Operations**

#### Table 72

CDFA				Emission Factor
Crop Code		Crop Profile	Assumption	(lbs PM10/acre/yr)
	CUCUMBERS	Vegetables	Cotton/40	0.08
	EGGPLANT, ALL	Vegetables	Cotton/40	0.08
	ENDIVE, ALL	Lettuce	Cotton/40	0.08
	ESCAROLE, ALL	Lettuce	Cotton/40	0.08
	ANISE (FENNEL)	Lettuce	Cotton/2	1.68
	GARLIC, ALL	Garlic	Cotton/2	1.68
337999		Lettuce	Cotton/40	0.08
	KOHLRABI	Lettuce	Cotton/40	0.08
	LETTUCE, BULK SALAD PRODS.	Lettuce	Cotton/40	0.08
	LETTUCE, UNSPECIFIED	Lettuce	Cotton/40	0.08
340999	LETTUCE, HEAD	Lettuce	Cotton/40	0.08
341999	LETTUCE, ROMAINE	Lettuce	Cotton/40	0.08
342999	LETTUCE, LEAF	Lettuce	Cotton/40	0.08
343999	MELON, CANTALOUPE	Melon	Cotton/40	0.08
	MELON, HONEYDEW	Melon	Cotton/40	0.08
	MELON, UNSPECIFIED	Melon	Cotton/40	0.08
	MELON, WATER MELONS	Melon	Cotton/40	0.08
	MUSHROOMS	No Land Prep.	Zero/1	0
	MUSTARD	Lettuce	Cotton/40	0.08
357999		Lettuce	Cotton/40	0.08
	ONIONS	Onions	Cotton/2	1.68
	PARSLEY	Lettuce	Cotton/40	0.08
	PEAS, GREEN, PROCESSING	DryBeans	Cotton/20	0.08
	PEAS, GREEN, UNSPECIFIED		Cotton/20	
	PEPPERS, BELL	DryBeans		0.17
	PEPPERS, DELL PEPPERS, CHILI, HOT	Tomatoes	Cotton/40	0.08
		Tomatoes	Cotton/40	0.08
	PUMPKINS	Melon	Cotton/20	0.17
	RADISHES	Sugar Beets	Cotton/40	0.08
	RHUBARB	Lettuce	Cotton/40	0.08
	RUTABAGAS	Sugar Beets	Cotton/2	1.68
	ONIONS, GREEN & SHALLOTS	Onions	Cotton/40	0.08
	SPINACH, FOOD SERV	Lettuce	Cotton/40	0.08
	SPINACH, FR MKT	Lettuce	Cotton/40	0.08
	SPINACH, PROC	Lettuce	Cotton/40	0.08
	SPINACH UNSPECIFIED	Lettuce	Cotton/40	0.08
	SQUASH	Melon	Cotton/20	0.17
	SWISSCHARD	Lettuce	Cotton/40	0.08
	TOMATOES, FRESH MARKET	Tomatoes	Cotton/40	0.08
	TOMATOES, PROCESSING	Tomatoes	Cotton/20	0.17
378999	TOMATOES, UNSPECIFIED	Tomatoes	Cotton/20	0.17
380999	TURNIPS, ALL	Sugar Beets	Cotton/2	1.68
381999	GREENS, TURNIP & MUSTARD	Lettuce	Cotton/40	0.08
387999	LEEKS	Onions	Cotton/40	0.08
	POTATOES, IRISH ALL	Sugar Beets	Cotton/2	1.68
	SWEET POTATOES	Sugar Beets	Cotton/2	1.68
	HORSERADISH	Onions	Cotton/40	0.08
	SALAD GREENS NEC	Lettuce	Cotton/40	0.08
	PEAS, EDIBLE POD (SNOW)	DryBeans	Cotton/20	0.17
	VEGETABLES, ORIENTAL, ALL	Vegetables	Cotton/40	0.08
	SPROUTS, ALFALFA & BEAN	Lettuce	Cotton/40	0.08
398199	CUCUMBERS, GREENHOUSE	No Land Prep.	Zero/1	0:00

## **Agricultural Harvest Operations**

#### Table 72

#### **Summary of Crop Emission Factor Assumptions**

CDFA				Emission Factor
Crop Code	CDFA Crop Description	Crop Profile	Assumption	(Ibs PM10/acre/yr)
398299		No Land Prep.	Zero/1	0
398399	TOMATOES, CHERRY	Tomatoes	Cotton/40	0.08
398499	TOMATILLO	Tomatoes	Cotton/40	0.08
398559	CILANTRO	Lettuce	Cotton/40	0.08
398599	SPICES AND HERBS	Lettuce	Cotton/40	0.08
398899		Vegetables	Cotton/40	0.08
398999	VEGETABLES, UNSPECIFIED	Vegetables	Cotton/20	0.17
832919	POTATOES SEED	Sugar Beets	Cotton/2	1.68
892999	NURSERY TURF	No Land Prep.	Zero 1	0

Source:

CARB. 2003. Emission Inventory Documentation, Section 7.5: Agricultural Harvest Operations. January.

Accessed on: May 5, 2012. Available at: http://www.arb.ca.gov/ei/areasrc/arbmiscprocresfarmop.htm.

# Windblown Dust - Agricultural Lands

#### Table 73

### Windblown Dust - Agricultural Lands

Air		Emission	Process	PM
Basin	County	Factor	Rate	Emissions
Code	Name	(tons/acre/yr)	(acres)	(tons/year)
NCC	Monterey	0.020478	279,178.00	5,717.07
	San Benito	0.015936	50,009.00	796.96
	Santa Cruz	0.002485	14,873.00	36.97
SCC	San Luis Obispo	0.006876	109,694.00	754.2
	Santa Barbara	0.00319	80,732.00	257.56
	Ventura	0.018418	54,568.00	1,005.02
SED	Imperial	0.141666	490,409.00	69,474.43
SJV	Fresno	0.013761	864,164.00	11,891.35
	Kern	0.008662	408,313.48	3,536.73
	Kings	0.012856	473,817.00	6,091.62
	Madera	0.008032	141,617.00	1,137.47
	Merced	0.013659	364,804.00	4,982.86
	San Joaquin	0.003527	387,278.00	1,365.96
	Stanislaus	0.009052	229,805.00	2,080.26
	Tulare	0.004693	471,664.00	2,213.29
SV	Butte	0.001154	116,869.00	134.87
	Colusa	0.004702	229,747.00	1,080.31
	Glenn	0.004957	186,067.00	922.39
	Placer	0.002172	6,962.90	15.12
	Sacramento	0.002479	117,770.00	291.92

Note:

Fraction of PM10 (FRPM10): 0.50

(PM10 Emissions = PM x FRPM10)

# Table 74

Air		Emission	Process	PM
Basin	County	Factor	Rate	Emissions
Code	Name	(tons/acre/yr)	(acres)	(tons/year)
NCC	Monterey	0.00110562	1,108,000	1,225.03
	San Benito	0.00109336	512,000	559.8
	Santa Cruz	0.0001605	8,000	1.28
SCC	Santa Barbara	0.00021801	602,913	131.44
	San Luis Obispo	0.00046964	1,102,500	517.78
	Ventura	0.00050356	210,918	106.21
SED	Imperial	0.00867346	158,449	1,374.30
SJV	Fresno	0.00149089	907,300	1,352.69
	Kern	0.00082834	1,527,603	1,265.37
	Kings	0.00146875	142,777	209.7
	Madera	0.00116178	421,000	489.11
	Merced	0.00155578	642,700	999.9
	San Joaquin	0.0005228	167,700	87.67
	Stanislaus	0.00107875	434,300	468.5
	Tulare	0.00063424	713,400	452.47
SV	Butte	0.00014292	288,500	41.23
	Colusa	0.00046444	181,900	84.48
	Glenn	0.00048846	256,575	125.33
	Placer	0.00026499	65,656	17.4
	Sacramento	0.00019538	118,000	23.05
	Shasta	0.00034146	459,000	156.73
	Solano	0.00039453	131,360	51.83
	Sutter	0.00037084	71,500	26.51
	Tehama	0.00035146	955,350	335.76
	Yolo	0.00061919	136,870	84.75
	Yuba	0.00023892	207,600	49.6

Windblown Dust - Pasture Lands

#### Note:

Fraction of PM10 (FRPM10): 0.50 (PM10 Emissions = PM x FRPM10)

#### Table 75 County Size

	Area (acres)				
County	Non-Pasture	Pasture			
Butte	n/a	n/a			
Colusa	n/a	n/a			
Fresno	n/a	n/a			
Glenn	n/a	n/a			
Imperial	n/a	n/a			
Kern	n/a	n/a			
Kings	n/a	n/a			
Madera	n/a	n/a			
Merced	n/a	n/a			
Monterey	n/a	n/a			
Placer	n/a	n/a			
Sacramento	n/a	n/a			
San Benito	n/a	n/a			
San Joaquin	n/a	n/a			
San Luis Obispo	n/a	n/a			
Santa Barbara	n/a	n/a			
Santa Cruz	n/a	n/a			
Shasta	n/a	n/a			
Solano	n/a	n/a			
Stanislaus	n/a	n/a			
Sutter	n/a	n/a			
Tehama	n/a	n/a			
Tulare	n/a	n/a			
Ventura	n/a	n/a			
Yolo	n/a	n/a			
Yuba	n/a	n/a			
Total	0	0			

Source:

CARB. 1997. Emission Inventory Documentation, Section 7.12: Windblown Dust - Agricultural Lands. July. Accessed on: May 5, 2012. Available at: http://www.arb.ca.gov/ei/areasrc/arbmiscprocfugwbdst.htm.

# Appendix C

# Special Status Wildlife Species with Potential to Occur

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	Special Status*					
<b>Common Name</b> Scientific Name	Special	Status -	Distribution	Habitat Association	Seasonal Occurrence	Potential Impact
	Federal	State				
			Invertebr	ates		
Conservancy fairy shrimp Branchinecta conservation	E, X		Northern two-thirds of the Central Valley. It ranges from Vina Plains of Tehama County; Sacramento NWR in Glenn County; Jepson Prairie Preserve and surrounding area east of Travis Air Force Base, Solano County; Mapes Ranch west of Modesto, Stanislaus County.	swales, earth sump, or basalt flow	Has been collected from early December to early May.	None. Occurrences have been documented within the Seller Service Area. Suitable habitat occurs within the project area. No impacts to vernal pool or other habitats occupied by this species are anticipated. The species is not likely to occur to occur in rice fields and canals due to predators (i.e. fish).
Longhorn fairy shrimp Branchinecta longiantenna	E, X	-	Restricted to northern, central, and portions of southern California; populations along the eastern margin of the Central Coast Mountains from Concord, Contra Costa County south to Soda Lake in San Luis Obispo County; the Kellogg Creek watershed; the Altamont Pass area; the western and northern boundaries of Soda Lake on the Carrizo Plain; and Kesterson National Wildlife Refuge in the Central Valley.	Found in ephemeral freshwater habitats, such as vernal pools and swales.	Has been observed from late December until late April	None. Occurrences have been documented within the Seller Service Area. Suitable habitat may occur within the project area. The species is not likely to occur to occur in rice fields and canals due to predators (i.e. fish). The project is not expected to impact any suitable grassland vernal pools or swales.
<b>Mid-valley fairy shrimp</b> Branchinecta mesovallensis	Under review		Counties within the Great Central Valley, including Sacramento, Solano, Merced, Madera, San Joaquin, Fresno, and Contra Costa Counties.	Found in vernal pools, seasonal wetlands that fill with water during fall and winter rains	Has been collected from early December to early May.	Suitable habitat may occur within the project area. Low potential for occurrence due to predators (i.e. fish).
Valley elderberry longhorn beetle Desmocerus californicus dimorphus	Т, Х		Central Valley and surrounding foothills below 3,000 feet elevation.	Dependent on elderberry shrubs (host plant) as a food source. Potential habitat is shrubs with stems 1 inch in diameter within Central Valley.	plant and exit holes;	Elderberry shrubs would not be impacted, therefore no impact to beetles would occur.
Vernal pool fairy shrimp Branchinecta lynchi	Τ, Χ			Inhabits the ephemeral water of swales and vernal pools. It is most commonly found in grassed or mud bottomed swales, earth sump, or basalt flow depression pools in unplowed grasslands.	to early May.	None. Occurrences have been documented in both the Buyer and the Seller Service areas. Rice fields and canals are not likely to support this species due to the presence of predators (i.e. fish), therefore no impacts are anticipated to the species. The project is not expected to impact vernal pools or natural wetlands.

<b>Common Name</b> Scientific Name	Special		Distribution	Habitat Association	Seasonal Occurrence	Potential Impact
<b>Vernal pool tadpole shrimp</b> Lepidurus packardi	Federal E, X		Endemic to the northern portion of the Central Valley of California. This species occurs from the Millville Plains and Stillwater Plains in Shasta County south throughout the Central Valley to Merced County.	Found in a variety of natural and artificial seasonally ponded habitat types including: vernal pools, swales, ephemeral drainages, stock ponds, reservoirs, ditches, backhoe pits, and ruts caused by vehicular activities.	Has been collected from early December to early May.	None. Occurrences have beer documented in both the Buyer and the Seller Service area. Suitable habitat is present in the project area. Rice fields and canals are not likely to support this species due to the presence of predators (i.e. fish), therefore there is a low potential for impacts to the species. The project is not expected to impact vernal pools or natural wetlands. No impacts to the species are expected.
			Amphibi	ans		
California tiger salamander Ambystoma californiense	T <sup>1</sup> , E <sup>2</sup> , X	CE, SSC	Found in annual grassland habitat, grassy understories of valley-foothill hardwood habitats, and uncommonly along stream courses in valley-foothill riparian habitats. Occurs from near Petaluma, Sonoma Co., east through the Central Valley to Yolo and Sacramento Counties and south to Tulare Co.; and from the vicinity of San Francisco Bay south to Santa Barbara Co.	Lives in vacant or mammal-occupied burrows, occasionally other underground retreats, throughout most of the year, in grassland, savanna, or open woodland habitats. Lays eggs on submerged stems and leaves, usually in shallow ephemeral or semi permanent pools and ponds that fill during heavy winter rains, sometimes in permanent ponds; breeding takes place in fish free pools and ponds.	Migrates up to about 2 km between terrestrial habitat and breeding pond. Migrations may occur from November through April.	None. Occurrences have been documented within both the Buyer and Seller Service Areas. Suitable habitat may occur within the project area, but would not be impacted by the project. This species is no expected to occur in rice fields due to predatory fish.
Foothill yellow-legged frog Rana boylii	SC	SSC	This species is known from the Pacific drainages from Oregon to the upper San Gabriel River, Los Angeles County, California, including the coast ranges and Sierra Nevada foothills in the United States.	This species inhabits partially shaded, rocky streams at low to moderate elevations, in areas of chaparral, open woodland, and forest.	Year round	None. Occurrences have been documented within both the Buyer and Seller Service Areas. Suitable habitat is present within the project area. However the project is not expected to impact any suitable rocky stream and woodland habitats. No impact to the species is expected.
Western spadefoot toad Spea hammondii		SSC	This species occurs in the Central Valley and bordering foothills of California and along the Coast Ranges into northwestern Baja California, Mexico.	Lowlands to foothills, grasslands, open chaparral, pine-oak woodlands. Prefers shortgrass plains, sandy or gravelly soil. It is fossorial and breeds in temporary rain pools and slow- moving streams that do not contain bullfrogs, fish, or crayfish.	Year round. Usually in underground burrows most of year, but would travel several meters on rainy nights. Movement is rarely extensive.	None. Occurrences have been documented from both the Buyer and Seller Service Areas. Suitable habitat is present in the project area. The project would not impact suitable upland habitat types. The species is not likely to occur in rice fields due to the

<b>Common Name</b> Scientific Name	Special S		Distribution	Habitat Association	Seasonal Occurrence	Potential Impact
Giant garter snake Thamnophis gigas	T	T	Sacramento and San Joaquin Valleys from Butte County in the north to Kern County in the south.	Primarily associated with marshes, sloughs, and irrigation ditches. Generally absent in larger rivers.	Year round	High. Suitable habitat is present within the Buyer and Seller Service Areas. Suitable habitat in the Seller Service Area is intermittent based on normal variation in cropping. Direct impacts may include reduction in suitable aquatic habitat within the Seller Service Area. The greatest impact would occur during the breeding season. Conservation measures are in place to maintain aquatic habitat corridors within irrigation ditches.
Western pond turtle Actinemys marmorata	Under review	SSC	Ranged from extreme western Washington and British Columbia to northern Baja California, mostly to the west of the Cascade-Sierra crest.	The western pond turtle occupies a wide variety of wetland habitats including rivers and streams (both permanent and intermittent), lakes, ponds, reservoirs, permanent and ephemeral shallow wetlands, abandoned gravel pits, stock ponds, and sewage treatment.	Year round	High. Suitable habitat occurs within the project area. Pond turtles may occur in ditches, canals, rice fields, etc.
			Birds	5		
<b>Aleutian Canada goose</b> Branta canadensis leucopareia	D		Alaska to California	Found grazing in golf courses, agricultural lands, and any open ground adjacent to water. Nests in grasses and marshes.	Year round	Suitable habitat is present in project area. Low impact would occur. Can relocate to other habitats within the area.
American peregrine falcon Falco peregrinus anatum	D, NMBMC	E, FP	Throughout California.	Breeds in woodland, forest and coastal habitats on protected cliffs and ledges. Riparian areas and coastal and inland wetlands are important habitats yearlong especially during the non- breeding season.	Year round	None. Rice fields may provide suitable foraging habitat for the species, but birds could relocate to other habitat areas in the vicinity. No nesting habitat would be affected by the project.
<b>Bald eagle</b> Haliaeetus leucocephalus	D	E	Throughout California.	Riparian areas near coasts, rivers, and lakes. Nesting generally occurs in large old-growth trees in areas with little disturbance.	Year round	None. Occurrences have been documented within both the Buyer and Seller Service Area and both areas provide suitable habitat. No impacts to suitable nesting habitat are anticipated. Rice fields represent marginal foraging habitat. Birds would be able to relocate to other suitable habitat areas in the vicinity if fields were fallowed.

<b>Common Name</b> Scientific Name	Special S	Status* State	Distribution	Habitat Association	Seasonal Occurrence	Potential Impact
<b>Bank swallow</b> Riparia riparia		T, SSC	A neotropical migrant found primarily in riparian and other lowland habitats in California west of the deserts during the spring-fall period. Breeding population in California occurs along banks of the Sacramento and Feather rivers in the northern Central Valley.	Requires vertical banks and cliffs with fine-textured or sandy soils near streams, rivers, ponds, lakes, and the ocean for nesting. Feeds primarily over grassland, shrub land, savannah, and open riparian areas during breeding season and over grassland, brushland, wetlands, and cropland during migration.	March-mid- September	None. Known from both the Buyer and Seller Service Areas. No suitable nesting habitat (i.e. cliffs) would be affected. There is potential that the project would reduce the area of cropland habitat used for foraging during migration (wetlands and croplands) due to changes in water application. However, fallow cropland would still providing suitable foraging habitat, and birds could forage at other croplands in the vicinity.
Black tern Chlidonias niger		SSC	Common spring and summer visitor to fresh emergent wetlands of California.	Uses fresh emergent wetlands, lakes, ponds, moist grasslands, and agricultural fields. In migration, some take coastal routes and forage offshore.	April-September	Suitable habitat is present within the project area (i.e. rice fields) and a high potential to occur. Conservation strategies are in place for this species.High. No occurrences have been documented within either the Buyer or Seller Service Areas. However, suitable habitat (i.e. rice fields) is present, and the project area is within the known range for the species. Therefore it has moderate potential to occur Water transfers could reduce suitable habitat for the species within the Seller Service Area. Conservation strategies are in place that would make potential impacts to this species to negligible.
Black-crowned night heron Nycticorax nycticorax	SC		Resident in lowlands and foothills throughout most of California, including the Salton Sea and Colorado River areas, and very common locally in large nesting colonies.	Feeds along the margins of lacustrine, large riverine, and fresh and saline emergent habitats. Nests and roosts in dense-foliaged trees and dense emergent wetlands.	Year round	None. No occurrences of black-crowned night heron have been documented within either the Buyer or Seller Service Areas. Suitable habitat is present in project area, however no nesting or roosting habitats would be affected.
California yellow warbler Dendroica petechia brewsteri		SSC	Throughout California	Frequents open to medium-density woodlands and forests with a heavy brush understory in breeding season. In migration, found in a variety of sparse to dense woodland and forest habitats.	April-October	None. No occurrences have been documented in the project area. The species is not likely to occur in rice fields, and no suitable habitat would be impacted (i.e. dense woodland and forest habitats).

Common Name Scientific	Special	Status*	Distribution	Hobitat Association	Seasonal	Potortial Issuer 4
Name	Federal	State	Distribution	Habitat Association	Occurrence	Potential Impact
Cooper's hawk Accipiter cooperii		WL	Throughout California	Frequents landscapes where wooded areas occur in patches and groves. Often uses patchy woodlands and edges with snags for perching. Dense stands with moderate crown-depths used for nesting.		None. Occurrences have been documented within both the Buyer and Seller Service Area. Suitable habitat occurs within the project area. No potential impacts to preferred foraging or nesting habitat are anticipated.
Double-crested cormorant Phalacrocorax pelagicus		WL	Along the entire coast of California and on inland lakes, in fresh, salt and estuarine waters.	Open water with offshore rocks, islands, steep cliffs, dead branches of trees, wharfs, jetties, or even transmission lines. Requires undisturbed nest-sites beside water, on islands or mainland. Uses wide rock ledges on cliffs; rugged slopes; and live or dead trees, especially tall ones.		None. No occurrences have been documented within the project area, but the species could occur at reservoirs and inland ponds. No negative impacts to foraging or breeding habitat are expected.
<b>Golden eagle</b> Aquila chrysaetos	Т	E	Throughout California	Riparian areas near coasts, rivers, and lakes. Nesting generally occurs in large old-growth trees in areas with little disturbance.	Year round	None. Occurrences have been documented within both the Buyer and Seller Service Areas. Suitable habitat occurs within the project area. No impacts to nesting habitat are expected.
Great blue heron Ardea herodias			Throughout California	Found in shallow estuaries, fresh and saline emergent wetlands, along riverine and rocky marine shores, in croplands, pastures, salt ponds, and in mountains above foothills. Nests roosts in large trees.		None. Rookeries have been documented within the Buyer and Seller Service Areas. No impacts to rookeries are anticipated. Birds could use alternative suitable foraging areas in the vicinity.
Great egret Ardea alba			Throughout California	Feeds and rests in fresh, and saline emergent wetlands, along the margins of estuaries, lakes, and slow-moving streams, on mudflats and salt ponds, and in irrigated croplands and pastures. Nests roosts in large trees.	Year round	None. Occurrences have been documented in the Seller Service Area. No impacts to rookeries are anticipated. Birds could use alternative suitable foraging areas in the vicinity.
Greater sandhill crane Grus canadensis tabida		T, FP	Breeds only in Siskiyou, Modoc and Lassen counties and in Sierra Valley, Plumas and Sierra counties. Winters primarily in the Sacramento and San Joaquin valleys from Tehama south to Kings Counties.	In summer, this race occurs in and near wet meadow, shallow lacustrine, and fresh emergent wetland habitats. Frequents annual and perennial grassland habitats, moist croplands with rice or corn stubble, and open, emergent wetlands. It prefers relatively treeless plains.	is September-October and northward is March-April.	High. No occurrences have been documented within the project area, but occurrences have been recorded in Butte and Sutter Counties. Suitable foraging and winter roosting habitat is present within the project area (i.e. rice fields). Conservation strategies are in place for this species and birds would have other suitable nesting sites available.

<b>Common Name</b> Scientific Name	Special S Federal	Status* State	Distribution	Habitat Association	Seasonal Occurrence	Potential Impact
Little willow flycatcher Empidonax traillii brewsteri		Ε	Migrant at lower elevations, primarily in riparian habitats throughout California	Most numerous where extensive thickets of low, dense willows edge on wet meadows, ponds, or backwaters.	Spring (mid-May to early June) and fall (mid-August to early September)	None. This species has not been documented within the project area according to CNDDB. Suitable habitat may be present within the project area (i.e. dense willows), but would not be impacted by the project.
Long-billed curlew Numenius americanus	SC	WL	Along the California coast, and in the Central and Imperial valleys.	Upland shortgrass prairies and wet meadows are used for nesting; coastal estuaries, open grasslands, and croplands are used in winter.	Winter migrant from July-April	Low. No CNDDB occurrences have been documented within the project area, but the species is known to occur within the action area during winter migration. There is potential for impacts to suitable foraging habitat (i.e. cropland), although this may be reduced by environmental commitments, which protect winter foraging habitat in Butte Sink, and other wildlife management areas downstream. Birds can relocate to other suitable habitats within the area.
Long-eared owl Asio otus		SSC	Throughout California	Frequents dense, riparian and live oak thickets near meadow edges, and nearby woodland and forest habitats. Also found in dense conifer stands at higher elevations.	Year round	None. Occurrences have been documented in the Buyer Service Area. Suitable habitat occurs within the project area. The project is not expected to impact any suitable habitat (i.e. forest and woodland habitats).
<b>Osprey</b> Pandion haliaetus		WL	Northern California from Cascade Ranges south to Lake Tahoe, and along the coast south to Marin County.	Associated strictly with large, fish- bearing waters, primarily in ponderosa pine through mixed conifer habitats.	Year round	None. Occurrences have been documented within both the Buyer and Seller Service Area. Suitable habitat occurs within the project area. Water transfers would be subject to flow requirements. Therefore no impacts to foraging area expected. No impacts to nesting sites are anticipated.
Short-eared owl Asio flammeus		SSC	Endemic to marshes bordering the San Francisco, San Pablo Bays and Suisun Bay .	Open country, including grasslands, wet meadows and cleared forests. Occasionally in estuaries during breeding season.	Year round	None. Occurrences have been documented in the Buyer Service Area. Suitable habitat occurs within the project area. No impacts to breeding habitat would occur. Fallow rice fields would still represent suitable foraging habitat for the species.

Common Name Scientific	Special S	Status*	Distribution	Habitat Association	Seasonal	Potential Impact
Name	Federal	State	Distribution		Occurrence	i otentiai impact
Snowy egret Egretta thula			Throughout California	Found along shores of coastal estuaries, fresh and saline emergent wetlands, ponds, slow-moving rivers, irrigation ditches, and wet fields.		None. Occurrences have been documented in the Buyer Service Area, however suitable habitat is present in both the Buyer and Seller Service area. No impacts to rookeries are anticipated. Idling of cropland foraging habitat would be limited by the environmental commitments, and birds could use alternative suitable foraging areas in the vicinity.
Swainson's hawk Buteo swainsoni	SC, MNBMC	Τ	Lower Sacramento and San Joaquin Valleys, the Klamath Basin, and Butte Valley.	Nests in mature trees, including valley oaks or cottonwoods in or near riparian habitats; forages in grasslands, irrigated pastures, and grain and row crop fields.	small wintering population in the Delta	None. CNDDB occurrences have been documented within both the Seller and Buyer Service Area. Suitable habitat is present within the project area. The project may alter the composition of foraging habitat in the Buyer and Seller Service Areas, but these areas would still be suitable for the species, and additional habitats in the vicinity would be available. No impacts to breeding habitat are expected.
<b>Tricolored blackbird</b> Agelaius tricolor		SSC	A resident in California found throughout the Central Valley and in coastal districts from Sonoma Co. south.	Breeds near fresh water, preferably in emergent wetlands with tall, dense cattails or tules, but also in thickets of willow, blackberry, wild rose, tall herbs. Feeds in grassland and cropland habitats.		Low. CNDDB occurrences have been documented within both the Seller and Buyer Service Area. Suitable habitat is present within the project area. Foraging habitat may be affected by the project. Environmental commitments limit cropland idling and birds can relocate to other adjacent foraging habitats within the area.
Western burrowing owl Athene cunicularia hypugaea		SSC	Central and southern coastal habitats, Central Valley, Great Basin, and deserts.	Open annual grasslands or perennial grasslands, deserts, and scrublands characterized by low-growing vegetation. Dependent upon burrowing mammals (especially California ground squirrel) for burrows.		None. Occurrences have been documented within both the Buyer and Seller Service Area. Suitable habitat occurs within the project area. Agricultural ditches may be suitable habitat for burrowing owl burrow and nesting activity. Water transfers would not affect the suitability of habitat for burrowing owl in the project area.

<b>Common Name</b> Scientific Name	÷		Distribution	Habitat Association	Seasonal Occurrence	Potential Impact
	Federal	State				
Western snowy plover Charadrius alexandrinus	Т	SSC	Along the west coast states, with inland nesting taking place at the Salton Sea, Mono Lake, and at isolated sites on the shores of alkali lakes in northeastern California, in the Central Valley, and southeastern deserts.	Nests, feeds, and takes cover on sandy or gravelly beaches along the coast, on estuarine salt ponds, alkali lakes, and at the Salton Sea.	Migration is from July March (some year round populations).	None. Occurrences have been documented in the Buyer Service Area. There is a CNDDB occurrence in Yolo County, however this species is not likely to occur in rice fields. Suitable habitat may occur within the project area. However the project is not expected to impact any suitable breeding or foraging habitat (i.e. sandy beaches or estuarine salt ponds).
Western yellow-billed cuckoo Coccyzus americanus	SC, C	E	Uncommon to rare summer resident in scattered locations throughout California.	Deciduous riparian thickets or forests with dense, low-level or understory foliage, and which abut on slow- moving watercourses, backwaters, or seeps. Willow almost always a dominant component of the vegetation. In Sacramento Valley, also utilizes adjacent orchards, especially of walnut. Nests in sites with some willows, dense low-level or understory foliage, high humidity, and wooded foraging spaces.	Summer migration is from June-September.	None. Occurrences have been documented in the Seller Service Area. Suitable habitat is present within the project area. However this species is not likely to occur in rice fields due to lack of suitable foraging and roosting habitat (i.e. dense riparian thickets). No impacts are anticipated.
White-faced ibis Plegadis chihi		WL	Uncommon summer resident in sections of southern California, a rare visitor in the Central Valley, and is more widespread in migration.	Feeds in fresh emergent wetlands, shallow lacustrine waters, muddy grounds of wet meadows, and irrigated or flooded pastures and croplands. Nests in dense, fresh emergent wetlands.	Present in California from April-October.	Low. Occurrences have been documented in the Seller Service Area. Suitable habitat is present in project area. Low potential impact to foraging habitat in the Seller Service Area. No potential impacts are expected to roosting habitat. Can relocate to other habitats within the area. Environmental committments would limit acreage of allowable cropland idling.
White-tailed kite Elanus leucurus	SC, MNBMC	FP	Central Valley, coastal valleys, San Francisco Bay area, and low foothills of Sierra Nevada.	Savanna, open woodlands, marshes, partially cleared lands and cultivated fields, mostly in lowland situations (Tropical to Temperate zones).	Year round	None. CNDDB occurrences have been documented within both the Seller and Buyer Service Area. Suitable habitat is present within the project area. Foraging habitat may be altered, but would still be suitable for the species. No potential impacts to breeding habitat are anticipated.

#### Appendix C Special Status Wildlife Species with Potential to Occur

Common Name Scientific	Special S	Status*	Distribution	Habitat Association	Seasonal	Potential Impact		
Name	Federal	State	Distribution	Habitat Association	Occurrence	rotentiai impact		
			Mamma	lammals				
California wolverine Gulo gulo	SC	T, FP	Co. A few possible sightings occur in the north coastal region as far south as Lake Co. Habitat distribution in California is poorly known for the North Coast and northern Sierra Nevada.	conifer, red fir, and lodgepole habitats, and probably use subalpine conifer, alpine dwarf-shrub, wet meadow, and montane riparian habitats. In the southern Sierra Nevada occur in red fir, mixed conifer, lodgepole, subalpine conifer, alpine dwarf-shrub, barren, and probably wet meadows, montane chaparral, and Jeffrey pine.	Year round (largely nocturnal)	None. Suitable habitat may occur within the project area, however no CNDDB occurrences have been documented in the Buyer or Seller Service area. The species is not likely to occur in agriculture fields. No impacts are anticipated.		
Greater western mastiff bat Eumops perotis californicus	SC	SSC	San Joaquin Valley and Coastal Ranges from Monterey Co. southward through southern California, from the coast eastward to the Colorado Desert.	Occurs in many open, semi-arid to arid habitats, including conifer and deciduous woodlands, coastal scrub, annual and perennial grasslands, palm oases, chaparral, desert scrub, and urban areas. Crevices in cliff faces, high buildings, trees, and tunnels are required for roosting.	Year round (nocturnal activity)	None. Occurrences have been documented in the Seller Service Area. Suitable habitat is present in project area, bur no impacts are anticipated.		
Ring-tailed cat Brassariscus astutus	SC	FP	Ringtails are found in a variety of habitats centered around the semi- arid to arid climates of the west and southwest. Little information available on distribution and relative abundance among habitats.	Occurs in various riparian habitats, and in brush stands of most forest and shrub habitats, at low to middle elevations. Uses hollow trees, logs, snags, cavities in talus and other rocky areas, and other recesses are for cover.	Year round (nocturnal)	None. No CNDDB records of this species have been documented in the project area. Suitable habitat is present in project area, but the species is not likely to occur in rice fields. No potential impact to suitable habitat are expected.		

<sup>1</sup>Central CA DPS

<sup>2</sup>Santa Barbara and Sonoma Counties

Green Shading: potential to be affected, further evaluated in Chapter 3

\* Status explanations:

#### Federal

E = listed as endangered under the federal Endangered Species Act

T = listed as threatened under the federal Endangered Species Act

MNBMC = Fish and Wildlife Service: Migratory Nongame Birds of Management Concern

SC = species of concern; formerly Category 2 candidate for federal listing

 $\mathbf{C} = \mathbf{C}$  and idate for listing as threatened or endangered

- -- = no designations
- $\mathbf{X} = \mathbf{critical}$  habitat
- PX = potential critical habitat
- D = delisted

#### State

 $E=\mbox{listed}$  as endangered under the California Endangered Species Act

 $T=\mbox{listed}$  as threatened under the California Endangered Species Act

 $\ensuremath{\operatorname{CE}}$  = candidate endangered under the California Endangered Species Act

Common Name Scientific	Special	Status*	Distribution	Habitat Association	Seasonal	Potential Impact
Name	Federal	State	Distribution	Habitat Association	Occurrence	r otentiar impact

FP = fully protected under the California Fish and Game Code

SSC = species of special concern

WL = Watch List

-- = no designations

# Appendix D

# Special Status Plant Species with Potential to Occur

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<b>Common Name</b> Scientific name	Special Status* (F/S/CNPS)	Distribution	Habitat Association	Blooming Period	Potential Impact
<b>Ahart's dwarf rush</b> Juncus leiospermus var. ahartii	-/-/ 1B	Butte, Calaveras, Placer, Sacramento, Tehama, and Yuba Counties.	Valley and foothill grassland (mesic).	March-May	Not likely to occur in rice fields, no suitable habitat present.
Ahart's paronychia Paronychia ahartii	-/-/ 1B	Butte, Shasta, and Tehama Counties.	Cismontane woodland, valley and foothill grassland, and vernal pools.	March-June	Not likely to occur in rice fields, no suitable habitat present.
<b>Alkali milk-vetch</b> Astragalus tener var. tener	-/-/ 1B	Central western California including Yolo County.	Subalkaline flats and areas around vernal pools.	March-June	Not likely to occur in rice fields, no suitable habitat present (i.e. subalkali flats).
Antioch Dunes evening-primrose Oenothera deltoides ssp. howellii	E/E/ 1B	Found only in Contra Costa and Sacramento Counties.	Occurs in inland dunes.	March-September	Not likely to occur in rice fields, no suitable habitat present. Located outside of the project area.
<b>Brittlescale</b> Atriplex depressa	-/-/1B	Western Central Valley and valleys of adjacent foothills.	Alkali grassland, alkali meadow, alkali scrub, and vernal pools.	April-October	There is a CNDDB occurrence within Glenn, Colusa, and Yolo counties, however this species is not likely to occur in rice fields due to lack of suitable habitat (i.e. alkali and vernal pools).
<b>Boggs Lake hedge- hyssop</b> Gratiola hetersepela	-/-/1B	Dispersed throughout the Sacramento and Central Valley. Also in Oregon.	Marsh's, swamps, and vernal pools (clay).	April-August	There is a CNDDB occurrence within Sacramento County. Suitable habitat is present but has low potential to occur.
<b>Butte County</b> <b>meadowfoam</b> <i>Limnanthes floccosa</i> ssp. <i>californica</i>	E/E/1B	Only located in Butte County.	Valley and foothill grassland (mesic), and vernal pools.	March-May	Not likely to occur in rice fields, no suitable habitat present.

<b>Common Name</b> Scientific name	Special Status* (F/S/CNPS)	Distribution	Habitat Association	Blooming Period	Potential Impact
Contra Costa goldfields Lasthenia conjugens	E/SSC/1B	San Francisco Bay Delta Regions, and scattered coastal areas.	Cismontane woodlands, playas, valley and foothill grasslands, and vernal pools.	March-June	No CNDDB occurrences; not likely to occur in rice fields due to lack of suitable habitat (i.e. vernal pools, playas).
<b>Colusa grass</b> Neostapfia colusana	T/E/1B	Southern Sacramento Valley, and northern San Joaquin Valley.	Vernal pools.	May-July	There is a CNDDB occurrence within Glenn and Colusa counties, however this species is not likely to occur in rice fields due to lack of suitable habitat (i.e. vernal pools).
Crampton's tuctoria (Solano grass) Tuctoria mucronata	E/E/1B	Located only in Yolo and Solano Counties.	Valley and foothill grassland (mesic), and vernal pools.	April-August	Not likely to occur in rice fields, no suitable habitat present.
<b>Ferris' milk-vetch</b> Astragalus tener var. ferrisae	-/-/1B	Sacramento Valley.	Subalkaline flats and areas around vernal pools.	March-June	Not likely to occur in rice fields, no suitable habitat present.
<b>Fox sedge</b> Carex vulpinoidea	-/-/2	Northern Sacramento Valley, including Butte County, isolated populations in San Joaquin County.	Riparian woodland, marshes and swamps.	May-June	Suitable habitat present in project area. Low potential to occur. Not likely to establish in rice fields.
<b>Greene's tuctoria</b> Tuctoria greeni	E/SSC/1B	Butte, Colusa, Fresno, Glenn, Madera, Merced, Modoc, Shasta, San Joaquin, Stanislaus, Tehama, and Tulare Counties.	Vernal pools.	May-July	There is a CNDDB occurrence, however this species is not likely to occur in rice fields due to lack of suitable habitat (i.e. vernal pools).

<b>Common Name</b> Scientific name	Special Status* (F/S/CNPS)	Distribution	Habitat Association	Blooming Period	Potential Impact
Hairy Orcutt grass Orcuttia pilosa	E/E/1B	Northern Sacramento Valley, Pit River Valley; isolated populations in Lake and Sacramento counties.	Vernal pools.	May-September	There is a CNDDB occurrence within Butte and Glenn counties, however this species is not likely to occur in rice fields due to lack of suitable habitat (i.e. vernal pools).
<b>Hartweg's golden sunburst</b> Pseudobahia bahiifolia	E/E/1B	Found in El Dorado, Fresno, Madera, Merced, Stanislaus, Tuolumne, and Yuba Counties.	Cismontane woodland, valley and foothill grassland, often acidic.	April-May	There is a CNDDB occurrence within Yolo County, however this species is not likely to occur in rice fields due to lack of suitable habitat
<b>Heartscale</b> Atriplex cordulata	-/-/1B	Western Central Valley and valleys of adjacent foothills.	Alkali grasslands, alkali meadows, and alkali scrub.	May-October	There is a CNDDB occurrence within Butte, Colusa, Yolo, and Glenn counties, however this species is not likely to occur in rice fields due to lack of suitable habitat (i.e. alkali areas).
Heckard's pepper- grass Lepidium latipes var. heckardii	-/-/1B	Glenn, Solano, and Yolo Counties.	Valley and foothill grassland alkaline flats.	March-May	There is a CNDDB occurrence, however this species is not likely to occur in rice fields due to lack of suitable habitat (i.e. alkali flats).
<b>Henderson's bent grass</b> Agrostis hendersonii	- /-/ 3	Found in Butte, Calaveras, Merced, Placer, Shasta, and Tehama counties. Also found in Oregon.	Vernal pools.	March- June	There is a CNDDB occurrence, however this species is not likely to occur in rice fields due to lack of suitable habitat (i.e. vernal pools).

<b>Common Name</b> Scientific name	Special Status* (F/S/CNPS)	Distribution	Habitat Association	Blooming Period	Potential Impact
Hoover's spurge Chamaesyce hooveri	T/-/ 1B	Scattered in Glenn, Butte, Colusa, Merced, Stanislaus, Tehama, and Tulare Counties.	Vernal pools.	July-September	There is a CNDDB occurrence, however this species is not likely to occur in rice fields due to lack of suitable habitat (i.e. vernal pools).
<b>Indian valley brodiaea</b> Broiaea coronaria ssp. rosea	-/E/1B	Scattered in Glenn, Lake, Colusa, and Tehama Counties.	Closed cone coniferous forest, chaparral, valley and foothill grasslands (serpentinite).	May-June	There is a CNDDB occurrence, however this species is not likely to occur in rice fields due to lack of suitable habitat.
<b>Jepson's milk-vetch</b> Astragalus rattanii var. jepsonianus	-/-/1B	Colusa, Glenn, Lake, Napa, Tehama, and Yolo counties.	Chaparral, cismontane woodland, valley and foothill grassland, often serpentinite.	April-June	There is a CNDDB occurrence, however this species is not likely to occur on the site due to lack of suitable habitat.
<b>Keck's checkerbloom</b> Sidalcea keckii	E/-/1B	Colusa, Fresno, Merced, Napa, Solano, Tulare, and Yolo counties.	Cismontane woodlands, foothill and valley grasslands (serpentinite).	April-May	There is a CNDDB occurrence, however this species is not likely to occur on the site due to lack of suitable habitat.
<b>Legenere</b> Legenere limosa	SC/-/1B	Sacramento Valley and south of the North Coast Ranges.	Vernal pools.	May-June	Not likely to occur in rice fields, no suitable habitat present (i.e. vernal pools)
<b>Lesser saltscale</b> Atriplex minuscula	-/-/1B	Found in Butte, Fresno, Kern, Madera, Merced, Stanislaus, and Tulare Counties.	Chenopod scrub, playas, valley and foothill grasslands (alkali and sandy).	May-October	Not likely to occur in rice fields, no suitable habitat present (i.e. alkali, sandy)

<b>Common Name</b> Scientific name	Special Status* (F/S/CNPS)	Distribution	Habitat Association	Blooming Period	Potential Impact
<b>Lone buckwheat</b> Eriogonum apricum var. apricum	E/E/1B	Found in Amador and Sacramento Counties.	Chaparral.	July-October	There is a CNDDB occurrence, however this species is not likely to occur in rice fields due to lack of suitable habitat (chaparral).
Marsh checkerbloom Sidalcea oregana ssp. hydrophila	-/-/1B	Glenn, Lake, Mendocino, and Napa Counties.	Meadows and seeps, and riparian forest.	June-August	Suitable habitat present in project area. Low potential to occur. Not likely to establish in rice fields.
<b>Milo Baker's lupine</b> Lupinus milo-bakeri	-/T/1B	Glenn and Mendocino Counties.	Cismontane woodlands, foothill and valley grasslands.	June-September	There is a CNDDB occurrence, however this species is not likely to occur in rice fields due to lack of suitable habitat.
<b>Palmate-bracted</b> <b>bird's-beak</b> Cordylanthus palmatus	E/E/1B	Found in Glenn and Colusa Counties and within the Central Valley.	Alkali meadow, alkali scrub, valley and grasslands.	May-October	Not likely to occur in rice fields, no suitable habitat present (i.e. alkali).
<b>Pincushion navarretia</b> Navarretia myersii ssp. myersii	-/-/1B	Alamdor, Calaveras, Merced, Placer, and Sacramento Counties.	Vernal pools (often acidic).	May	No CNDDB occurrences; not likely to occur due to lack of suitable habitat (i.e. vernal pools).
<b>Recurved larkspur</b> Delphinium recurvatum	-/-/1B	Disbursed throughout the Sacramento and Central Valley.	Chenopod scrub, cismontane, valley and foothill grasslands (alkali).	March-June	There is a CNDDB occurrence, however this species is not likely to occur in rice fields due to lack of suitable habitat (i.e. alkali).

<b>Common Name</b> Scientific name	Special Status* (F/S/CNPS)	Distribution	Habitat Association	Blooming Period	Potential Impact
<b>Red mountain</b> catchfly Silene campanulata ssp. campanulata	-/E/1B	Found in Colusa, Glenn, Mendocino, Shasta, Tehama, and Trinity Counties.	Chaparral and lower montane coniferous forest, usually sepentinite and rocky.	April-July	There is a CNDDB occurrence in Colusa County, however this species is not likely to occur in rice fields due to lack of suitable habitat.
<b>Rose-mallow</b> Hibiscus laiocarpos	-/-/2	Northern Sacramento County.	Marshes and swamps.	June-September	Suitable habitat present in project area. Low potential to occur. Not likely to establish in rice fields.
Sacramento orcutt grass Orcuttia viscida	E/E/1B	Valley grasslands and freshwater wetlands.	Vernal pools.	May-June	There is a CNDDB occurrence, however this species is not likely to occur in rice fields due to lack of suitable habitat (i.e. vernal pools).
San Joaquin spearscale Atriplex joaquiniana	-/-/1B	Western Central Valley and valleys of adjacent foothills.	<b>e</b>	April-September	Not likely to occur in rice fields, no suitable habitat present (i.e. alkali).
<b>Sanford's</b> <b>arrowhead</b> <i>Sagittaria sanfordii</i>	-/-/1B	Central Valley.	Freshwater marshes, shallow streams, and ditches.	May-August	Suitable habitat on present in ditches; not yet detected. Not likely to establish in rice fields.

<b>Common Name</b> Scientific name	Special Status* (F/S/CNPS)	Distribution	Habitat Association	Blooming Period	Potential Impact
<b>Silky cryptantha</b> Cryptantha crinita	-/-/1B	Shasta and Tehama Counties.	Cismontane woodland, lower montane coniferous forest, riparian forest and woodland, valley foothill and grasslands.	April-May	Not likely to occur in rice fields, no suitable habitat present. Located outside of the project area.
Slender Orcutt grass Orcuttia tenuis	T/E/1B	Northern Sacramento Valley, Pit River Valley; isolated populations in Lake and Sacramento Counties	Vernal pools.	May-July	There is a CNDDB occurrence, however this species is not likely to occur in rice fields due to lack of suitable habitat (i.e. vernal pools).
Soft bird's beak Cordylanthus mollis ssp. mollis	E/SSC/1B	Located in Contra Costa, Marin, Napa, Sacramento, Solano, and Sonoma Counties.	Coastal salt marshes and swamps.	July-November	There is a CNDDB occurrence in Sacramento County, however this species is not likely to occur in rice fields due to lack of suitable habitat.

# \*Status explanations:

#### F=Federal

E=Endangered T=Threatened SC= Special Concern

S=State E=Endangered T=Threatened SSC=Species of Special Concern

#### **CNPS=California Native Plant Society**

1B=Rare, threatened, or endangered in California and elsewhere 2=Plants Rare, Threatened, or Endangered in California, But More Common Elsewhere 3=Plants about which we need more information - A review list

# Appendix E

# **Greenhouse Gas Emission Calculations**

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# Summary of Annual Greenhouse Gas Emissions

# Table 1. GHG Emissions from Groundwater Substitution

	E	Emissions	(MTCO2e/yea	ır)
Water Agency	CO2	CH4	N2O	Total
Anderson-Cottonwood Irrigation District	134	0.21	0.65	135
Canal Farms	20	0.03	0.10	20
Conaway Preservation Group	1,319	1.59	4.91	1,325
Eastside Mutual Water Company	352	0.30	0.88	353
Garden Highway Mutual Water Company	108	0.17	0.52	108
Glenn-Colusa Irrigation District	175	0.27	0.85	176
Glenn-Colusa Irrigation District (to Westside WD)	3,761	3.42	10.19	3,775
Goose Club Farms and Teichert Aggregate	130	0.20	0.63	131
Maxwell Irrigation District	827	0.70	2.08	830
Natomas Central Mutual Water Company	620	0.88	2.76	624
Pelger Mutual Water Company	662	0.56	1.66	664
Pleasant Grove-Verona Mutual Water Company	1,250	1.24	3.72	1,255
Princeton-Codora-Glenn Irrigation District	618	0.54	1.60	621
Provident Irrigation District	672	0.60	1.77	674
Reclamation District 108	575	0.89	2.80	578
Reclamation District 1004	482	0.44	1.33	483
River Garden Farms	192	0.30	0.93	193
Roberts Ditch Irrigation District	59	0.09	0.29	59
Sycamore Mutual Water Company	231	0.36	1.13	233
T&P Farms	19	0.03	0.09	19
Te Velde Revocable Family Trust	79	0.12	0.38	79
Total	12,283	12.94	39.29	12,336

Table 2. Summary of Project Greenhouse Gas Emissions

	Annual Emissions (MTCO2e/year)						
Emission Source	CO2	CH4	N2O	Total			
Groundwater Substitution	12,283	13	39	12,336			
Crop Idling	(7,820)	(7)	(20)	(7,847)			
Total (metric tons/year)	4,463	6	20	4,489			
Total (short tons/year)	4,920	7	22	4,948			

1 short ton = 0.9072 metric tons

# Groundwater Substitution GHG Emissions

Agency	Anderson-Cottonwood Irrigation District
Transfer Volume	4,800 acre feet/year
Location	Shasta County

# Table 3. Anderson-Cottonwood Irrigation District GHG Emissions

										Fuel			(	GHG Emissior	IS	-	
			<b>Power Rating</b>	Р	ump Rate		Transfer Volume	Oper	ation	Consumption	(t	onnes per yea	ır)		(MTCO2e	per year)	
Description	Well	Fuel Type	(hp)	(AF)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
	Barney Street	Electric	200	4,350	5,500	83%	3,996	3,946	588,945	n/a	105	0.0077	0.0016	105	0.16	0.51	106
	Crowley Gulch	Electric	50	875	1,000	17%	804	4,365	162,891	n/a	29	0.0021	0.0005	29	0.04	0.14	29
					Total	100%	4,800	8,311	751,835	0	134	0.0099	0.0021	134	0.21	0.65	135

# Conversion Factors

1 lb =	453.6	g
1 tonne =	1,000	kg
1 tonne =	1,000,000	g
1 MWh =	1,000	kWh
1 GWh =	1,000,000	kWh
1 kW =	1.34	hp
1 hour =	60	minutes
1 acre-foot =	325,851	gallons
http://www.water.ca.gov/pubs/d	wrnews/california_wa	ater_facts_card/waterfactscard.pdf

CO2	1
CH4	21
N2O	310

Agency	Canal Farms
Transfer Volume	860 acre feet/year
Location	Colusa County

#### Table 4. Canal Farms GHG Emissions

										Fuel			G	GHG Emission	S		
				<b>Power Rating</b>	Pun	np Rate	Transfer Volume	Operation		Consumption	(†	onnes per yea	ır)		(MTCO2e	per year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
Dennis Well North	Dennis Well North	E	0	110	3,500	50%	430	667	54,772	n/a	10	0.0007	0.0002	10	0.02	0.05	10
Dennis Well South	Dennis Well South	E	0	110	3,500	50%	430	667	54,772	n/a	10	0.0007	0.0002	10	0.02	0.05	10
				Total	7,000	100%	860	1,334	109,543	0	20	0.0014	0.0003	20	0.03	0.10	20

#### Legend

Horsepov

Horsepower estimated based on average size engine for fuel type in study area

#### Conversion Factors

1 lb :	= 453.6	g
1 tonne	= 1,000	kg
1 tonne :	= 1,000,000	g
1 MWh	= 1,000	kWh
1 GWh	= 1,000,000	kWh
1 kW =	1.34	hp
1 hour	= 60	minutes
1 acre-foot	= 325,851	gallons
http://www.water.ca.gov/pu	bs/dwrnews/california_	water_facts_card/waterfactscard.pdf

#### Diesel Engine Fuel Consumption

0.4 I	b/hp-hr
0.855 g	g/mL
7.13 l	b/gal

(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) (Based on MSDS for Hess Diesel Fuel All Types)

CO2	1
CH4	21
N2O	310

#### Groundwater Substitution GHG Emissions

Agency	Conaway Preservation Group
Transfer Volume	26,639 acre feet/year
Location	Yolo County

#### Table 5. Conaway Preservation Group GHG Emissions

										Fuel			C	GHG Emission	S		
				<b>Power Rating</b>	Pun	np Rate	Transfer Volume	Opera	ation	Consumption	(t	onnes per yea	ar)		(MTCO2e	e per year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
Conaway PG6W-3	6W-3	Electric	TBD	114	3,500	4%	1,062	1,648	140,182	n/a	25	0.0018	0.0004	25	0.04	0.12	25
Conaway PG5W-3	5W-3	Electric	TBD	114	3,500	4%	1,062	1,648	140,182	n/a	25	0.0018	0.0004	25	0.04	0.12	25
Conaway PG7W-4	7W-4	Electric	TBD	114	3,500	4%	1,062	1,648	140,182	n/a	25	0.0018	0.0004	25	0.04	0.12	25
Conaway PG12W-5	12W-5	Electric	TBD	114	3,500	4%	1,062	1,648	140,182	n/a	25	0.0018	0.0004	25	0.04	0.12	25
Conaway PG1W-3	1W-3	Electric	TBD	114	3,500	4%	1,062	1,648	140,182	n/a	25	0.0018	0.0004	25	0.04	0.12	25
Conaway PG12W-1	12W-1	Electric	TBD	114	3,500	4%	1,062	1,648	140,182	n/a	25	0.0018	0.0004	25	0.04	0.12	25
Conaway PG7W-2	7W-2	Electric	TBD	114	3,500	4%	1,062	1,648	140,182	n/a	25	0.0018	0.0004	25	0.04	0.12	25
Conaway PG13W-3	13W-3	Electric	TBD	114	3,500	4%	1,062	1,648	140,182	n/a	25	0.0018	0.0004	25	0.04	0.12	25
Conaway PG7W-5	7W-5	Electric	TBD	114	3,500	4%	1,062	1,648	140,182	n/a	25	0.0018	0.0004	25	0.04	0.12	25
Conaway PG32NW-2	32NW-2	Electric	TBD	114	3,500	4%	1,062	1,648	140,182	n/a	25	0.0018	0.0004	25	0.04	0.12	25
Conaway PG33NW-4	33NW-4	Electric		100	3,400	4%	1,032	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PGOW-2	OW-2	Electric		100	3,400	4%	1,032	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PGOW-3	OW-3	Electric		125	3,400	4%	1,032	1,648	153,708	n/a	27	0.0020	0.0004	27	0.04	0.13	28
Conaway PG32NW-1	32NW-1	Electric		100	3,300	4%	1,001	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PG6-2	6-2	Electric		100	2,700	3%	819	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PGOW-1	OW-1	Electric		100	2,600	3%	789	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PG20-1	20-1	Electric		100	2,500	3%	759	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PG21W-1	21W-1	Electric		100	2,500	3%	759	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PG31W-1	31W-1	Electric		100	2,300	3%	698	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PG33NW-1	33NW-1	Electric		100	2,300	3%	698	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PG8-1	8-1	Diesel	2007	170	2,300	3%	698	1,648	n/a	15,715	160	0.0065	0.0013	160	0.14	0.40	161
Conaway PG33NW-2	33NW-2	Electric		100	2,200	3%	667	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PG33NW-8	33NW-8	Electric		100	2,200	3%	667	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PG33NW-3	33NW-3	Electric		100	2,100	2%	637	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PG33NW-6	33NW-6	Electric		100	2,100	2%	637	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PGOW-5	OW-5	Electric		125	2,000	2%	607	1,648	153,708	n/a	27	0.0020	0.0004	27	0.04	0.13	28
Conaway PG33NW-5	33NW-5	Electric		100	1,800	2%	546	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PG7W-1	7W-1	Electric		100	1,800	2%	546	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PG17W-3	17W-3	Diesel	2005	170	1,700	2%	516	1,648	n/a	15,715	160	0.0065	0.0013	160	0.14	0.40	161
Conaway PGOW-4	OW-4	Electric		100	1,700	2%	516	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
Conaway PG16W-2	16W-2	Diesel	2005	170	1,600	2%	485	1,648	n/a	15,715	160	0.0065	0.0013	160	0.14	0.40	161
Conaway PG8-2	8-2	Diesel	2002	170	1,500	2%	455	1,648	n/a	15,715	160	0.0065	0.0013	160	0.14	0.40	161
Conaway PG33NW-7	33NW-7	Electric		100	1,400	2%	425	1,648	122,966	n/a	22	0.0016	0.0003	22	0.03	0.11	22
					Total	100%	26,639	54,376	3,799,661	62,859	1,319	0.0759	0.0158	1,319	1.59	4.91	1,325

#### Legend

Average HP from all pumps

#### Conversion Factors

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

#### Diesel Engine Fuel Consumption

0.4	lb/hp-hr
0.855	g/mL
7.13	lb/gal

(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) (Based on MSDS for Hess Diesel Fuel All Types)

CO2	1
CH4	21
N2O	310

Agency	Eastside Mutual Water Company
Transfer Volume	2,000 acre feet/year
Location	Colusa County

#### Table 6. Eastside Mutual Water Company GHG Emissions

										Fuel	GHG Emissions						
				Power Rating	Pum	np Rate	Transfer Volume	Oper	ation	Consumption	(tonnes per year)			(MTCO2e per year)			
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
Eastside MWC7631T	7631T	Diesel	2006	215	3,800	100%	2,000	2,858	n/a	34,476	352	0.014	0.003	352	0.30	0.88	353

#### Conversion Factors

1 lb = 453.6 g 1 tonne = 1,000 kg1 tonne = 1,000,000 g 1 MWh = 1,000 kWh 1 GWh = 1,000,000 kWh 1 kW = 1.34 hp 1 hour = 60 minutes 1 acre-foot = 325,851 gallons

http://www.water.ca.gov/pubs/dwrnews/california water facts card/waterfactscard.pdf

#### Diesel Engine Fuel Consumption

0.4 lb/hp-hr	(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)
0.855 g/mL	(Based on MSDS for Hess Diesel Fuel All Types)
7.13 lb/gal	

Global Warming Potential CO2 1 CH4 21 N2O 310

# Groundwater Substitution GHG Emissions

Agency	Garden Highway Mutual Water Company
Transfer Volume	3,500 acre feet/year
Location	Sutter County

#### Table 7. Garden Highway Mutual Water Company GHG Emissions

										Fuel	GHG Emissions						
				<b>Power Rating</b>	Pum	np Rate	Transfer Volume	Opera	ition	Consumption	(t	onnes per yea	ar)		(MTCO2e	e per year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
Garden Highway MWC23	23	Electric		110	2,000	11%	387	1,050	86,208	n/a	15	0.001	0.000	15	0.02	0.07	15
Garden Highway MWC17	17	Electric		110	2,900	16%	561	1,050	86,208	n/a	15	0.001	0.000	15	0.02	0.07	15
Garden Highway MWC4	4	Electric		110	2,100	12%	406	1,050	86,208	n/a	15	0.001	0.000	15	0.02	0.07	15
Garden Highway MWC19	19	Electric		110	2,600	14%	503	1,050	86,208	n/a	15	0.001	0.000	15	0.02	0.07	15
Garden Highway MWC24	24	Electric		110	3,000	17%	580	1,050	86,208	n/a	15	0.001	0.000	15	0.02	0.07	15
Garden Highway MWC25	25	Electric		110	3,000	17%	580	1,050	86,208	n/a	15	0.001	0.000	15	0.02	0.07	15
Garden Highway MWC 22	22	Electric		110	2,500	14%	483	1,050	86,208	n/a	15	0.001	0.000	15	0.02	0.07	15
					Total	100%	3,500	7,351	603,453	0	108	0.008	0.002	108	0.17	0.52	108

Legend

Horsepower estimated based on average size engine for fuel type in study area

# **Conversion Factors**

0011101010111 001010				
1 lb	= 453.6	g		
1 tonne	= 1,000	kg		
1 tonne	= 1,000,000	g		
1 MWh	= 1,000	kWh		
1 GWh	= 1,000,000	kWh		
1 kW =	= 1.34	hp		
1 hour	= 60	minutes		
1 acre-foot	= 325,851	gallons		
http://www.water.ca.gov/pu	ibs/dwrnews/ca	alifornia_wate	er_facts_	card/waterfactscard.pdf

#### Diesel Engine Fuel Consumption

0.4	lb/hp-hr
0.855	g/mL
7.13	lb/gal

/mL (Based on MSDS for Hess Diesel Fuel All Types) /gal

(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)

Global Warming Potential	
CO2	1
CH4	21
N2O	310

Agency	Glenn-Colusa Irrigation District
Transfer Volume	7,500 acre feet/year
Location	Glenn County
	Colusa County

### Table 8. Glenn-Colusa Irrigation District GHG Emissions

										Fuel			G	GHG Emission	IS		
				<b>Power Rating</b>	Pun	np Rate	Transfer Volume	Opera	ation	Consumption	(t	onnes per yea	ır)		(MTCO2e	per year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
GCID 1	GCID 1	Electric		100	3,000	19%	1,452	2,628	196,107	n/a	35	0.003	0.001	35	0.05	0.17	35
GCID 2	GCID 2	Electric		100	3,000	19%	1,452	2,628	196,107	n/a	35	0.003	0.001	35	0.05	0.17	35
GCID 3	GCID 3	Electric		100	3,000	19%	1,452	2,628	196,107	n/a	35	0.003	0.001	35	0.05	0.17	35
GCID 4	GCID 4	Electric		100	3,000	19%	1,452	2,628	196,107	n/a	35	0.003	0.001	35	0.05	0.17	35
Jacinto	Jacinto	Electric		100	3,500	23%	1,694	2,628	196,107	n/a	35	0.003	0.001	35	0.05	0.17	35
					Total	100%	7,500	13,139	980,534	0	175	0.013	0.003	175	0.27	0.85	176

Note: All wells are electric; therefore, no local criteria pollutant emissions.

#### Legend

Horsepower equal to data provided in GCID priority spreadsheet (2010PrirtyWells.xls) for Well
Horsepower assumed to be equal to engine with known HP

#### **Conversion Factors**

1 lb =	453.6	g
1 tonne =	1,000	kg
1 tonne =	1,000,000	g
1 MWh =	1,000	kWh
1 GWh =	1,000,000	kWh
1 kW =	1.34	hp
1 hour =	60	minutes
1 acre-foot =	325,851	gallons

http://www.water.ca.gov/pubs/dwrnews/california water facts card/waterfactscard.pdf

# Diesel Engine Fuel Consumption

0.4 lb/hp-hr	(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)
0.855 g/mL	(Based on MSDS for Hess Diesel Fuel All Types)
7.13 lb/gal	

CO2	1
CH4	21
N2O	310

Agency	Glenn-Colusa Irrigation District
Transfer Volume	18,668 acre feet/year
Location	Glenn County
	Colusa County

#### Table 9. Glenn-Colusa Irrigation District (Transfer to Westside WD) Criteria Pollutant Emissions

										Fuel			GH	G Emissions			
				<b>Power Rating</b>	Pump	Rate	Transfer Volume	Oper	ation	Consumption		(tonnes per	year)		(MTCO2e p	er year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(AF/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Tota
RW-1	RW-1	E	2014	15	425	1%	280	3,579	40,058	n/a	7	0.001	0.0001	7	0.01	0.03	7
RW-2	RW-2	E	2014	30	850	3%	560	3,579	80,116	n/a	14	0.001	0.0002	14	0.02	0.07	14
RW-3	RW-3	E	2014	30	850	3%	560	3,579	80,116	n/a	14	0.001	0.0002	14	0.02	0.07	14
RW-4	RW-4	E	2014	30	850	3%	560	3,579	80,116	n/a	14	0.001	0.0002	14	0.02	0.07	14
LW-1	LW-1	E	2014	30	850	3%	560	3,579	80,116	n/a	14	0.001	0.0002	14	0.02	0.07	14
LW-2	LW-2	E	2014	30	850	3%	560	3,579	80,116	n/a	14	0.001	0.0002	14	0.02	0.07	14
LW-3	LW-3	E	2014	30	850	3%	560	3,579	80,116	n/a	14	0.001	0.0002	14	0.02	0.07	14
TPHW-1	TPHW-1	D	2011	200	2,250	8%	1,483	3,579	n/a	40,152	410	0.017	0.0033	410	0.35	1.03	411
M&R	M&R	D	2014	350	3,200	11%	2,544	4,317	n/a	84,760	865	0.035	0.0070	865	0.74	2.18	868
SB&L#2	SB&L#2	D	2001	165	3,000	10%	1,194	2,161	n/a	20,004	204	0.008	0.0017	204	0.17	0.51	205
SB&L#3	SB&L#3	E	2014	70	500	2%	129	1,401	73,193	n/a	13	0.001	0.0002	13	0.02	0.06	13
SB&L#4	SB&L#4	E	2014	80	2,500	9%	664	1,442	86,103	n/a	15	0.001	0.0002	15	0.02	0.07	15
Vann#1	Vann#1	D	2013	260	3,000	10%	1,764	3,193	n/a	46,574	476	0.019	0.0039	476	0.40	1.20	477
Vann#2	Vann#2	D	2013	300	4,000	14%	2,744	3,725	n/a	62,691	640	0.026	0.0052	640	0.55	1.61	642
Vann#3	Vann#3	D	2013	300	3,000	10%	2,744	4,967	n/a	83,588	853	0.035	0.0069	853	0.73	2.15	856
Vann#4	Vann#4	E	2013	300	2,000	7%	1,764	4,789	1,072,269	n/a	191	0.014	0.0030	191	0.30	0.93	192
					28,975	100%	18,668	54,623	1,752,321	337,769	3,761	0.163	0.0329	3,761	3.42	10.19	3,77

Notes:

If a specific HP and emission tier combination has an emission standard of NMHC+NOx, then 95% of emissions assumed to be NOx and 5% of emissions assumed to be VOC (see CARB Carl Moyer Program Guidelines). AP-42 emission factors used for SOx in all cases.

If an emission standard is not available for a given pollutant, then AP-42 emission factors used.

PM2.5 assumed to be 98% of PM10 emissions based on size fractions for stationary internal combustion diesel engines.

#### Legend

Data modified to meet transfer capacity

#### **Conversion Factors**

1 lb =	453.6	g
1 tonne =	1,000	kg
1 tonne =	1,000,000	g
1 MWh =	1,000	kWh
1 GWh =	1,000,000	kWh
1 kW =	1.34	hp
1 hour =	60	minutes
1 acre-foot =	325,851	gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

#### **Diesel Engine Fuel Consumption**

0.4 lb/hp-hr	(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)
0.855 g/mL	(Based on MSDS for Hess Diesel Fuel All Types)
7.13 lb/gal	

CO2	1
CH4	21
N2O	310

# Groundwater Substitution Air Quality Emissions

Agency	Goose Club Farms and Teichert Aggregate
Transfer Volume	2,000 acre feet/year
Location	Sutter County

#### Table 10. Goose Club Farms and Teichert Aggregate Criteria Pollutant Emissions

										Fuel			G	HG Emission	IS		
				<b>Power Rating</b>	Pum	p Rate	Transfer Volume	Operation		Consumption	(1	tonnes per yea	ır)		(MTCO2e	e per year)	-
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
Goose Club1	1	Electric	TBD	125	3,000	17%	333	603	56,290	n/a	10	0.001	0.000	10	0.02	0.05	10
Goose Club2	2	Electric	TBD	125	3,000	17%	333	603	56,290	n/a	10	0.001	0.000	10	0.02	0.05	10
Goose Club3	3	Electric	TBD	125	3,000	17%	333	603	56,290	n/a	10	0.001	0.000	10	0.02	0.05	10
Goose Club4	4	Electric	TBD	125	3,000	17%	333	603	56,290	n/a	10	0.001	0.000	10	0.02	0.05	10
Goose Club5	5	Electric	TBD	125	3,000	17%	333	603	56,290	n/a	10	0.001	0.000	10	0.02	0.05	10
Goose Club6	6	Electric	TBD	125	3,000	17%	333	603	56,290	n/a	10	0.001	0.000	10	0.02	0.05	10
Goose Club7	7	Electric	TBD	125	3,000	17%	333	603	56,290	n/a	10	0.001	0.000	10	0.02	0.05	10
Goose Club8	8	Electric	TBD	125	3,000	17%	333	603	56,290	n/a	10	0.001	0.000	10	0.02	0.05	10
Goose Club9	g	Electric	TBD	125	3,000	17%	333	603	56,290	n/a	10	0.001	0.000	10	0.02	0.05	10
Goose Club10	10	Electric	TBD	125	3,000	17%	333	603	56,290	n/a	10	0.001	0.000	10	0.02	0.05	10
Goose Club11	11	Electric	TBD	125	3,000	17%	333	603	56,290	n/a	10	0.001	0.000	10	0.02	0.05	10
Goose Club12	12	Electric	TBD	125	3,000	17%	333	603	56,290	n/a	10	0.001	0.000	10	0.02	0.05	10
Goose Club13	13	Electric	TBD	125	3,000	17%	333	603	56,290	n/a	10	0.001	0.000	10	0.02	0.05	10
					Total	100%	2,000	3,621	731.769	0	130	0.010	0.002	130	0.20	0.63	131

Note: All wells are electric; therefore, no local criteria pollutant emissions.

#### Conversion Factors

1 lb =	453.6	g	
1 tonne =	1,000	kg	
1 tonne =	1,000,000	g	
1 MWh =	1,000	kWh	
1 GWh =	1,000,000	kWh	
1 kW =	1.34	hp	
1 hour =	60	minutes	
1 acre-foot =	325,851	gallons	

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

#### Diesel Engine Fuel Consumption

0.4 lb/hp-hr 0.855 g/mL 7.13 lb/gal

CO2	1
CH4	21
N2O	310

# Groundwater Substitution GHG Emissions

Agency	Maxwell Irrigation District
Transfer Volume	4,700 acre feet/year
Location	Colusa County

#### Table 11. Maxwell Irrigation District GHG Emissions

										Fuel			C	GHG Emission	S		
				<b>Power Rating</b>	Pum	p Rate	Transfer Volume	Opera	ation	Consumption	(t	onnes per yea	ar)		(MTCO2e	e per year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
MID1	MID1	Diesel	2006	215	3,800	20%	940	1,343	n/a	16,204	165	0.007	0.001	165	0.14	0.42	166
MID2	MID2	Diesel	2006	215	3,800	20%	940	1,343	n/a	16,204	165	0.007	0.001	165	0.14	0.42	166
MID3	MID3	Diesel	2006	215	3,800	20%	940	1,343	n/a	16,204	165	0.007	0.001	165	0.14	0.42	166
MID4	MID4	Diesel	2006	215	3,800	20%	940	1,343	n/a	16,204	165	0.007	0.001	165	0.14	0.42	166
MID5	MID5	Diesel	2006	215	3,800	20%	940	1,343	n/a	16,204	165	0.007	0.001	165	0.14	0.42	166
					Total	100%	4,700	6,717	0	81,020	827	0.034	0.007	827	0.70	2.08	830

#### Legend

Engine information assumed to be equivalent to Eastside MWC because it is the adjacent water district.

#### Conversion Factors

1 lb =	453.6	g		
1 tonne =	1,000	kg		
1 tonne =	1,000,000	g		
1 MWh =	1,000	kWh		
1 GWh =	1,000,000	kWh		
1 kW =	1.34	hp		
1 hour =	60	minutes		
1 acre-foot =	325,851	gallons		

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

#### Diesel Engine Fuel Consumption

0.4 lb/hp-hr	(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)
0.855 g/mL	(Based on MSDS for Hess Diesel Fuel All Types)
7.13 lb/gal	

CO2	1
CH4	21
N2O	310

Agency	Natomas Central Mutual Water Company
Transfer Volume	30,000 acre feet/year
Location	Sacramento County
	Sutter County

### Table 12. Natomas Central Mutual Water Company GHG Emissions

										Fuel			G	<b>GHG Emission</b>	S		
Description				Power Rating	Pump Rate		Transfer Volume	Oper	ation	Consumption	(tonnes per year)			(MTCO2e per year)			-
	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
	1	Electric		110	4,200	8%	2,308	2,984	244,954	n/a	48	0.003	0.001	48	0.07	0.21	48
	2	Electric		110	4,200	8%	2,308	2,984	244,954	n/a	48	0.003	0.001	48	0.07	0.21	48
	3	Electric		110	4,200	8%	2,308	2,984	244,954	n/a	48	0.003	0.001	48	0.07	0.21	48
	4	Electric		110	4,200	8%	2,308	2,984	244,954	n/a	48	0.003	0.001	48	0.07	0.21	48
	5	Electric		110	4,200	8%	2,308	2,984	244,954	n/a	48	0.003	0.001	48	0.07	0.21	48
	6	Electric		110	4,200	8%	2,308	2,984	244,954	n/a	48	0.003	0.001	48	0.07	0.21	48
	7	Electric		110	4,200	8%	2,308	2,984	244,954	n/a	48	0.003	0.001	48	0.07	0.21	48
	8	Electric		110	4,200	8%	2,308	2,984	244,954	n/a	48	0.003	0.001	48	0.07	0.21	48
	9	Electric		110	4,200	8%	2,308	2,984	244,954	n/a	48	0.003	0.001	48	0.07	0.21	48
	10	Electric		110	4,200	8%	2,308	2,984	244,954	n/a	48	0.003	0.001	48	0.07	0.21	48
	11	Electric		110	4,200	8%	2,308	2,984	244,954	n/a	48	0.003	0.001	48	0.07	0.21	48
	12	Electric		110	4,200	8%	2,308	2,984	244,954	n/a	48	0.003	0.001	48	0.07	0.21	48
	13	Electric		110	4,200	8%	2,308	2,984	244,954	n/a	48	0.003	0.001	48	0.07	0.21	48
					Total	100%	30,000	38,792	3,184,400	0	620	0.042	0.009	620	0.88	2.76	624

#### Legend

Horsepower estimated based on average size engine for fuel type in study area

# Conversion Factors

1 lb =	453.6	6 g
1 tonne =	1,000	0 kg
1 tonne =	1,000,000	0 g
1 MWh =	1,000	0 kWh
1 GWh =	1,000,000	0 kWh
1 kW =	1.34	4 hp
1 hour =	60	0 minutes
1 acre-foot =	325,851	1 gallons
http://www.water.ca.gov/	pubs/dwrnews/	vs/california water facts card/waterfactscard.pdf

CO2	1
CH4	21
N2O	310

#### Groundwater Substitution GHG Emissions

Agency	Pelger Mutual Water Company
Transfer Volume	4,000 acre feet/year
Location	Sutter County

#### Table 13. Pelger Mutual Water Company GHG Emissions

											Fuel			G	HG Emissior	IS		
				Power Rating	I	Pump Rat	e	Transfer Volume	Opera	ation	Consumption	(t	onnes per yea	ar)		(MTCO2e	per year)	
Description	Well	Fuel Type	Model Year	(hp)	(AF/month)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
Pelger MWC Well 3 Klein	Well 3 Klein	Diesel		250	338	4,700	33%	1,333	1,541	n/a	21,608	221	0.009	0.002	221	0.19	0.55	221
Pelger MWC Well 1 Tucker	Well 1 Tucker	Diesel		250	338	4,700	33%	1,333	1,541	n/a	21,608	221	0.009	0.002	221	0.19	0.55	221
Pelger MWC Well 2 Flopet	Well 2 Flopet	Diesel		250	338	4,700	33%	1,333	1,541	n/a	21,608	221	0.009	0.002	221	0.19	0.55	221
						Total	100%	4,000	4,622	0	64,825	662	0.027	0.005	662	0.56	1.66	664

#### Legend

Pump rate based on Well Development & Test Report (October 13, 1993); maximum test pump rate. Fuel type assumed to be diesel (worst-case emissions)

#### Conversion Factors

	1 lb =	453.6	g		
1	tonne =	1,000	kg		
1	tonne =	1,000,000	g		
1	MWh =	1,000	kWh		
1	GWh =	1,000,000	kWh		
	1 kW =	1.34	hp		
1	hour =	60	minutes		
1 acr	e-foot =	325,851	gallons		
http://www.water.ca.g	ov/pubs/dwrn	ews/califor	nia_water_facts	s_card/waterfactscare	d.pdf

# Diesel Engine Fuel Consumption

lessi Engine i dei eensamption	
0.4 lb/hp-hr	(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)
0.855 g/mL	(Based on MSDS for Hess Diesel Fuel All Types)
7.13 lb/gal	

CO2	1
CH4	21
N2O	310

Agency	Pleasant Grove-Verona Mutual Water Company
Transfer Volume	15,000 acre feet/year
Location	Sutter County

#### Table 14. Pleasant Grove-Verona Mutual Water Company GHG Emissions

										Fuel							
				Power Rating	Pur	np Rate	Transfer Volume	Opera		Consumption	(1	onnes per yea	ar)		(MTCO2e	e per year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Tota
PGVMWC Well #1	Well #1	Electric		30	2,000	3%	394	1,070	23,966	n/a	4	0.0003	0.0001	4	0.01	0.02	4
PGVMWC Well #2	Well #2	Electric		250	5,000	7%	986	1,070	199,715	n/a	36	0.0026	0.0006	36	0.06	0.17	36
PGVMWC Monster Pump	Monster Pump	Electric		60	3,100	4%	611	1,070	47,931	n/a	9	0.0006	0.0001	9	0.01	0.04	9
PGVMWC Well #12&17	Well #12&17	Electric		50	1,500	2%	296	1,070	39,943	n/a	7	0.0005	0.0001	7	0.01	0.03	7
PGVMWC Well #11	Well #11	Diesel	2004	250	4,200	6%	828	1,070	n/a	15,014	153	0.0062	0.0012	153	0.13	0.39	154
PGVMWC Well #13&15	Well #13&15	Electric		240	4,800	6%	946	1,070	191,726	n/a	34	0.0025	0.0005	34	0.05	0.17	34
PGVMWC Well #16	Well #16	Electric		240	1,700	2%	335	1,070	191,726	n/a	34	0.0025	0.0005	34	0.05	0.17	34
PGVMWC Willey #1	Willey #1	Diesel	2000	168	3,000	4%	591	1,070	n/a	10,089	103	0.0042	0.0008	103	0.09	0.26	103
PGVMWC Willey #2	Willey #2	Electric		159	3,000	4%	591	1,070	127,018	n/a	23	0.0017	0.0004	23	0.04	0.11	23
PGVMWC Willey #3	Willey #3	Electric		58	2,000	3%	394	1,070	46,334	n/a	8	0.0006	0.0001	8	0.01	0.04	8
PGVMWC Willey #4	Willey #4	Diesel	1974	150	3,000	4%	591	1,070	n/a	9,008	92	0.0037	0.0007	92	0.08	0.23	92
PGVMWC Well #30	Well #30	Diesel	2000	100	1,500	2%	296	1,070	n/a	6,005	61	0.0025	0.0005	61	0.05	0.15	62
PGVMWC Well #31	Well #31	Electric		99	2,500	3%	493	1,070	79,087	n/a	14	0.0010	0.0002	14	0.02	0.07	14
PGVMWC Well #32	Well #32	Electric		99	2,500	3%	493	1,070	79,087	n/a	14	0.0010	0.0002	14	0.02	0.07	14
PGVMWC Well #33	Well #33	Electric		99	2,500	3%	493	1,070	79,087	n/a	14	0.0010	0.0002	14	0.02	0.07	14
PGVMWC Nicholas Sand Field Well	Nicholas Sand Field Well	Diesel	2002	62	2,000	3%	394	1,070	n/a	3,729	38	0.0015	0.0003	38	0.03	0.10	38
PGVMWC Nicholas Filipino Camp #2	Nicholas Filipino Camp #2	Diesel	2002	62	2,000	3%	394	1,070	n/a	3,729	38	0.0015	0.0003	38	0.03	0.10	38
PGVMWC Nicholas Filipino Camp South	Nicholas Filipino Camp South	Diesel	2002	62	2,000	3%	394	1,070	n/a	3,729	38	0.0015	0.0003	38	0.03	0.10	38
PGVMWC Nicholas Johnston Field Well #2	Nicholas Johnston Field Well #2	Electric		58	2,000	3%	394	1,070	46,334	n/a	8	0.0006	0.0001	8	0.01	0.04	8
PGVMWC Nicholas Johnston Well	Nicholas Johnston Well	Electric		58	2,000	3%	394	1,070	46,334	n/a	8	0.0006	0.0001	8	0.01	0.04	8
PGVMWC Nicholas 72-Acre Field South	Nicholas 72-Acre Field South	Diesel	2002	62	2,000	3%	394	1,070	n/a	3,729	38	0.0015	0.0003	38	0.03	0.10	38
PGVMWC Nicholas 72-Acre Field North	Nicholas 72-Acre Field North	Electric		58	2,000	3%	394	1,070	46,334	n/a	8	0.0006	0.0001	8	0.01	0.04	8
PGVMWC Nicholas BBC Well	Nicholas BBC Well	Electric		58	2,000	3%	394	1,070	46,334	n/a	8	0.0006	0.0001	8	0.01	0.04	8
PGVMWC Kelly 190 Field Well #2	Kelly 190 Field Well #2	Diesel	2002	62	2,000	3%	394	1,070	n/a	3,729	38	0.0015	0.0003	38	0.03	0.10	38
PGVMWC Kelly Windmill Field Well #2	Kelly Windmill Field Well #2	Diesel	2002	62	2,000	3%	394	1,070	n/a	3,729	38	0.0015	0.0003	38	0.03	0.10	38
PGVMWC Kelly Windmill North Field Well	Kelly Windmill North Field Well	Diesel	2002	62	2,000	3%	394	1,070	n/a	3,729	38	0.0015	0.0003	38	0.03	0.10	38
PGVMWC Kelly 306 Well	Kelly 306 Well	Electric		111	2,600	3%	512	1,070	88,673	n/a	16	0.0012	0.0002	16	0.02	0.08	16
PGVMWC Scheidel & Osterli #16	Scheidel & Osterli #16	Diesel	1997	234	3,400	4%	670	1,070	n/a	14,053	143	0.0058	0.0012	143	0.12	0.36	144
PGVMWC Scheidel & Osterli #17	Scheidel & Osterli #17	Diesel	1999	101	1,500	2%	296	1,070	n/a	6,065	62	0.0025	0.0005	62	0.05	0.16	62
PGVMWC Scheidel & Osterli #18A	Scheidel & Osterli #18A	Diesel	1999	101	1,800	2%	355	1,070	n/a	6,065	62	0.0025	0.0005	62	0.05	0.16	62
PGVMWC River Ranch #19	River Ranch #19	Diesel	2008	99	2,500	3%	493	1,070	n/a	5,945	61	0.0025	0.0005	61	0.05	0.15	61
					Total	100%	15,000	33,185	1,379,628	98,351	1,250	0.0588	0.0120	1,250	1.24	3.72	1,255

#### Legend

Average HP estimated from pump rates
HP interpolated from other pumps

#### Conversion Factors

1 lb =	453.6	g
1 tonne =	1,000	kg
1 tonne =	1,000,000	g
1 MWh =	1,000	kWh
1 GWh =	1,000,000	kWh
1 kW =	1.34	hp
1 hour =	60	minutes
1 acre-foot =	325,851	gallons
http://www.water.ca.gov/pubs/dwrnews/california_water_facts	_card/waterfactscard.p	odf

#### Diesel Engine Fuel Consumption

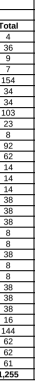
0.4	lb/hp-hr
0.855	g/mL
7.13	lb/gal

(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) (Based on MSDS for Hess Diesel Fuel All Types)

#### Global Warming Potential

CO2	1
CH4	21
N2O	310

Appendix E Greenhouse Gas Emission Calculations



Agency	Princeton-Codora-Glenn Irrigation District
Transfer Volume	5,000 acre feet/year
Location	Glenn County
	Colusa County

#### Table 15. Princeton-Codora-Glenn Irrigation District GHG Emissions

										Fuel			G	HG Emission	IS		
				<b>Power Rating</b>	Pur	np Rate	<b>Transfer Volume</b>	Oper	ation	Consumption	(*	tonnes per yea	ar)		(MTCO2e	per year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(AF/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
C MICHAEL	C MICHAEL	D	0	160	3,000	8%	400	724	n/a	6,500	66	0.0027	0.0005	66	0.06	0.17	67
CHRISMAN 1	CHRISMAN 1	D	0	160	3,000	8%	400	724	n/a	6,500	66	0.0027	0.0005	66	0.06	0.17	67
CHRISMAN 2	CHRISMAN 2	D	0	160	3,000	8%	400	724	n/a	6,500	66	0.0027	0.0005	66	0.06	0.17	67
D PEREZ	D PEREZ	D	0	160	5,000	13%	667	724	n/a	6,500	66	0.0027	0.0005	66	0.06	0.17	67
D PEREZ	D PEREZ	D	0	160	5,000	13%	667	724	n/a	6,500	66	0.0027	0.0005	66	0.06	0.17	67
R PEREZ	R PEREZ	E	0	110	4,000	11%	533	724	59,442	n/a	11	0.0008	0.0002	11	0.02	0.05	11
WELLER	WELLER	D	0	160	3,000	8%	400	724	n/a	6,500	66	0.0027	0.0005	66	0.06	0.17	67
G GIESBREST	G GIESBREST	E	0	110	3,000	8%	400	724	59,442	n/a	11	0.0008	0.0002	11	0.02	0.05	11
L HANSEN	L HANSEN	D	0	160	3,000	8%	400	724	n/a	6,500	66	0.0027	0.0005	66	0.06	0.17	67
J MANN	J MANN	D	0	160	2,500	7%	333	724	n/a	6,500	66	0.0027	0.0005	66	0.06	0.17	67
B GIESBRECHT	<b>B GIESBRECHT</b>	D	0	160	3,000	8%	400	724	n/a	6,500	66	0.0027	0.0005	66	0.06	0.17	67
				Total	37,500	100%	5,000	7,965	118,884	58,498	618	0.0258	0.0052	618	0.54	1.60	621

#### Legend

Horsepower estimated based on average size engine for fuel type in study area

#### **Conversion Factors**

1 lb =	453.6 g
1 tonne =	1,000 kg
1 tonne =	1,000,000 g
1 MWh =	1,000 kWh
1 GWh =	1,000,000 kWh
1 kW =	1.34 hp
1 hour =	60 minutes
1 acre-foot =	325,851 gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

#### **Diesel Engine Fuel Consumption**

0.4 lb/hp-hr 0.855 g/mL	(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) (Based on MSDS for Hess Diesel Fuel All Types)
7.13 lb/gal	
Global Warming Potential	
CO2	1

02	
CH4	21
N2O	310

Agency	Provident Irrigation District
Transfer Volume	5,000 acre feet/year
Location	Glenn County
	Colusa County

### Table 16. Provident Irrigation District GHG Emissions

										Fuel			G	HG Emissior	IS		
				<b>Power Rating</b>	Pur	np Rate	Transfer Volume Operation		Consumption	(†	tonnes per yea	ar)	(MTCO2e per year)				
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(AF/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
WELLER#4	WELLER#4	E	0	110	3,200	9%	456	774	63,507	n/a	11	0.0008	0.0002	11	0.02	0.06	11
WELLER#1	WELLER#1	D	0	160	3,300	9%	470	774	n/a	6,944	71	0.0029	0.0006	71	0.06	0.18	71
B WELLER	B WELLER	D	0	160	3,100	9%	442	774	n/a	6,944	71	0.0029	0.0006	71	0.06	0.18	71
PEREZ&PEREZ	PEREZ&PEREZ	D	0	160	3,200	9%	456	774	n/a	6,944	71	0.0029	0.0006	71	0.06	0.18	71
A PEREZ	A PEREZ	D	0	160	3,000	9%	427	774	n/a	6,944	71	0.0029	0.0006	71	0.06	0.18	71
R HANSEN	R HANSEN	D	0	160	3,000	9%	427	774	n/a	6,944	71	0.0029	0.0006	71	0.06	0.18	71
C MICHAEL	C MICHAEL	D	0	160	2,800	8%	399	774	n/a	6,944	71	0.0029	0.0006	71	0.06	0.18	71
K HANSEN	K HANSEN	E	0	110	3,000	9%	427	774	63,507	n/a	11	0.0008	0.0002	11	0.02	0.06	11
NAVARRO#1	NAVARRO#1	D	0	160	2,500	7%	356	774	n/a	6,944	71	0.0029	0.0006	71	0.06	0.18	71
NAVARRO#2	NAVARRO#2	D	0	160	2,000	6%	285	774	n/a	6,944	71	0.0029	0.0006	71	0.06	0.18	71
D KENNEDY	D KENNEDY	E	0	110	3,000	9%	427	774	63,507	n/a	11	0.0008	0.0002	11	0.02	0.06	11
J MANN	J MANN	D	0	160	3,000	9%	427	774	n/a	6,944	71	0.0029	0.0006	71	0.06	0.18	71
				Total	35,100	100%	5,000	9,284	190,520	62,498	672	0.0284	0.0057	672	0.60	1.77	674

# <u>Legend</u>

Horsepower estimated based on average size engine for fuel type in study area

### Conversion Factors

1 lb =	453.6	g
1 tonne =	1,000	kg
1 tonne =	1,000,000	g
1 MWh =	1,000	kWh
1 GWh =	1,000,000	kWh
1 kW =	1.34	hp
1 hour =	60	minutes
1 acre-foot =	325,851	gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

# Diesel Engine Fuel Consumption

0.4 lb/hp-hr	(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)
0.855 g/mL	(Based on MSDS for Hess Diesel Fuel All Types)
7.13 lb/gal	

Global Warming Potential	
CO2	1
CH4	21
N2O	310

#### Groundwater Substitution GHG Emissions

Reclamation District 108
14,400 acre feet/year
Colusa County
Yolo County

#### Table 17. Reclamation District 108 GHG Emissions

										Fuel	GHG Emissions						
				<b>Power Rating</b>	Pun	np Rate	Transfer Volume	Oper	ation	Consumption	(t	onnes per yea	ar)		(MTCO2e	per year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
RD-108 Well 1	Well 1	Electric		100	3,300	18%	2,625	4,321	322,439	n/a	57	0.004	0.001	57	0.09	0.28	58
RD-108 Well 5	Well 5	Electric		150	1,500	8%	1,193	4,321	483,658	n/a	86	0.006	0.001	86	0.13	0.42	87
RD-108 Well 6	Well 6	Electric		250	5,700	31%	4,535	4,321	806,096	n/a	144	0.011	0.002	144	0.22	0.70	145
RD-108 Well 7	Well 7	Electric		250	3,800	21%	3,023	4,321	806,096	n/a	144	0.011	0.002	144	0.22	0.70	145
RD-108 Well 8	Well 8	Electric		250	3,800	21%	3,023	4,321	806,096	n/a	144	0.011	0.002	144	0.22	0.70	145
				Total	18,100	100%	14,400	21,603	3,224,385	0	575	0.042	0.009	575	0.89	2.80	578

#### Conversion Factors

 $\begin{array}{cccc} 1 \mbox{ lb} = & 453.6 \mbox{ g} \\ 1 \mbox{ tonne} = & 1,000 \mbox{ kg} \\ 1 \mbox{ tonne} = & 1,000,000 \mbox{ g} \\ 1 \mbox{ MWh} = & 1,000 \mbox{ kWh} \\ 1 \mbox{ GWh} = & 1,000,000 \mbox{ kWh} \\ 1 \mbox{ kW} = & 1.34 \mbox{ hp} \end{array}$ 

1 hour = 60 minutes

1 acre-foot = 325,851 gallons

http://www.water.ca.gov/pubs/dwrnews/california water facts card/waterfactscard.pdf

#### Diesel Engine Fuel Consumption

 0.4 lb/hp-hr
 (Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)

 0.855 g/mL
 (Based on MSDS for Hess Diesel Fuel All Types)

 7.13 lb/gal

CO2	1
CH4	21
N2O	310

Agency	Reclamation District 1004
Transfer Volume	5,400 acre feet/year
Location	Colusa County
	Glenn County
	Sutter County

#### Table 18. Reclamation District 1004 GHG Emissions

											GHG Emissions						
				Power Rating	Pu	mp Rate	Transfer Volume	Opera	ation	Consumption		(tonnes per yea	ar)		(MTCO2	e per year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Tot
RD-1004Behring Ranch Club House No. 496461	Behring Ranch Club House No. 496461	Electric		202	3,400	6%	330	527	79,512	n/a	14	0.0010	0.0002	14	0.02	0.07	14
RD-1004Behring Ranch Nursery Well No. 17N1W10H1	Behring Ranch Nursery Well No. 17N1W10H1	Diesel	TBD	40	1,000	2%	97	527	n/a	1,184	12	0.0005	0.0001	12	0.01	0.03	12
RD-1004Gardener No. 498178	Gardener No. 498178	Diesel	2009	215	3,500	6%	340	527	n/a	6,362	65	0.0026	0.0005	65	0.06	0.16	65
RD-1004Drumheller Well #7	Drumheller Well #7	Diesel	TBD	162	4,000	7%	388	527	n/a	4,794	49	0.0020	0.0004	49	0.04	0.12	49
RD-1004Myers Well #2 No. 340884	Myers Well #2 No. 340884	Electric	1982	100	4,100	7%	398	527	39,362	n/a	7	0.0005	0.0001	7	0.01	0.03	7
RD-1004Stonewell #6 No. 11334	Stonewell #6 No. 11334	Electric	2006	40	1,800	3%	175	527	15,745	n/a	3	0.0002	0.0000	3	0.00	0.01	3
RD-1004Myers Well #1 No. 3457	Myers Well #1 No. 3457	Electric	2006	40	2,200	4%	214	527	15,745	n/a	3	0.0002	0.0000	3	0.00	0.01	3
RD-1004Hall Well No. 369428	Hall Well No. 369428	Electric	2011	125	4,500	8%	437	527	49,203	n/a	9	0.0006	0.0001	9	0.01	0.04	9
RD-1004Hall Well No. X	Hall Well No. X	Electric	TBD	148	4,500	8%	437	527	58,256	n/a	10	0.0008	0.0002	10	0.02	0.05	1(
RD-1004Gardener No. 374672	Gardener No. 374672	Diesel	2008	215	3,500	6%	340	527	n/a	6,362	65	0.0026	0.0005	65	0.06	0.16	65
RD-1004Behring Ranch West Well No. 97863	Behring Ranch West Well No. 97863	Electric		53	2,300	4%	223	527	20,862	n/a	4	0.0003	0.0001	4	0.01	0.02	4
RD-1004Behring Ranch 10 Field Well No. 496441	Behring Ranch 10 Field Well No. 496441	Diesel	2008	225	5,800	10%	563	527	n/a	6,658	68	0.0028	0.0006	68	0.06	0.17	68
RD-1004Behring Ranch Pearl 20094	Behring Ranch Pearl 20094	Diesel	TBD	80	2,500	4%	243	527	n/a	2,367	24	0.0010	0.0002	24	0.02	0.06	24
RD-1004Sikes & Parachini #2 No. 374682	Sikes & Parachini #2 No. 374682	Diesel	2008	150	4,000	7%	388	527	n/a	4,439	45	0.0018	0.0004	45	0.04	0.11	45
RD-1004Sikes & Parachini #1 No. 93124	Sikes & Parachini #1 No. 93124	Diesel	2006	173	4,000	7%	388	527	n/a	5,119	52	0.0021	0.0004	52	0.04	0.13	52
RD-1004Rancho Valeta No. 726883	Rancho Valeta No. 726883	Diesel	2004	170	4,500	8%	437	527	n/a	5,030	51	0.0021	0.0004	51	0.04	0.13	52
					Total	100%	5,400	8,439	278,686	42,315	482	0.0212	0.0043	482	0.44	1.33	48

#### Legend

HP interpola	ted from other pumps			
Power rating	Power rating equal to pump with closest equivalent pump rate			
Conversion Factors				
1 lb =	453.6 g			
1 tonne =	1,000 kg			
1 tonne =	1,000,000 g			
1 MWh =	1,000 kWh			
1 GWh =	1,000,000 kWh			
1 kW =	1.34 hp			
1 hour =	60 minutes			
1 acre-foot =	325,851 gallons			
http://www.water.ca.gov/pubs/dwrnews/california water facts card/waterf				

#### Diesel Engine Fuel Consumption

0.4	lb/hp-hr
0.855	g/mL
7.13	lb/gal

#### (Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) (Based on MSDS for Hess Diesel Fuel All Types)

#### Global Warming Potential

CO2			
CH4			
N2O			

1 21 310 Appendix E Greenhouse Gas Emission Calculations

Total
14
12
65
49
7
3
3
9
10
65
4
68
24
45
52
52
483

E-17 - March 2014

#### Groundwater Substitution GHG Emissions

Agency	River Garden Farms
Transfer Volume	6,000 acre feet/year
Location	Yolo County

#### Table 19. River Garden Farms GHG Emissions

										Fuel			G	HG Emission	s		
				Power Rating	Pun	np Rate	Transfer Volume	Opera	ation	Consumption	(t	onnes per yea	ır)		(MTCO2e	per year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
RG Field 65 PW	Field 65 PW	Electric	2008	110	2,500	14%	862	1,873	153,774	n/a	27	0.002	0.000	27	0.04	0.13	28
RG Field 71 PW	Field 71 PW	Electric	2001	110	1,700	10%	586	1,873	153,774	n/a	27	0.002	0.000	27	0.04	0.13	28
RG Field 98 PW	Field 98 PW	Electric	1963	110	2,900	17%	1,000	1,873	153,774	n/a	27	0.002	0.000	27	0.04	0.13	28
RG Field 104 PW	Field 104 PW	Electric	2008	110	2,500	14%	862	1,873	153,774	n/a	27	0.002	0.000	27	0.04	0.13	28
RG Field 104-09 PW	Field 104-09 PW	Electric	2009	110	2,990	17%	1,031	1,873	153,774	n/a	27	0.002	0.000	27	0.04	0.13	28
RG Field 91-09 PW	Field 91-09 PW	Electric	2009	110	2,840	16%	980	1,873	153,774	n/a	27	0.002	0.000	27	0.04	0.13	28
RG Field 117 PW	Field 117 PW	Electric	2009	110	1,965	11%	678	1,873	153,774	n/a	27	0.002	0.000	27	0.04	0.13	28
					Total	100%	6,000	13,113	1,076,417	0	192	0.014	0.003	192	0.30	0.93	193

#### Legend

	Horsepower estimated based on average size engine for fuel type in study area	
Conversion Factors		
1 lb =	453.6 g	
1 tonne =	= 1,000 kg	

	1,000 kg
1 tonne =	1,000,000 g
1 MWh =	1,000 kWh
1 GWh =	1,000,000 kWh
1 kW =	1.34 hp
1 hour =	60 minutes
1 acre-foot =	325.851 gallons

1 acre-foot = 325,851 gallons http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

#### Diesel Engine Fuel Consumption

	0.4 lb/hp-hr	(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP)
	0.855 g/mL 7.13 lb/gal	(Based on MSDS for Hess Diesel Fuel All Types)
<u>Global Wa</u>	rming Potential	
CO2		1
CO2 CH4		1 21

Agency	Roberts Ditch Irrigation Company
Transfer Volume	3,330 acre feet/year
Location	Colusa County

#### Table 20. Roberts Ditch Irrigation Company GHG Emissions

										Fuel			G	GHG Emission	s		
				<b>Power Rating</b>	Pum	p Rate	<b>Transfer Volume</b>	Oper	ation	Consumption	(t	onnes per yea	ır)		(MTCO2e	per year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
RDIC Well North	RDIC Well North	E	0	110	4,500	50%	1,665	2,009	164,952	n/a	29	0.0022	0.0005	29	0.05	0.14	30
RDIC Well South	RDIC Well South	E	0	110	4,500	50%	1,665	2,009	164,952	n/a	29	0.0022	0.0005	29	0.05	0.14	30
				Total	9,000	100%	3,330	4,019	329,904	0	59	0.0043	0.0009	59	0.09	0.29	59

#### Legend

Horsepower estimated based on average size engine for fuel type in study area

#### **Conversion Factors**

1 lb =	453.6	g
1 tonne =	1,000	kg
1 tonne =	1,000,000	g
1 MWh =	1,000	kWh
1 GWh =	1,000,000	kWh
1 kW =	1.34	hp
1 hour =	60	minutes
1 acre-foot =	325,851	gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

#### **Diesel Engine Fuel Consumption**

0.4	lb/hp-hr
0.855	g/mL
7.13	lb/gal

(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) (Based on MSDS for Hess Diesel Fuel All Types)

CO2	1
CH4	21
N2O	310

Agency	Sycamore Mutual Water Company
Transfer Volume	8,000 acre feet/year
Location	Colusa County

#### Table 21. Sycamore Mutual Water Company GHG Emissions

										Fuel			G	<b>GHG Emissior</b>	ns		
Sycamore Family Trust1				<b>Power Rating</b>	Pum	np Rate	<b>Transfer Volume</b>	Oper	ation	Consumption	(1	tonnes per yea	ar)		(MTCO2e	e per year)	-
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
Sycamore Family Trust11	11	Electric		100	2,500	7%	571	1,241	92,637	n/a	17	0.001	0.000	17	0.03	0.08	17
Sycamore Family Trust15	15	Electric		75	2,500	7%	571	1,241	69,478	n/a	12	0.001	0.000	12	0.02	0.06	12
Sycamore Family Trust14	14	Electric		100	2,500	7%	571	1,241	92,637	n/a	17	0.001	0.000	17	0.03	0.08	17
Sycamore Family Trust17	17	Electric		125	3,500	10%	800	1,241	115,796	n/a	21	0.002	0.000	21	0.03	0.10	21
Sycamore Family Trust1	1	Electric		125	3,000	9%	686	1,241	115,796	n/a	21	0.002	0.000	21	0.03	0.10	21
Sycamore Family Trust2	2	Electric		125	3,000	9%	686	1,241	115,796	n/a	21	0.002	0.000	21	0.03	0.10	21
Sycamore Family Trust3	3	Electric		125	3,000	9%	686	1,241	115,796	n/a	21	0.002	0.000	21	0.03	0.10	21
Sycamore Family Trust4	4	Electric		125	3,000	9%	686	1,241	115,796	n/a	21	0.002	0.000	21	0.03	0.10	21
Sycamore Family Trust5	5	Electric		125	3,000	9%	686	1,241	115,796	n/a	21	0.002	0.000	21	0.03	0.10	21
Sycamore Family Trust6	6	Electric		125	3,000	9%	686	1,241	115,796	n/a	21	0.002	0.000	21	0.03	0.10	21
Sycamore Family Trust7	7	Electric		125	3,000	9%	686	1,241	115,796	n/a	21	0.002	0.000	21	0.03	0.10	21
Sycamore Family Trust8	8	Electric		125	3,000	9%	686	1,241	115,796	n/a	21	0.002	0.000	21	0.03	0.10	21
					Total	100%	8,000	14,896	1,296,919	0	231	0.017	0.004	231	0.36	1.13	233

# Conversion Factors

1 lb =	453.6	g	
1 tonne =	1,000	kg	
1 tonne =	1,000,000	g	
1 MWh =	1,000	kWh	
1 GWh =	1,000,000	kWh	
1 kW =	1.34	hp	
1 hour =	60	minutes	
1 acre-foot =	325,851	gallons	

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

CO2	1
CH4	21
N2O	310

Agency	T&P Farms	
Transfer Volume		840 acre feet/year
Location		Colusa County

#### Table 22. T&P Farms GHG Emissions

										Fuel			G	GHG Emission	s		
				<b>Power Rating</b>	Pum	np Rate	Transfer Volume	Operation		Consumption	(t	onnes per yea	ar)		(MTCO2e	per year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
NW-3	NW-3	E	0	110	3,500	50%	420	652	53,498	n/a	10	0.0007	0.0001	10	0.01	0.05	10
NW-4	NW-4	E	0	110	3,500	50%	420	652	53,498	n/a	10	0.0007	0.0001	10	0.01	0.05	10
				Total	7,000	100%	840	1,303	106,996	0	19	0.0014	0.0003	19	0.03	0.09	19

#### Legend

Horsepow

Horsepower estimated based on average size engine for fuel type in study area

#### **Conversion Factors**

1 lb =	453.6	g
1 tonne =	1,000	kg
1 tonne =	1,000,000	g
1 MWh =	1,000	kWh
1 GWh =	1,000,000	kWh
1 kW =	1.34	hp
1 hour =	60	minutes
1 acre-foot =	325,851	gallons

http://www.water.ca.gov/pubs/dwrnews/california\_water\_facts\_card/waterfactscard.pdf

#### Diesel Engine Fuel Consumption

0.4	lb/hp-hr
0.855	g/mL
7.13	lb/gal

(Based on spec sheet for John Deere 6068H, 6.8L Engine, 173 HP) (Based on MSDS for Hess Diesel Fuel All Types)

CO2	1
CH4	21
N2O	310

# Groundwater Substitution GHG Emissions

Agency	Te Velde Revocable Family Trust
Transfer Volume	2,925 acre feet/year
Location	Yolo County

#### Table 23. Te Velde Revocable Family Trust GHG Emissions

										Fuel			C	GHG Emission	IS		
				<b>Power Rating</b>	Pun	np Rate	Transfer Volume	Opera	ation	Consumption	(1	onnes per yea	ar)		(MTCO2e	per year)	
Description	Well	Fuel Type	Model Year	(hp)	(gpm)	(% of Total)	(acre feet/year)	(hours/year)	(kWh/yr)	(gal/yr)	CO2	CH4	N2O	CO2	CH4	N2O	Total
Sacramento River Ranch123448	123448	elec		127	4656	35%	1,016	1,185	112,320	n/a	20	0.001	0.000	20	0.03	0.10	20
Sacramento River Ranch123447	123447	elec		104	2200	16%	480	1,185	91,979	n/a	16	0.001	0.000	16	0.03	0.08	16
Sacramento River Ranch33839	33839	elec		143	2833	21%	618	1,185	126,471	n/a	23	0.002	0.000	23	0.03	0.11	23
Sacramento River Ranch33838	33838	elec		125	3715	28%	811	1,185	110,551	n/a	20	0.001	0.000	20	0.03	0.10	20
					Total	100%	2,925	4,740	441,321	0	79	0.006	0.001	79	0.12	0.38	79

#### **Conversion Factors**

1 lb =	453.6 g
1 tonne =	1,000 kg
1 tonne =	1,000,000 g
1 MWh =	1,000 kWh
1 GWh =	1,000,000 kWh
1 kW =	1.34 hp
1 hour =	60 minutes
1 acre-foot =	325,851 gallons
http://www.water.ca.gov/pubs/dwrne	ews/california_water_facts_card/waterfactscard.pdf

Global Warming Potential	
CO2	1
CH4	21
N2O	310

# **Engine Size Summary**

# Table 24

# Engine Power Rating Summary by Fuel Type

Fuel Type	No. Engines	Avg. HP	Max HP	Min HP
Diesel	32	160	350	62.1
Electric	53	110	300	15
Natural Gas	1	190	190	190

# **GHG Emission Factors**

# Table 25

# **GHG Emission Factors for Electric Pumps**

		Emission Factors		
		CO2	CH4	N2O
County	Utility Company	(lbs/MWh)	(lbs/GWh)	(lbs/GWh)
Colusa	Pacific Gas & Electric	392.87	28.94	6.17
Glenn	Pacific Gas & Electric	392.87	28.94	6.17
Merced	Pacific Gas & Electric	392.87	28.94	6.17
Placer	Pacific Gas & Electric	392.87	28.94	6.17
Sacramento	Sacramento Municipal Utility District	429.29	28.94	6.17
San Joaquin	Pacific Gas & Electric	392.87	28.94	6.17
Shasta	Pacific Gas & Electric	392.87	28.94	6.17
Solano	Pacific Gas & Electric	392.87	28.94	6.17
Sutter	Pacific Gas & Electric	392.87	28.94	6.17
Yolo	Pacific Gas & Electric	392.87	28.94	6.17
Yuba	Pacific Gas & Electric	392.87	28.94	6.17

# Table 26

# Utility-Specific CO2 Emission Factors

2009 Emission Ra	ites	
		Emission Factor
Utility	Factor Type	(Ibs CO <sub>2</sub> /MWh)
Modesto Irrigation District	Retail Power	1,036.17
	Special Power	0
	Wholesale Power	2,048.09
Pacific Gas & Electric	System Average	575.38
Bonneville Power Authority	System Average	93.17
2010 Emission Ra	ites	
		<b>Emission Factor</b>
Utility	Factor Type	(Ibs CO <sub>2</sub> /MWh)
Sacramento Municipal Utility District	Retail Power	526.47
	Special Power	0.00
	Wholesale Power	828.58
Newmont Nevada Energy Investment	Wholesale Power	2,055.79
Pacific Gas & Electric	System Average	444.64
City of Vernon, Light and Power	System Average	775.83
Modesto Irrigation District	Retail Power	942.99
	Special Power	0.00
	Wholesale Power	2,026.12
Northern States Power Company (Xcel Energy)	System Average	1,047.20
Public Service Company of Colorado (Xcel Energy)	System Average	1,675.51
Southwestern Public Service Company (Xcel Energy)	System Average	1,552.05
Seattle City Light	Retail Power	45.57
	Special Power	0.00
	Wholesale Power	537.64
Bonneville Power Authority	System Average	134.70

2011 Emission Ra	ates	
		Emission Factor
Utility	Factor Type	(Ibs CO <sub>2</sub> /MWh)
Pacific Gas & Electric	System Average	392.87
Bonneville Power Authority	System Average	47.86
Seattle City Light	Retail Power	13.77
	Special Power	0.00
	Wholesale Power	218.75
Sacramento Municipal Utility District	Retail Power	429.29
	Special Power	0.00
	Wholesale Power	795.14
City of Vernon, Light and Power	System Average	731.49
Northern States Power Company (Xcel Energy)	System Average	1,071.45
Public Service Company of Colorado (Xcel Energy)	System Average	1,618.19
Southwestern Public Service Company (Xcel Energy)	System Average	1,472.69
2012 Emission Ra	ates	•
		Emission Factor
Utility	Factor Type	(lbs CO <sub>2</sub> /MWh)
City of Vernon, Light and Power	System Average	765.97
Source:		-

Source:

The Climate Registry. 2013. Utility-Specific Emission Factors. Accessed on: January 2, 2014. Available at: http://www.theclimateregistry.org/resources/protocols/general-reporting-protocol/.

#### Table 27

#### eGRID GHG Emission Factors

eGRID 2012		2009 Emission Rates				
Subregion	eGRID 2012 Subregion Name	(lbs CO2/MWh)	(lbs CH4/GWh)	(lbs N2O/GWh)		
AKGD	ASCC Alaska Grid	1,280.86	27.74	7.69		
AKMS	ASCC Miscellaneous	521.26	21.78	4.28		
AZNM	WECC Southwest	1,191.35	19.13	15.58		
CAMX	WECC California	658.68	28.94	6.17		
ERCT	ERCOT All	1,181.73	16.7	13.1		
FRCC	FRCC All	1,176.61	39.24	13.53		
HIMS	HICC Miscellaneous	1,351.66	72.4	13.8		
HIOA	HICC Oahu	1,593.35	101.74	21.98		
MROE	MRO East	1,591.65	23.98	27.04		
MROW	MRO West	1,628.60	28.8	27.79		
NEWE	NPCC New England	728.41	75.68	13.86		
NWPP	WECC Northwest	819.21	15.29	12.5		
NYCW	NPCC NYC/Westchester	610.67	23.75	2.81		
NYLI	NPCC Long Island	1,347.99	96.86	12.37		
NYUP	NPCC Upstate NY	497.92	15.94	6.77		
RFCE	RFC East	947.42	26.84	14.96		
RFCM	RFC Michigan	1,659.46	31.41	27.89		
RFCW	RFC West	1,520.59	18.12	25.13		
RMPA	WECC Rockies	1,824.51	22.25	27.19		
SPNO	SPP North	1,815.76	21.01	28.89		
SPSO	SPP South	1,599.02	23.25	21.79		
SRMV	SERC Mississippi Valley	1,002.41	19.45	10.65		
SRMW	SERC Midwest	1,749.75	19.57	28.98		
SRSO	SERC South	1,325.68	22.27	20.78		
SRTV	SERC Tennessee Valley	1,357.71	17.28	22.09		
SRVC	SERC Virginia/Carolina	1,035.87	21.51	17.45		
US Territories (not an eGRID Region)*	n/a	1,891.57	75.91	17.13		

2014. Available at: http://www.theclimateregistry.org/downloads/2013/04/2013-Climate-Registry-Default-Emissions-Factors.pdf.

#### Table 28 Diesel Emission Factors

Pollutant	Emission Factor	Unit	Emission Factor Description
CO2	10.21	kg/gallon	Table 12.1, Distillate Fuel Oil No. 2
CH4	0.003	kg/MMBtu	Table 12.9, Petroleum Products, Industrial
N2O	0.0006	kg/MMBtu	Table 12.9, Petroleum Products, Industrial
Heat Content	0.138	MMBtu/gallon	Table 12.1, Distillate Fuel Oil No. 2

Source: The Climate Registry. 2013. 2013 Climate Registry Default Emission Factors. Accessed on: January 2, 2014. Available at: http://www.theclimateregistry.org/downloads/2013/04/2013-Climate-Registry-Default-Emissions-Factors.pdf.

#### Table 29

#### **Natural Gas Emission Factors**

Pollutant	Emission Factor	Unit	Emission Factor Description
CO2	53.02	kg/MMBtu	Table 12.1, US Weighted Average
CH4	0.001	kg/MMBtu	Table 12.9, Natural Gas, Industrial
N2O	0.0001	kg/MMBtu	Table 12.9, Natural Gas, Industrial
Heat Content	1,028	Btu/scf	Table 12.1, US Weighted Average

Source: The Climate Registry. 2013. 2013 Climate Registry Default Emission Factors. Accessed on: January 2, 2014. Available at: http://www.theclimateregistry.org/downloads/2013/04/2013-Climate-Registry-Default-Emissions-Factors.pdf.

### Table 30. Reduced Exhaust Emissions from Cropland Idling

Water Agency	Groundwater Substitution	<b>Cropland Idling/ Crop Shifting</b>	GW Pumping Equivalent	Annual Emission (MT/year)			Annual Emissions (MTCO2e/year)			
	(acre-feet/year)	(acre-feet/year)	(acre-feet/year)	CO2	CH4	N2O	CO2	CH4	N2O	Total
Biggs-West Gridley Water District	0	32,190	7,574	1,253	0	0	1,253	1	3	1,257
Canal Farms	860	635	149	25	0	0	25	0	0	25
Conaway Preservation Group	26,639	16,014	3,768	623	0	0	623	1	2	626
Glenn-Colusa Irrigation District	26,168	76,000	17,882	2,959	0	0	2,959	3	7	2,969
Goose Club Farms and Teichert Aggregate	2,000	6,000	1,412	234	0	0	234	0	1	234
Maxwell Irrigation District	4,700	7,500	1,765	292	0	0	292	0	1	293
Pelger Mutual Water Company	4,000	1,903	448	74	0.00	0.00	74	0.06	0.19	74
Pleasant Grove-Verona Mutual Water Company	15,000	9,000	2,118	350	0	0	350	0	1	352
Princeton-Codora-Glenn Irrigation District	5,000	3,000	706	117	0	0	117	0	0	117
Provident Irrigation District	5,000	3,000	706	117	0	0	117	0	0	117
Reclamation District 108	15,000	20,000	4,706	779	0	0	779	1	2	781
Reclamation District 1004	5,400	7,500	1,765	292	0	0	292	0	1	293
Roberts Ditch Irrigation Company	3,330	2,095	493	82	0	0	82	0	0	82
Sycamore Mutual Water Company	8,000	10,000	2,353	389	0	0	389	0	1	391
T&P Farms	840	635	149	25	0	0	25	0	0	25
Te Velde Revocable Family Trust	2,925	5,387	1,268	210	0	0	210	0	1	211
Total	124,862	200,859	47,262	7,820	0.32	0.06	7,820	6.66	19.66	7,847

Notes:

Reclamation District 108 used to estimate emissions for other water agencies.

Engine power rating equal to 140 hp for RD-108 engines.

The Byron Buck memo is based on diesel-fueled engines with sizes ranging from 121 to 225 hp; all engines are noncertified (Tier 0).

RD-108 engines are therefore determined to be a sufficient proxy to estimate the difference in emissions between groundwater substitution and cropland idling.

1 acre-foot of groundwater pumped =

4.25 acre-feet produced by fallowing

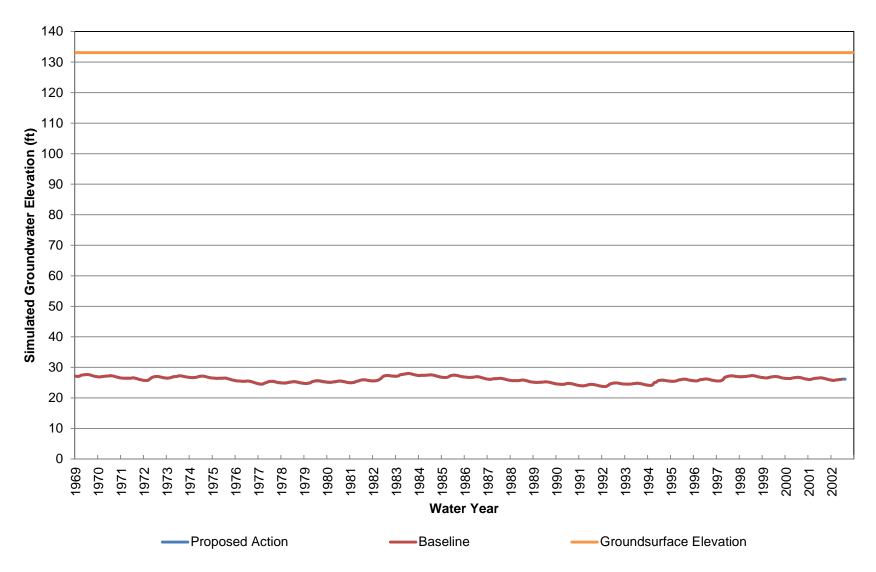
Source: Byron Buck & Associates. 2009. "Comparison of Summertime Emission Credits from Land Fallowing Versus Groundwater Pumping."

# Appendix E Greenhouse Gas Emission Calculations

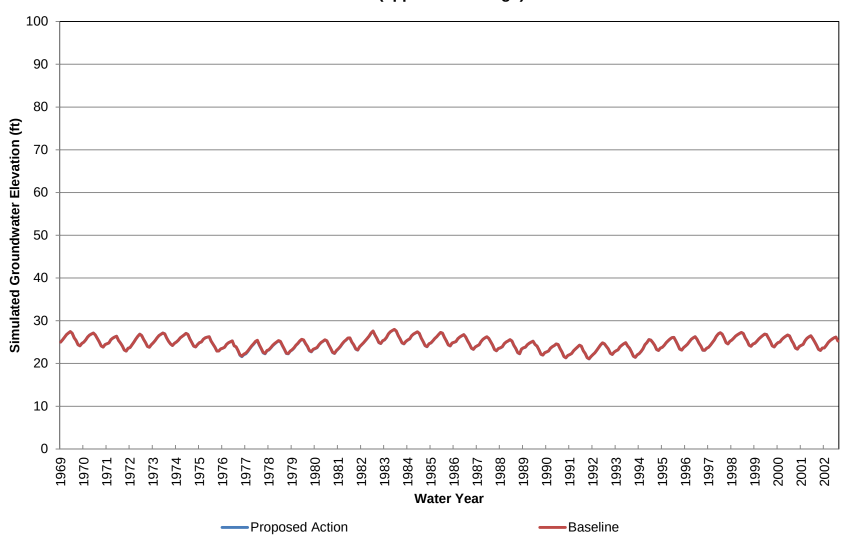
# Appendix F

**Groundwater Modeling Results** 

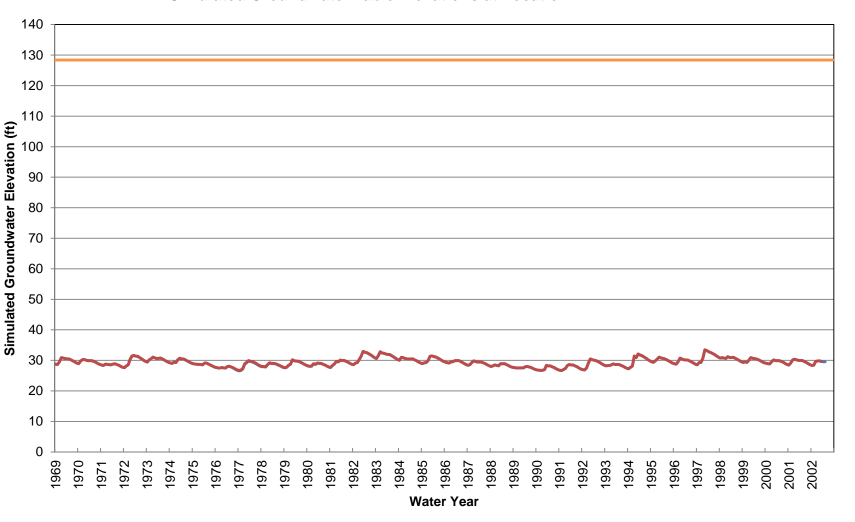
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# 2014 Tehama-Colusa Canal Authority Water Transfers Draft EA/IS Simulated Groundwater Table Elevations at Location 1



# 2014 Tehama-Colusa Canal Authority Water Transfers Draft EA/IS Simulated Groundwater Head (approx. 110 ft bgs) at Location 1



Baseline

#### 2014 Tehama-Colusa Canal Authority Water Transfers Draft EA/IS Simulated Groundwater Table Elevations at Location 2

Proposed Action

Groundsurface Elevation

