Final Environmental Assessment and Finding of No Significant Impact for the Jordan Aqueduct at Bangerter Highway and 9800 South

PRO-EA-22-002

Interior Region 7 – Upper Colorado Basin
Provo Area Office
Provo, Utah
Mission Statements

The U.S. Department of the Interior protects and manages the Nation’s natural resources and cultural heritage; provides scientific and other information about those resources; and honors its trust responsibilities or special commitments to American Indians, Alaska Natives, and affiliated Island Communities.

The mission of the U.S. Bureau of Reclamation is to manage, develop, and protect water and related resources in an environmentally and economically sound manner in the interest of the American public.
Final Environmental Assessment and Finding of No Significant Impact for the Jordan Aqueduct at Bangerter Highway and 9800 South

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Interior Region 7 – Upper Colorado Basin
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The U.S. Bureau of Reclamation (Reclamation) prepared this abbreviated Environmental Assessment (EA) to assess the potential consequences to the Jordan Aqueduct from planned Utah Department of Transportation (UDOT) improvements to Bangerter Highway at 9800 South in Salt Lake County, Utah. A Programmatic EA was previously developed and distributed for public comment, but none were received. A Finding of No Significant Impact (FONSI) was signed for the Programmatic EA in March 2022. This abbreviated EA tiers to that Programmatic EA pursuant to the Council on Environmental Quality’s regulations implementing the National Environmental Policy Act found at 40 Code of Federal Regulations 1501.11.

The Proposed Action is needed because the planned UDOT interchange project on Bangerter Highway at 9800 South has the potential to encroach on the Jordan Aqueduct easement and pipeline and/or build permanent structures that are not allowed under the Jordan Aqueduct Protection Criteria. The purpose of the Proposed Action consists of two objectives, which are to (1) maintain the Jordan Aqueduct easement and pipeline in a similar or better condition compared to its current condition and (2) ensure that all Jordan Aqueduct Protection Criteria are met at the locations on Bangerter Highway planned for roadway improvements by UDOT.

This abbreviated EA has been prepared in compliance with the National Environmental Policy Act and Reclamation procedures, and is intended to serve environmental review and consultation requirements pursuant to Executive Order 11988 (Floodplain Management), Executive Order 11990 (Wetlands Protection), Executive Order 12898 (Environmental Justice), the National Historic Preservation Act (Section 106), the Endangered Species Act [Section 7(c)], and Department of Interior and Reclamation Indian Trust Asset policies.

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U.S. Department of the Interior
Bureau of Reclamation
Provo Area Office
Provo, Utah

ENVIRONMENTAL ASSESSMENT
and
FINDING OF NO SIGNIFICANT IMPACT
for the Jordan Aqueduct at
9800 South/Bangerter Highway Interchange
Salt Lake County, Utah
PRO-EA-22-002

Recommended by:

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1 Introduction

Programmatic Environmental Assessment Background. The U.S. Bureau of Reclamation (Reclamation) completed a Programmatic Environmental Assessment (PEA) for the Jordan Aqueduct on Bangerter Highway between 2700 West (Riverton) and State Route (S.R.) 201 (2100 South) on March 15, 2022 (PRO-EA-21-004). The PEA had two objectives, which were to (1) maintain the Jordan Aqueduct easement and pipeline in a similar or better condition compared to its current condition while minimizing impacts to the surrounding human and natural environment and (2) ensure that all Jordan Aqueduct Protection Criteria are met at the locations on Bangerter Highway planned for roadway improvements by the Utah Department of Transportation (UDOT).

The PEA included the potential consequences to the Jordan Aqueduct from UDOT’s planned Bangerter Highway interchange projects at 2700 West (Riverton), 9800 South, 4700 South, 4100 South, 3500 South, 3100 South, Parkway Boulevard (2700 South), and S.R. 201 (2100 South).

The PEA and the information it generated were intended to be used for the following purposes:

- To disclose expected program-related environmental effects
- To disclose procedures and develop measures that reduce or eliminate these environmental effects
- To assist Reclamation and potentially other agencies in the decision-making process pursuant to the National Environmental Policy Act of 1969, as amended (NEPA)
- To serve as a starting point for evaluating site-specific environmental impacts

The PEA also specified that, as specific project details are determined, site-specific environmental review will occur. This additional environmental review could include, but is not limited to, revisions or additions to proposed measures to minimize and avoid potential effects, and agency consultation. Reclamation will use the following procedures to authorize site-specific UDOT projects that could impact the Jordan Aqueduct:

1. UDOT and the Jordan Valley Water Conservancy District (JVWCD) would propose and develop individual projects specific to a single interchange consistent with the Proposed Action, project design features, and decisions for this PEA.

2. Before Reclamation makes a final decision (a finding of no significant impact, or FONSI) regarding each project, Reclamation will determine whether the effects of the planned activities exceed the effects disclosed in this PEA by preparing a site-specific EA, pursuant to 40 Code of Federal Regulations
(CFR) Section 1501.11 (tiering).

a. If the scope and degree of the effects are within the scope of the
effects described in the PEA, Reclamation will complete a brief EA
and FONSI, referencing the relevant reports disclosing those effects.

b. If the scope and degree of the effects exceed those described in the
PEA, Reclamation will perform additional environmental review in a
less abbreviated EA or in an Environmental Impact Statement (EIS),
depending on the anticipated significance of the effects of the site-
specific project. The appropriate decision document (FONSI or
Record of Decision) would then follow.

3. Reclamation will post all final EAs and FONSIs on Reclamation’s website at
https://www.usbr.gov/uc/DocLibrary/ea.html. EISs have unique web
pages.

As described in the PEA and in compliance with NEPA, Reclamation’s Provo Area
Office has prepared a site-specific EA, pursuant to 40 CFR Section 1501.11 (tiering),
to determine whether the effects of UDOT’s planned 9800 South/Bangerter
Highway interchange project (Project) exceed the effects disclosed in the PEA.

**UDOT 9800 South/Bangerter Highway Interchange Project Background.**

UDOT prepared a State Environmental Study (SES) to evaluate the impacts from
UDOT’s proposal to construct a new grade-separated interchange on Bangerter
Highway at 9800 South in South Jordan, Utah.

The purpose of UDOT’s 9800 South/Bangerter Highway interchange project is to
alleviate congestion and improve operations at the 9800 South/Bangerter Highway
intersection and to support regional network mobility and operations. UDOT is
proposing to construct a grade-separated tight-diamond interchange at the 9800
South and Bangerter Highway intersection. The new interchange would allow
unimpeded traffic flow on Bangerter Highway. Additional project work includes exit
and entrance ramps, auxiliary lanes, pavement improvements, noise wall
replacements, and a new pedestrian structure to replace the existing pedestrian
structure. The proposed grade-separated interchange would be shifted west to avoid
having any permanent structures (such as bridges or noise walls) located on the
Jordan Aqueduct easement.

As part of the 9800 South/Bangerter Highway interchange project, protect-in-place
measures on the Jordan Aqueduct will be installed along a length of approximately
4,000 feet centered on the interchange at 9800 South.
A Draft SES was completed in January 2022, and a Final SES was approved on March 16, 2022. UDOT held an in-person public meeting on January 26, 2022; held an online public meeting on January 27, 2022; and provided a 30-day public comment period from January 17, 2022, to February 15, 2022. During the public comment period, UDOT received 98 comments. The comments generally were concerned with the following topics: support for the Bangerter Highway under 9800 South option, preference for 9800 South to go over or under Bangerter Highway with no access, safety of school children, support to keep the pedestrian bridge in the current location, concerns about noise increases and mitigation, and concerns about visual changes, specifically related to the Bangerter Highway over 9800 South option. UDOT received two comments recognizing the Jordan Aqueduct as a constraint as part of the public comment period. None of the comments were related to the proposed protect-in-place measures on the Jordan Aqueduct.
2 Alternatives

This EA analyzed two alternatives: the No Action Alternative and the Proposed Action Alternative (Proposed Action).

No Action
With the No Action Alternative, Reclamation would not authorize any UDOT impacts to the Jordan Aqueduct, and UDOT would be required to modify the 9800 South/Bangerter Highway interchange project to avoid impacts to Reclamation facilities. This alternative would not meet the purpose of, or need for, the Proposed Action.

Proposed Action
The Proposed Action would install protect-in-place measures on the Jordan Aqueduct along a length of approximately 4,000 feet centered on the interchange at 9800 South (approximate limits of 10100 South and 9300 South). The final limits of internal protections will be based on the design extents of the new overpass at the interchange. Protect-in-place measures will include installing temporary internal joint seals and/or internal welding of existing aqueduct joints at critical points along the new interchange that will be subject to potential settlement and vibrations during construction.

The Jordan Aqueduct turnout structure at 9800 South would be used as an access point into the pipeline to install the temporary internal seals, but the turn-out and manway access structure itself, including its above-ground and below-grade appurtenances and mechanical pipes, will not be modified.

Reclamation and JVWCD anticipate that existing corrosion monitoring and protection facilities might be relocated at 9800 South. This work could include relocating corrosion monitoring test stations along the impacted reach of the Jordan Aqueduct at 9800 South.

The Proposed Action also includes easement encroachment agreement work for the Reclamation easements affected by UDOT’s 9800 South/Bangerter Highway interchange project. Agreement work on proposed encroachments could include new or relocated utility crossings, roadway crossings, driveways, parking lots, curbs, gutters, sidewalk crossings, trails, or other items that would cross the Reclamation easements.
Figure 1 Southern portion of Jordan Aqueduct features at 9800 South
Figure 2 Northern portion of Jordan Aqueduct features at 9800 South
3 Summary of Impacts

The PEA eliminated 10 resources from full consideration: hydrology, floodplains, geology and soils, paleontological resources, threatened or endangered species, wildlife resources, riparian areas, wilderness and wild and scenic rivers, prime and unique farmlands, and water rights. The PEA identified the following 12 resources that could be impacted by the UDOT Bangerter Interchange projects. The impacts to each of these 12 resources were evaluated as part of UDOT’s SES for the 9800 South/Bangerter Highway interchange project and are summarized in Table 1 below. This FONSI adopts those analyses in full, with the corresponding effects.

<table>
<thead>
<tr>
<th>Resource</th>
<th>Impacts from the Proposed Action Alternative</th>
</tr>
</thead>
<tbody>
<tr>
<td>System Operations</td>
<td>There will be no impacts to the Jordan Aqueduct operations with proposed protect-in-place measures.</td>
</tr>
<tr>
<td>Waters of the United States</td>
<td>UDOT’s SES determined that there are no wetlands or waters of the United States at this location.</td>
</tr>
<tr>
<td>Water Quality</td>
<td>The Proposed Action will have no impacts to water quality. UDOT will obtain a Utah Pollutant Discharge Elimination System (UPDES) Storm Water Discharge Permit for Construction Activities from the Utah Division of Water Quality for the 9800 South/Bangerter Highway interchange project.</td>
</tr>
<tr>
<td>Existing Vegetation and Noxious Weeds</td>
<td>The Proposed Action will have temporary impacts to existing vegetation in areas where excavation, grading, or staging would occur. The temporary impacts could include removing some existing vegetation before construction. Impacted areas would be treated to control weeds and would be revegetated after construction.</td>
</tr>
<tr>
<td>Cultural Resources</td>
<td>UDOT’s SES determined that there will be no historic properties affected at this location.</td>
</tr>
<tr>
<td>Indian Trust Assets</td>
<td>There are no known Indian Trust Assets at the location of the planned 9800 South/Bangerter Highway interchange. UDOT conducted Native American consultation as part of the SES. None of the tribes responded to the notification, and no Indian Trust Assets have been identified.</td>
</tr>
<tr>
<td><strong>Socioeconomics and Private Properties</strong></td>
<td>No impacts to socioeconomics or private property are needed to install the protect-in-place measures for the Jordan Aqueduct with the Proposed Action. UDOT will acquire up to 11.95 acres of property from 44 parcels as part of the 9800 South/Bangerter Highway interchange project. This will include 19 partial property acquisitions and 25 full property acquisitions. UDOT will provide compensation to impacted property owners, businesses, and tenants pursuant to the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 and the Utah Relocation Assistance Act (Utah Code Annotated Section 57-12-1 et seq.).</td>
</tr>
<tr>
<td><strong>Environmental Justice</strong></td>
<td>Residential populations around the 9800 South interchange have equal or lower percentages of low-income and/or minority populations compared to the county averages. No disproportionate effects on low-income or minority populations are anticipated.</td>
</tr>
<tr>
<td><strong>Recreation Resources</strong></td>
<td>UDOT’s SES determined that there are no recreation resources at this location.</td>
</tr>
<tr>
<td><strong>Health, Safety, Air Quality, and Noise</strong></td>
<td>There will be no impacts to health, safety, air quality, or noise from the Proposed Action because the Jordan Aqueduct will remain in place and no new construction will be needed to install the protect-in-place measures. The UDOT 9800 South/Bangerter Highway interchange project will not impact any hazardous material sites. The UDOT 9800 South/Bangerter Highway interchange project will have short-term noise and air quality impacts during construction. The UDOT 9800 South/Bangerter Highway interchange project will increase noise levels at adjacent receptors. UDOT will replace-in-kind three existing noise walls to mitigate for noise impacts from the UDOT 9800 South/Bangerter Highway interchange project.</td>
</tr>
<tr>
<td><strong>Access and Transportation</strong></td>
<td>There will be no impacts to access and transportation from the Proposed Action because the Jordan Aqueduct will remain in place and no road closures will be needed to install the protect-in-place measures. Delays and temporary closures on 9800 South are anticipated from the UDOT 9800 South/Bangerter Highway interchange project.</td>
</tr>
<tr>
<td><strong>Visual Resources</strong></td>
<td>There will be no impacts to visual resources from the Proposed Action because the Jordan Aqueduct would remain in place. The UDOT 9800 South/Bangerter Highway interchange project will result in visual changes in the area by constructing a new grade-separated interchange with elevated roads and structures.</td>
</tr>
</tbody>
</table>
4 Minimization Measures Incorporated into the Proposed Action

The minimization measures, along with other measures listed under each resource in Chapter 4 of the PEA and Chapter 7 of this abbreviated EA, have been incorporated into the Proposed Action to lessen the potential adverse effects. Environmental commitments that are integral to the Proposed Action are as follows:

- **Project Agreement Conditions** – The Proposed Action will meet all conditions and follow all procedures specified in the Project Agreement.
  - A Project Agreement among Reclamation, JVWCD, and UDOT related to work on the Jordan Aqueduct pipeline, easement, and associated facilities will be completed prior to any work on the Jordan Aqueduct.
  - UDOT and its contractor will follow all conditions specified by Reclamation and JVWCD in the Project Agreement.
  - All protect-in-place measures will be completed in a winter shut-down period (approved by Reclamation and JVWCD), and temporary construction easements will be obtained before beginning any roadway construction in any property within the Jordan Aqueduct easement.
  - The relocation of cathodic protection monitoring test stations can occur concurrent with or after the completion of the roadway construction.
  - UDOT and its contractor will conduct vibration monitoring on the Jordan Aqueduct in the construction areas to ensure that the vibration requirements in the protection criteria are not exceeded.
5 Finding of No Significant Impact

Based on a review of the UDOT SES and its supporting documents, Reclamation has determined that implementing the Proposed Action will not significantly affect the quality of the human or natural environment, individually or cumulatively with other actions in the area. Additionally, Reclamation has determined that the scope and degree of the effects are within the range of effects described in the PEA, and that no environmental effects meet the definition of significance in context or intensity as defined in 40 CFR Section 1508.27. Consequently, an Environmental Impact Statement is not required for the Proposed Action.
6 Decision

It is Reclamation’s decision, therefore, to authorize UDOT to implement the Proposed Action as described in this FONSI and the supplementary information attached to this FONSI.
7 Environmental Commitments

This section of the EA presents the environmental commitments applicable to implementing either the Proposed Action or the No Action Alternative. The environmental commitments are designed to minimize or avoid adverse effects of the Proposed Action on a resource area, and to implement environmental plans and best management practices (BMPs). Reclamation is committed to ensuring that the following environmental commitments are integrated into the Proposed Action.

7.1 System Operations

Impacts to system operations are considered significant if operations of the Jordan Aqueduct could not be maintained in an equal or higher manner compared to existing operations. To ensure that the Proposed Action produces less-than-significant system operation impacts, Reclamation shall ensure that:

- Either protection-in-place measures are provided for the Jordan Aqueduct or the Jordan Aqueduct is relocated prior to constructing the Bangerter Highway interchanges.
- The Jordan Aqueduct is protected or relocated, and operational, before UDOT’s Bangerter Highway interchange projects could have any impacts to the existing Jordan Aqueduct.
- The relocated Jordan Aqueduct will carry the same hydraulic capacity and will continue to deliver water to all existing laterals and turnouts. The relocated Jordan Aqueduct will be designed to carry a similar or higher capacity of water as the existing aqueduct. All turnouts from the Jordan Aqueduct will be relocated and would continue to function.
- Protective measures are installed or other impacted Reclamation facilities (for example, gates, valves, and turnouts) are relocated before the Bangerter Highway interchanges are constructed.
- Reclamation, UDOT, and JVWCD will complete Project Agreements to document the proposed protect-in-place and/or relocation of the Jordan Aqueduct pipeline and easement, the crossings of the other Reclamation facilities, and all applicable mitigation measures that must be followed as part of UDOT’s proposed project. UDOT and JVWCD and their contractors will follow all of the mitigation measures described in the final Project Agreement.

7.2 Waters of the United States

Impacts to waters of the United States are considered significant if an action substantially alters the existing drainage pattern or affects normal river operations or the availability of water. Reclamation shall ensure that:

- If a Clean Water Act Section 404 permit(s) is (are) necessary, UDOT obtains the Section 404 permit, and the contractor follows all general and special permit conditions included in the Section 404 permit. Impacts to wetlands and waters would not occur outside areas included in the Section 404 permit.
7.3 Water Quality

Impacts to water quality are considered significant if an action would violate any water quality or waste discharge standards. Reclamation shall ensure that:

- UDOT and JVWCD obtain a UPDES permit from the State of Utah before any discharges of water occur, if such water is to be discharged as a point source into a regulated water body. UDOT and JVWCD will take appropriate measures to ensure that construction-related sediments will not enter any streams or other water bodies during or after construction. UDOT and JVWCD will construct settlement ponds and intercepting ditches for capturing sediments, and UDOT and JVWCD will haul the sediment and other contents collected off the site for appropriate disposal after the Proposed Action is completed.

- A Storm Water Pollution Prevention Plan (SWPPP) is completed by UDOT during design and advertisement and is provided to the project-awarded contractor.

7.4 Existing Vegetation and Noxious Weeds

Impacts to existing vegetation and noxious weeds are considered significant if the spread of noxious weeds could not be controlled. To ensure that the Proposed Action produces less-than-significant impacts to existing vegetation and noxious weeds, Reclamation shall ensure that:

- Impacted areas are treated to control weeds and are revegetated after construction.

- The contractor complies with UDOT Special Provision Section 02924S, *Noxious Weed Control*, requirements before construction by cleaning all earthmoving construction equipment before mobilizing onto the project site and avoiding unnecessary earth disturbance.

7.5 Cultural Resources

Impacts to cultural resources are considered significant if a resource is physically damaged, altered, or isolated from the context considered significant. To avoid potential impacts to cultural resources, Reclamation shall ensure that:

- If any cultural resources, either on the surface or in the subsurface, are discovered during construction, UDOT and JVWCD will notify Reclamation’s Provo Area Office archaeologist, and construction in the area of the inadvertent discovery will stop until a professional archaeologist can assess the resource and make recommendations for further work. Reporting the discovery of cultural resources is also required by UDOT Standard Specification 01355, *Environmental Compliance*.

- If a person knows or has reason to know that she or he has inadvertently discovered possible human remains on federal land, she or he must immediately notify Reclamation’s Provo Area Office archaeologist by telephone about the discovery. Work will stop until the proper authorities are able to assess the situation on site. This action will promptly be followed by written confirmation from UDOT and JVWCD to the responsible federal agency official with respect to federal land. UDOT and JVWCD will promptly notify the Utah SHPO and interested Native American tribal representatives. Consultation will begin
immediately. This requirement is prescribed under the Native American Graves Protection and Repatriation Act (43 CFR Part 10) and the Archaeological Resources Protection Act of 1979 (16 USC Section 470). Reporting the discovery of cultural resources is also required by UDOT Standard Specification 01355, Environmental Compliance.

- If vertebrate fossils are encountered by UDOT or its contractor during ground-disturbing actions, construction will be suspended until UDOT and JVWCD can contact the Reclamation Provo Area Office archaeologist and a qualified paleontologist can assess the find. Reporting the discovery of paleontological resources is also required by UDOT Standard Specification 01355, Environmental Compliance.

### 7.6 Indian Trust Assets

Reclamation anticipates that the Proposed Action Alternative would have no foreseeable negative impacts on ITAs. Impacts to ITAs are considered significant if an ITA is physically damaged, altered, or isolated from the context considered significant. To avoid potential impacts to ITAs, Reclamation shall ensure that:

- UDOT will consult with tribal representatives as part of the UDOT State Environmental Study process for each interchange to identify any potential ITAs. If any ITAs, either on the surface or in the subsurface, are discovered during construction, UDOT and JVWCD will notify Reclamation’s Provo Area Office archaeologist, and construction in the area of the inadvertent discovery will stop until a professional archaeologist can assess the resource and make recommendations for further work. Reporting the discovery of cultural resources is also required by UDOT Standard Specification 01355, Environmental Compliance.

### 7.7 Socioeconomics and Private Properties

Impacts to socioeconomics and private properties are considered significant if there would be substantial changes in employment or population growth or if just compensation could not be provided to impacted private property owners. To ensure that the Proposed Action produces less-than-significant system operation impacts, Reclamation shall ensure that:

- For any impacted property, UDOT provides compensation to the impacted property owners pursuant to the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 and the Utah Relocation Assistance Act (Utah Code Annotated Section 57-12-1 et seq.).
7.8 Environmental Justice

The Proposed Action would not result in adverse environmental justice impacts by disproportionately affecting the human health or environment of minority and/or low-income populations.

- Any impacts to properties owned or leased by low-income or minority residents will be mitigated by UDOT providing compensation to impacted property owners pursuant to the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 and the Utah Relocation Assistance Act (Utah Code Annotated Section 57-12-1 et seq.). The mitigation for property impacts is the same regardless of income, race, or ethnicity status.

7.9 Recreation Resources

Impacts to recreation resources are considered significant if recreational use of the resource with the Proposed Action could not be maintained in an equal or higher manner compared to existing operations. To ensure that the Proposed Action produces less-than-significant system recreational resource impacts, Reclamation shall ensure that:

- UDOT works with the Cities or agencies with jurisdiction for the recreational resources to identify mitigation measures that maintain or enhance the recreational amenities of the affected recreation resources.

7.10 Health, Safety, Air Quality, and Noise

Impacts to health, safety, air quality, and noise are considered significant if health, safety, air quality, or noise standards are violated. To ensure that the Proposed Action produces less-than-significant health, safety, air quality, and noise impacts, Reclamation shall ensure that:

- If hazardous material sites are affected by the Proposed Action Alternative, UDOT works with the Utah Division of Environmental Response and Remediation and the property owners to identify mitigation or remediation measures. If hazardous materials are discovered during construction, UDOT or the construction contractor will contact the Utah Division of Environmental Response and Remediation and follow UDOT 2022 Standard Specification 01355 regarding the treatment and disposal of hazardous materials.

- The selected contractor prepares and follows a fugitive dust emission control plan in accordance with the Air Quality Permit from the Utah Division of Air Quality. The Utah Division of Air Quality regulates fugitive dust from construction sites and requires compliance with rules for sites disturbing greater than 0.25 acre. Utah Administrative Code Rule R307-205-5 requires that steps be taken by UDOT and JVWCD to minimize fugitive dust from construction activities. Sensitive receptors include those individuals working at the site or motorists who could be affected by changes in air quality due to emissions from construction activities.

- The contractor follows the UDOT 2017 Special Provision, Section 00555M, Prosecution and Progress. The contractor will be required to conform to these specifications to reduce the impact of construction noise on the surrounding community.
7.11 Access and Transportation

Impacts to access and transportation are considered significant if transportation access could not be maintained for all traffic movements during construction. To ensure that the Proposed Action produces less-than-significant access and transportation impacts, Reclamation shall ensure that:

- UDOT clearly notifies the public of delays or detours during construction.
- UDOT coordinates with and obtains permits from the local municipalities for any lane closures needed on city-owned roads during construction.

7.12 Visual Resources

Impacts to visual resources are considered significant if the Proposed Action has an adverse effect on a view, substantially damages scenic resources, or degrades the existing visual quality (or character) of the site and its surroundings. To ensure that impacts to visual resources are minimized, Reclamation shall ensure that:

- All disturbed areas are reclaimed per UDOT standard specifications.
8 Consultation and Coordination

Reclamation, in collaboration with UDOT, notified owners of property near the planned interchanges, as well as interested state and federal agencies, of the Draft Programmatic EA. Reclamation provided a 30-day comment period to the public and government agencies to review and provide comment on the Draft Programmatic EA. The 30-day comment period ended on February 28, 2022. No comments were received during the comment period.

UDOT initiated agency and public involvement activities for the current phase of the Bangerter Highway interchange projects in the summer of 2021. Public involvement activities for each of the Bangerter Highway interchange projects included public and agency scoping meetings, meetings with directly impacted property owners, meetings with Cities and other resource agencies, and formal public hearings for the Draft State Environmental Studies.

For the UDOT 9800 South/Bangerter Highway interchange project, UDOT held an in-person public meeting on January 26, 2022; held an online public meeting on January 27, 2022; and provided a 30-day public comment period from January 17, 2022, to February 15, 2022. During the public comment period, UDOT received 98 comments. The comments generally were concerned with the following topics: support for the Bangerter Highway under 9800 South option, preference for 9800 South to go over or under Bangerter Highway with no access, safety of school children, support to keep the pedestrian bridge in the current location, concerns about noise increases and mitigation, and concerns about visual changes, specifically related to the Bangerter Highway over 9800 South option. UDOT received two comments recognizing the Jordan Aqueduct as a constraint as part of the public comment period. None of the comments were related to the proposed protect-in-place measures on the Jordan Aqueduct.

Reclamation reviewed and used the public and agency comments provided as part of the UDOT State Environmental Study processes as part of this EA.

Native American consultation and Section 106 consultation was conducted by UDOT during the State Environmental Study process for the UDOT 9800 South/Bangerter Highway interchange project. Reclamation has used the Native American consultation and Section 106 consultation provided as part of the UDOT State Environmental Study processes as part of this EA.
## 9 List of Preparers

<table>
<thead>
<tr>
<th>Name</th>
<th>Title/Position</th>
<th>Organization</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jared Baxter</td>
<td>NEPA Specialist, Provo Area Office</td>
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<td>Bowen Collins and Associates</td>
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<td>Jason Luettinger</td>
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<td>Bill Pope</td>
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10 References

U.S. Census Bureau

[UDOT] Utah Department of Transportation
2016a Final State Environmental Study for Bangerter Highway at 5400 South. June 7.
2016b Final State Environmental Study for Bangerter Highway at 7000 South. May 4.
2016c Final State Environmental Study for Bangerter Highway at 9000 South. June 1.
2018 Final State Environmental Study for Bangerter Highway at 6200 South. S-0154(84)14. April 17.
2022 Final State Environmental Study for Bangerter Highway at 9800 South. March 16.

[UDWS] Utah Department of Workforce Services

[USACE] United States Army Corps of Engineers

[USBR] United States Bureau of Reclamation
2022 Jordan Aqueduct on Bangerter Highway between 2700 West (Riverton) and State Route (S.R.) 201 (2100 South) Final Programmatic Environmental Assessment. PRO-EA-21-004. March.
11 Appendix

11.1 Jordan Aqueduct Protection Criteria
A. Surface structures that generally will be allowed to be constructed within United States rights-of-way include asphalt roadways, with no utilities within roadway, non reinforced parking lots, curbs, gutters and sidewalks, walkways, driveways. However, where United States system pipe has specific maximum and minimum cover designation the special requirements for roadways, parking lots and driveways crossing over the pipe shall be obtained from the United States for the maximum allowable external loading or minimum cover. **HOWEVER, IT IS UNDERSTOOD THAT ALL SURFACE STRUCTURES SHALL BE ANALYZED AND CONSIDERED ON AN INDIVIDUAL BASIS.**

B. Structures that may **not be** constructed in, on, or along United States rights-of-way include but are not limited to, permanent structures such as retaining walls, block walls, buildings, garages, decks, carports, mobile homes with permanent foundations, swimming pools, block, cement, fences, or rock fences and walls as designated by the United States.

C. No trees or vines will be allowed within the rights-of-way of the United States.

D. All temporary or permanent changes in ground surfaces within United States rights-of-way are to be considered to be encroaching structures and must be handled as such. Earthfills and cuts on adjacent property shall not encroach onto United States rights-of-way without prior approval by the United States.
E. Existing gravity drainage of the United States rights-of-way must be maintained. No new concentration of surface or subsurface drainage may be directed onto or under the United States rights-of-way without adequate provision for removal of drainage water or adequate protection of the United States rights-of-way.

F. Prior to construction of any structure that encroaches within United States rights-of-way, an excavation must be made to determine the location of existing United States facilities. The excavation must be made by or in the presence of water users or the United States.

G. Any contractor or individual constructing improvements in, on, or along United States rights-of-way must limit his construction to the encroaching structure previously approved and construct the improvements strictly in accordance with plans or specifications.

H. The ground surfaces within United States rights-of-way must be restored to a condition equal to that which existed before the encroachment work began or as shown on the approved plans or specifications.

The owner of newly constructed facilities that encroach on United States rights-of-way shall notify the United States and/or the District upon completion of construction and shall provide the District with one copy and the United States with two copies of as-built drawings showing actual improvements in, on, or along the rights-of-way.

I. Except in case of ordinary maintenance and emergency repairs, an owner of encroaching facilities shall give the District at least 10 days notice in writing before entering upon United States rights-of-way for the purpose of reconstructing, repairing, or removing the encroaching structure or performing any work on or in connection with the operation of the encroaching structure.

J. If unusual conditions are proposed for the encroaching structure or unusual field conditions within United States rights-of-way are encountered, the United States reserves the right to impose more stringent criteria than those prescribed herein.
K. All backfill material within United States rights-of-way shall be compacted to 90 percent of maximum density unless otherwise shown. Mechanical compaction shall not be allowed within 6 inches of the projects works whenever possible. In no case will mechanical compaction using heavy equipment be allowed over the project works or within 18 inches horizontally of the projects works.

L. That the backfilling of any excavation or around any structure within the United States rights-of-way shall be compacted in layers not exceeding 6 inches thick to the following requirements: (1) cohesive soils to 90 percent maximum density specified by ASTM Part 19, D-698, method A; (2) noncohesive soils to 70 percent relative density specified by ANSI/ASTM Part 19, d-2049, par. 7.1.2, wet method.

M. Any nonmetallic encroaching structure below ground level shall be accompanied with a metallic strip within the United States rights-of-way.

O. Owners of encroaching facilities shall notify the United States at (801) 379-1000 and/or the District at (801) 565-4300 at least forty-eight (48) hours in advance of commencing construction to permit inspection by the United States and/or the District.

P. No use of United States lands or rights-of-way shall be permitted that involve the storage of hazardous material.