### FINAL

Substitute Environmental Document in Support of Potential Changes to the Water Quality Control Plan for the San Francisco Bay-Sacramento San Joaquin Delta Estuary

# San Joaquin River Flows and Southern Delta Water Quality

**Executive Summary** 



State Water Resources Control Board | California Environmental Protection Agency

FINAL

SUBSTITUTE ENVIRONMENTAL DOCUMENT IN SUPPORT OF POTENTIAL CHANGES TO THE WATER QUALITY CONTROL PLAN FOR THE SAN FRANCISCO BAY-SACRAMENTO-SAN JOAQUIN DELTA ESTUARY: SAN JOAQUIN RIVER FLOWS AND SOUTHERN DELTA WATER QUALITY

### **EXECUTIVE SUMMARY**

STATE CLEARINGHOUSE No. 2012122071

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## Acronyms and Abbreviations

AF	acre-feet
Bay-Delta	San Francisco Bay/Sacramento-San Joaquin Delta Estuary
Bay-Delta Plan	Water Quality Control Plan for the San Francisco Bay/Sacramento-San Joaquin
Day-Della Flaii	Delta Estuary
во	biological opinion
CCSF	City and County of San Francisco
CEQA	California Environmental Quality Act
CESA	California Endangered Species Act
cfs	cubic feet per second
CVP	Central Valley Project
CDFW	California Department of Fish and Wildlife
D-1641	State Water Board Water Right Decision 1641
DWR	California Department of Water Resources
2012 Draft SED	December 2012 Draft SED
dS/m	deciSiemens per meter
EC	electrical conductivity
EIRs	environmental impact reports
ESA	Endangered Species Act
FERC	Federal Energy Regulatory Commission
ft	feet
GSPs	groundwater sustainability plans
LSJR	Lower San Joaquin River
mmhos/cm	millimhos per centimeter
NMFS	National Marine Fisheries Service
Recirculated SED	September 2016 Recirculated Draft SED
SalSim	Salmon simulation model
SDWQ	southern Delta water quality
SED	substitute environmental document
SFPUC	San Francisco Public Utilities Commission
SGMA	Sustainable Groundwater Management Act
SJR	San Joaquin River
State Water Board	State Water Resource Control Board
SWP	State Water Project
TAF	thousand acre-feet
TAF/y	thousand acre-feet per year
UF	unimpaired flow
USBR	U.S. Bureau of Reclamation
USFWS	U.S. Fish and Wildlife Service
VAMP	Vernalis Adaptive Management <del>Program <u>Plan</u></del>
WSE	Water Supply Effects model

<u>Note to reader: Revisions to the Executive Summary are shown in underline/strikeout. The Executive</u> <u>Summary was generally updated as a result of responses to comments and to describe the response to</u> <u>comments process and the public comment period.</u>

## ES1 Introduction

The State Water Resource Control Board's (State Water Board's) mission is to preserve, enhance, and restore the quality of California's water resources and drinking water for the protection of the environment, public health, and all beneficial uses, and to ensure proper water resource allocation and efficient use for the benefit of present and future generations. The recent drought has highlighted many of the challenges of carrying out this essential responsibility of the State Water Board to reasonably protect the beneficial uses of water throughout the state.

The San Francisco Bay/Sacramento–San Joaquin Delta Estuary (Bay–Delta) includes the Sacramento–San Joaquin Delta, Suisun Marsh, and San Francisco Bay. California's two major rivers, the Sacramento and the San Joaquin, converge in the Delta and meet incoming seawater from the Pacific Ocean in San Francisco Bay. The Delta is a critically important natural resource for California and the nation. It is both the hub of California's water supply system and the most valuable estuary and wetlands on the western coast of the Americas, serving municipal, industrial, agricultural, recreational, and ecological beneficial uses.

The Bay-Delta is in ecological crisis. Fish species have not shown signs of recovery since adoption of the 1995 <u>Water Quality Control Plan for the San Francisco Bay/Sacramento–San Joaquin Delta</u> <u>Estuary (Bay-Delta Plan)</u> objectives intended to protect fish and wildlife. Several species of fish are listed as protected species under the California Endangered Species Act (CESA) and under the federal Endangered Species Act (ESA). The Bay-Delta is also in water supply crisis. Those dependent on the Delta for water supply have received much less water in recent years because of the drought.

The Bay-Delta is therefore at the center of the ongoing statewide debate about how to reasonably protect fish and wildlife uses of water without causing unreasonable negative effects on water supply for agriculture, drinking water, hydropower, and other competing beneficial uses. The southern Delta is at the center of a more local debate of how to reasonably protect irrigated agriculture.

The State Water Board protects water quality that affects beneficial uses of water in the Bay-Delta through its *Water Quality Control Plan for the San Francisco Bay/Sacramento–San Joaquin Delta Estuary* (Bay-Delta Plan), The State Water Board is proposing to update two elements of the 2006 Bay-Delta Plan.

• San Joaquin River (SJR) flow objectives for the protection of fish and wildlife—the flow element of the proposed plan update would increase the required flows left in the rivers and would change the area currently protected by flow requirements by adding compliance locations on the Stanislaus, Tuolumne, and Merced Rivers, instead of only on the SJR at Vernalis.

• Southern Delta salinity objectives for the protection of agriculture—the southern Delta salinity element of the proposed plan update would increase salinity objectives while generally maintaining existing conditions and changing compliance locations.

The State Water Board is also proposing to update the program of implementation to achieve these objectives, which will include monitoring and special studies to fill information needs and to evaluate the effectiveness of the new objectives and their implementation. Responsibility for implementing flow objectives will be assigned through water right actions and water quality actions, including Federal Energy Regulatory Commission (FERC) hydropower licensing processes. The State Water Board also encourages voluntary agreements that will assist in implementing the flow objectives.

The State Water Board is engaged in a multi-pronged approach to address the ecological crisis and protect beneficial uses in the Bay-Delta and tributary watersheds. This <u>recirculated final</u> substitute environmental document (<u>Final SED, or SED</u>) evaluates the proposed amendments to the Bay-Delta Plan involving the LSJR flow objectives and southern Delta salinity objectives, commonly referred to as Phase I of the Bay-Delta Plan update. In a separate process<del>, referred to as Phase II, the State Water Board is reviewing and considering updates to other elements of the Bay-Delta Plan, including Delta outflows, Sacramento and tributary inflows (other than the SJR inflows), and ecosystem regime shift (referred to as Phase II).<sup>1</sup> For more information on this other update to the Bay-Delta Plan please visit:</del>

https://www.waterboards.ca.gov/waterrights/water\_issues/programs/bay\_delta/\_In Phase III, the State Water Board will consider changes to water rights and other actions to implement changes to the Bay-Delta Plan from Phases I and II. Phase IV is focused on the development and implementation of flow objectives in the Sacramento River Watershed to address public trust needs, with consideration for other beneficial uses of water.

## ES2 California Environmental Quality Act

The State Water Board's consideration of the proposed amendments to the 2006 Bay-Delta Plan involving the SJR flow objectives and southern Delta salinity objectives is a discretionary project under the California Environmental Quality Act (CEQA). CEQA applies to discretionary projects that that have the potential to result in direct physical changes, or reasonably foreseeable indirect physical changes, in the environment. When proposing to undertake or approve such projects, state and local agencies must comply with the procedural and substantive requirements of CEQA. The State Water Board is the lead agency for this project under CEQA.

CEQA authorizes the Secretary of the Resources Agency to certify a regulatory program of a state agency as exempt from the requirements for preparing environmental impact reports (EIRs), negative declarations, and initial studies if certain conditions are met. The State Water Board's water quality control planning program is a certified regulatory program and, thus, a<u>n</u> SED may be prepared in lieu of an EIR. This SED fulfills the requirements of CEQA and the State Water Board's CEQA regulations to analyze the environmental effects of the proposed Bay-Delta Plan update, as

<sup>&</sup>lt;sup>1</sup> The use of the term *Phase* to describe these different processes is solely used for administrative convenience to distinguish the different proceedings. The two water quality proceedings, Phase I and Phase II, for example, involve different water quality objectives, largely different geographic areas, and can be developed and implemented independently of each other. Phase II is not dependent on the completion of Phase I.

well as requirements of the Porter-Cologne Water Quality Control Act and other applicable requirements (more fully described in Chapter 1, *Introduction*, Section 1.4, *State Water Board Authorities*). This SED will inform the State Water Board's consideration of the proposed amendments to the 2006 Bay-Delta Plan described in this chapter herein.

The assessment of environmental effects in this SED was conducted at a programmatic level, which is more general than a project-specific analysis. The State Water Board's adoption of amendments to the 2006 Bay-Delta Plan will not result in direct physical changes in the environment. Rather, it is through the implementation of the Bay-Delta Plan that physical changes in the environment potentially may occur. Accordingly, all potential environmental effects evaluated in this SED are indirect effects associated with implementation, which would occur later in time and would be subject to project-specific environmental review, in compliance with CEQA. This document does not evaluate specific projects undertaken to implement the Bay-Delta Plan in sufficient detail to support a project-level approval for any project because the nature and extent of any environmental effects will depend in large part on the project-level actions undertaken. This SED, however, does evaluate the indirect effects of the project (plan amendments),<sup>2</sup> including reasonably foreseeable environmental impacts of the methods of compliance and impacts associated with actions that people may take in response to the project.

This executive summary contains the following elements required by CEQA. The sections of the executive summary in which the information can be found are indicated in parentheses. Specifically, Section 15123 of the State CEQA Guidelines requires a brief summary that identifies:

- Each significant effect with proposed mitigation measures and alternatives that would reduce or avoid that effect (Section ES<u>8</u>6)
- Areas of controversy known to the lead agency, including issues raised by agencies and the public (Section ES<u>11</u>9)
- Issues to be resolved, including the choice among the alternatives and whether or how to mitigate the significant effects (Sections ES4.3 and ES5.2, ES6, and ES8)

Additionally, this executive summary summarizes the following information:

- Project location, including a map (Sections <u>ES2ES1.2 and ES1.3</u>)
- Statement of project goals (Section ES<u>4</u>2)
- General description of the project, including the baseline and alternatives evaluated (Sections <u>ES1.2, ES1, ES53</u>, <u>ES6</u>, and ES<u>7</u>4)
- Statement describing the intended uses of the SED, including review and consultation requirements (Section ES<u>108</u>)

### ES3 Project Description

The project consists of the following proposed updates to the 2006 Bay-Delta Plan.

• The SJR flow objectives for the protection of fish and wildlife, and southern Delta salinity objectives for the protection of agriculture

<sup>&</sup>lt;sup>2</sup> These plan amendments are the *project* as defined in State CEQA Guidelines, Section 15378.

• The program of implementation to implement these objectives, including requirements for the monitoring and special studies needed to determine the effectiveness of, and compliance with, the objectives and to identify needed future changes to the objectives

### ES3.1 Lower San Joaquin River Flow and Southern Delta Salinity Proposals

This section describes the proposed amendments to the 2006 Bay-Delta Plan recommended by State Water Board staff. Chapter 3, *Alternatives Description*, describes the alternatives evaluated in this SED. The SJR flow element of the proposed plan amendments (flow proposal) would change the area currently protected by flow requirements by adding compliance locations on the Stanislaus, Tuolumne, and Merced Rivers. The flow proposal would also change the existing requirement from a specific monthly requirement that changes by month and year type to a flow parameter that more closely tracks natural flow variations. The flow proposal would provide the flow conditions necessary to reasonably protect fish and wildlife beneficial uses. The proposed flows are higher than the existing flow requirement. Implementation of these higher flows would reduce water available to water users in the LSJR Watershed more often than does the current objective.

Rather than prescribe a fixed, inflexible flow objective, the flow proposal has a narrative and numeric flow objective, expressed as a required range of unimpaired flows. Unimpaired flow represents the water production of a river basin, unaltered by upstream diversions, storage, or by export or import of water to or from other watersheds.is the flow that would accumulate in surface waters in response to rainfall and snowmelt and flow downstream if there were no reservoirs or diversions to change the quantity, timing, and magnitude of flows. Unimpaired flow is central to the flow proposal. It differs from natural flow because unimpaired flow is the flow that occurs at a specific location under the current configuration of channels, levees, floodplain, wetlands, deforestation, and urbanization.

The State Water Board does not propose to revert to natural flows. Though unimpaired flow is not the same as natural flow, it is nevertheless reflective of the frequency, timing, magnitude, and duration of the natural flows to which fish and wildlife have adapted and have become dependent upon. A flow objective based on unimpaired flows is intended to restore a specific percent of these flows for the reasonable protection of the fish and wildlife beneficial use.

The flow proposal includes the following elements.

- Narrative and numeric flow objective with a required percent of unimpaired flow, expressed as a range from 30 to 50 percent of unimpaired flow, with a starting flow of 40 percent of unimpaired flow, for February–June for the Stanislaus, Tuolumne, and Merced Rivers through to the SJR near Vernalis.
- Adaptive implementation of unimpaired flows, which allows flows to be shifted in time and shaped in order to provide the greatest benefits to fish and wildlife, also allows for changes in flows between 30 and 50 percent of unimpaired flow in response to changed information or conditions.
- In an emergency, a temporary change in the implementation of the flow requirements may be allowed in a water right proceeding, but measures must be taken to reasonably protect the fish and wildlife beneficial use in light of the circumstances of the emergency.

• Recommendations for non-flow measures<sup>3</sup> that are complementary to the flow proposal for the protection of fish and wildlife, and that are expected to improve habitat conditions or improve related science and management within the LSJR Watershed. Successful implementation of non-flow measures may support adaptive adjustments to the required flow within the adaptive range of 30 to 50 percent of unimpaired flow, as long as the criteria for such adjustments are met.

The flow proposal also provides a framework for accepting local agreements with alternative methods for enhancing fish and wildlife in the tributaries. The State Water Board recognizes that voluntary agreements can help inform and expedite implementation of flow objectives and can provide durable solutions in the Delta Watershed. In addition, the State Water Board believes that suitable voluntary agreements can provide reasonable protections for fish and wildlife and provide a faster and more durable implementation route if done correctly. As a result, the State Water Board encourages stakeholders to work together to reach voluntary agreements incorporating a mix of flow and non-flow measures that meet or exceed the proposed objectives and protect fish and wildlife uses.

The State Water Board will consider a voluntary agreement as part of its proceedings to implement the plan amendments, consistent with its obligations under applicable law. In evaluating any proposal, the State Water Board will consider whether the agreement will help achieve the water quality objectives, help protect the beneficial use, and be enforceable through Board action.

The recommended amendment to the southern Delta salinity objective (southern Delta salinity proposal) would eliminate the seasonal element of the current objective by changing the objective to 1.0 deciSiemens per meter  $(dS/m)^4$  year-round. Although the proposed April-August salinity objective is higher than the current 0.7 dS/m objective, the revised water quality objectives coupled with the implementation measures included in the proposed plan update would provide the same or better conditions for agricultural uses in the Delta compared to existing conditions through the continuation, or improvement, of existing management actions, including maintenance of water levels. The proposal includes requirements that the State Water Project (SWP) and Central Valley Project (CVP) address the impacts of their export operations on water levels and flow conditions that may affect salinity conditions in the southern Delta, including the availability of assimilative capacity for local sources of salinity. USBR would also continue to be required to maintain a salinity of 0.7 dS/m, April through August at Vernalis, as a condition of their water right, in order to implement and meet the proposed salinity water quality objectives in the interior southern Delta. The southern Delta salinity proposal would also replace the three current fixed points for monitoring southern Delta salinity compliance, and instead identifies three extended channel segments for monitoring conditions and measuring compliance.

<sup>&</sup>lt;sup>3</sup> Depending on the context, the terms *non-flow measures* and *non-flow actions* may be used interchangeably in this document.

<sup>&</sup>lt;sup>4</sup> *Electrical conductivity (EC)*, an indirect measure of salinity, is generally expressed in this SED as deciSiemens per meter (dS/m). Other units used include mmhos/cm. The conversion is 1 mmhos/cm = 1 dS/m. Measurement of EC is a widely accepted indirect method to determine the salinity of water, which is the concentration of dissolved salts (often expressed in parts per thousand or parts per million). EC and salinity are therefore used interchangeably in this document.

### ES3.2 Plan Area

The plan amendments involve changes in flow objectives in the SJR Basin and changes in water quality objectives for the southern Delta (Figure ES-1). The plan area, defined below, encompasses the areas where the proposed plan amendments apply to protect the beneficial uses. For example, the LSJR flow objectives would require flows in the salmon-bearing tributaries of the LSJR below the rim dams<sup>5</sup> on the Stanislaus, Tuolumne, and Merced Rivers, and the mainstem of the LSJR between its confluence with the Merced River and downstream to Vernalis to protect fish and wildlife beneficial uses in those reaches. The SJR upstream of the Merced River confluence is not currently a salmon-bearing tributary of the LSJR. Thus, these plan amendments could directly affect portions of the SJR Basin and Delta that drain into, divert water from, or otherwise obtain beneficial use (e.g., surface water supplies) from the following water bodies. These portions of the SJR Basin and Delta are referred to as the *plan area* throughout this SED (Figure ES-2).

- Stanislaus River Watershed from and including New Melones Reservoir to the confluence of the LSJR
- Tuolumne River Watershed from and including New Don Pedro Reservoir to the confluence of the LSJR
- Merced River Watershed from and including Lake McClure to the confluence with the LSJR.
- Mainstem of the LSJR between the confluence of the Merced River to Vernalis
- Areas that receive a portion of their water supply from and that are contiguous with the above areas
- The southern Delta, including the SJR from Vernalis to Brandt Bridge, Middle River from Old River to Victoria Canal, and Old River/Grant Line Canal from the Head of Old River to West Canal

In addition to the implementation of the plan amendments in the plan area, implementation of the plan amendments also has the potential to affect the Stanislaus, Tuolumne, and Merced Watersheds above the rim dams. These areas are referred to as the *extended plan area* throughout this SED and are listed below.

- Stanislaus River Watershed upstream of New Melones Reservoir
- Tuolumne River Watershed upstream of New Don Pedro Reservoir
- Merced River Watershed upstream of Lake McClure

Finally, the plan amendments also have the potential to affect areas outside of the plan area or extended plan area that obtain beneficial use of water from the Stanislaus, Tuolumne, and Merced Rivers, and the LSJR downstream of the Merced River, but are not contiguous with the plan area or extended plan area. These areas are included in the areas of potential effects for some of the resources evaluated throughout this SED and are listed below.

- City and County of San Francisco (CCSF)
- Any other area served by water delivered from the plan area or extended plan area not otherwise listed above

<sup>&</sup>lt;sup>5</sup> In this document, the term *rim dams* is used when referencing the three major dams and reservoirs on each of the eastside tributaries: New Melones Dam and Reservoir on the Stanislaus River; New Don Pedro Dam and Reservoir on the Tuolumne River; and New Exchequer Dam and Lake McClure on the Merced River.



Figure ES-1 San Joaquin River Basin

30.WD/CB/001027 14 S.1 Diva/mandov/Eid ES 1 Divar Basin 2018/0330 mvd/Data: 3/3//0018 Tima: 0.08:17.6M 2514/

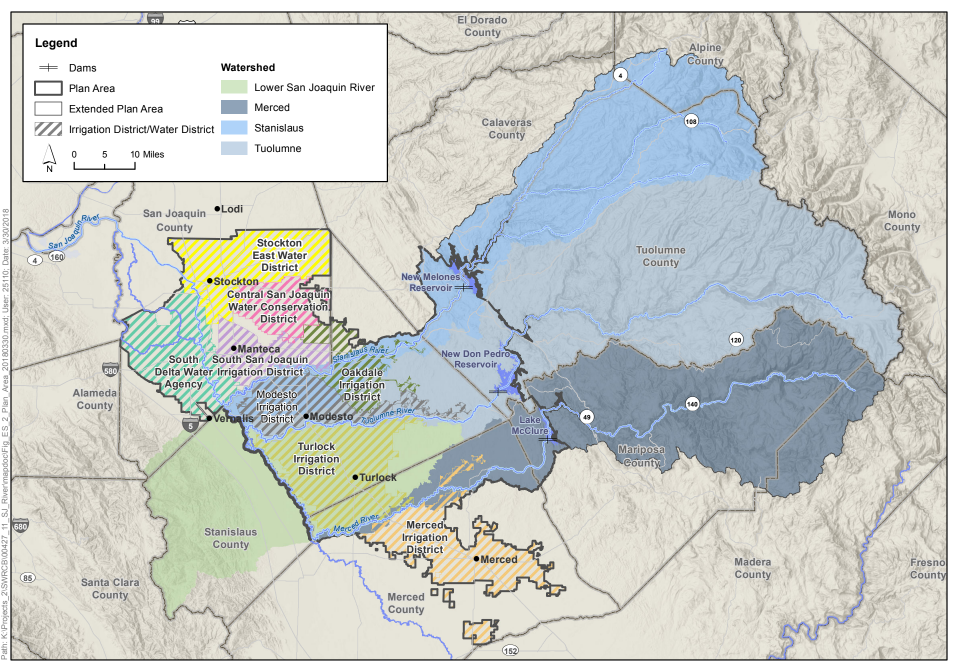


Figure ES-2 Plan Area

### ES3.3 Recirculated CEQA Document and Final Document

The State Water Board released a draft SED in December 2012 (2012 Draft SED) and a recirculated draft SED in September 2016 (Recirculated SED). Theis  $\pm R$  ecirculated SED containeds substantial changes to the 2012 Draft SED in its consideration of the large number of oral and written public comments received concerning that document, and in light of additional information, including information stemming from the recent drought. Changes reflected in the  $\pm R$  ecirculated SED were also made in response to the state's adoption in 2014 of a state policy for sustainable groundwater management (Wat. Code § 113) and passage of the Sustainable Groundwater Management Act (SGMA)(Wat. Code §§ 10720 et seq.), which provide for sustainable local groundwater management.

The key issue with the proposed amendments to the 2006 Bay-Delta Plan was disagreement over the quantity of water that should be directed towards the reasonable protection of fish and wildlife in light of the water supply costs involved. Resolution of this key issue hinges on information and analyses, supported by substantial evidence in the record that can be used to evaluate the tradeoffs. Following are the principal areas of concern with information and analyses in the 2012 Draft SED, each of which is was addressed in this the recirculated document.

- Explain and improve reservoir operation assumptions and surface/groundwater water supply and quality effects
- Clarify use of adaptive implementation
- Analyze dry year and consecutive dry years
- Clarify plan area
- Add non-flow measures
- Analyze effects on CCSF
- Identify and quantify benefits of the plan amendments on fish and wildlife
- Analyze effects of the plan amendments on municipal water treatment and water supplies

A brief description of these and other issues, and the changes made <u>in the Recirculated SED</u> in response to the issues raised regarding the 2012 Draft SED, are provided in Section ES<u>119</u>, *Areas of Known Controversy and Changes Made to the 2012 Draft Substitute Environmental Document*. In particular, in light of the potential surface water and groundwater effects and costs associated with the proposed Bay-Delta Plan flow objectives, this executive summary provides an expanded description <u>compared to the 2012 Draft SED</u> of the effects and costs of, and benefits expected from, implementing the flow objectives.

Th<u>e</u>is <u>Recirculated</u> SED <u>has beenwas</u> substantially revised to address the principal areas of concern and the comments that were received on the 2012 Draft SED; therefore <u>this\_the</u> recirculated document d<u>idoes</u> not provide a written response to those comments. Comments received on the 2012 Draft SED are in the administrative record. The State Water Board <u>haswill\_</u>respond<u>ed</u> to the new comments submitted for the <u>rR</u>ecirculated SED<u>in this Final SED</u>. Responses to comments can <u>be found in Volume 3</u>, <u>Responses to Comments</u>, of this Final SED.

## ES4 Purpose, Need, and Goals

The 2006 Bay-Delta Plan designates beneficial uses of water, establishes water quality objectives for the reasonable protection of those beneficial uses, and outlines a program of implementation for achieving the water quality objectives. The program of implementation contains actions that the State Water Board will undertake, including monitoring and special studies, to achieve the objectives and measure their benefits to fish and wildlife. It also provides recommendations of actions other entities can take that will contribute to achieving the overall goal of improving conditions for fish and wildlife. The underlying fundamental project purpose and goal of the plan of the plan amendments are as follows.

- To establish flow objectives for the February–June<sup>6</sup> period and a program of implementation for the reasonable protection of fish and wildlife beneficial uses in the LSJR Watershed, including the three eastside, salmon-bearing tributaries (the Stanislaus, Tuolumne, and Merced Rivers)
- To establish salinity objectives for the reasonable protection of southern Delta agricultural beneficial uses and a program of implementation to achieve the objectives

### ES4.1 Need for Flow Objectives

Following are critical reasons why revised flow objectives are needed to reasonably protect fish and wildlife in the three eastside, salmon-bearing tributaries and the LSJR.

- The Bay-Delta is in ecological crisis, resulting in conflicts over the competing uses of water. Fish species have not shown signs of recovery since adoption of the 1995 Bay-Delta Plan objectives intended to protect fish and wildlife. Several species of fish have been listed as protected species under CESA and ESA. These two laws and other regulatory constraints have restricted water diversions from the Delta in an effort to prevent further harm to the protected species.
- The California Legislature acknowledged the crisis in the Delta Watershed in adopting the Sacramento-San Joaquin Reform Act of 2009 (2009 Delta Reform Act) (Wat. Code, § 85000 et seq.). The 2009 Delta Reform Act established "coequal goals" for the Delta—"two goals of providing a more reliable water supply for California and protecting, restoring, and enhancing the Delta ecosystem" (Wat. Code, § 85054). The Delta Stewardship Council, established under the 2009 Delta Reform Act, has identified updating the water quality objectives as an important element of protecting the Delta ecosystem and the reliability of the Delta's water supplies. In addition, the California Water Action Plan, which establishes actions to sustainably manage California's water resources, identifies completion of the Bay-Delta Plan update as a key element to achieve the coequal goals for the Delta.
- In August 2010, the State Water Board adopted a technical report on the *Development of Flow Criteria for the Sacramento–San Joaquin Delta Ecosystem*" (2010 Flow Criteria Report), as required by the 2009 Delta Reform Act. The 2010 Flow Criteria Report determined, among other things, that 60 percent of unimpaired SJR inflow from February–June would preserve the attributes of a natural variable system to which native fish species are adapted, and that flow

<sup>&</sup>lt;sup>6</sup> The February–June time period is important for several critical life stages of salmon, including spawning, rearing, and outmigration. Approximately 80 percent of the annual volume of unimpaired flow occurs in February–June (based on 1984–2009 unimpaired flow data from Appendix C, *Technical Report on the Scientific Basis for Alternative San Joaquin River Flow and Southern Delta Salinity Objectives*).

requirements should reflect the frequency, duration, timing, and rate of change of flows. The 2010 Flow Criteria Report did not, however, take into account the effect that dedicating this level of unimpaired flow for the protection of fish resources would have on other uses of water. This SED provides that analysis, which will be reflected by the State Water Board in its determination of how to reasonably protect the fish and wildlife beneficial uses. The proposed flow objectives take into consideration the protection of fish and wildlife resources and other competing uses of water.

- The 2010 Flow Criteria Report, and subsequent scientific assessments, have shown that flows are important through the full geographic range of fish migration. The current objective in the 2006 Bay-Delta Plan applies only to the LSJR at Vernalis. This proposed flow objectives applies to the entire migration pathway of salmon from the rim dams on the three salmon-bearing tributaries of the SJR to the SJR near Vernalis. Protection of migrating salmon downstream of Vernalis will be considered in Phase II of the Bay-Delta Plan update.
- The Stanislaus, Tuolumne, and Merced Rivers (individually or combined) have had larger reductions in the natural production and returns from the ocean of adult fall-run Chinook salmon than any of the other tributaries (or combination of tributaries) to the Sacramento River or SJR when comparing the 1967–1991 and 1992–2010 time periods.
- Nearly every feature of habitat that affects native fish and wildlife is, to some extent, determined by flow (e.g., temperature, water chemistry, physical habitat complexity). These habitat features, in turn, affect risk of disease, risk of predation, reproductive success, growth, smoltification, migration, feeding behavior, and other physiological, behavioral, and ecological factors that determine the viability of native fish.
- While flow remains a key factor, a number of other factors such as nonnative species, predation, high water temperatures, barriers to fish passage, and habitat loss contribute to the degradation of fish and wildlife beneficial uses in the LSJR. Better control of these other stressors would complement LSJR flows to protect fish and wildlife.
- New flow objectives will fill the void left by the termination of the flow experiment conducted through the Vernalis Adaptive Management <u>PlanProgram</u> (VAMP) to determine flows and barrier operations that could be used to protect salmon. These VAMP flows included provisions for adaptive pulse flows, including experiments, during the critical April and May period, but the program ended in 2011. Consequently, there is no means to adaptively manage the current SJR flow objectives. This is more fully described in Chapter 1, *Introduction*, Section 1.5.1, *Lower San Joaquin River Flows*, and in the description of the No Project Alternative in Chapter 15, *No Project Alternative (LSJR Alternative 1 and SDWQ Alternative 1)*.
- The <u>current recent</u> drought has highlighted the need to establish flows that, in conjunction with non-flow actions, provide reasonable protection for fish and wildlife during dry periods, while also illuminating the competing critical water supply needs exacerbated by the drought. Reservoirs in the plan area are at historic low levels, and there have been large surface water supply deficits. Surface water supply deficits resulting from the drought have led to potentially unsustainable levels of groundwater pumping in the plan area and adjacent areas served by the same groundwater sources. The drought, and the water supply responses to the drought, has also provided greater insight into how the area responds to reduced water supply. This <del>new</del> information, incorporated into the analyses, is useful in informing consideration of the plan amendments.

The project goals related to establishing new LSJR flow objectives and an associated program of implementation are as follows:

- 1. Maintain inflow conditions from the SJR Watershed sufficient to support and maintain the natural production of viable native fish populations migrating through the Delta
- 2. Provide flows that more closely mimic the natural hydrographic conditions (including frequency, timing, magnitude, and duration of natural flows) in the LSJR and three eastside, salmon-bearing tributaries—the Stanislaus, Tuolumne, and Merced Rivers—to which these migratory native fish species are adapted
- 3. Provide flows in a quantity necessary to achieve functions essential to native fishes such as increased floodplain inundation, improved temperature conditions, improved migratory conditions, and promote other conditions that favor native fishes over nonnative fishes
- 4. Allow adaptive implementation of flows that will afford maximum flexibility in establishing beneficial habitat conditions for native fishes, addressing scientific uncertainty and changing conditions, developing scientific information that will inform future management of flows, and meeting biological goals,<sup>7</sup> while still reasonably protecting the fish and wildlife beneficial uses
- 5. Promote transparency in decision-making and provide certainty to the regulated community by expressing flow requirements for the protection of fish and wildlife as a share of the total quantity of water available for all beneficial uses
- 6. In establishing flow water quality objectives to reasonably protect fish and wildlife, take into consideration all of the demands being made and to be made on waters in the LSJR and the three eastside, salmon-bearing tributaries and the factors to be considered for establishing water quality objectives in Water Code section 13241, including, but not limited to, past, present and probable future beneficial uses and economic considerations.
- 7. Provide for the development and implementation of an appropriate monitoring and evaluation program to inform adaptive implementation of LSJR flows and future changes to the Bay-Delta Plan
- 8. Provide for and encourage collaboration, coordination, and integration of regulatory, scientific, and management processes related to LSJR flows

### ES4.2 Need for Updated Salinity Objectives

Following are critical reasons that an update is needed now to reasonably protect agriculture in the southern Delta.

• Recent scientific information (see Appendix C, *Technical Report on the Scientific Basis for Alternative San Joaquin River Flow and Southern Delta Salinity Objectives*) indicates that the current objectives are more stringent than needed to reasonably protect the beneficial use.

<sup>&</sup>lt;sup>7</sup> *Biological goals* are outcomes that can be measured to determine the response of salmon and other species to flows and other actions, and include such things as abundance, productivity as measured by population growth rate; genetic and life history diversity; and population spatial extent, distribution, and structure of salmon. As explained in Section <u>ES3.2ES5.2</u>, *Lower San Joaquin River (LSJR) Alternatives*, biological goals will be used to inform adaptive implementation, including changes to the flow percent required, within the adaptive range.

- This plan amendment carries out the State Water Board's commitment to review the southern Delta salinity objectives in light of litigation. This is more fully described in Chapter 1, *Introduction*, Section 1.5.3, *Related Litigation*.
- The permanent operable barriers envisioned by the South Delta Improvements Program are a critical piece of infrastructure that was intended to provide protection of salinity and water levels in the southern Delta. These operational barriers are no longer likely to be built because of endangered species concerns, so this infrastructure solution is no longer potentially available to protect southern Delta agriculture.
- Attainment of current salinity objectives in the southern Delta has been difficult because of the complex interaction of upstream salinity sources, including salts imported to the SJR Basin in irrigation water; municipal discharges; poor circulation in southern Delta channels; and water diversions and discharges from agricultural drainage. The challenge of meeting salinity objectives is compounded by use of compliance locations in the interior southern Delta that are not optimally situated to assess salinity over a wide area in a tidal environment that is subject to reverse flows. Therefore, salinity measurement at these locations are not reflective of the protection of the agricultural beneficial use. The three interior southern Delta salinity compliance locations currently are SJR at Brandt Bridge, Old River near Middle River, and Old River at Tracy Road Bridge.

The goals of establishing updated southern Delta salinity objectives and the associated program of implementation are as follows.

- 1. Provide salinity conditions that reasonably protect agricultural beneficial uses of surface waters in the southern Delta
- 2. In establishing salinity water quality objectives to reasonably protect agricultural beneficial uses, take into consideration all of the demands being made and to be made on waters in the southern Delta, the LSJR and the three eastside, salmon-bearing tributaries, and the factors to be considered for establishing water quality objectives in Water Code section 13241, including, but not limited to, past, present and probable future beneficial uses and economic considerations
- 3. Establish salinity objectives, supported by existing scientific information, that are not lower than necessary to reasonably protect the most salt sensitive crops currently grown or suitable to be grown on saline- and drainage-impaired soils in the southern Delta
- 4. Maintain or improve salinity conditions in the southern Delta to comply with state and federal antidegradation policies
- 5. Provide for development and implementation of monitoring and modeling studies needed to better understand the characteristics of salinity conditions in the southern Delta and the dynamics of factors controlling or contributing to those conditions

### ES5 San Joaquin River Flow Proposal

This section describes the proposed narrative and numeric flow objective and the LSJR alternatives considered for the objective and evaluated in this SED. This section also provides more information on the implementation elements of the flow proposal.

### ES5.1 Narrative and Numeric Flow Objectives

The narrative element of the objective is framed in terms of "maintaining viable native migratory San Joaquin River fish populations." The unimpaired flow range element of the objective, proposed to be 30 to 50 percent of unimpaired flow, provides the bounds of the flow that is required to reasonably protect the fish and wildlife beneficial use. The proposed starting point, within the proposed 30 to 50 percent adaptive range, is an unimpaired flow of 40 percent. A numeric range provides maximum flexibility in the program of implementation to account for uncertainty, changing conditions, and competing uses for water, while still achieving the narrative element of the flow objective, which states:

Maintain inflow conditions from the San Joaquin River Watershed to the Delta at Vernalis sufficient to support and maintain the natural production of viable native San Joaquin River Watershed fish populations migrating through the Delta. Inflow conditions that reasonably contribute toward maintaining viable native migratory San Joaquin River fish populations include, but may not be limited to, flows that more closely mimic the natural hydrographic conditions to which native fish species are adapted, including the relative magnitude, duration, timing, and spatial extent of flows as they would naturally occur. Indicators of viability include population abundance, spatial extent, distribution, structure, genetic and life history diversity, and productivity.

The numeric element of the objective states:

<u>Maintain 40% of unimpaired flow with an allowed adaptive range between 30% - 50% inclusive,</u> from each of the Stanislaus, Tuolumne, and Merced Rivers from February through June. A percent of unimpaired flow between 30% - 50%, inclusive, from each of the Merced, Tuolumne, and Stanislaus Rivers shall be maintained from February through June.

At all times during February through June, the flow at Vernalis, as provided by the percent of unimpaired flow objective, shall be no lower than the minimum base flow value of 1,000 cfs with an allowed adaptive management range between 800 – 1,200 cfs, inclusive. Notwithstanding the above unimpaired flow requirement, a minimum base flow value between 800 – 1,200 cfs [cubic feet per second], inclusive, at Vernalis shall be maintained at all times during February through June.

Expressing the objective as a numeric range achieves the following goals.

- Provides sufficient inflow conditions to support and maintain the natural production of viable native SJR Watershed fish populations migrating through the Delta.
- Provides maximum flexibility in addressing scientific uncertainty and changing conditions, developing scientific information that will inform future management of flows, and meeting biological goals, while still reasonably protecting the fish and wildlife beneficial uses.
- Provides the opportunity to manage flows in a manner that considers other beneficial uses, such as agricultural, municipal, and recreational uses, as long as intended benefits to fish and wildlife beneficial uses are not reduced.

The flow proposal would move the current flow objective from a single location on the SJR near Vernalis upstream to include the three salmon-bearing tributaries of the LSJR: the Stanislaus, Tuolumne, and Merced Rivers. The flow proposal would also significantly increase flows during the February–June salmon outmigration period, compared to the current condition. The minimum February–June base flow requirement at Vernalis, which can be adaptively implemented as described in Chapter 3, *Alternatives Description*, establishes a minimum flow at Vernalis in the event that the percent of unimpaired flow on the LSJR tributaries would result in a lower flow.

To provide perspective for the 40 percent of unimpaired flow proposal, historical median February– June flows from 1984–2009 in the Stanislaus, Tuolumne, and Merced Rivers were, respectively, 40, 21, and 26 percent of unimpaired flow. This means that flows in the Merced River were less than 26 percent of unimpaired flow more than half the time, and less than 21 and 40 percent of unimpaired flow on the Tuolumne and Stanislaus, respectively, more than half of the time. Flows on the Stanislaus River are currently the highest of the three tributaries in terms of percent of unimpaired flow, with a 40 percent median unimpaired flow. This means that the 40 percent unimpaired flow proposal, when implemented, would increase flows in half of all years from the current condition, even on the Stanislaus River. Current flows are even lower in 1 out of every 4 years between 1984 and 2009. February–June historical flows in the Stanislaus, Tuolumne, and Merced Rivers were less than 28, 11, and 17 percent of unimpaired flow, respectively, 25 percent of the time.

Unimpaired flow is used as the benchmark for the proposed flow objective for the following reasons.

- The current flow objective in the 2006 Bay-Delta Plan also relies on unimpaired flow, but it does so in a less direct and more coarse manner that does not fully account for the variable and sometimes rapidly changing hydrology of the SJR Basin. The current flow objectives for February–June vary depending on month and water year classification. The water year classification system is based on unimpaired flows. The current objective therefore varies monthly and annually in a stepwise fashion that is still tied to unimpaired flows, but lags the actual flow by a month. Hydrology can change quickly in a month, so the current objective is not necessarily reflective of the current condition, and also does not reflect the frequency, timing, magnitude, and duration of natural flows as does a percent of unimpaired flow.
- Hydrology in the Sacramento River and LSJR Watersheds are different and can vary independently of each other due to uneven precipitation patterns. The current flow objective is tied, in part, to the hydrology of the Sacramento River Basin, meaning that if precipitation and runoff is high in the Sacramento River, higher SJR flows are required even if conditions on the SJR are drier, and vice versa.
- Because the current objective requires stepped monthly and annual flows, a small change in hydrology can cause a relatively large stepwise change in flow requirements, either up or down. This makes planning difficult because a small change in hydrology, either in the Sacramento River Basin or SJR Basin, can require a large change in flows directed toward the fish and wildlife beneficial uses even when the change in hydrology does not result in changed ecosystem needs. This has at least two undesirable effects: (1) It is difficult to plan reservoir releases and meet water supply demand on short notice when only a small change in hydrology occurs, and (2) more water must suddenly be directed towards fish and wildlife protection at a time when it is not necessarily most beneficial, thus taking water away from, and contributing to greater impacts on, other uses. This would also result in less water available for fish and wildlife when it is most needed, thus exacerbating survival of salmon and other species at critical life stages, which can ultimately lead to the need for more water later to recover from population declines.
- Unimpaired flow is a simple way of quantifying a volume of water that varies seasonally and annually. It is not a specific fixed number or quantity. It is a single number, a percentage, from which a quantity can be easily determined. Unimpaired flow varies with hydrology, so it is reflective of the frequency, timing, magnitude, and duration of flows to which the species being protected adapted. The quantity of unimpaired flow can be determined daily, weekly, and for longer time periods.

Unimpaired flow clearly identifies the allocation of a seasonally and annually variable quantity of water between the reasonable protection of fish and wildlife and other beneficial uses of water. Establishing the percent of unimpaired flow reflects the State Water Board's explicit balancing of competing beneficial uses—the allocation of water to environmental uses relative to other, primarily agricultural, uses. In contrast, the current 2006 Bay-Delta Plan's reliance on a table of different flow requirements to protect fish and wildlife for different seasons and hydrologic conditions provides no indication of the overall balancing that has been considered between competing uses of water. The use of a percent of unimpaired flow assigns an explicit percent of unimpaired flow to fish and wildlife, with the remaining percent of unimpaired flow available for other uses. Both amounts are easily calculable because the total unimpaired flow is easily calculable. For example, if the flow requirement is 40 percent of unimpaired flow from February through June, the remaining 60 percent is available for all other uses. In practice, even more than 60 percent is available for other uses because some of the water used is returned to the river, and would contribute to the 40 percent unimpaired flow requirement. Unimpaired flow is therefore a more transparent way to allocate water towards the protection of fish and wildlife resources and other uses of water.

### ES5.2 Lower San Joaquin River Alternatives

CEQA requires an evaluation of a range of reasonable alternatives to a project that would feasibly attain most of the basic objectives of the project but would avoid or substantially lessen any of the project's significant effects. The range of potential flow under each of the LSJR alternatives allows the evaluation of alternatives that would attain the project's objective of providing inflows while also reducing any significant effects of the project. This SED evaluates four alternatives for LSJR flows during the February–June time frame, including the No Project Alternative (LSJR Alternative 1 and SDWQ Alternative 1), and three other LSJR alternatives (LSJR Alternatives 2, 3, and 4). LSJR Alternatives 2, 3 and 4 includes an unimpaired flow range (e.g., 30 percent to 50 percent under LSJR Alternative 3), and the ability to adaptively manage flows within this range. LSJR Alternative 2, 3, and 4 also include common elements, such as a the minimum base flow requirement at Vernalis and the monitoring and reporting program that are discussed in more detail in Chapter 3, *Alternatives Description*.

The LSJR alternatives contain a robust program of implementation to implement the new flow water quality objectives and best protect beneficial uses under changing conditions. New flow objectives have not been proposed outside of the February–June time frame. Through adaptive implementation, however, a portion of the February–June flows could be shifted to other months to avoid adverse temperature impacts on fish and wildlife. Without this flow shifting there could otherwise be insufficient water available to achieve temperature criteria in the summer and fall. In addition, when implementing the LSJR flow objectives, the State Water Board will include minimum reservoir carryover storage targets or other requirements to help ensure that implementation of the flow objectives will not have adverse temperature or other impacts on fish and wildlife or, if feasible, other beneficial uses, and does not impact supplies of water for minimum health and safety needs, particularly during drought periods. The program of implementation also includes monitoring, special studies, and evaluation efforts to evaluate compliance and inform future changes to flow objectives outside of the February–June time frame, including the existing October pulse flow objective. The No Project Alternative (LSJR Alternative 1 and SDWQ Alternative 1) is the continuation of the 2006 Bay-Delta Plan and its requirements, as implemented through the State Water Board's Water Right Decision 1641 (D-1641) (revised March 15, 2000) and also includes continuation of, and full compliance with, the southern Delta salinity objectives as described in SDWQ Alternative 1. LSJR Alternatives 2, 3, and 4 evaluate ranges of unimpaired flows for the February–June period. Each alternative evaluates a different range of flows.

- Alternative 2 evaluates a range between 20 and 30 percent, with 20 percent as the starting percentage of unimpaired flow in the program of implementation.
- Alternative 3 evaluates a range between 30 and 50 percent, with 40 percent as the starting percentage of unimpaired flow in the program of implementation.
- Alternative 4 evaluates a range between 50 and 60 percent, with <u>60 50 percent</u> as the starting percentage of unimpaired flow in the program of implementation.

Each alternative includes an adaptive flow range allowed by four methods of adaptive implementation. LSJR Alternatives 2, 3, and 4 have the same narrative objective and program of implementation with the exception of the required percent of unimpaired flow range. The narrative objective includes four compliance points: one on each tributary upstream of the confluence with the SJR, and one on the SJR at Vernalis. Table ES-1 summarizes the different unimpaired flows that could be required under each LSJR alternative.

	No Project			
Percent Unimpaired	(LSJR/SDWQ	LSJR	LSJR	LSJR
Flow	Alternative 1)	Alternative 2	Alternative 3	Alternative 4
20	NA	X	NA	NA
30	NA	X	X	NA
40	NA	NA	Χ	NA
50	NA	NA	Χ	X
60	NA	NA	NA	Χ

#### Table ES-1. Percent Unimpaired Flows by LSJR Alternative

The alternative with the lowest flow, LSJR Alternative 2, has a range of 20–30 percent of unimpaired flow, and the 20 percent was selected to bracket the low end of flows under current conditions, though current flows are slightly higher than 20 percent on the Stanislaus, and lower than 20 percent on the Merced and Tuolumne Rivers. LSJR Alternative 3 has a range of 30–50 percent of unimpaired flow with a starting point of 40 percent, which represents a mid-point for the analysis. LSJR Alternative 4 has the highest level of flow, with a range of 50–60 percent and a starting point of 60 percent of unimpaired flow. The 2010 Flow Criteria Report determined that approximately 60 percent of unimpaired flow at Vernalis February–June would be fully protective of fish and wildlife beneficial uses in the three eastside tributaries and the LSJR when considering flow alone. In addition, as discussed above, LSJR Alternatives 2, 3, and 4 require a minimum base flow of 800–1,200 cfs at Vernalis be maintained February–June.

#### No Project Alternative (LSJR Alternative 1 and SDWQ Alternative 1)

The No Project Alternative is composed of both LSJR Alternative 1 and SDWQ Alternative 1. LSJR Alternative 1 conditions of the No Project Alternative include full compliance with all flow and water quality objectives in the 2006 Bay-Delta Plan as implemented through D-1641 and the 2009 NMFS biological opinion reasonable and prudent alternatives for the Stanislaus River, including Action 3.1.3 (NMFS BO) (which is included in the baseline [See Chapter 4, *Introduction to the Analysis*, Section 4.7, *Baseline*]). SJR flow and SDWQ conditions differ between the No Project Alternative and baseline. Specifically, relative to flow, the VAMP flows were being implemented under baseline conditions, but VAMP ended in 2011, after the baseline was established. Accordingly, under the No Project Alternative, flow requirements at Vernalis would be those required under D-1641, which are generally higher than those required previously under VAMP. The differences in conditions under baseline and under SDWQ Alternative 1 are described in Section ES<u>6.14.1</u>, *Southern Delta Water Quality (SDWQ) Alternatives*.

#### LSJR Alternative 2 (20 Percent of Unimpaired Flow)

LSJR Alternative 2 would require minimum 7-day running average unimpaired flows from February–June of 20–30 percent in the Stanislaus, Tuolumne, and Merced Rivers at their confluences with the LSJR. The flows in the February–June time frame may be adaptively managed within this range in order to maximize benefits to fishery resources in the LSJR and the three eastside tributaries. The total volume of flow from February–June, however, cannot be less than 20 percent of the unimpaired flow for that time period.

#### LSJR Alternative 3 (40 Percent of Unimpaired Flow)

LSJR Alternative 3 is similar to LSJR Alternative 2 except that the range of unimpaired flow is 30–50 percent, with starting point of 40 percent of unimpaired flow, and a minimum total volume of flow from February–June of no less than 30 percent of the unimpaired flow for that time period.

#### LSJR Alternative 4 (60 Percent of Unimpaired Flow)

LSJR Alternative <u>4</u> <del>3</del> is similar to LSJR Alternative 2 except that the range of unimpaired flow is 50– 60 percent, with a starting point of <u>6050</u> percent of unimpaired flow, and a minimum total volume of flow from February–June of no less than 50 percent of the unimpaired flow for that time period.

#### **Common Elements of All Lower San Joaquin River Alternatives**

The following elements of the LSJR alternatives are the same for each:

- Adaptive implementation
- Implementing entity and biological goals
- Planning, monitoring and reporting
- State of emergency provisions
- Non-flow measures

The State Water Board recognizes that voluntary agreements can help inform and expedite implementation of the water quality objectives and can provide durable solutions in the Delta Watershed, so are also described below.

#### **Adaptive Implementation**

The unimpaired flow objective is not intended to be implemented in a way that requires rigid adherence with a fixed percent of unimpaired flow. It is intended to determine a quantity of water that can be "shaped" or shifted in time to provide more functionally useful flows. Functionally useful flows are designed to achieve a specific function, such as increased habitat, more optimal temperatures, or a migration cue. The unimpaired flow requirement is also not intended to remain at one fixed percent, but rather to be adaptively implemented within a range of unimpaired flow in response to changing information and changing conditions. LSJR Alternatives 2, 3, and 4 are intended to be achieved through adaptive implementation. Each of the three tributaries may be managed differently, with respect to the percent of unimpaired flow and the specific adaptive implementation, so long as the adaptive implementation in the three rivers is coordinated.

The adaptive implementation element of the flow proposal consists of a defined adaptive implementation process that allows the magnitude and timing of flows to be adjusted in a number of ways, within a prescribed range of flows, if best available scientific information supports that such changes would (1) be sufficient to support and maintain the natural production of the viable native fish LSJR fish populations migrating through the Delta, and (2) meet any existing biological goals approved by the State Water Board. Adaptive implementation of flows is intended to accomplish the following goals.

- Respond to changing information and changing conditions, including changes in flow patterns as a result of climate change
- Minimize adverse water temperature effects
- Support scientific experiments that are intended to assess the benefits of different flow regimes

Adaptive implementation could also be used to optimize flows to achieve the objectives while serving other beneficial uses, such as agricultural, municipal, and recreational uses, provided that serving other uses does not reduce intended benefits to fish and wildlife and that specified requirements are met.

Following are the four methods in which flows can be adaptively implemented under LSJR Alternative 3. As described in Chapter 3, *Alternatives Description*, application of the methods varies slightly among the alternatives. Chapter 3 and the program of implementation in Appendix K, *Revised Water Quality Control Plan*, more fully describe these methods and the constraints on their use.

- The percent of unimpaired flow may be adjusted to any value within the adaptive range (30 to 50 percent for LSJR Alternative 3) on an annual or long-term basis.
- The percent of unimpaired flow for February–June may be managed as a total volume of water and released on an adaptive schedule during that period.
- As long as the minimum percent of unimpaired flow for the prescribed range (30 percent for the flow proposal, LSJR Alternative 3, which is 30 to 50 percent of unimpaired flow) is provided during the February–June time frame, flows may be shifted from the February– June time frame to other times of year to prevent adverse temperature effects.

• The February–June Vernalis base flow requirement may be adjusted on an annual or long-term basis to any value between 800 and 1,200 cfs.

As explained in Chapter 3 and Appendix K, different levels of approval are required depending on the nature of the change. Adaptive implementation methods 1 and 4 may be approved by the State Water Board Executive Director on an annual basis if all the members of a working group (described below) agree to the change. Methods 2 and 3 may be approved by the State Water Board Executive Director on an annual basis if one or more members of the working group recommend the change. Multi-year changes for any of the methods, or changes that cannot be approved by the Executive Director, must be approved by the State Water Board.

Adaptive implementation allows the frequency, timing, magnitude, and duration of flows to shift in order to enhance the biological benefits. The LSJR alternatives entail a virtually unlimited number of possible functional flow regimes, limited only by the upper and lower bounds of the analyzed range of flows.

The Vernalis base flow requirement, with an adaptive range of 800–1,200 cfs, establishes a minimum flow in the event that the percent of unimpaired flow would have resulted in a lower number, such as in critically dry years. This base flow requirement is the minimum quantity of water needed in all years to reasonably protect the fish and wildlife beneficial use. This base flow requirement is expressed as a range so that base flow can also be adaptively managed to maximize the beneficial use of water during critically dry years.

#### **Implementing Entity and Biological Goals**

The State Water Board will establish a Stanislaus, Tuolumne, and Merced River Working Group (STM Working Group) to assist with implementation, monitoring, and assessment activities for the LSJR flow objectives. The STM Working Group will be comprised of representatives from the State Water Board; California Department of Fish and Wildlife (CDFW); NMFS; U.S. Fish and Wildlife Service (USFWS); water users on the Stanislaus, Tuolumne, and Merced Rivers; and any other representatives deemed appropriate by the Executive Director. The STM Working Group or State Water Board staff, as necessary, will, in consultation with the Delta Science Program, develop specific measures necessary to implement the February–June LSJR flow requirements and to monitor and periodically report on their effectiveness. The STM Working Group, or State Water Board staff as necessary, will also, in consultation with the Delta Science Program, develop proposed procedures for allowing the adaptive adjustments to the February–June flow objectives.

The program of implementation requires the development of biological goals that can be used to demonstrate the reasonable protection of LSJR fish and wildlife beneficial uses, evaluate the effectiveness of the program of implementation, the monitoring and evaluation program, and future changes to the 2006 Bay-Delta Plan, and to inform adaptive implementation. Based on recommendations from the STM Working Group, State Water Board staff, and other interested persons, the State Water Board will consider approving the biological goals within 180 days from the date of the Office of Administrative Law's approval of the amendments to the 2006 Bay-Delta Plan. Once developed, those biological goals may be modified by the State Water Board based on new information developed through the monitoring and evaluation activities described below or other pertinent sources of scientific information. Biological goals will be developed specifically for LSJR salmonids for abundance; productivity as measured by population growth rate; genetic and life history diversity; and population spatial extent, distribution, and structure. Biological goals will be

one of the tools that can be used to inform adaptive implementation, including changes to the flow percent required within the adaptive range.

#### Planning, Monitoring, and Reporting

The program of implementation for LSJR flow objectives identifies the following information, plans, and reports that the STM Working Group, or State Water Board staff as necessary, must prepare and submit to the State Water Board or the State Water Board's Executive Director for approval.

- Biological goals to inform the adaptive methods and evaluate the effectiveness of the program of implementation: the State Water Board will consider approval within 180 days after Office of Administrative Law approval of the amendments to the Bay-Delta Plan
- Measures to achieve, monitor, and evaluate compliance with the flow objectives- one time preparation and submittal: the State Water Board or its Executive Director will consider approval within 180 days after Office of Administrative Law approval of the amendments to the Bay-Delta Plan
- Adaptive methods procedures: one time preparation and submittal, the State Water Board or its Executive Director will consider approval within 180 days after Office of Administrative Law approval of the amendments to the Bay-Delta Plan
- Annual adaptive operations plan: to be submitted by the STM Working Group or subset thereof by January 10 of each year
- Annual report on implementation activities: due December 31 of each year
- Comprehensive review of implementation actions: every 3 to 5 years

#### State of Emergency Change Provision

The current drought has highlighted the need for flexibility to adjust requirements in water rights that implement the current 2006 Bay-Delta Plan objectives during emergencies. The flow proposal therefore includes a provision to adjust flows for a state of emergency, such as the current drought emergency. Hydrologic conditions, and water supply needs experienced during the current drought were analyzed in this SED, and so the analyses in this SED have accounted for a wide range of hydrologic conditions. Under this emergency provision, the State Water Board, at its discretion or at the request of any affected responsible agency or person, may authorize a temporary change to the implementation of the LSJR flow objectives in a water right proceeding if the State Water Board determines that either (1) there is an emergency as defined by CEQA (Pub. Resources Code, § 21060.3), or (2) the Governor of the State of California or a local governing body has declared an state or local emergency pursuant to the California Emergency Services Act (Gov. Code, § 8550 et seq.). Before authorizing any temporary change, the State Water Board must find that measures will be taken to reasonably protect the beneficial use in light of the circumstances of the emergency.

#### **Non-Flow Actions**

The program of implementation for the flow proposal recommends non-flow actions to assist in further improving habitat conditions that benefit fish and wildlife beneficial uses or to improve related science and management within the LSJR Watershed. This is intended to provide recommendations to the entities that will be responsible for attainment of flow objectives, and others, to use measures other than flow, in collaboration with state and federal agencies, to take

actions that will complement the LSJR flow objectives. Increased flows, however, remain the principal means of compliance because science shows that <u>some additional minimum</u> flow is still needed, at a minimum, to reasonably protect fish and wildlife beneficial uses in the LSJR.

While flow remains a key factor, the State Water Board also recognizes that a number of other factors, such as nonnative species, predation, high water temperature\_s, barriers to fish passage, and habitat loss contribute to the degradation of fish and wildlife beneficial uses in the LSJR. Direct actions to address these other stressors would complement LSJR flows to protect fish and wildlife. The State Water Board, therefore, recommends certain actions in the program of implementation. These recommended actions, together with the coordinated monitoring and adaptive implementation described above, are expected to improve habitat conditions that benefit native fish and wildlife or are expected to improve related science and management within the LSJR Watershed, and could reduce the flows needed, within the adaptive range, to achieve reasonable fish and wildlife protection goals.

Voluntary agreements, described below, may include commitments to undertake the recommended non-flow actions. If the voluntary agreements include actions that are based upon the best available science and analyses, and it is demonstrated that implementation of any such actions will improve conditions sufficiently to support and maintain native fish populations and meet biological goals, they may be used to support a change in flows within the adaptive range. The following actions are recommended for evaluation and subsequent implementation.

- Restore, enhance, and protect floodplain and riparian habitat.
- Reduce vegetation disturbing activities in floodplains and floodways, where safe and appropriate.
- Provide and maintain coarse sediment for salmonid spawning and rearing.
- Enhance in-channel complexity.
- Improve reservoir operations and/or physical structures to maintain adequate water temperature conditions.
- Expand fish screening.
- Improve fish passage above dams.
- Improve fish and water barrier programs.
- Reduce predation and competition by nonnative fish.
- Reduce invasive species.

These measures are identified in the program of implementation of the LSJR flow objectives as *San Joaquin River Non-Flow Actions* in Appendix K, *Revised Water Quality Control Plan*. The measures are described and evaluated in Chapter 16, *Evaluation of Other Indirect and Additional Actions*.

In addition, the following additional recommended actions for other agencies are currently included in the 2006 *Water Quality Control Plan for the San Francisco Bay/ Sacramento–San Joaquin Delta Estuary* (described in Appendix K).

- Improve management and operation of fish hatcheries
- Evaluate and revise, if needed, fish harvest policies and take actions to reduce illegal harvesting

#### Voluntary Agreements

The State Water Board recognizes that voluntary agreements can help inform and expedite implementation of the water quality objectives and can provide durable solutions in the Delta Watershed. Subject to acceptance by the State Water Board, a voluntary agreement may serve as an implementation mechanism for the LSJR flow objectives for the LSJR Tributaries as a whole, an individual tributary or some combination thereof. Voluntary agreements may include commitments to meet the flow requirements and to undertake non-flow actions. If the voluntary agreements include non-flow actions recommended in this Plan or by DFW, the non-flow measures may support a change in the required percent of unimpaired flow, within the range prescribed by the flow objectives, or other adaptive adjustments otherwise allowed in this program of implementation. Any such changes must be supported by CDFW and satisfy the criteria for adaptive adjustments contained within this program of implementation. At a minimum, to be considered by the State Water Board, voluntary agreements must include provisions for transparency and accountability, monitoring and reporting, and for planning, adaptive adjustments, and periodic evaluation, that are comparable to similar elements contained in the program of implementation for the LSJR flow objectives.

The State Water Board encourages stakeholders to work together to reach voluntary agreements that could implement Bay-Delta Plan objectives for fish and wildlife beneficial uses and to improve conditions in the watershed.

#### ES5.3 Recommended LSJR Alternative—Issues to be Resolved

LSJR Alternative 3, with an initial unimpaired flow of 40 percent and an adaptive range of 30 to 50 percent, is the flow proposal recommended for adoption. This is a draft proposal. During the adoption process, the State Water Board may select another percent of unimpaired flow within this adaptive range as the starting point, or select a different adaptive range and starting point based on the information and analyses in this document and public comment. This choice between the different alternatives, which represent different levels of protection that must be weighed against costs and adverse effects, is a primary issue to be resolved by the State Water Board. The remaining elements of the flow proposal, other than the adaptive range and starting percent, are the same for LSJR Alternatives 2, 3, and 4.

### ES5.4 Effects of the Flow Proposal

The primary effect of the flow proposal is that it would decrease the quantity of surface water available for diversion for other uses compared to the current condition (water supply effect). This would affect primarily agriculture, but would also affect drinking water supplies and hydropower generation. The long-term mean annual reduction in surface water supplies for the 40 percent of unimpaired flow proposal (LSJR Alternative 3) is 293 thousand acre-feet (TAF), which is a 14 percent reduction in surface water supply from the current condition in the plan area. The adaptive implementation element of this proposal could increase or decrease the mean annual surface water supply effect from a high of 465 TAF per year (TAF/y), a 23 percent reduction in surface water supply from the current condition, at 50 percent of unimpaired flow. The water supply effects analysis takes into account greater reliance on storage to meet water demand in all years, so an additional effect of the flow proposal would be an overall decrease in the quantity of water stored

in reservoirs. In other words, reservoir levels would be driven lower more frequently, but still would be required to maintain adequate cold water storage. To ensure that there is adequate coldwater storage, the water supply effects analysis places constraints on reservoir operations, including carryover storage. The reduced availability of surface waters, and associated effects on reservoir levels, results in a negative effect on hydropower generation and other uses.

Table ES-2 provides the summary mean annual surface water supply effects under baseline, and for every 5 percent increment of unimpaired flow from 20–60 percent for each tributary and the total plan area. The baseline of 2,068 TAF is the mean annual surface water supply assumed for the plan area. The change and percent change from baseline for each 5 percent increment of unimpaired flow are also provided. The water supply effect for the 40 percent unimpaired flow proposal (LSJR Alternative 3) in each tributary, and for the 30–50 percent adaptive range for the plan area, are highlighted. The analysis was conducted such that the State Water Board can select, if desired, an adaptive range and initial starting point for the percent unimpaired flow requirement that is different from the current proposal. The effects for 35 percent of unimpaired flow provide a useful reference because this was the proposal in the 2012 Draft SED. As would be expected, the water supply effects of 40 percent unimpaired flow are larger than the effects of 35 percent unimpaired flow.

		Baseline Percent of Unimpaired Flow									
		Diversion	20%	25%	30%	35%	40%	45%	50%	55%	60%
	Volume (TAF)	637	624	616	604	592	558	540	500	470	431
Stanislaus	Change (TAF)		-12	-20	-33	-45	-79	-97	-136	-167	-206
	Change (%)		-2	-3	-5	-7	-12	-15	-21	-26	-32
	Volume (TAF)	851	831	819	795	769	732	701	657	610	553
Tuolumne	Change (TAF)		-20	-32	-56	-82	-119	-149	-193	-240	-298
	Change (%)		-2	-4	-7	-10	-14	-18	-23	-28	-35
	Volume (TAF)	580	547	536	520	505	485	470	444	422	395
Merced	Change (TAF)		-33	-44	-60	-75	-95	-111	-136	-159	-185
	Change (%)		-6	-8	-10	-13	-16	-19	-23	-27	-32
Plan Area	Volume (TAF)	2,068	2,002	1,972	1,919	1,866	1,775	1,711	1,602	1,502	1,379
(Total of Three	Change (TAF)		-65	-96	-149	-202	-293	-357	-465	-566	-689
Tributaries)	Change (%)		-3	-5	-7	-10	-14	-17	-23	-27	-33

#### Table ES-2. Summary of Mean Annual Water Supply Effects

Note: Gray shading highlights numbers that are discussed in the text.

TAF = thousand acre-feet

The surface water supply effects are not distributed evenly among wet and dry years. Table ES-3 shows that the largest surface water supply effects occur in dry and critically dry years, with virtually no effect in wet years, and only an overall 3 percent reduction (73 TAF/y) in water supply in the plan area in above normal years. For example, whereas Table ES-2 shows that 40 percent of unimpaired flow (LSJR Alternative 3) would result in a mean annual water supply reduction of 293 TAF (a 14 percent reduction in mean annual water supply) over all year types in the plan area, Table ES-3 shows that the mean annual reduction in the plan area in dry and critically dry years is much higher—673 TAF (30 percent reduction) and 624 (38 percent reduction), respectively. In this

particular example, it should be noted that though the effect on quantity is actually less in critically dry years than in dry years, the percent change is larger. That is because water supply under baseline is already reduced in critically dry years (1,625 TAF) compared to dry years (2,271 TAF).

This supply versus demand effect can also be seen under baseline. Water supply increases slightly in dry years compared to wet years, and then drops off dramatically in critical dry years because water supply is reflective of both the availability of, and demand for, water. There is slightly less demand in wetter years because crops receive more rainfall and need less surface water supply. Demand far exceeds supply under baseline only in critically dry years, when surface water availability is reduced.

				Year Type		
		Wet	Above Normal	Below Normal	Dry	Critically Dry
	Baseline (TAF)	661	661	661	683	520
Stanislaus	LSJR Alt 3 (40% UF) (TAF)	662	630	613	536	303
Stanislaus	Change (TAF)	1	-31	-48	-147	-217
	Change (%)	0%	-5%	-7%	-22%	-42%
	Baseline (TAF)	848	882	931	938	689
Tuelumene	LSJR Alt 3 (40% UF) (TAF)	845	855	800	681	426
Tuolumne	Change (TAF)	-3	-27	-131	-257	-263
	Change (%)	0%	-3%	-14%	-27%	-38%
	Baseline (TAF)	591	622	642	650	416
Manaad	LSJR Alt 3 (40% UF) (TAF)	591	607	508	381	272
Merced	Change (TAF)	0	-15	-134	-268	-144
	Change (%)	0%	-2%	-21%	-41%	-35%
	Baseline (TAF)	2,099	2,164	2,233	2,271	1,625
Plan Area	LSJR Alt 3 (40% UF) (TAF)	2,097	2,091	1,921	1,598	1,001
(Total of Three Tributaries)	Change (TAF)	-2	-73	-313	-673	-624
moutanesj	Change (%)	0%	-3%	-14%	-30%	-38%
TAF = thousand ac UF = unimpaired f						

# Table ES-3. Mean Annual Water Supply Effects of LSJR Alternative 3 (40 Percent Unimpaired FlowProposal) by Water Year Type

This reduction in availability of surface water could affect water users who obtain their water from diversions anywhere within the plan area and extended plan area—anywhere within the Stanislaus, Tuolumne, and Merced River Watersheds. When implemented through a water right proceeding, implementation would generally follow the water right priority system and in accordance with applicable law. This could result in adding conditions to existing water rights or taking other water right actions that would require some water right holders to not divert water when flows are required to meet the proposed flow objective.

This SED, however, focuses on the portion of the plan area downstream of the rim dams on the Stanislaus, Tuolumne, and Merced Rivers where the flow proposal would attain the greatest benefits

to fish and wildlife in those tributary watersheds. In addition, the majority of post-1914 permits and licenses (the most junior water rights) and the pre-1914 water rights are held by entities that obtain water supplies from these rim dams. Specifically, the major districts analyzed in the plan area account for 98, 99, and 94 percent, respectively, of the water authorized for diversion (based on face value) under non-power, post-1914 water rights in the Stanislaus, Tuolumne, and Merced River Watersheds. The entities that obtain water supplies from these rim dams also claim the majority of senior, pre-1914 water rights in the three watersheds. The water supply effects analysis also considers reservoir operation on the Merced River under the Cowell Agreement, and CCSF water supply from the Tuolumne River.

The reduction in availability of surface water would not likely translate into an immediate and equivalent increase in unmet crop water demand because some quantity of the decrease in surface water diversion lost to meeting the proposed flow objective would be replaced by increased groundwater pumping. This already occurs during drought years. There is increased reliance on groundwater pumping when surface water supplies are limited. Groundwater pumping would continue to offset some of the surface water supply deficits under the LSJR alternatives, just as groundwater pumping offsets reduced surface water supply availability in critically dry years under baseline. The sustainability of increased reliance on groundwater pumping is an important issue that is discussed below.

The reduced availability of surface water diversions could potentially affect various water users, separated into two categories.

- Direct net effects on surface water users that rely upon surface water in the Stanislaus, Tuolumne, and Merced River Watersheds, with a focus on the area downstream of the major reservoirs on the three tributaries (Lake McClure, New Don Pedro Reservoir, and New Melones Reservoir), and indirect groundwater effects on groundwater users.
- Direct effects on surface water supplies in the CCSF and other areas served by CCSF.

An evaluation of the potential effects on service providers, including municipal water supply effects, is provided in Chapter 13, *Service Providers*, and summarized in Chapter 22, *Integrated Discussion of Potential Municipal and Domestic Water Supply Management Options*. The potential effects on CCSF are identified in much greater detail because CCSF is a major water right holder that relies upon water delivered from the Tuolumne River to provide approximately 85 percent of the water supplied to a major metropolitan area. For reasons more fully explained in Appendix L, *City and County of San Francisco Analyses*, and summarized below, it is difficult to predict to what specific extent water supplies for CCSF and related service areas would be affected by the flow proposal.

The potential effects are, therefore, framed as the effect on combined surface and groundwater users in the plan area and the possible, alternative, effect on CCSF and related service area water supply. The effects on CCSF and related service areas would not be additive to the surface and groundwater effects in the plan area. Though water right implementation of the flow proposal could affect CCSF and related service water suppliers, this would not be an additional effect to the surface and groundwater effects in the plan area. Any effects on CCSF would reduce effects within the plan area and vice versa. The reduced availability of surface water diversions in the plan area could also affect groundwater recharge, hydropower generation, drinking water supply, and would have overall economic impacts, also discussed below.

# Direct Net Effect on Surface Water Users and Indirect Effects on Groundwater Users

The net effect of the flow proposal on water supplies for agricultural purposes would be moderated to some extent by increased reliance on groundwater to make up for some of the loss in surface water diversions. Knowledge of current and future rates of groundwater pumping are, therefore, needed to determine the net effect on water supplies. In other words, groundwater pumping must be estimated to determine the potential for groundwater to make up some portion of the overall unmet demand for water resulting from implementation of the LSJR alternatives. Unmet demand is defined as a shortage of supply to satisfy <del>field</del>-crop-applied water needs, whether from surface water or groundwater.

Table ES-4 shows the likely increase in groundwater pumping, assuming 2009 levels of groundwater pumping capacity and no change in the assumed irrigation efficiencies of the water districts. Based on this assumption, mean annual groundwater pumping is expected to increase by 105 TAF (364 minus 260, with rounding). Groundwater pumping capacity remains the same in all years but baseline reliance on groundwater increase from 185 TAF in wet years to 485 TAF in critically dry years. This shows that groundwater pumping already changes in response to changes in surface water availability under baseline. Groundwater pumping increases under LSJR Alternative 3 (40 percent of unimpaired flow) are highest in dry years, followed by below normal and critically dry years, and lowest in above normal years and wet years. Groundwater pumping increases are highest in dry years.

	Average Annual Groundwater Use						
	All Year		Above Below		Critically		
	Types	Wet	Normal	Normal	Dry	Dry	
Total GW pumping capacity (TAF/y)	626	626	626	626	626	626	
Baseline GW use (TAF/y)	260	185	203	228	221	485	
LSJR Alt 3 (40% UF) GW use (TAF/y)	364	192	235	376	524	614	
Project increase in GW use (TAF/y)*	105	6	32	149	302	129	

#### Table ES-4. Groundwater Use Based on 2009 Levels of Groundwater Pumping

GW = groundwater

TAF/y = thousand acre-feet per year

UF = unimpaired flow

\* LSJR Alt 3 minus baseline may be different from increase due to rounding.

Table ES-5 shows the change in mean annual unmet agricultural water demand (crop demand at the field) after taking into account the substitution of reduced surface water with additional groundwater pumping based on 2009 levels of groundwater pumping capacity. Baseline surface water supply is lowest in critically dry years. The mean annual baseline unmet demand for all year types is 45 TAF/y (shown as gray cell in Table ES-5). Most of that unmet demand occurs in critically dry years, with some in dry years—the mean annual baseline unmet demand in critically dry years is 224 TAF/y. Under 40 percent unimpaired flow (LSJR Alternative 3), the mean annual unmet demand increases to 182 TAF/y (gray cell); this is an increase of 137 TAF/y (gray cell) over baseline. Unmet demand increases in all year types but is largest in below normal, dry, and critically

dry years. The increase in unmet demand in critically dry years under 40 percent unimpaired flow (LSJR Alternative 3) is 394 TAF/y.

	Pla	n Area	All Year types	Wet	Above Normal	Below Normal	Dry	Critically Dry
LJSF and	8 Alternatives 2, 3, 4	Total Crop Applied Water Demand (TAF)	1,604	1,483	1,565	1,643	1,696	1,720
	Surface Water Supply	Baseline Applied Surface Water (TAF)	1,300	1,298	1,362	1,415	1,465	1,011
Baseline		Baseline GW Pumping (TAF) (2009 Max)	260	185	203	228	221	485
Base	Baseline GW pumping (2009 Max)	Baseline Unmet Demand (TAF)	45	0	0	0	9	224
Maxj	Baseline Unmet Demand (%)	3%	0%	0%	0%	1%	13%	
E	Surface Water Supply	LSJR Alt 3 (40% UF) Applied Surface Water (TAF)	1,058	1,287	1,293	1,163	943	489
LSJR Alt 3 (40% UF)		Alternative GW Pumping (TAF) (2009 Max)	364	192	235	376	524	614
Alt 3 (4	With additional	Alternative Unmet Demand (TAF)	182	4	37	104	230	618
(2009)	GW pumping (2009 Max)	Alternative Unmet Demand (%)	11%	0%	2%	6%	14%	36%
		Alternative Increase in Unmet Demand (TAF)	137	4	37	104	221	394

# Table ES-5. Annual Average Applied Water Demand, Groundwater Pumping, and Unmet DemandBased on 2009 Levels of Groundwater Pumping

Note: Gray shading highlights numbers referred to in text.

TAF = thousand acre-feet

GW = groundwater

UF = unimpaired flow

The drought has provided insight into how groundwater pumping might increase in response to surface water supply shortages. Groundwater pumping has increased to historically high levels of capacity and use in recent years. Table ES-6 shows that groundwater pumping would be higher both under baseline and 40 percent unimpaired flow (LSJR Alternative 3) if the higher 2014 levels of reported groundwater pumping capacity are used. Mean annual baseline groundwater pumping is 30 TAF higher based on 2014 levels of observed groundwater pumping capacity compared to 2009 levels—290 TAF using 2014 levels of groundwater pumping versus 260 TAF using 2009 levels. Mean annual groundwater pumping could increase by 172 TAF under 40 percent unimpaired flow (compared to an increase of 105 TAF based on 2009 levels of groundwater pumping). As with the estimates based on 2009 rates of groundwater pumping, bigger increases would occur in below normal, dry, and critically dry years. Data supporting these estimates are provided in Appendix G, *Agricultural Economic Effects of Lower San Joaquin River Flow Alternatives: Methodology and Modeling Results*.

		Average Annual Groundwater Use					
	All Year types	Wet	Above Normal	Below Normal	Dry	Critically Dry	
Total GW pumping capacity (TAF/y)	903	903	903	903	903	903	
Baseline GW use (TAF/y)	290	185	203	228	231	633	
LSJR Alt 3 (40% UF) GW use (TAF/y)	462	194	259	460	690	883	
Project increase in GW use (TAF/y)	172	9	56	233	460	250	
GW = groundwater							
TAF/y = thousand acre-feet per year							
TAF = thousand acre-feet							
UF = unimpaired flow							

#### Table ES-6. Groundwater Use Based on 2014 Levels of Groundwater Pumping

Table ES-7 shows the change in mean annual unmet agricultural water demand after taking into account the substitution of reduced surface water with additional groundwater pumping based on 2014 levels of groundwater pumping capacity. The mean annual baseline unmet demand is 15 TAF—this is 30 TAF/y lower than mean annual baseline unmet demand using 2009 levels of groundwater pumping capacity. All of that unmet demand, 76 TAF on average, occurs in critically dry years. The mean annual unmet demand increases to 84 TAF, an increase of 69 TAF/y over baseline (shown as gray shading in Table ES-7). Unmet demand increases in all year types but is largest in below normal, dry, and critically dry years.

# Table ES-7. Annual Average Applied Water Demand, Groundwater Pumping, and Unmet DemandBased on 2014 Levels of Groundwater Pumping

	Plan	Area	All Year types	Wet	Above Normal	Below Normal	Dry	Critically Dry
LJSR A and 4	Alternatives 2, 3,	Total Crop Applied Water Demand (TAF)	1,604	1,483	1,565	1,643	1,696	1,720
	Surface water Supply	Baseline Applied Surface Water (TAF)	1,300	1,298	1,362	1,415	1,465	1,011
Baseline		Baseline GW Pumping (TAF) (2014 Max)	290	185	203	228	231	633
Base	Baseline GW pumping (2014 Max)	Baseline Unmet Demand (TAF)	15	0	0	0	0	76
Maxj	Baseline Unmet Demand (%)	1%	0%	0%	0%	0%	4%	
UF)	Surface water Supply	40% UF Applied Surface Water (TAF)	1,058	1,287	1,293	1,163	943	489
(40%	40%	Alternative GW Pumping (TAF) (2014 Max)	462	194	259	460	690	883
(40% OF) With additional GW pumping (2014 Max)		Alternative Unmet Demand (TAF)	84	2	13	20	63	349
	Alternative Unmet Demand (%)	5%	0%	1%	1%	4%	20%	

	Plan	Area	All Year types	Wet	Above Normal	Below Normal	Dry	Critically Dry
		Alternative Increase in Unmet Demand (TAF)	69	2	13	20	63	273
TAF – t	ray shading highlights housand acre-feet roundwater	numbers referred to in the te	xt.					

UF = unimpaired flow

These data and this discussion show how sensitive the calculation of unmet demand is to assumed levels of groundwater pumping. Though higher groundwater pumping that is based on 2014 information has the effect of reducing unmet demand, 2014 levels of pumping are much higher. Whether such increased levels can be maintained over the long term has not been determined. The 2009 levels of pumping are, therefore, used to determine the economic impacts of reduced overall water supply, with the understanding that higher 2014 levels of groundwater pumping may be possible for a limited time in some areas.

Determination of sustainability would depend on where the boundaries are drawn for such an analysis, which is beyond the scope of this SED. The major water districts using surface water, which are the entities most affected by reduction of surface water supplies resulting from the flow proposal, operate in a way that provides net recharge to groundwater in their combined service areas. Model analyses show that this would continue to be the case with increased groundwater pumping that is based on either 2009 or 2014 levels of groundwater pumping capacity. The most acute problems of groundwater sustainability appear to lie in areas outside the district boundaries or service areas that have relied upon the incidental benefit of net groundwater recharge that results from water district operations.

According to the California Department of Water Resources (DWR), the Eastern San Joaquin and Merced Basins are classified as "High Priority" and "Critically Overdrafted," while Turlock and Modesto Basins are listed as "High Priority" but not "Critically Overdrafted." Under SGMA (Wat. Code, § 10720 et seq.), enacted by the Legislature in 2014, groundwater must be sustainably managed without causing "undesirable results" that could include chronic lowering of levels indicating a significant and unreasonable depletion of supply over the planning horizon, significant and unreasonable reduction of groundwater storage, or depletions of interconnected surface water that have significant and unreasonable adverse effects on beneficial uses of the surface water, among others (Wat. Code, § 10721(x)). Specifically, SGMA contains the following milestones.

- June 30, 2017—the formation of locally-controlled groundwater sustainability agencies in the State's high- and medium-priority groundwater basins and subbasins; including the Eastern San Joaquin, Merced, Modesto, and Turlock Subbasins.
- January 31, 2020—Groundwater sustainability plans (GSPs) must be completed for high and medium priority basins in a critical condition of overdraft.
- January 31, 2022—GSPs must be completed in all other high- and medium-priority basins not currently in overdraft.
- Twenty years after adoption of the GSP (2040 and 2042)—all high- and medium-priority groundwater basins must achieve sustainability.

Groundwater pumping in the plan area (and all other areas of the state) must be sustainable by no later than 2042. This means that, over time, the water supply effect of flow proposals could potentially shift to a larger unmet demand compared to baseline. Increased groundwater recharge in wet years, however, could reduce groundwater impacts, and make higher levels of groundwater pumping sustainable.

These impacts, though likely to evolve over time as the new law is implemented coincident with the implementation of the flow proposal, cannot be reasonably quantified for analysis at this time.

### Water Supply Effects Outside of the Immediate Plan Area

The effect of the flow proposal on specific water rights is unknown. In general, the flow objectives would be implemented through water right actions that would follow the water right priority system, and in accordance with applicable law, and limit water availability starting with the most junior water rights in the plan area. Conditions would also be placed in water quality certifications issued by the State Water Board for FERC hydropower projects on the Merced and Tuolumne Rivers. As stated previously, some of the water supply effect would also occur in the extended plan area and potentially affected areas.

- Stanislaus River Watershed upstream of New Melones Reservoir
- Tuolumne River Watershed upstream of New Don Pedro Reservoir
- Merced River Watershed upstream of Lake McClure
- LSJR Watershed from the Merced River confluence to Vernalis
- CCSF, and other areas served by water delivered from the plan area

This means that, when implemented, some of the water supply effect could occur in areas outside the plan area. In no case, however, would the total effect be greater than has been quantified and explained for the plan area. As discussed above, the largest uncertainty involves how the water supply for the CCSF and other areas served by the San Francisco Public Utilities Commission (SFPUC) could be affected. That is why this SED also analyzes the potential water supply and economic effects on the CCSF served by water from the Tuolumne River Watershed.

### Hydropower, Agricultural, and Domestic and Municipal Water Supply Effects

The direct net effect on surface water users and indirect groundwater effects on groundwater users would have economic and other effects on hydropower, agriculture, groundwater, and drinking water. This information is discussed in several chapters and appendices, and is summarized here. The potential effects on the CCSF are also summarized here and described in Appendix L, *City and County of San Francisco Analyses*.

#### **Hydropower Effects**

The reduced availability of surface water diversions in the plan area, and changed reservoir operations, could affect hydropower generation. The timing and amounts of energy generated are calculated from the timing, rates of release, and elevation head of reservoirs at in-stream hydropower facilities and allowable diversions to off-stream facilities, estimated across 82 years of hydrology by the Water Supply Effects (WSE) model for the LSJR alternatives and baseline. The

average annual energy generation and the distribution of average monthly energy generation across these 82 years of hydrology for each LSJR alternative are then compared to those for baseline.

The LSJR alternatives slightly reduce the annual energy generation and change the monthly generation pattern. Table ES-8 contains a summary of the average annual change in total energy generation (gigawatt hour) on each of the tributaries due to the LSJR alternatives. Generally, as the percent of unimpaired flow increases from 20 percent to 60 percent, the amount of energy generated annually is slightly reduced. Relative to baseline, hydropower generation is expected to increase with LSJR Alternative 2, remain about the same with LSJR Alternative 3, and decrease with LSJR Alternative 4.

Alternative	Stanislaus	Tuolumne	Merced	Plan Area
Baseline	586	656	408	1,650
LSJR Alt 2 (20% UF)	18	2	8	29
Percent change	3%	0%	2%	2%
LSJR Alt 3 (40% UF)	4	-6	-3	-4
Percent change	1%	-1%	-1%	0%
LSJR Alt 4 (60% UF)	-23	-41	-23	-87
Percent change	-4%	-6%	-6%	-5%
UF = unimpaired flow				

# Table ES-8. Average Annual Baseline Energy Generation and Difference from Baseline by Tributary(gigawatt hours)

Overall, all three LSJR alternatives have greater summer peaking capacity than baseline. This is primarily due to the increased storage in the driest years. At times when reservoir levels and hydropower capacity were low under baseline, reservoir levels and hydropower capacity under all three LSJR alternatives would be higher. There would, however, be a decrease in the available peaking generation capacity for LSJR Alternatives 3 and 4 relative to baseline. LSJR Alternative 2 is either similar to or higher than baseline at all capacity levels. Ancillary services effects of the alternatives are not expected to be affected by the LSJR alternatives. Details are provided in Appendix J, *Hydropower and Electric Grid Analysis of Lower San Joaquin River Flow Alternatives*.

### **Agricultural Effects**

Agricultural production in the LSJR Watershed is dependent on irrigation water supply from various sources, including surface water diversions, groundwater pumping, and deliveries from the SWP and CVP. Implementation of the LSJR alternatives could potentially affect the amount of surface water diversions available to water users within the LSJR Watershed and could also potentially affect groundwater levels. Agricultural production would, in turn, depend upon the LSJR alternatives' effects on irrigation water supplies. The effects on agriculture are analyzed for the irrigation districts that regularly obtain water from the Stanislaus, Tuolumne, or Merced Rivers and the four primary groundwater subbasins under this area (the Eastern San Joaquin, Modesto, Turlock, and Merced). They are collectively referred to as *irrigation districts* and include: South San Joaquin Irrigation District (SSJID), Oakdale Irrigation District (OID), Stockton East Water District (SEWD), Central San Joaquin Water Conservation District (CSJWCD), Turlock Irrigation District (MID), and Merced Irrigation District (Merced ID). Although water

users other than these districts could be affected by implementation of the LSJR alternatives, the overall effects would not be different or greater than described here.

The agricultural economic analysis follows three major steps, described in more detail in Appendix G, *Agricultural Economic Effects of the Lower San Joaquin River Flow Alternatives: Methodology and Modeling Results*.

- Total applied water is estimated, and the effects on available surface water diversions and the need for groundwater pumping under each of the LSJR alternatives are estimated relative to baseline conditions using results from the WSE model. Minimum and maximum quantities of groundwater pumping, to supplement surface water supplies, are determined in this step. <u>The SWAP modeling generally assumes 2009 groundwater pumping capacities</u>. <u>However, in times of severe surface water shortage, the SWAP model assumes the districts can strategically employ existing groundwater pumping capacity up to 2014 pumping levels to maintain some of the most important crops.
  </u>
- 2. The Statewide Agricultural Production (SWAP) model is a multi-region, multi-input and output economic optimization model of the agricultural economy in California developed by the University of California, Davis. It is used to estimate the direct effect of changes in surface water diversions and groundwater pumping on agricultural production and related revenues. The SWAP model estimates the agricultural production (crop acreages) and revenues (total production value) associated with the different levels of surface water diversions predicted to be needed under baseline conditions and the LSJR alternatives. The SWAP model predicts the production decisions of farmers at a regional level based on principles of economic optimization.
- 3. The Impact Analysis for Planning (IMPLAN) input-output model, a regional economic impact model widely used for assessing the economic impacts of changes in natural resources, is used to estimate changes in the total (direct, indirect, and induced) economic impacts on jobs and personal income effects resulting from predicted changes in agricultural production.

The IMPLAN model estimates the average annual total economic output from all crop production and related economic activity in all other sectors, including average direct effects and average induced and indirect effects. Table ES-9 shows this economic information under baseline conditions, and also the differences from baseline conditions, both in dollars and percentage change, for each LSJR alternative. In general, as the percent of unimpaired flow increases, the negative effect on total economic output increases. LSJR Alternative 3 (40 percent unimpaired flow) results in a mean annual decrease in economic output of \$<u>69</u>64 million. This is a <u>2.62.5</u> percent reduction from baseline mean annual agricultural economic sector output of \$<u>2,6652,586</u> million.

The SWAP model assumes changes in cropping patterns, with a shift away from high water use crops or crops that generate lower net revenue per acre, with a shift to higher net revenue crops. The model does not assume any increases in irrigation efficiency. Implementing irrigation efficiency measures could reduce the overall amount of irrigation water needed because the water applied to the crops would have fewer losses to deep percolation and surface runoff. Furthermore, increasing irrigation efficiency may reduce the amount of supplemental groundwater pumping required to replace reduced surface water diversions. Increasing irrigation efficiency reduces the amount of water required for application without reducing the amount available for consumptive use. Increasing the irrigation efficiency could be accomplished with the following methods.

• Increase the use of irrigation management services to better determine how much water is needed by a crop and when to apply it

- Convert less efficient irrigation systems (e.g., surface irrigation) to more efficient ones (e.g., microirrigation)
- Increase the capability of irrigation water suppliers to provide delivery flexibility, such as the use of irrigation district regulating reservoirs, to allow flexible delivery durations, scheduling, and flow rates

Many methods used to improve irrigation efficiency, however, rely on methods that achieve that efficiency through reduction in "losses" to deep percolation. Such methods would not result in overall benefits to water supply because of the conjunctive use of surface and groundwater supplies in the plan area. While it is possible that some of the water-diversion and use measures, including irrigation efficiency, may have some applicability to reducing impacts or could be implemented as part of the water right proceedings that are expected to take place to implement the flow objectives, any application of these measures at this point would be speculative. Furthermore, it is unknown whether these activities would reduce the significant impacts to less-than-significant levels.

# Table ES-9. Average Annual Total Economic Output Related to Agricultural Production in the Irrigation Districts under Baseline Conditions and the Change for LSJR Alternatives 2, 3, and 4 [Table ES-9 has been replaced to reflect topics raised during the response to comments process and to provide related clarifications.]

	Baseline Total	Change from Baseline (\$ Millions, 2008)				
Economic Effects	Economic Output (\$ Millions, 2008)	LSJR Alternative 2 (20% UF)	LSJR Alternative 3 (40% UF)	LSJR Alternative 4 (60%)		
Direct Economic Output	1,521	-10	-39	-108		
Indirect and Induced Economic Output	1,144	-8	-30	-82		
Total Economic Output	2,665	-\$18	-\$69	-190		
% of Baseline Total Economic Output	100	-0.7	-2.6	-7.1		
UF = unimpaired flow						

The IMPLAN model also estimates the total number of jobs associated with the crop production and related economic activity (through indirect and induced effects) in the three-county (San Joaquin, Stanislaus, and Merced) regional economy. The percentage change in the total number of jobs associated with the LSJR alternatives are similar, in relative terms, to the effects on economic output. Table ES-10 shows the total number of jobs associated with crop production and related economic activity under baseline conditions, and the differences from baseline conditions, both in jobs and percent change, for each LSJR alternative. Information in the table includes average direct effects and average induced and indirect effects. Overall, as the percent of unimpaired flow increases, the negative effect on total jobs increases. LSJR Alternative 3 (40 percent unimpaired flow) results in a 2 percent mean annual decrease in employment, which is a loss of 424 jobs from baseline employment of 18,232 jobs.

Table ES-10. Average Annual Total Employment Related to Agricultural Production in the Irrigation
Districts under Baseline Conditions and the change for LSJR Alternatives 2, 3, and 4 [Table ES-10 has
been replaced to reflect topics raised during the response to comments process and to provide related
clarifications.]

	Baseline Total	Change from Baseline (# of Jobs)				
Employment Effects	Employment (# of Jobs)	LSJR Alternative 2 (20% UF)	LSJR Alternative 3 (40% UF)	LSJR Alternative 4 (60% UF)		
Direct Employment	8,422	-54	-193	-561		
Indirect and Induced Employment	10,805	-68	-265	-725		
Total Employment	19,227	-123	-458	-1,287		
% of Baseline Total Employment	100	-0.6	-2.4	-6.7		
UF = unimpaired flow						

### **Groundwater Effects**

The overall rate of groundwater pumping in the plan area, particularly during the recent drought, is likely not sustainable <u>over extended periods of time</u>. The area is in a state of overdraft—more groundwater is being pumped than is being recharged. All of the irrigation districts and water districts in the plan area rely, to some extent, on groundwater pumping. Irrigation districts that also have surface water supplies use groundwater pumping to compensate for reduced surface water supplies in dry years. On average, however, for irrigation districts with access to surface water supplies (SSJID, OID, MID, TID, Merced ID, and the portions of SEWD and CSJWCD that use Stanislaus River water), their combined contributions to groundwater recharge in the plan area exceeds their combined groundwater pumping. The net positive recharge by these districts offsets, to some extent, groundwater pumping that exceeds recharge outside these irrigation district boundaries. Although net recharge by these districts would continue even with the reduced surface water availability under LSJR Alternative 3, net groundwater loss in the plan area would increase as a consequence of greater reliance on groundwater by these districts and continued groundwater pumping by others outside of these districts.

Groundwater pumping by public and private entities that do not have access to surface water supplies is the principal reason that current levels of groundwater pumping in the plan area are likely not sustainable <u>over extended periods of time</u>. Mean annual groundwater pumping for all uses by all entities in the four main subbasins (the Eastern San Joaquin, Modesto, Turlock, and Merced) is approximately 2 million acre-feet (AF) per year. As discussed above, mean annual groundwater pumping by the irrigation districts that have access to surface water supplies is expected to increase by 105 TAF/y, from 260 to 364 TAF/y, under LSJR Alternative 3, and based on continued 2009 levels of groundwater pumping. <u>Assuming 2014 groundwater pumping capacities, the mean annual increase in groundwater pumping would be 172 TAF/y, from 290 to 462 TAF/y, under LSJR Alternative 3.</u> There will also be a decrease of groundwater recharge within the irrigation districts that have access to groundwater pumping and reduced groundwater recharge under LSJR Alternative 3 (40 percent of unimpaired flow) will reduce the net recharge of 265 TAF/y under LSJR Alternative 3 at 40 percent of unimpaired flow). <u>assuming 2009 groundwater pumping capacities, or 234 TAF/y (from a net recharge of 429 TAF/y under</u>

<u>baseline to a net recharge of 195 TAF/y under LSJR Alternative 3), assuming 2014 groundwater</u> <u>pumping capacities</u>. Although the water balance for the water districts shows that they are currently recharging groundwater and would continue to do so under LSJR Alternative 3, this is not the case for the groundwater subbasins in the plan area.

As discussed in Chapter 9, *Groundwater Resources*, the Modesto, Turlock, Merced and Eastern San Joaquin Subbasins experienced varying degrees of overdraft (i.e., pumping more than recharge over the long term) and recharge conditions between 1970 and 2000, with the eastern portion of the subbasins experiencing more severe overdraft. Each subbasin experienced a net overdraft condition between 1970 and 2000, as indicated by average declines in groundwater elevation of approximately 15, 7 and 30 feet (ft), respectively, with the eastern portion of the subbasins experiencing more severe overdraft (DWR 2003a, 2003b, 2003c). The Eastern San Joaquin Subbasin has been in a consistent overdraft condition (approximately 1.7 ft/year decline in groundwater level) for the same time period. It is estimated that the overdraft has reduced storage in the Eastern San Joaquin Subbasin by 2 million AF over a 40-year period (DWR 2003c). According to a recent DWR review, two of the four groundwater subbasins underlying the study area (Eastern San Joaquin and Merced) are critically overdrafted (DWR 2016). Groundwater pumping in the region continues to increase in response to growing urban demand and reduced surface water deliveries from north of the Delta. Additional pumping in any of these subbasins would likely reduce the average groundwater level, with a noticeable effect on groundwater levels over a number of years.

Based on overdraft of 2 million AF over a 40-year period, groundwater overdraft in the Eastern San Joaquin Subbasin has been approximately 50 TAF/y. Groundwater storage in the Turlock Subbasin decreased by an average of 21.5 TAF/y during the period of 1997 to 2006 (Chapter 9, Table 9-4). This suggests a mean annual rate of groundwater overdraft of approximately 72 TAF/y for the combined Eastern San Joaquin and Turlock Subbasins. Assuming 2009 groundwater pumping capacities, LSIR Alternative 3 (40 percent of unimpaired flow) would increase this baseline rate by 36 TAF/y in the Eastern San Joaquin Subbasin and 42 TAF/y in the Turlock Subbasin. Assuming 2014 groundwater pumping capacities, LSIR Alternative 3 would increase the baseline rate by 41 TAF/y in the Easter San Joaquin Subbasin and 65 TAF/y in the Turlock Subbasin. The current rate of overdraft in the Merced and Modesto Subbasins is not known, but if a similar combined rate of overdraft is assumed, the current rate of groundwater overdraft is approximately 144 TAF/y (2 x 72) in the subbasins. At the 2009 level of groundwater pumping capacity the The 186 TAF/y increase in overdraft under LSJR Alternative 3 (40 percent of unimpaired flow) would slightly more than double this rate of overdraft to 330 TAF/y (144+186). At the 2014 level of groundwater pumping capacity the 234 TAF/y increase in overdraft under LSIR Alternative 3 would increase the total rate of overdraft even more to 378 TAF/v (144+234).

It is extremely difficult to provide perspective on the implications of these rates of groundwater overdraft. The numbers bring into question how long such levels of overdraft can be sustained. Estimates of groundwater storage made in the 1960s suggest that total aquifer storage in the four subbasins is on the order of 125 million AF. This suggests that the current assumed rate of overdraft of 144 TAF/y represents approximately 0.12 percent of the total storage. The rate of overdraft under LSJR Alternative 3 (40 percent of unimpaired flow) at 2009 pumping capacity, 330 TAF/y, represents 0.26 percent of the total storage and at the 2014 pumping capacity, 378 TAF/y, represents 0.30 percent of the total storage. These low percents of total storage should not be taken to mean that these rates of groundwater overdraft do not pose a long-term problem with regard to sustainability. A number of other factors should be considered to make estimates and determinations of sustainability, including the following.

- The estimates of storage from the 1960s must be updated to reflect changes in storage since that time. There has not been a comprehensive estimate since 1961.
- These numbers assume that there is no movement of groundwater between adjacent subbasins, and no changes in surface and groundwater interaction.
- It is impossible to remove all water from storage by pumpage. All groundwater is not fully accessible economically to farmers and well owners.
- There will be very large associated effects, including subsidence and loss of recharge capacity, that occur long before all water in an aquifer could be removed.

This means that action is needed now to address groundwater overdraft in the four groundwater subbasins, with or without the plan amendments. This highlights the importance of implementing SGMA in areas where there is already significant groundwater overdraft. This analysis also suggests that the timelines provided under SGMA afford sufficient time for water users in the plan area to develop and implement groundwater sustainability plans.

Chapter 9, *Groundwater Resources*, and Chapter 22, *Integrated Discussion of Potential Municipal and Domestic Water Supply Management Options*, provides in-depth discussion and analysis of the potential effects of the LSJR alternatives on groundwater. Improved municipal and agricultural water use efficiency and conjunctive water management, with increased groundwater recharge, would reduce the water supply deficit and mitigate potential impacts associated with increased groundwater pumping.

#### **Drinking Water**

Groundwater pumping is the major source of drinking water in the plan area. Approximately 1.25 million people live within the four major groundwater subbasins in the plan area, and approximately 1.12 million people (89 percent) receive some portion of their water supply from a public water supplier. The majority of the remaining 133,000 people within the four major groundwater subbasins likely rely solely on private wells for domestic use. The analysis in Chapter 13, *Service Providers*, identifies 93 public water suppliers within the four major groundwater subbasins that provide drinking water Of these public water suppliers, 28 account for most of the population and water deliveries. Many of these water suppliers rely on groundwater for a portion of their supply.

These 28 water suppliers delivered 309 TAF of water in 2013 and 273 TAF in 2014. Groundwater accounted for approximately 161 TAF (52 percent) in 2013 and 160 TAF (58 percent) in 2014. If it is assumed that the 133,000 people that do not receive water from a public water supplier (and that likely rely solely on groundwater) have per capita usage similar to the water suppliers, these 133,000 people likely account for another 40 TAF/y and 35 TAF/y of groundwater pumping in 2013 and 2014 respectively. Based on these assumptions, mean annual groundwater pumping for municipal and domestic use in the plan area in 2013 and 2014 was, therefore, approximately 198 TAF/y. Municipal and domestic use from surface and groundwater in the plan area was approximately 349 TAF in 2013 and 308 TAF in 2014. By comparison, the mean annual water supply effect of LSJR Alternative 3 (40 percent of unimpaired flow) is a mean annual reduction of 293 TAF/y from baseline surface water supply of 2,068 TAF for the irrigation districts that receive surface water supplies from the Stanislaus, Tuolumne, and Merced Rivers.

A reduction in surface water supply would affect the groundwater aquifer by simultaneously causing a reduction in recharge volume (from a reduction in deep percolation from the distribution system and agricultural fields) and an increase in groundwater pumping (to replace lost surface water supplies). The reduction in surface water supply would therefore affect entities that rely upon groundwater as their principal source of drinking water by (1) increasing the need to drill deeper wells to continue to access groundwater, (2) increasing groundwater pumping costs, (3) degrading groundwater quality, and (4) making groundwater completely unavailable in some areas after some period of continued unrestricted groundwater pumping.

Reductions in groundwater pumping can be achieved through water conservation. This is illustrated by the response to mandatory statewide water conservation regulations in the plan area. In response to reporting associated with mandatory statewide water conservation regulations, detailed per capita residential water use information is available for 15 of these water suppliers. The residential water use reported by these 15 water suppliers accounted for, on average, approximately 68 percent of total water production—172 TAF out of total production of 253 TAF in the plan area. During the urban water conservation compliance period, from June 2015–February 2016, the 15 suppliers in the plan area reported an average cumulative savings of 27.8 percent, as compared to the water use for the same months in 2013, with individual supplier savings ranging from 8 percent to 42 percent. While supplier success towards achieving their conservation standard varied, all 15 urban water suppliers reported reduced residential water use between 2013 and 2015–16. Average residential water use declined from 148 gallons per person per day in 2013, to 106 gallons per person per day during the compliance period. This represents an overall annual reduction of 47 TAF/y for these 15 water suppliers. If applied to all residential use in the plan area, this represents a potential reduction of 61 TAF/y.

#### **City and County of San Francisco**

CCSF's water rights for the Hetch Hetchy water system on the Tuolumne River are junior to the most senior rights held by TID and MID. Under the Raker Act, which authorized the construction of the Hetch Hetchy water system, CCSF must recognize the prior rights of TID and MID. Based on these prior rights and the Raker Act, CCSF cannot store water in Hetch Hetchy or directly divert water unless they first bypass minimum flows during spring and summer. Various agreements between CCSF and MID/TID, made in conjunction with the construction of New Don Pedro Reservoir, have reduced the effects of the storage and diversion constraints imposed on CCSF's reservoirs by the Raker Act by allowing CCSF to obtain storage credits in New Don Pedro Reservoir. These storage credits allow CCSF to store and directly divert water, within prescribed limits, when Raker Act constraints would not otherwise allow them to do so. The latest of these agreements, referred to as the *Fourth Agreement*, allocates shared responsibility for meeting instream flow requirements imposed on MID/TID through FERC licensing processes. CCSF also has entered into other, more recent agreements to share responsibility for such flow requirements. There is some question, however, regarding how implementation of the flow alternatives would affect CCSF's water supply, including during periods of extended drought.

Under the assumption that SFPUC would purchase replacement water supplies from MID and TID, water costs to SFPUC were calculated based on the predicted annual average shortages that would occur under LSJR Alternatives 2, 3, and 4 during drought years, relative to baseline conditions. The estimated annual average costs to SFPUC to replace the reduced water supplies were then calculated based on the following assumptions.

- During drought periods, SFPUC would replace reductions in water supplies under the LSJR alternatives by purchasing water at \$1,000 per AF; the \$1,000 per AF assumes a cost higher than the \$50-\$600 per AF (PPIC2011; Maven 2015).
- No other costs to SFPUC would be required to wheel, treat, or distribute the purchased water beyond existing costs for Hetch Hetchy water (if the transferred water comes from Cherry or Eleanor Reservoirs instead of passing through Hetch Hetchy Reservoir, the water would need to be filtered, potentially resulting in additional cost).
- SFPUC operations and maintenance costs to produce water from the Hetch Hetchy water system do not vary based on the amount of water annually delivered by the system. As a result, SFPUC water-production costs do not appreciably decline when less water is delivered during drought conditions. (System facilities still need to be operated and maintained regardless of the amount of water delivered through the system.) Because of this, 100 percent of the \$1,000 per AF cost to replace reduced water supplies would be added to overall SFPUC costs to provide water from the Hetch Hetchy system.

Water supply effects were evaluated for two different scenarios that result from two different interpretations of the Fourth Agreement. Under scenario 1, storage credits would be reallocated only if CCSF has a positive credit balance in the water bank account. Under scenario 2, storage credits would be reallocated even if CCSF has a negative balance in the water bank account. Table ES-11 shows the average annual water shortage replacement costs for SFPUC that would have occurred during the 6-year drought from 1987–1992, based on the above assumptions. These average annual drought-period costs for LSJR Alternatives 2, 3, and 4 are estimated to range from about \$14 million to \$30 million per drought year under scenario 1 and from about \$35 million to \$208 million per drought-year under scenario 2.

Table ES-11. Estimated Annual SFPUC Replacement Water Purchase Costs under LSJR Alternatives 2, 3,
and 4 (Annual Average within Severe 6-Year Drought Period Represented by Years 1987–1992)

	Scenario 1 <sup>a</sup>		Scenario 2 <sup>b</sup>		
Alternative	Required Water Transfer (TAF)	Estimated Purchase Cost	Required Water Transfer (TAF)	Estimated Purchase Cost	
LSJR Alternative 2 (20% UF)	14	\$14,000,000	35	\$35,000,000	
LSJR Alternative 3 (40% UF)	27	\$27,000,000	119	\$119,000,000	
LSJR Alternative 4 (60% UF)	30	\$30,000,000	208	\$208,000,000	

TAF = thousand acre-feet

UF = unimpaired flow

<sup>a</sup> Scenario 1 is defined as: storage credits would be reallocated only if CCSF has a positive credit balance in the water bank account.

<sup>b</sup> Scenario 2 is defined as: storage credits would be reallocated even if CCSF has a negative balance in the water bank account.

Long-term average costs depend on the return period of severe droughts of the magnitude and duration used in this analysis of SFPUC replacement water costs. The 6-year drought used in this analysis, 1987–1992, occurred within a 21-year analysis period, 1983–2003, that is hydrologically consistent with the 94-year, 1922–2015, period of record analyzed in Chapter 21, *Drought Evaluation*. This 6-year drought is the driest 6-year period on record with regard to Tuolumne River flows, and has a return frequency of 1 in 94 years. Assuming a "worst-case" return period of one 6-

year drought every 21 years, the mean annual costs to purchase replacement water in drought years shown in Table L.6.1a in Appendix L, *City and County of San Francisco Analyses*, would be spread over 21 years, instead of only 6 drought years. The mean annual reduction in water supply compared to baseline would range from 4 to 9 TAF/y under scenario 1, to 10 to 71 TAF/y under scenario 2 (Table ES-12). The distributed costs would be similarly reduced. Although calculation of an average annual cost is useful for evaluating potential effects (both cost and regional economic effects) relative to ongoing budgetary conditions, the temporal accuracy of calculating an average annual cost is uncertain.

Table ES-12. Estimated Mean Annual SFPUC Replacement Water Purchase Costs under LSJRAlternatives 2, 3, and 4

	Scenario 1 ª		Scenario 2 <sup>b</sup>		
Alternative	Required Water Transfer (TAF)	Estimated Purchase Cost	Required Water Transfer (TAF)	Estimated Purchase Cost	
LSJR Alternative 2 (20% UF)	4	\$4,000,000	10	\$10,000,000	
LSJR Alternative 3 (40% UF)	8	\$8,000,000	34	\$34,000,000	
LSJR Alternative 4 (60% UF)	9	\$9,000,000	71	\$71,000,000	

TAF = thousand acre-feet

UF = unimpaired flow

<sup>a</sup> Scenario 1 is defined as: storage credits would be reallocated only if CCSF has a positive credit balance in the water bank account.

<sup>b</sup> Scenario 2 is defined as: storage credits would be reallocated even if CCSF has a negative balance in the water bank account.

### ES5.5 Benefits of the Flow Proposal

As mentioned in Section ES<u>4.1</u><sup>2.1</sup>, *Need for Flow Objectives*, nearly every feature of habitat that affects native fish and wildlife is, to some extent, determined by flow (e.g., temperature, water chemistry, physical habitat complexity). These habitat features, in turn, affect risk of disease, risk of predation, reproductive success, growth, smoltification, migration, feeding behavior, and other physiological, behavioral, and ecological factors that determine the viability of native fish. The benefits of increased instream flows expected from the flow objectives have a functionally useful effect and are evaluated and quantified in this SED in two key ways.

- Increased attainment of beneficial water temperatures for salmonids over space (more river miles) and time (more days), thus benefitting growth and survival.
- Increased floodplain inundation for salmonids, also in space and time, meaning that more acreage is inundated more of the time, thus benefitting growth and survival.

There are many other benefits of a more natural flow regime during the spring time period, including the reduced abundance of nonnative fishes and nonnative aquatic vegetation. Additionally it is expected that large flow pulses during the spring time period will help juvenile salmonids migrate successfully to the Delta as a result of increased velocities, increased turbidity pulses, and increased volumes of water, all of which can reduce predation vulnerability. These other expected benefits are discussed qualitatively in Appendix C, *Technical Report on the Scientific Basis for Alternative San Joaquin River Flow And Southern Delta Salinity Objectives*, and in Chapter 19, *Analyses of Benefits to Native Fish Populations from Increased Flow Between February 1 and June 30*.

Under the flow proposal, some of the water previously directed towards water supply in the plan area would instead remain in the rivers, thus restoring instream flows to levels that are closer to what they were before the extensive development of water projects in the area. Table ES-13 provides the summary mean annual sum of February–June instream flows under baseline, and for every 5 percent increment of unimpaired flow from 20–60 percent for each tributary and the total for the three tributaries in the plan area. The change and percent change from baseline for each 5 percent increment of unimpaired flow are also provided. Flows under 40 percent unimpaired flow (LSJR Alternative 3) and the 30 to 50 percent adaptive range for the plan area are shown as gray shading in Table ES-13. The table also shows that baseline flows in the plan area are about 56 TAF/y less than would occur at the 20 percent of unimpaired flow (LSJR Alternative 2). The increases in instream flows are roughly equivalent to the reductions in water supply shown in Table ES-2 above. They differ slightly because of altered frequency and magnitude of reservoir spills.

Mean annual February–June instream flow for the combined three tributaries in the plan area would increase by 288 TAF (26 percent), from 1,116 to 1,404 TAF, under 40 percent unimpaired flow (LSJR Alternative 3). As shown in Table ES-2, this 26 percent overall increase in instream flow comes at a surface water supply cost of 293 TAF/y (a 14 percent reduction in surface water supply from 2,068 to 1,775 TAF).

As with the surface water supply effects, increases in instream flows are not distributed evenly among wet and dry years. Table ES-14 shows that instream flows increase most, in an absolute sense (as opposed to the highest percent increase) in above normal and below normal years, increasing by 429 and 426 TAF (38 and 62 percent), respectively in the plan area at 40 percent of unimpaired flow. The biggest percent increase in the plan area, however, occurs in critically dry years, with a 283 TAF, or 85 percent increase at 40 percent of unimpaired flow. The increases are biggest in the Tuolumne and Merced Rivers, where critically dry year flows more than double; flows increase by 124 and 115 percent, respectively, in critically dry years at 40 percent of unimpaired flow. This means that flows increase the most during times of greatest current deficit, and also at times of greatest need. Merced River flows nearly double in above normal, below normal, and dry years at 40 percent of unimpaired flows. Flow increases overall are bigger at 50 percent of unimpaired flow.

The following sections show how these increases in flow will result in improvements in temperature and habitat.

			Percent Unimpaired Flow								
		Baseline	20%	25%	30%	35%	40%	45%	50%	55%	60%
	Volume (TAF)	312	309	323	339	341	374	403	440	476	515
Stanislaus	Change (TAF)		-3	11	27	30	62	91	128	164	203
	Change (%)		-1	4	9	9	20	29	41	53	65
	Volume (TAF)	562	594	616	647	660	697	734	782	834	895
Tuolumne	Change (TAF)		32	53	85	98	135	171	220	271	332
	Change (%)		6	10	15	17	24	30	39	48	59
	Volume (TAF)	242	269	284	304	312	333	353	379	405	435
Merced	Change (TAF)		27	42	62	70	91	111	137	163	193

#### Table ES-13. Mean Annual February–June Instream Flows in the Plan Area

			Percent Unimpaired Flow								
		Baseline	20%	25%	30%	35%	40%	45%	50%	55%	60%
	Change (%)		11	17	26	29	38	46	57	67	80
m ( ) m)	Volume (TAF)	1,116	1,172	1,223	1,290	1,313	1,404	1,490	1,601	1,715	1,845
Total Three Tributaries	Change (TAF)		56	106	174	197	288	373	485	598	728
insutaries	Change (%)		5	10	16	18	26	33	43	54	65

Note: Gray shading highlights numbers referred to in the text.

TAF = thousand acre-feet

#### Table ES-14. Mean Annual February–June Instream Flow in the Plan Area by Water Year Type

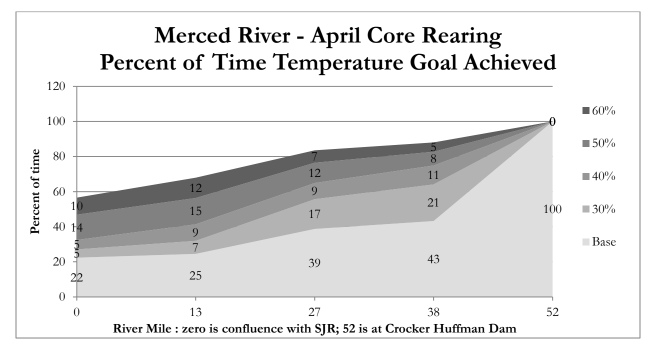
				Year Type		
			Above	Below		
		Wet	Normal	Normal	Dry	Critically Dr
	Baseline (TAF)	455	380	261	232	134
	LSJR Alt 3 (30% UF)* (TAF)	519	382	288	231	155
	Change (TAF)	64	2	27	-1	21
	Change (%)	14%	1%	10%	-1%	15%
Stanislaus	LSJR Alt 3 (40% UF) (TAF)	555	440	343	234	175
Stanislaus	Change (TAF)	100	60	82	2	41
	Change (%)	22%	16%	31%	1%	31%
	LSJR Alt 3 (50% UF)* (TAF)	661	523	398	265	201
	Change (TAF)	206	143	137	33	67
	Change (%)	45%	38%	52%	14%	50%
	Baseline (TAF)	1165	575	297	231	132
	LSJR Alt 3 (30% UF)* (TAF)	1196	695	415	320	231
	Change (TAF)	31	120	118	89	99
	Change (%)	3%	21%	40%	39%	75%
<b>m</b> 1	LSJR Alt 3 (40% UF) (TAF)	1177	780	514	387	296
Tuolumne	Change (TAF)	12	205	217	156	164
	Change (%)	1%	36%	73%	68%	124%
	LSJR Alt 3 (50% UF)* (TAF)	1226	903	637	473	365
	Change (TAF)	61	328	340	242	233
	Change (%)	5%	57%	115%	105%	176%
	Baseline (TAF)	541	178	129	98	68
	LSJR Alt 3 (30% UF)* (TAF)	583	282	202	150	118
	Change (TAF)	42	104	73	52	50
	Change (%)	8%	58%	56%	53%	73%
Merced	LSJR Alt 3 (40% UF) (TAF)	575	342	256	186	146
Merceu	Change (TAF)	34	164	127	88	78
	Change (%)	6%	92%	98%	90%	115%
	LSJR Alt 3 (50% UF)* (TAF)	606	421	315	226	176
	Change (TAF)	65	243	186	128	108
	Change (%)	12%	136%	144%	131%	158%

TAF = thousand acre-feet

\*LSJR Alt 3 (30% UF) and LSJR Alt 3 (50% UF) both refer to LSJR alternative 3 with adaptive implementation

### **Temperature Benefits**

Figure ES-3 provides an example of how increased flow increases the percent of the time that the temperature goal for core rearing of salmon, 60.8°F, is achieved in the Merced River in April under baseline and for each 10 percent increment of unimpaired flow from 30–60 percent.



# Figure ES-3. Percent of Time that Temperature Goal for April Core Rearing is Achieved in the Merced River under Baseline (Base) and Different Unimpaired Flow Conditions at Five Different Locations

Figure ES-3 shows that there is no temperature improvement immediately downstream of Crocker Huffman Dam at river mile 52 for any of the alternatives because the temperature goal of 60.8°F is already achieved 100 percent of the time under baseline conditions. There are varying levels of temperature improvement for the reaches downstream. Fourteen miles downstream of Crocker Huffman Dam, at river mile 38, the 60.8°F temperature goal is achieved 43 percent of the time under baseline, and 75 percent of the time at 40 percent of unimpaired flow (43 percent for baseline plus 21 percent at 30 percent of unimpaired flow plus 11 percent more for 40 percent of unimpaired flow). This shows almost a doubling (from 43 to 75 percent) in the frequency that the temperature target is attained at this specific river mile. If one considers the improvement of temperature with 40 percent of unimpaired flow over the entire 52 mile reach of the Merced from Crocker Huffman Dam to the confluence with the LSJR, the overall attainment of the core rearing temperature target in the Merced River increases by 332 mile-days in April, from 610 to 943 mile-days. This is an increase of 54 percent. The unit of mile-days shows the temperature improvement in terms of both space (miles) and time (days) for a given month. Mile-days can also be considered as the length of river in compliance with the temperature criteria totaled each day over a given month. Both spatial and temporal increases in temperature attainment benefit native fish so long as increases do not come at the expense of native fish at other times. This example represents an improvement in meeting temperature targets for just one life stage for 1 month in one tributary.

These benefits during the February–June time period can be summarized in terms of space and time by looking at changes in the average number of mile-days that temperature targets are achieved

each month for various life stages (adult migration, reproduction [including spawning, egg incubation, and fry emergence], core rearing, smoltification, and summer rearing). Table ES-15 shows the average number of mile-days for all years that these temperature targets are achieved in all three tributaries, combined, under baseline, and also for unimpaired flows of 20, 30, 40, 50, and 60 percent.

Table ES-15. Summary of Mean Annual Temperature Benefits with Increased Flows February–June in
All Years

			<b>T</b> ( )		Base	Percent	of possible mile*days for different unimpaired flows					
Life		USEPA Criteria	Total Mile*Dava		as % of		uiiiii	ipan eu no	0005			
Stage	Month	(°F)	Mile*Days Possible	Base	total possible	20%	30%	40%	50%	60%		
AM	Sep	64.4	4,926	1,222	25%	26%	25%	30%	29%	28%		
AM	Oct	64.4	5,090	3,268	64%	70%	69%	72%	72%	71%		
R	Oct	55.4	5,090	343	7%	7%	6%	7%	5%	5%		
R	Nov	55.4	4,926	1,430	29%	31%	29%	30%	28%	26%		
R	Dec	55.4	5,090	4,677	92%	95%	95%	95%	94%	94%		
R	Jan	55.4	5,090	4,972	98%	98%	98%	98%	98%	98%		
R	Feb	55.4	4,762	3,806	80%	80%	81%	83%	84%	85%		
R	Mar	55.4	5,090	2,574	51%	52%	55%	57%	62%	66%		
CR	Mar	60.8	5,090	4,382	86%	87%	90%	93%	95%	96%		
CR	Apr	60.8	4,926	3,388	69%	71%	78%	83%	87%	91%		
CR	May	60.8	5,090	2,730	54%	60%	68%	73%	78%	82%		
S	Apr	57.2	4,926	2,353	48%	49%	53%	56%	61%	66%		
S	May	57.2	5,090	1,612	32%	34%	38%	42%	49%	54%		
S	Jun	57.2	4,926	851	17%	19%	21%	23%	26%	28%		
SR	Jun	64.4	4,926	2,275	46%	53%	59%	63%	68%	71%		
SR	Jul	64.4	5,090	1,387	27%	28%	27%	30%	30%	29%		
SR	Aug	64.4	5,090	1,007	20%	21%	19%	19%	19%	18%		

Note: Gray shading highlights numbers referred to in the text.

Life Stages: AM= adult migration, R= reproduction (spawning, egg incubation, and fry emergence), CR= core rearing, S = smoltification, SR= summer rearing

The number of mile-days generally increases under all unimpaired flow percents, relative to baseline. Temperatures targets are already achieved much of the time under baseline during the cold weather and high flow months of December and January. The biggest improvements occur for the core rearing life stage in April and May. Under baseline, temperature targets in the three tributaries are attained 69 and 54 percent of the time in April and May (see gray shading in Table ES-15), respectively, for this critical core rearing life stage. Attainment increases to 83 and 73 percent of the time, respectively for April and May (see gray shading in Table ES-15), with 40 percent unimpaired flow. This summary statistic of temperature improvement for all year types, however, masks the benefits in critically dry years when baseline flows are lowest.

Table ES-16 shows the average number of mile-days that these temperature targets are achieved in all three tributaries, combined, under baseline, and also for unimpaired flows of 20, 30, 40, 50, and 60 percent, for only critically dry years. The improvements from baseline are much bigger than the average over all years. This is important because low flow conditions in dry years currently have a

negative effect on salmon survival. Under baseline, core rearing temperature targets in the three tributaries are attained 38 and 22 percent of the time in April and May, respectively in critically dry years (see gray shading in Table ES-16). Attainment of the temperature criteria increases to 64 and 46 percent of the time, respectively for April and May (see gray shading in Table ES-16), with 40 percent unimpaired flow. The temporal and spatial attainment of the temperature targets more than doubles in May.

Life		USEPA Criteria	Total Mile*Days		Base % of days	Percen	Percent of possible mile*days for different unimpaired flows					
Stage	Month	(°F)	Possible	Base	possible	20%	30%	40%	50%	60%		
AM	Sep	64.4	4,926	353	7%	10%	10%	10%	10%	9%		
AM	Oct	64.4	5,090	2,627	52%	64%	63%	66%	65%	63%		
R	Oct	55.4	5,090	235	5%	5%	4%	5%	3%	3%		
R	Nov	55.4	4,926	1,043	21%	24%	23%	25%	22%	18%		
R	Dec	55.4	5,090	4,491	88%	96%	96%	96%	96%	94%		
R	Jan	55.4	5,090	5,011	98%	98%	98%	98%	98%	98%		
R	Feb	55.4	4,762	3,159	66%	65%	65%	66%	68%	70%		
R	Mar	55.4	5,090	827	16%	16%	20%	25%	30%	35%		
CR	Mar	60.8	5,090	3,803	75%	76%	80%	85%	88%	91%		
CR	Apr	60.8	4,926	1,876	38%	46%	55%	64%	70%	76%		
CR	May	60.8	5,090	1,135	22%	30%	39%	46%	50%	55%		
S	Apr	57.2	4,926	818	17%	20%	25%	30%	35%	40%		
S	May	57.2	5,090	486	10%	12%	16%	20%	22%	26%		
S	Jun	57.2	4,926	121	2%	4%	6%	7%	7%	8%		
SR	Jun	64.4	4,926	645	13%	20%	26%	31%	35%	39%		
SR	Jul	64.4	5,090	361	7%	9%	9%	9%	9%	9%		
SR	Aug	64.4	5,090	313	6%	8%	8%	8%	7%	7%		

Table ES-16. Summary of Mean Annual Temperature Benefits with Increased Flows February–June in
Critically Dry Years

Note: Gray shading highlights numbers referred to in the text.

Life Stages: AM= adult migration, R= reproduction (spawning, egg incubation, and fry emergence), CR= core rearing, S = smoltification, SR= summer rearing

Temperature targets that are protective of salmonids are attained more frequently than under baseline for all life stages from February–June under 30, 40, and 50, and 60 percent of unimpaired flow. These improvements are low estimates of the temperature improvements that can be achieved with increased flow because flow patterns were not optimized to achieve temperature benefits. Adaptive implementation of the blocks of water represented by the various percents of unimpaired flow can result in even larger benefits. Similarly, there are small reductions in temperature attainment in some months under some unimpaired flow percents. These reductions, however, will not occur with the flow shifting and optimization of flows allowed under adaptive implementation. Chapter 19, *Analyses of Benefits to Native Fish Populations from Increased Flow Between February 1 and June 30*, shows more of the detailed temperature benefits for each tributary.

### **Floodplain Benefits**

Increased flows generally result in increased stage or water levels in a river, and can therefore have an effect on floodplain inundation. Floodplain inundation is important because it can improve the success of juvenile salmon. In general, higher flows would result in increased floodplain inundation. The specific amount depends on channel and floodplain geometry. Figure ES-4 shows the relationship between floodplain inundation and flows in the Tuolumne River.

**Executive Summary** 

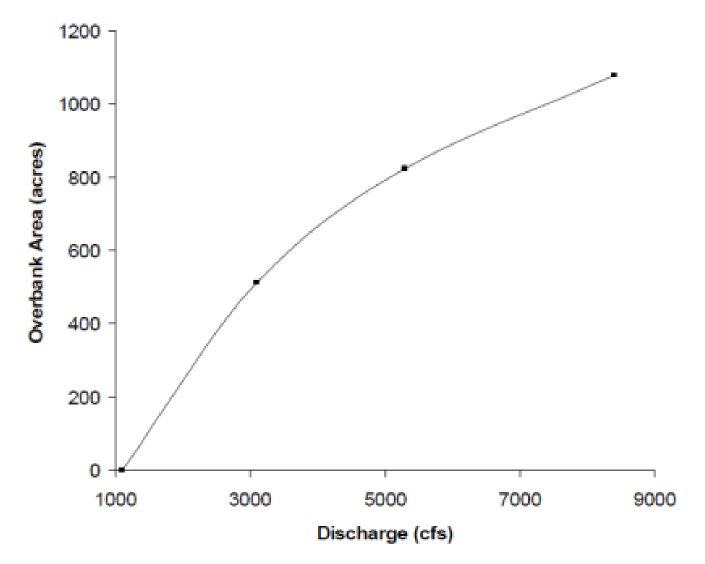


Figure ES-4. Lower Tuolumne Overbank (Floodplain) Area as a Function of Discharge from RM 52 to RM 21.5. (This figure and relationship were developed by USFWS [2008].)

Taking into account existing channel geometry and floodplain configuration it is possible to calculate the amount of floodplain inundation that would occur at various flow regimes. Knowing the frequency with which flows are attained, the quantity and frequency of floodplain inundation in acre-days can also be calculated. The number of acre-days is the total floodplain area that is inundated multiplied by the number of days that it is inundated over a given month. Acre-days is therefore reflective of both the magnitude (acres) and the duration (days) of inundated floodplain benefits. Both are important for providing rearing habitat. Table ES-17 shows the summary number of acre-days of floodplain inundation in the three tributaries that occur under baseline, and also for 30, 40, and 50 percent of unimpaired flow. The table also shows the percent increase achieved under each percent of unimpaired flow, relative to baseline. There is an overall 35 percent increase in floodplain inundation, from 39,292 acre-days to 53,208 acre-days at 40 percent of unimpaired flow. The percent increase in floodplain inundation is 16 percent and 74 percent, respectively, for 30 and 50 percent of unimpaired flow.

Percent of Unimpaired			- 1		- 1
Flow	Unit	Stanislaus	Tuolumne	Merced	Total
Baseline	Acre*Days	4,881	27,668	6,742	39,292
30% UF	Acre*Days	5,618	31,882	7,895	45,395
	Percent Increase	15%	15%	17%	16%
40% UF	Acre*Days	7,509	36,644	9,055	53,208
	Percent Increase	54%	32%	34%	35%
50% UF	Acre*Days	11,805	44,426	12,055	68,287
	Percent Increase	142%	61%	79%	74%
UF = unimpaired flow					

#### Table ES-17. Floodplain Inundation in Acre\*Days and Percent Increase over Baseline, February–June

A critically important time period for floodplain inundation, and also the time period that achieves the greatest benefit from the flow proposal, is the April–June period. Floodplain inundation does not change much during February and March because flows are relatively high during those months already under baseline. Table ES-18 shows the summary acre-days of floodplain inundation that occur under baseline, and also for the 30, 40, and 50 percent of unimpaired flows, for the April–June period. The table also shows the percent increase achieved under each percent of unimpaired flow, relative to baseline. There is an overall 82 percent increase in floodplain inundation, from 21,034 acre-days to 38,352 acre-days at 40 percent of unimpaired flow in the three tributaries. The percent increase in floodplain inundation is 37 percent and 152 percent, respectively, for 30 and 50 percent of unimpaired flow.

Percent of Unimpaired Flow	Unit	Stanislaus	Tuolumne	Merced	Total
Ullilipaneu riow	Unit	Stallislaus	Tuotuillile	Merceu	TOLAT
Baseline	Acre*Days	3,217	13,809	4,008	21,034
30% UF	Acre*Days	3,844	19,873	5,113	28,831
	Percent Increase	19%	44%	28%	37%
40% UF	Acre*Days	5,716	26,046	6,589	38,352
	Percent Increase	78%	89%	64%	82%
50% UF	Acre*Days	9,543	33,939	9,507	52,988
	Percent Increase	197%	146%	137%	152%
UF = unimpaired flow					

#### Table ES-18. Floodplain Inundation in Acre\*Days and Percent Increase over Baseline, April–June

As the flow proposal allows shifting flows in time, flows in February and March, under 40 percent of unimpaired flow, may be shifted to April and May to achieve levels of floodplain inundation similar to the 50 percent unimpaired flow. Any such change would have to be balanced against the reduced benefits of equivalently lower flows in February and March.

As is the case for temperature attainment, the benefits of floodplain inundation are greatest during dry and critically dry years. Table ES-19 shows the increase in floodplain inundation in the Tuolumne River for baseline and for each 10 percent increment of unimpaired flow from 20 to 60 percent for each water year type. Under baseline, there was no floodplain inundation in critically dry years, whereas under 40 percent unimpaired flow there are 4,172 acre- days of floodplain inundation from April–June. In dry years, floodplain inundation increases by a factor of 14 (1,390 percent), from 602 days to 8,964 acre-days of floodplain inundation. Improvements are similarly large for the Merced River, where there is no floodplain inundation currently in below normal, dry, or critically dry years. Improvements are smaller in the Stanislaus River because flows are already relatively high in dry and critically dry years under baseline.

		Т	uolumne				
Percent of Unimpaired Flow	Unit	All Year Types	Wet	Above Normal	Below Normal	Dry	Critical
Baseline	Acre*Days	13,809	41,553	7,501	555	602	0
200/ ЦЕ	Acre*Days	14,676	43,300	9,318	964	202	0
20% UF	Percent Increase	6%	4%	24%	74%	-66%	NA
200/ ЦЕ	Acre*Days	19,873	48,199	19,423	8,465	2,758	1,011
30% UF	Percent Increase	44%	16%	159%	1424%	358%	NA
400/ HE	Acre*Days	26,046	50,334	30,383	19,862	8,974	4,172
40% UF	Percent Increase	89%	21%	305%	3477%	1390%	NA
F00/ UF	Acre*Days	33,939	56,322	41,223	31,160	16,617	9,411
50% UF	Percent Increase	146%	36%	450%	5511%	2658%	NA
(00/ UE	Acre*Days	41,689	63,025	50,896	40,833	24,441	15,187
60% UF	Percent Increase	202%	52%	579%	7253%	3957%	NA

# Table ES-19. Average Annual Floodplain Inundation in Acre\*Days and Percent Increase over Baseline (April–June) for Tuolumne River

Note: The percent increase could not be calculated for some river and year type combinations because there was 0 Acre\*Days of floodplain under baseline. These value are replaced with NA.

UF = unimpaired flow

### **ES6** Southern Delta Salinity Proposal

The current southern Delta salinity objectives are as follows.

- 0.7 dS/m April–August
- 1.0 dS/m September–March

There are currently four southern Delta salinity compliance locations at which these objectives apply.

- 1. SJR at Brandt Bridge
- 2. Old River near Middle River
- 3. Old River at Tracy Road Bridge
- 4. SJR at Airport Way Bridge near Vernalis (Vernalis)

The first three compliance stations are commonly referred to as the interior Delta salinity compliance stations. These three stations are in the tidal zone of the Delta and are, therefore, subject to bidirectional flows, depending on the tides. This distinguishes the interior Delta salinity compliance stations from the riverine (and non-tidal) station at Vernalis.

The seasonal 0.7 dS/m April–August and 1.0 dS/m September–March salinity objectives at Vernalis have been routinely met because, as a condition of their water rights permit, the U.S. Bureau of Reclamation (USBR) releases water from New Melones Reservoir to dilute the salts in the SJR upstream of Vernalis. In contrast, the 0.7 dS/m objective is frequently not attained at the three interior Delta salinity compliance locations. Exceedances at the three interior stations occur, in part

because the current compliance locations are not representative of salinity in the southern Delta. The Old River at Tracy Road station, in particular, is affected by local sources of saline water.

### **ES6.1** Southern Delta Water Quality Alternatives

Analysis of southern Delta water quality and crop salinity requirements have shown that existing salinity conditions in the overall southern Delta are suitable for all agricultural crops. Because the existing 0.7 dS/m April–August objective is lower than is needed to reasonably protect the agricultural beneficial uses, the State Water Board is considering amending the southern Delta salinity objective to better reflect conditions needed to protect the beneficial use. This SED evaluates the No Project Alternative (LSJR Alternative 1 and SDWQ Alternative 1) and two other SDWQ alternatives (SDWQ Alternatives 2 and 3). SDWQ Alternatives 2 and 3 are comprised of a numeric objective and an associated program of implementation. SDWQ Alternatives 2 and 3 have different numeric objectives, which are described below. This SED evaluates the water quality needs of the most salt-sensitive crops grown in the southern Delta, the predominant soil type, and irrigation practices in the area. Additional information related to these issues is provided in Appendix C, *Technical Report on the Scientific Basis for Alternative San Joaquin River Flow And Southern Delta Salinity* Objectives, and Appendix E, *Salt Tolerance of Crops in the Southern Sacramento–San Joaquin Delta*.

### No Project Alternative (LSJR Alternative 1 and SDWQ Alternative 1)

SDWQ Alternative 1,together with LSJR Alternative 1,) comprises the No Project Alternative assumes full compliance with all flow and water quality objectives in the 2006 Bay-Delta Plan as implemented through D-1641 and the NMFS BO on the Stanislaus River (which is included in the baseline [See Chapter 4, *Introduction to the Analysis*, Section 4.7, *Baseline*, of this SED]). Specifically, relative to salinity, the No Project Alternative would result in no changes to the existing water quality objectives for agricultural beneficial uses for the southern Delta established in the 2006 Bay-Delta Plan and implemented in D-1641 (Table 2 of the Bay-Delta Plan). The 2006 Bay-Delta Plan states that the maximum 30-day running average of mean daily EC is 0.7 millimhos per centimeter (mmhos/cm) April 1–August 30 and 1.0 mmhos/cm September 1–March 31 for all water year types (units of mmhos/cm are equal to units of dS/m). This is applicable to the three interior compliance stations (C-6, C-8, and P-12) and the compliance station at Vernalis (C-10). Under baseline, these salinity levels are not always met.

### **SDWQ Alternative 2**

SDWQ Alternative 2 would establish a numeric salinity objective of 1.0 dS/m as a maximum 30-day running average of mean daily EC for all months in the <u>southern Delta. Compliance will be assessed</u> within the following river segments: SJR between Vernalis and Brandt Bridge, Middle River from Old River to Victoria Canal, and Old River/Grant Line Canal from the Head of Old River to West Canal.

The southern Delta salinity proposal would also change the locations of the interior southern Delta salinity compliance locations to the following channel segments:

- 1. SJR from Vernalis to Brandt Bridge
- 2. Middle River from Old River to Victoria Canal
- 3. Old River/Grant Line Canal from Head of Old River to West Canal

Substituting these three stream reaches for fixed-point compliance locations is designed to provide more accurate representations of salinity throughout the southern Delta. The SJR at Airport Way Bridge near Vernalis compliance location would not change. Revised D-1641 imposes conditions on USBR's water rights requiring implementation of EC levels of 0.7 mmhos/cm from April–August and 1.0 mmhos/cm from September–March at Vernalis (units of mmhos/cm are equal to units of dS/m). USBR would continue to be required to comply with these salinity levels, as a condition of their water rights, in order to implement and meet the proposed salinity water quality objective in the interior southern Delta.

The program of implementation for this alternative would continue to require DWR and USBR to address the impacts of their operations on interior southern Delta salinity levels. Specifically, the State Water Board would require the development and implementation of a comprehensive operations plan designed to accomplish the following:

- Describe the actions that will fully address the impacts of SWP and CVP export operations on water levels and flow conditions that may affect salinity conditions in the southern Delta, including the availability of assimilative capacity for local sources of salinity
- Include detailed information regarding the configuration and operations of any facilities relied upon in the plan
- Identify specific performance goals (e.g., water levels, flows) for these facilities

The program of implementation would also require DWR and USBR to conduct studies, and do monitoring, modeling, and reporting, so that the spatial and temporal distribution of salinity and associated dynamics of water level and flow conditions in the southern Delta waterways are better understood and can be better managed. The reporting provisions would require DWR and USBR to recommend specific alternative compliance locations in, and monitoring protocols for, the three river segments that comprise the interior southern delta salinity compliance locations.

The SJR flow element complements the southern Delta salinity element by augmenting flow in the southern delta that would have the incidental benefit of flushing of salts early in the irrigation season. Spring germination of crops is generally the most salt sensitive crop life stage.

### **SDWQ Alternative 3**

SDWQ Alternative 3 is similar to SDWQ Alternative 2, except the maximum 30-day running average of mean daily EC is 1.4 dS/m for all months. The compliance locations and all other provisions of SDWQ Alternative 3 are the same as for SDWQ Alternative 2.

### ES6.2 Recommended SDWQ Alternative—Issues to be Resolved

SDWQ Alternative 2, with year-round salinity objectives of 1.0 dS/m at Vernalis and the three interior Delta compliance locations, is the salinity proposal recommended for adoption. This is a draft proposal for the State Water Board's consideration. The State Water Board must consider if the proposed objective will ensure the reasonable protection of agricultural beneficial uses. This choice between the different alternatives, which represent different levels of protection that must be weighed against costs and potential effects, is a primary issue to be resolved by the State Water Board.

# ES7 CEQA Baseline

In order to evaluate potential impacts of LSJR and SDWQ alternatives, CEQA requires that the alternatives be evaluated against an environmental baseline representing the physical environmental conditions that existed at the time the CEQA process began. The environmental baseline for this SED is February 2009, the date that the notice of preparation for the SED was issued. The baseline reflects the physical conditions in 2009 as they existed under the 2006 Bay-Delta Plan. Each resource chapter in the SED describes the existing environmental conditions relevant to a particular resource. The modeled baseline allocates flow to comply with the 2006 Bay-Delta Plan LSIR flow objectives and other flow requirements that existed in 2009, including implementation of VAMP and the Stanislaus River flow requirements from the NMFS BO. The baseline does not include the long-term San Joaquin River Restoration Program<sup>8</sup> flow requirements; however, these conditions are considered in the cumulative impacts analysis. The modeled baseline also includes the flow that the USBR provides to meet the 2006 Bay-Delta Plan salinity objectives at Vernalis. Because USBR has operated to meet only the Vernalis salinity objectives, periodic exceedances of salinity objectives at the three interior southern Delta salinity compliance locations occur in the historical record and likewise remain in the modeled baseline condition. A more detailed description of the hydrologic setting is provided in Chapter 2, Water Resources.

### ES8 Summary of Effects

This section provides a description of the significant and unavoidable impacts related to the LSJR and SDWQ alternatives.

### ES8.1 LSJR Alternatives

Significant and unavoidable impacts were identified for several resources under the different LSJR alternatives, including the No Project Alternative (LSJR Alternative 1 and SDWQ Alternative 1) evaluated in Chapters 5–15. Many of the impacts result from changes in river flows and water supplies. These changes could occur as a result of releasing stored water, by reducing surface water diversions through bypassing flows at reservoirs or direct diversion points, or by reoperating reservoirs, all of which are considered reasonably foreseeable methods of compliance. Changes in river flow, and water supply effects, will be bigger in the plan area than in the extended plan area. Separate impact determinations are therefore identified for the plan area and extended plan area. Table ES-20 summarizes the resources in the plan area that have significant and unavoidable impacts identified in Chapters 5–15. Table ES-29 at the end of this document summarizes impacts by resource topics identified in Chapters 5–15. Significant and unavoidable impacts for the extended plan area, identified in Chapters 5–14, are summarized in Table ES-21. Certain significance determinations in the extended plan area are different from those identified in the plan area because the magnitude of the impact can vary between the extended plan area and the plan area. Reservoirs and streamflows in the extended plan area are smaller than reservoirs and streamflows in the plan area and, thus, are potentially more susceptible to variations resulting from the LSJR Alternatives 2, 3, or 4 than in the plan area.

<sup>&</sup>lt;sup>8</sup> Implementation of the settlement and the Friant Dam release flows required by the San Joaquin River Restoration Program are expected to increase the existing SJR flows at Stevinson in the near future.

	No Project	LSJR Alte	rnative 2	LSJR Alte	rnative 3	LSJR Alte	rnative 4
	Alternative (LSJR /SDWQ				With AI		
Environmental Resource	Alternative	Without	With AI	Without	(30%,	Without	With AI
Area	1)	AI	(30%)	AI	50%)	AI	(50%)
Surface Hydrology and Water Quality	S	L	L	L	L	L	L
Flooding, Sediment, and Erosion	L	L	L	L	L	L	L
Aquatic Biological Resources	S	L	L	L	L	L	L
Terrestrial Biological Resources	S	L	L	L	L	L	L
Groundwater Resources	L	L	SU	SU	SU	SU	SU
Recreational Resources and Aesthetics	S	L	L	L	SU	SU	SU
Agricultural Resources	S	L	SU	SU	SU	SU	SU
Cultural Resources	S	L	L	L	L	L	L
Service Providers	S	L	SU	SU	SU	SU	SU
Energy and Greenhouse Gases	S	L	L	SU	SU	SU	SU

#### Table ES-20. Summary of CEQA Significance Determinations in Chapters 5–15, Plan Area

Note: Gray shading denotes a change in the significance determination for a resource between an alternative without adaptive implementation and with adaptive implementation.

AI = Adaptive implementation as described in Chapter 3, *Alternatives Description*. (%) reflects the maximum or minimum percent of unimpaired flow allowed under adaptive implementation method 1. If there is a change in significance determinations with and without adaptive implementation, it is because of this method.

S = significant impact

SU = significant and unavoidable impact

L = less-than-significant impact

N = no impact

	LSJR Alte	rnative 2	LSJR Alte	rnative 3	LSJR AI	ternative 4
Environmental Resource Area	Without AI	With AI (30%)	Without AI	With AI (30%, 50%)	Without AI	With AI (50%)
Surface Hydrology and Water Quality	L	L	L	L	L	L
Flooding, Sediment, and Erosion	L	L	L	L	L	L
Aquatic Biological Resources	L	SU	SU	SU	SU	SU
Terrestrial Biological Resources	L	SU	SU	SU	SU	SU
Groundwater Resources	L	L	L	L	L	L
Recreational Resources and Aesthetics	L	SU	SU	SU	SU	SU
Agricultural Resources	L	L	L	L	L	L
Cultural Resources	L	L	L	L	L	L
Service Providers	L	SU	SU	SU	SU	SU
Energy and Greenhouse Gases	L	SU	SU	SU	SU	SU

#### Table ES-21. Summary of CEQA Significance Determinations in Chapters 5–14, Extended Plan Area

Note:

The impact determinations in this table are for the extended plan area. The No Project Alternative is not included in this table because it would have no effect in the extended plan area. The SDWQ alternatives are not included in this table because they would have no effect in the extended plan area. AI = Adaptive implementation as described in Chapter 3, *Alternatives Description*. (%) reflects the maximum or minimum percent of unimpaired flow allowed under adaptive implementation method 1. If there is a change in significance determinations with and without adaptive implementation, it is because of this method.

Gray shading denotes a change in the significance determination for a resource between the plan area and extended plan area.

SU = significant and unavoidable impact

L = less-than-significant impact

N = no impact

The SED discusses the feasibility of implementing mitigation measures to reduce significant impacts. Significant impacts could generally be reduced by selecting a lower flow alternative or operating at the lower flow end of the adaptive range. However, as described in Chapters 5–15, mitigation is either infeasible or will not reduce impacts to a less-than-significant level.

#### **Indirect Actions and Non-Flow Measures**

Chapter 16, *Evaluation of Other Indirect and Additional Actions*, provides a discussion of other indirect actions and additional actions associated with LSJR Alternatives 2, 3, and 4. The chapter identifies actions that the regulated community could take to reduce potential reservoir or water supply effects associated with implementing LSJR Alternatives 2, 3, and 4 and non-flow actions that are complementary to the flow objectives and that would inform the body of scientific information potentially used to make adaptive implementation decisions under LSJR Alternatives 2, 3, and 4 (i.e., non-flow measures), and analyzes the environmental impacts associated with those actions. The activities evaluated in Chapter 16 that result in significant and unavoidable impacts include:

- Transfer of surface water—water transfers or sales between water users
- Substitution of surface water with groundwater—construction and operation of new groundwater wells
- Recycled water sources for water supply—construction and operation of new recycled wastewater facilities or increased utilization of existing facilities
- In-Delta diversions—construction and operation of new in-delta diversion for SFPUC service area
- Water supply desalinization—construction and operation of desalination plant for SFPUC service area
- New surface water supplies—construction and operation of new surface water reservoirs
- Floodplain and riparian habitat restoration—actively restoring floodplain or riparian habitat adjacent to rivers by creating or expanding existing natural or engineered floodways or flood bypasses; modifying river or floodplain geometry; planting riparian vegetation; hydrologically reconnecting historic floodplain; or removal or riprap
- Gravel augmentation—artificially adding spawning-size gravel to streams by adding gravel to streams; modifying river and then adding gravel to streams; or adding larger structures to river to create hydraulic conditions conducive to gravel deposition and retention
- Enhance in-channel complexity—placement of large wood or boulder structures in rivers
- Improve temperature conditions—installation or modification of temperature curtains or shutters in reservoirs
- Fish screens—screen existing unscreened diversions with different types of screens in accordance with established design, operational, and maintenance criteria and guidelines from wildlife and resource agencies
- Physical barrier in the southern Delta—construction and operation of a permanent operable barrier at the Head of Old River (HORB) barrier in the southern Delta

- Predatory fish control—directly remove known predators within the Delta or three eastside tributaries or modify habitat to remove predator habitat
- Invasive aquatic vegetation control—small scale and large scale applications of herbicides in the Delta and small scale mechanical removal of invasive species in the Delta

The construction and operation of the facilities or activities described above could involve impacts on different resources. The significant and unavoidable impacts of these potential actions are summarized in Tables ES-22 and ES-23 below. While many of these activities would result in no impacts or less-than-significant impacts on different resources, the specific impact depends on the location of the activity, the duration of the activity, the scope of the activity, and the ability of a lead agency to mitigate potential significant impacts as to whether activities would result in less-thansignificant impacts or significant and unavoidable impacts. Lead agencies or other entities that undertake the these actions or non-flow measures would be responsible for adopting and implementing mitigation measures at the appropriate time; however, potential mitigation measures are proposed in Chapter 16 (Tables 16-38 and 16-39) that lead agencies or other entities can and should adopt to reduce potentially significant impacts.

#### Table ES-22. CEQA Significance Summary of LSJR Alternatives—Other Indirect Actions

Environmental Resource Area	/	Transfer of Surface Water	Substitution with Groundwater	Recycled Water Sources for Water Supply	In-Delta Diversion	Water Supply Desalination	New Surface Water Supplies
Aesthetics		SU	SU*	SU*	SU*	SU*	SU
Agriculture and Forestry Resources		SU	L	SU*	SU*	SU*	SU
Air Quality		L	SU*	SU*	SU*	SU*	SU
Biological Resources		SU	SU*	SU*	SU*	SU	SU
Cultural Resources		L	SU*	SU*	SU*	SU*	SU
Geology and Soils		L	SU*	SU*	SU*	SU*	SU*
Greenhouse Gas Emissions		<u>SU</u> L	SU	SU	SU	SU	SU
Hazards and Hazardous Materials		L	SU*	SU*	SU*	SU*	SU*
Hydrology and Water Quality		SU	SU*	SU*	SU*	SU	SU*
Land Use and Planning		L	L	L	L	SU*	L
Mineral Resources		L	Ν	L	L	Ν	SU
Noise		N	SU*	SU	SU*	SU*	SU
Population and Housing		N	L	Ν	L	Ν	L
Public Services		L	Ν	Ν	L	SU*	SU
Recreation		SU	Ν	L	L	SU*	SU
Transportation and Traffic		L	SU*	SU*	SU*	SU*	SU
Utilities and Service Systems		L	SU	SU	SU	SU	SU

Bold text indicates primarily construction-driven impacts. Operation-driven impacts are not bold.

\* Indicates that the impact after mitigation may be less than significant; however, given the various factors influencing the potential implementation of mitigation, and until such time that mitigation measures are implemented, the impacts would remain significant and unavoidable, consistent with CEQA Guidelines Section 15091.

SU = significant and unavoidable impact

L = less-than-significant impact

N = no impact

#### Table ES-23. CEQA Significance Summary of LSJR Alternatives Non-Flow Measures

Environmental Resource Area	Floodplain and Riparian Habitat Restoration	Gravel Augmentation	Enhance In- Channel Complexity	Improve Temperature Conditions	Fish Passage Improvements – Fish Screens	Fish Passage Improvements – Physical Barriers in S. Delta	Predatory Fish Control	Invasive Vegetation Control
Aesthetics	L	L	L	SU*	L	L	L	L
Agriculture and Forestry Resources	SU	Ν	N	N	Ν	L	Ν	N
Air Quality	SU*	SU*	SU*	SU*	SU*	SU*	SU*	L
Biological Resources	SU*	SU*	SU	SU*	SU	SU	SU	SU*
Cultural Resources	SU*	L	SU*	SU	SU*	SU*	SU*	L
Geology and Soils	SU*	SU*	SU*	L	SU*	SU*	Ν	N
Greenhouse Gas Emissions	SU	SU	SU	SU	SU	SU	SU	SU
Hazards and Hazardous Materials	SU*	SU*	SU*	SU*	SU*	SU*	SU*	SU*
Hydrology and Water Quality	SU*	SU*	SU*	SU*	SU*	SU*	SU*	SU*
Land Use and Planning	Ν	Ν	N	L	L	L	L	N
Mineral Resources	L	SU	L	Ν	Ν	Ν	Ν	N
Noise	L	L	L	SU*	SU	SU*	SU*	L
Population and Housing	Ν	N	N	Ν	Ν	Ν	Ν	N
Public Services	N	N	N	N	N	N	Ν	N
Recreation	L	L	L	N	N	SU*	L	L
Transportation and Traffic	SU*	N	L	L	L	L	L	L
Utilities and Service Systems	N	N	N	N	N	Ν	Ν	N

Bold text indicates primarily construction-driven impacts. Operation-driven impacts are not bold.

\* Indicates that the impact after mitigation may be less than significant; however, given the various factors influencing the potential implementation of mitigation, and until such time that mitigation measures are implemented, the impacts would remain significant and unavoidable, consistent with CEQA Guidelines Section 15091.

SU = significant and unavoidable impact

L = less-than-significant impact

N = no impact

### ES8.2 SDWQ Alternatives

As discussed in Chapter 5, *Surface Hydrology and Water Quality*, the water quality of the southern Delta under SDWQ Alternatives 2 or 3 would not result in a change to the general range of historical salinity in the southern Delta (0.2 dS/m–1.2 dS/m). As there is no change to baseline conditions, there is no change in the existing physical conditions. Table ES-29 presents a summary of impact determinations primarily associated with water quality discussed in Chapters 5–15. It is reasonably foreseeable, however, that actions the regulated community could take to comply with the SDWQ Alternatives 2 and 3, such as the construction and operation of facilities in the southern Delta, may result in environmental impacts (summarized below Table ES-24). Chapter 16, *Evaluation of Other Indirect and Additional Actions*, provides a discussion of the reasonably foreseeable methods of compliance that the regulated community could take to comply with SDWQ Alternatives 2 and 3 and the potential environmental effects of those actions. The activities evaluated in Chapter 16 that result in significant and unavoidable impacts include:

- New source water supplies—develop and use alternate low-salinity municipal water supplies
- Salinity pretreatment programs—implement industrial and residential salinity source controls
- Desalination (wastewater treatment plants)—construct and operate salinity removal facilities at municipal wastewater treatment plants
- Agricultural return flow salinity control (real-time management)—shift the agricultural discharge timing such that the agricultural return flow released from agricultural lands would occur during times of high assimilative capacity for the receiving waters. This would require the construction and operation of detention ponds
- Low lift pumping stations—construct and operate either temporary or permanent pumping system(s) near the Middle River, Grant Line Canal, and/or Old River at Tracy Road Temporary Barriers Project in the southern Delta

The lead agencies or other entities that undertake the methods of compliance would be responsible for adopting and implementing mitigation measures at the appropriate time to reduce potentially significant impacts; however, mitigation measures are proposed in Chapter 16 (Table 16-38) that lead agencies or other entities can and should adopt to reduce potentially significant impacts.

#### Table ES-24. CEQA Significance Summary SDWQ Alternatives—Methods of Compliance

Environmental Resource Area	New Source Water Supplies	Salinity Pretreatment Programs	Desalination (WWTP)	Agricultural Return Flow Salinity Control	Low Lift Pumping Stations
Aesthetics	SU*	SU*	SU*	L	SU*
Agriculture and Forestry Resources	SU	Ν	SU*	SU*	SU*
Air Quality	SU*	SU*	SU	L	SU*
Biological Resources	SU	SU*	SU*	SU*	SU
Cultural Resources	SU	SU*	SU*	SU*	SU*
Geology and Soils	SU*	SU*	SU*	SU*	SU*
Greenhouse Gas Emissions	SU	SU	SU	SU	SU
Hazards and Hazardous Materials	SU*	SU*	SU*	SU*	SU*
Hydrology and Water Quality	SU*	SU*	SU*	SU*	SU*
Land Use and Planning	SU*	SU*	SU*	SU*	SU*
Mineral Resources	L	L	L	N	Ν
Noise	SU	SU*	SU	SU*	SU*
Population and Housing	L	N	Ν	N	Ν
Public Services	N	N	Ν	N	Ν
Recreation	SU*	SU*	SU	N	Ν
Transportation and Traffic	SU*	SU*	SU*	L	SU*
Utilities and Service Systems	SU	SU	SU	N	Ν

Bold text indicates primarily construction-driven impacts. (Operation-driven impacts are not bold.)

\* Indicates that the impact after mitigation may be less than significant; however, given the various factors influencing the potential implementation of mitigation, and until such time that mitigation measures are implemented, the impacts would remain significant and unavoidable, consistent with CEQA Guidelines Section 15091.

SU = significant and unavoidable impact

L = less-than-significant impact

N = no impact

## ES9 Organization and Content of the <u>Final</u> Substitute Environmental Document

Table ES-25<u>a</u> lists and describes chapters in <u>Volume 1 of</u> this <u>Final</u> SED, and Table ES-<u>25b</u><del>26</del> lists and describes the supporting appendices in <u>Volume 2</u>, and <u>Table ES-26 lists and describes the</u> <u>contents of Volume 3</u>, <u>Responses to Comments</u>.

Chapter	Description				
Executive Summary	Summarizes the alternatives, potential significant impacts, public comments and concerns, and unresolved issues and areas of controversy.				
1 – Introduction	Describes the alternatives; the intended uses of the docume the scope and content of the document; areas of known controversy; and the organization of the document.				
2 –Water Resources	Describes the baseline environmental and operational conditions of existing water resources within the geographic range of the alternatives.				
3 – Alternatives Description	Describes the purpose, need, and objectives of the alternatives, and describes the alternatives evaluated in this document.				
4 – Introduction to Analysis	Describes the baseline, the scope of analysis and resource chapters, and provides a summary of the different methodologies used in the resource chapters.				
5 – Surface Hydrology and Water Quality					
6 – Flooding, Sediment, and Erosion					
7 – Aquatic Biological Resources					
8 – Terrestrial Biological Resources	Each resource chapter (i.e., Chapters 5–14) describes the environmental setting for that resource (including baseline conditions), the regulatory background, the impact assessment methodology and results of the impact assessment.				
9 – Groundwater Resources					
10 – Recreational Resources and Aesthetics					
11 – Agricultural Resources					
12 – Cultural Resources	_				
13 – Service Providers					
14 – Energy and Greenhouse Gases					
15 – No Project Alternative (LSJR Alternative 1 and SDWQ Alternative)	Provides an analysis of the No Project Alternative (LSJR Alternative 1 and SDWQ Alternative 1).				
16 – Evaluation of Other Indirect and Additional Actions	Evaluates indirect actions that could be taken in response to the LSJR and SDWQ alternatives and certain non-flow measures.				
17 – Cumulative Impacts, Growth- Inducting Effects, and Irreversible Commitment of Resources	Evaluates whether the alternatives contribute to significant cumulative impacts. Describes growth inducing effects of the alternatives and the significant irreversible changes associated with the alternatives.				

Table ES-25a. Organization and Contents of Volume 1, SED Chapters

Chapter	Description
18 – Summary of Impacts and Comparison of Alternatives	Summarizes and compares the impacts of each alternative and identifies the environmentally superior alternative.
19 – Analyses of Benefits to Native Fish Populations from Increased Flow Between February 1 and June 30	Describes biologically important and measurable benefits of providing higher and more variable flow during the February 1 through June 30 time period
20 – Economic Analyses	Discusses the direct and regional economic costs and benefits associated with the different alternatives.
21 – Drought Evaluation	Describes the annual runoff and water supply conditions during the 1922-2003 period and recent period of 2004-2015 used to evaluate drought periods under baseline conditions and the LSJR alternatives.
22 – Integrated Discussion of Potential Municipal and Domestic Water Supply Management Options	Summarizes information related to the groundwater and drinking water supply relied upon for municipal and domestic needs in the plan area and the four primary groundwater subbasins.
23 – Antidegradation Analysis	Analyzes the proposed amendments under state and federal antidegradation policies that require the protection of existing high quality waters.
24 – List of Preparers	Lists the individuals involved in preparing this SED.

#### Table ES-2625b. Organization and Contents of Volume 2, SED Appendices

Appendix	Description
A – NOP Scoping and Other Public Meetings	Summarizes scoping and public consultation during the environmental review process.
B – State Water Board's Environmental Checklist, Appendix A to the State Water Board's CEQA Regulations	Identifies potential adverse effects of the proposed plan amendments on environmental resources.
C – Technical Report on the Scientific Basis For Alternative San Joaquin River Flow and Southern Delta Salinity Objectives	Provides the scientific basis for developing SJR flow objectives for the protection of fish and wildlife beneficial uses and a program of implementation to achieve those objectives; provides the scientific basis for developing water quality objectives and a program of implementation to protect agricultural beneficial uses in the southern Delta; and describes some of the tools and methods (e.g., Water Supply Effects model) used to analyze the effect of flow and southern Delta water quality alternatives.
D – Evaluation of the No Project Alternative (LSJR Alternative 1 and SDWQ Alternative 1)	Provides a technical evaluation of the No Project Alternative and assumptions used to estimate the changes in flows needed to fully comply with the No Project Alternative (i.e., the 2006 Bay-Delta Plan as implemented through D-1641).
E – Salt Tolerance of Crops in the Southern Sacramento–San Joaquin Delta	Summarizes research regarding the effects of salinity on a variety of irrigated crops grown in the southern Delta and quantifies how the various factors influencing the use of saline water applies to conditions in the southern Delta.
F.1 – Hydrologic and Water Quality Modeling	Describes the hydrologic and water quality modeling methods and results used to evaluate baseline and the LSJR alternatives.

Appendix	Description
F.2 – Evaluation of Historical Flow and Salinity Measurements of the Lower San Joaquin River and Southern Delta	Describes and evaluates the measured flow and salinity patterns along the LSJR and in the southern Delta for 1984–2011.
G – Agricultural Economic Effects of Lower San Joaquin River Flow Alternatives: Methodology and Modeling Results	Describes the methods and modeling results that estimate potential effects on groundwater, agricultural production, and associated impacts on the LSJR Watershed economy. Estimated changes in allowable surface water diversions and groundwater pumping that result from implementation of the LSJR alternatives are used to derive these impacts.
H – Supporting Materials for Chapter 16	Provides supporting information related to the following discussions in Chapter 16: in-Delta diversions for water supply, desalinization for water supply, and the temporary barrier program.
I – Cultural Resources Overview	Provides an overview of the prehistoric and historic cultural setting, as well as the paleontological setting for the northern San Joaquin Valley and the adjacent Sierra Nevada foothills within the plan area.
J – Hydropower and Electric Grid Analysis of Lower San Joaquin River Flow Alternatives	Provides estimates of the potential effects on hydropower generation and electric grid reliability through implementation of the LSJR alternatives.
K – Revised Water Quality Control Plan	Presents proposed amendments to the Bay-Delta Plan, focusing on the LSJR flow objectives for the reasonable protection of fish and wildlife beneficial uses and the southern Delta water quality objectives for agricultural beneficial uses, the compliance locations for these objectives, and the Program of Implementation to achieve these objectives.
L– City and County of San Francisco Analyses	Describes possible effects of the LSJR alternatives on CCSF's water supply, including conditions under which potential water shortages may occur within the CCSF service area and related indirect regional economic effects in the CCSF service area resulting from estimated changes in allowable surface water diversions.
M – Summary of Public Comments on the 2012 Draft SED	Provides a summary of public comments received by the State Water Board regarding the 2012 Draft SED.

#### Table ES-26. Organization and Contents of Volume 3, Responses to Comments

Chapter	Description
<u>1 – Introduction and Approach to</u> <u>Responses to Comments</u>	<u>Provides and introduction to the responses to comments and describes the approach used to review, process, and respond to comments on the 2016 Recirculated SED.</u>
<u>2 – Master Response and Index of Form</u> <u>Masters</u>	<u>Provides master responses to comments made on the</u> <u>Recirculated SED and provides an index of form masters.</u>
<u>3 – Indices of Commenters</u>	Provides a list of the comment letter numbers and titles of commenters, when provided, from federal agencies and elected officials; tribal governments; state agencies and elected officials; local agencies and elected officials; non- governmental organizations; and members of the public, form plus letters and form letter commenters.

<u>Chapter</u>	Description
<u>4 – Responses to Comment Tables</u>	<u>Provides tables of comments and responses to comments</u> organized by unique comment letter number.
<u> Appendix A – Comment Letters</u>	Provides copies of comment letters submitted.

## ES10 Intended Uses of This SED

This SED is intended to inform the State Water Board's decision to adopt proposed amendments to the 2006 Bay-Delta Plan, which was adopted by the State Water Board by Resolution No. 2006-0098 on December 13, 2006. The State Water Board is the only public agency with discretionary approval over the proposed amendments to the Bay-Delta Plan and, therefore, no other agencies are expected to use this SED for decision making. There are no additional decisions, permits, or approvals required by the State Water Board prior to adopting the proposed amendments. Upon adoption by the State Water Board, the plan amendments will be submitted to the Office of Administrative Law for approval and to the U.S. Environmental Protection Agency for approval, as appropriate. Review and consultation requirements are included in Section ES<u>10.4</u>8.4.

This SED fulfills the requirements of CEQA to analyze the environmental effects of a proposed project, as well as other applicable state law requirements. As discussed above, the State Water Board's water quality control planning program is a certified regulatory program and, thus, a SED may be prepared in lieu of an EIR. The State Water Board has adopted regulations under CEQA that specify the objectives, criteria, and procedures to be followed in implementing CEQA (Cal. Code Regs., tit. 23, §§ 3720 -3781). Among other things, the State Water Board's CEQA regulations provide the exclusive procedural requirements for the implementation of the State Water Board's certified regulatory program (*Id.* § 3720, subd. (c)(2)). California Code of Regulations, Title 23, Section 3777 requires the SED to include a description of the proposed activity, an identification of any significant or potentially significant adverse environmental effects, an analysis of reasonable alternatives and mitigation measures to avoid or reduce any significant or potentially significant adverse environmental impacts, and an analysis of the reasonably foreseeable methods of compliance. Section 3777(a) also requires the State Water Board to complete an environmental checklist as part of its SED. This checklist is provided in Appendix B, *State Water Board's Environmental Checklist*, of this SED.

In addition, the State Water Board must fulfill other obligations when adopting certain rules or regulations, as described in Public Resources Code Section 21159.<sup>9</sup> Section 21159 provides that an agency shall perform, at the time of the adoption of a rule or regulation requiring the installation of pollution control equipment, or a performance standard or treatment requirement, an environmental analysis of the reasonably foreseeable methods of compliance. The statute further requires that the environmental analysis, at a minimum, include all of the following.

- An analysis of the reasonably foreseeable environmental impacts of the methods of compliance
- An analysis of reasonably foreseeable feasible mitigation measures
- An analysis of reasonably foreseeable alternative means of compliance with the rule or regulation. (Pub. Resources Code, § 21159(a).)

<sup>&</sup>lt;sup>9</sup> The State Water Board's CEQA regulations (Cal. Code Regs., tit. 23, § 3777) incorporate the key requirements of Public Resources Code Section 21159.

Section 21159(c) requires that the environmental analysis take into account a reasonable range of environmental, economic, and technical factors, population and geographic areas, and specific sites.

Public Resources Code Section 21159(d) specifically states that the public agency is not required to conduct a "project level analysis." Instead, any project level analysis will be performed in compliance with CEQA when specific actions are considered to implement the Bay-Delta Plan. Accordingly, the environmental impacts associated with project-level actions will necessarily depend upon actions taken to implement the plan.

In addition to CEQA's requirements, the State Water Board's amendments to the 2006 Bay-Delta Plan must be prepared in accordance with applicable water quality planning provisions of the Porter-Cologne Act, Water Code Section 13000 et seq., and other applicable laws. Section 13241 of the Porter-Cologne Act identifies certain factors that must be <u>evaluated considered</u> when establishing water quality objectives. These factors include: (1) past, present, and probable future beneficial uses of water; (2) environmental characteristics of the hydrographic unit under consideration, including the quality of water available thereto; (3) water quality conditions that could reasonably be achieved through the coordinated control of all factors that affect water quality in the area; (4) economic considerations; (5) the need for developing housing within the region; and (6) the need to develop and use recycled water. This SED discusses these factors with respect to the LSJR flow objectives and SDWQ objectives. The factors are an inherent part of the analyses in the SED for decision makers to understand the impacts of the proposed objectives not only on the environment, but also on other beneficial uses, economics and other important considerations like the Human Right to Water. Table ES-27 summarizes the primary locations where this information may be found.

Required Information	Location in the SED
Past, present, and future beneficial uses of water	Table 5-3 in Chapter 5, <i>Surface Hydrology and Water Quality</i> , sets forth the designated beneficial uses of the Bay-Delta and the San Joaquin River Basin, which are also the past, present and future beneficial uses of water.
Environmental characteristics of the hydrographic unit	Included in Chapter 2, <i>Water Resources</i> , and in the environmental setting section of each resource chapter (Chapters 5–14)
Water quality conditions that could reasonably be achieved through the coordinated control of all factors that affect water quality	Analysis of surface water conditions related to flow, temperature and salinity is included in Section 5.4 of Chapter 5, <i>Surface Hydrology and Water Quality</i> , and is also considered in the <i>Executive Summary</i> . <u>Chapter 7</u> , <u>Aquatic Resources</u> , and the <u>Executive Summary</u> , include analyses of temperature and floodplain conditions that could be achieved through the coordinated control of all factors that affect water quality. Chapter 3 considers this factor in connection with the SDWQ objective.
Economic considerations	Chapter 20, Economic Analyses, as well as Chapter 16, Evaluation of Other Indirect and Additional Actions, Appendix G, Agricultural Economic Effects of Lower San Joaquin River Flow Alternatives: Methodology and Modeling Results and Appendix L, City and County of San Francisco Analyses

#### Table ES-27. Porter-Cologne Section 13241 Factors

Required Information	Location in the SED
Need for developing housing within the region	Executive Summary
Need to develop and use recycled water	Discussed in Section 13.4 and 13.5 of Chapter 13, Service Providers, Section 16.2.4 of Chapter 16, Evaluation of Other Indirect and Additional Actions, and in the Executive Summary

Water quality conditions to protect fish and wildlife in the LSJR Watershed could be reasonably achieved through the coordinated control of all factors that affect water quality. Water diversions, exports and competing uses of water have resulted in <u>reduced flows and</u> impairments to fish and wildlife beneficial uses. Coordinated control of these factors through the establishment of flow water quality objectives that protect fish and wildlife beneficial uses while considering competing uses of water is both achievable and necessary. <u>The water quality conditions that could be reasonably</u> achieved through the coordination of these factors include increased flows, temperature improvements beneficial to salmonids, and increased floodplain inundation for salmonids in the Stanislaus, Tuolumne and Merced Rivers. Each of these conditions is analyzed in the SED and summarized in this executive summary.

With respect to salinity conditions, attainment of current salinity objectives in the southern Delta has been difficult because of the complex interaction of upstream salinity sources, including salts imported to the SJR Basin in irrigation water; municipal discharges; poor circulation in southern Delta channels; tidal influences; and water diversions and discharges from agricultural drainage. Recent scientific information indicates that these current salinity water quality objectives are over-protective of agricultural beneficial uses. Nevertheless, the above factors like circulation, diversions and discharges can be coordinated to reasonably achieve salinity conditions that protect agricultural beneficial uses in the southern Delta.

The SJR flow element of the proposal complements the southern Delta salinity element by augmenting flow in the southern delta, particularly in February–June. Increased flows under the flow alternatives would have the incidental benefit of flushing of salts early in the irrigation season, and providing low salinity water during spring germination of crops, which is generally the most salt sensitive crop lifestage.

The proposed flow and salinity objectives do not directly restrict the development of housing in the plan area and the extended plan area. Also, as explained in Chapter 17, *Cumulative Impacts, Growth-Inducing Effects, and Irreversible Commitment of Resources*, of this SED would not induce growth and new housing development. Depending on the alternative, however, the flow objectives could result in reduced surface and groundwater supplies such that additional infrastructure to treat or provide alternative sources of water may need to be constructed, as explained in Chapter 13, *Service Providers*. Where alternative sources are not provided, it may affect new housing development because there may be insufficient supplies to serve the development.

The need to develop and use recycled water will be increasingly important in the state to meet the demands on water supply placed by increased population, droughts, and climate change. To the extent that the LSJR alternatives result in reduced surface and groundwater supplies available for diversion, they will promote the development of recycled water as the need for alternate sources of water increase. Recycled water could also be used to offset the use of potable water for non-potable

uses such as landscape irrigation, process water and irrigated agriculture for nonhuman consumptive crops. The SDWQ alternatives would not affect the need for recycled water.

## ES10.1 Scope of Content and Analysis

In developing this SED, the State Water Board considered the proposed plan amendments and the potential environmental effects associated with the amendments, comments received in response to the notice of preparation and during public consultation, other public comments and information, and the environmental issues identified in Appendix A of the State Water Board's CEQA regulations (Cal. Code Regs., tit. 23, §§ 3720-3781) (Appendix B of this SED). The State Water Board determined in Appendix B that potentially significant impacts on the following resources could occur as a result of the LSJR flow objectives or SDWQ objectives. These effects are further evaluated in this SED.

- Surface Hydrology and Water Quality
- Flooding, Sediment, and Erosion
- Aquatic Biological Resources
- Terrestrial Biological Resources
- Groundwater Resources
- Recreational Resources and Aesthetics
- Agricultural Resources
- Cultural Resources
- Energy and Greenhouse Gases
- Service Providers

## ES10.2 Past Public Review and CEQA Noticing

The State Water Board considered comments received from public agencies and the public during the scoping and public consultation processes in determining the scope of analysis and content of this SED. Comments received during these processes are posted on the State Water Board's website. Similarly, comments received during the public review period for the 2012 Draft SED <u>and the Recirculated SED</u> are also posted on the State Water Board's website.

Some commenters on the Recirculated SED expressed dissatisfaction with the public outreach process and suggested that there were not enough public input opportunities, that the comment period duration was not long enough, that notifications of the public review period or the public hearings were inadequate, or that public hearings were not located in their city/town.

The public outreach process for the Recirculated SED and plan amendments was extensive and lasted for a period longer than the 45-day public review period required under the State Water Board's CEQA regulations or the federal Clean Water Act. The document was released on September 15, 2016, for a total of a 6-month public review period, ultimately ending on noon of March 17, 2017. The State Water Board originally released the document for a 60-day review period from September 15, 2016 to November 15, 2016. However, in response to numerous requests and given the breadth and depth of the document, the original 60-day review period was extended two times to allow for additional public review: first from November 15, 2016, to January 17, 2017, at 12 noon

and then from January 17, 2017, to March 17, 2017, at 12 noon. During the 6-month review period, a 5 day public hearing was conducted throughout the plan area, during which additional comments were received.

- November 29, 2016, in Sacramento, California
- December 16, 2016, in Stockton, California
- December 19, 2016, in Merced, California
- December 20, 2016, in Modesto, California
- January 3, 2017, in Sacramento, California

In addition, the State Water Board staff hosted two technical workshops in Sacramento on December 5, 2016, and December 12, 2016, and attended one workshop in Modesto, California hosted by stakeholders on November 18, 2016.

During the 6-month public comment period for the SED, approximately 3,100 letters/ communications amounting to about 10,000 comments were received from federal, state, and local agencies; elected officials; stakeholders; and members of the public.

Table ES-28 is a timeline of public involvement <sup>10</sup> for the planning process, public workshops for the planning process, and CEQA noticing for the preparation of th<u>eis</u> SED.

# Table ES-28. Timeline of Public Involvement for the Planning Process, Public Workshops, and CEQANoticing

February 13, 2009	Notice of preparation (NOP) and public notice for the March 30, 2009 scoping meeting for environmental documentation and for the April 22, 2009 public staff workshop regarding the update and implementation of the <i>Bay-Delta Plan: Southern Delta Salinity and San Joaquin River Flows.</i>
March 30, 2009	Scoping meeting for environmental documentation for the update and implementation of the <i>Bay-Delta Plan: Southern Delta Salinity and San Joaquin River Flows</i> .
April 22, 2009	Public staff workshop concerning potential amendments to the 2006 Bay-Delta Plan relating to southern Delta salinity and SJR flow objectives.
June 19, 2009	Public staff workshop to provide an update regarding development of modeling alternatives and related activities for southern Delta salinity and SJR flow objectives.
August 4, 2009	Resolution 2009-0065. Adoption of the <i>Periodic Review of the 2006 Bay-Delta Plan</i> staff report.
August 13, 2009	Public staff workshop and availability of <i>Draft Study Report: Crop Salt Tolerance in the Southern Sacramento-San Joaquin River Delta,</i> by Dr. Glenn J. Hoffman.
November 4, 2009	Public staff workshop to discuss response to comments on salt tolerance of crops in the southern Sacramento–San Joaquin Delta.
January 5, 2010	Release of Final Study Report: Crop Salt Tolerance in the Southern Sacramento– San Joaquin River Delta.

<sup>&</sup>lt;sup>10</sup> This table does not provide an exhaustive list of all public notices related to the project, but rather, identifies key events relating to public involvement.

March 2–3, 2010	The Vernalis Adaptive Management <u>PlanProgram</u> (VAMP) review.
May 11, 2010	Final VAMP report of the 2010 review panel.
October 29, 2010	Notice of public board workshop and availability of <i>Draft Technical Report on the Scientific Basis for Alternative San Joaquin River Flow and Southern Delta Salinity Objectives</i> , as well as notice to receive comments on the draft technical report and panel participation requests to participate in the January 6 and 7, 2011 public State Water Board workshop.
November 22, 2010	Notice of opportunity for public comment for any additional information related to the SJR flow and southern Delta salinity objectives included in the 2006 Water Quality Control Plan for the San Francisco Bay/ Sacramento–San Joaquin Delta Estuary.
January 6–7, 2011	Presentation and discussion of Draft Technical Report on the Scientific Basis for Alternative San Joaquin River Flow and Southern Delta Salinity Objectives.
April 1, 2011	Revised NOP and notice of additional scoping meeting for environmental documentation for the update and implementation of the <i>Bay-Delta Plan: Southern Delta Salinity and San Joaquin River Flows.</i>
June 6, 2011	Workshop on the discussion of the clarified scope and content of the environmental information to be included in the State Water Board's environmental document relating to the State Water Board's current review of the 2006 Bay-Delta Plan.
August 12, 2011	Request for scientific peer review of the <i>Technical Report on the Scientific Basis</i> for Alternative San Joaquin River Flow and Southern Delta Salinity Objectives, as well as the study report, Crop Salt Tolerance in the Southern Sacramento–San Joaquin River Delta.
November 21, 2011	Web posting of peer reviews of <i>Technical Report on the Scientific Basis for</i> Alternative San Joaquin River Flow and Southern Delta Salinity Objectives.
February 24, 2012 (updated March 5, 2012)	Notice of availability of draft technical appendices to the 2012 Draft SED for Phase 1 of the update to the 2006 Bay-Delta Plan.
	Draft Scientific Basis for San Joaquin River Flow and Southern Delta Salinity Objectives (Scientific Report) (dated February 2012).
	Draft Agricultural Economic Effects of Lower San Joaquin River Flow Alternatives (Agricultural Economics Report) (Dated February 2012).
	Draft Hydropower and Electric Grid Analysis of Lower San Joaquin River Flow Alternatives (Hydropower Report) (dated February 2012).
February 2012	Release of Final Technical Report on the Scientific Basis for Alternative San Joaquin River Flow and Southern Delta Salinity Objectives.
March 20, 2012	Informational session on the <i>Agricultural Economics Report</i> and the <i>Power Production Report</i> to provide stakeholders an opportunity to gain a better understanding of these two reports that inform the SED analysis.
December 31, 2012	Release of the 2012 Draft Substitute Environmental Document in <u>sS</u> upport of Potential Changes to the Water Quality Control Plan for the San Francisco Bay- Sacramento/San Joaquin Delta Estuary: San Joaquin River Flows and Southern Delta Water Quality (2012 Draft SED).
January 17, 2013	Notice of extension of public comment period for the 2012 Draft SED until March 29, 2013.

March 20–21, 2013	Public hearing for the receipt of oral comments on the adequacy of the 2012 Draft SED <i>in Support of Potential Changes to the Water Quality Control Plan for</i> <i>the San Francisco Bay-Sacramento/San Joaquin Delta Estuary: San Joaquin River</i> <i>Flows and Southern Delta Water Quality.</i>
<u>September 15, 2016</u>	<u>Release of the 2016 Recirculated Draft Substitute Environmental Document in</u> <u>Support of Potential Changes to the Water Quality Control Plan for the San</u> <u>Francisco Bay/Sacramento–San Joaquin Delta Estuary: San Joaquin River Flows</u> <u>and Southern Delta Water Quality (Recirculated SED).</u>
<u>November 29, 2016</u>	First day of public hearing for Recirculated SED in Sacramento.
<u>December 5 and 12.</u> 2016	<u>Two days of technical public workshops on the Recirculated SED in</u> <u>Sacramento.</u>
<u>December 16, 19, and</u> 20, 2016	<u>Second, third and fourth days of public hearing for Recirculated SED in</u> <u>Stockton, Merced, and Modesto, respectively.</u>
<u>January 3, 2017</u>	Final day of public hearing for Recirculated SED in Sacramento.
<u>March 17, 2017, noon</u>	<u>Close of written comment period.</u>

## ES10.3 Scientific Review

The scientific basis of any statewide plan, basin plan, plan amendment, guideline, policy, or regulation must undergo external peer review before adoption by the State Water Board or Regional Water Boards (Health and Saf. Code, § 57004). Accordingly, the report contained in Appendix C, *Technical Report On The Scientific Basis for Alternative San Joaquin River Flow and Southern Delta Salinity Objectives*, has undergone peer review. Appendix C describes the scientific basis for and the proposed changes to the LSJR flow and southern Delta water quality objectives.

The peer reviewers' comments on the technical report were largely favorable. All peer reviewers agreed with the conclusion that under the current altered flow regime, fish and wildlife beneficial uses are being impaired and that a more natural flow pattern would be beneficial to such beneficial uses. Also included as attachments to Appendix C are the peer reviews and a summary of the State Water Board staff's response. More information on the peer review process can be found at:

http://www.waterboards.ca.gov/water\_issues/programs/peer\_review/sanjoaquin\_river\_flow.shtml

## ES10.4 Review and Consultation Requirements

Upon completion of th<u>eis rRecirculated SED</u>, the State Water Board <u>will</u>-release<u>d</u> it to the public for review and conduct a public hearing on its adequacy (Cal. Code Regs., tit. 23, § 3779). The State Water Board <u>will also</u>-consult<u>ed</u> with other public agencies having jurisdiction by law with respect to the plan amendments or that exercise authority over resources that may be affected by the plan amendments, and with persons having special expertise with regard to the potential environmental effects involved in the plan amendments, and other persons and entities. (See, e.g., Cal. Code Regs., tit. 23, § 3778.) This consultation <del>will</del>-occur<u>red</u> when th<u>eis Recirculated</u> SED, including the State Water Board's Environmental Checklist (Appendix B, *State Water Board's Environmental Checklist*, of this SED) and revised water quality control plan language (Appendix K, *Revised Water Quality Control Plan*, of this SED), <del>awe</del>re released for public comment. Consulting agencies include USBR,

NMFS, DWR, CDFW, the U.S. Environmental Protection Agency, the Central Valley <u>Regional</u> Water Quality Control Board, the San Francisco Bay Regional Water Quality Control Board, local public agencies, and other entities.

The State Water Board is the only public agency with discretionary approval over the proposed amendments to the Bay-Delta Plan. For this reason, there are no responsible agencies as defined in State CEQA Guidelines Section 15381.

The State CEQA Guidelines define a "Trustee Agency" as a state agency that has jurisdiction by law over natural resources affected by a project that are held in trust for the people of the State of California (State CEQA Guidelines, § 15386). CDFW, California Department of Parks and Recreation, and the State Lands Commission are Trustee Agencies for the plan amendments analyzed in this SED.

## ES10.5 Availability of the Substitute Environmental Document

The <u>original public comment period for the FRecirculated SED is was through 12noon on Tuesday</u>, November 15, 2016. <u>This comment period was extended two times</u>, first to January 17, 2017, at 12 <u>noon: and then from January 17, 2017, to March 17, 2017, at 12 noon</u>. The <u>Recirculated SED</u> chapters, appendices, and reference documents <del>are were</del> available for public review during the comment period, on weekdays from 8:30 a.m. to 5:00 p.m. at: Division of Water Rights Records Unit, State Water Resources Control Board, 1001 "I" Street, 2nd Floor, Sacramento, CA 95814.

The <u>Recirculated</u> SED chapters and appendices <del>will were</del> also <del>be</del> available for public review after September 15, 2016, at the following public libraries in Alpine, Alameda, Calaveras, Contra Costa, Madera, Mariposa, Merced, Sacramento, San Francisco, San Joaquin, Stanislaus, and Tuolumne Counties:

- Alameda County Main Library, 2400 Stevenson Blvd., Fremont, CA 94538
- Calaveras County Central Library, 1299 Gold Hunter Rd., San Andreas, CA 95249
- Chavez Central Library, 605 N. El Dorado St., Stockton, CA 95202
- Freemont Main Library, 2400 Stevenson Blvd., Fremont, CA, 94538
- Markleeville Main Library & Archives, 270 Laramie St., Markleeville, CA 96120
- Madera County Library—Madera Headquarters, 121 N. G St., Madera, CA 93637
- Mariposa County Library, 4978 10th St., Mariposa, CA 95338
- Merced County Library, 2100 O St., Merced, CA 95340
- Pleasant Hill Library, 1750 Oak Park Blvd., Pleasant Hill, CA 94523
- Sacramento Public Library—Central, 828 "I" St., Sacramento, CA 95814
- San Andreas Central Library, 1299 Gold Hunter Road, San Andreas, CA 95249
- Stanislaus County Library, 1500 "I" St., Modesto, CA 95354
- San Francisco Public Library, 100 Larkin St., San Francisco, CA 94102
- Tuolumne County Main Library, 480 Greenley Rd., Sonora, CA 95370

A link to electronic copies of the <u>Recirculated</u> SED documents <u>and Final SED documents</u> is available on the State Water Board's website at: www.waterboards.ca.gov/DeltaWQCP-Phase1.

Alternatively, for a reasonable cost for copying, the public may obtain an electronic copy of the documents on disk by contacting the Division of Water Rights Records Unit at (916) 341-5421 or at dwr@waterboards.ca.gov.

## ES11 Areas of Known Controversy and Changes Made to the 2012 Draft Substitute Environmental Document

Two public scoping meetings were conducted prior to the release of the 2012 Draft SED, on March 30, 2009 and June 6, 2011. These were followed by a number of other public meetings to receive information regarding the development of southern Delta salinity and flow objectives. Appendix A, *NOP Scoping and Other Public Meetings*, provides a summary of the issues raised by agencies and the public. The following list identifies the areas of controversy based on this initial scoping. Each of these issues is addressed in this the rRecirculated SED and are contained, herein, within the Final SED.

- Evaluation of a reasonable range of alternatives
- Impacts on agricultural resources associated with a potential reduction in surface water diversions
- Impacts on energy production and generation associated with potential changes to hydropower operation
- Economic impacts on the agricultural sector and other sectors associated with the potential reduction in surface diversions
- Interactions with groundwater quantity and quality
- Impacts on fisheries resources associated with the proposed LSJR alternatives

The 2012 Draft SED was released for public comment on December 31, 2012. The public comment period ran from December 31, 2012 through March 29, 2013. The State Water Board received approximately 4,000 responses, most of which are form letters with substantially the same comments. Of these, the State Water Board identified and selected 119 responses that covered the range of substantive comments. These comments are summarized in Appendix M, *Summary of Public Comments on the 2012 Draft SED*.

These comments on the 2012 Draft SED were considered in the development of th<u>eis</u> <u>rR</u>ecirculated SED. Although th<u>eis</u> <u>Recirculated</u> SED <u>iwas</u> intended to address areas of concern on the 2012 Draft SED, th<u>eis</u> <u>recirculated</u> document d<u>idoes</u> not provide a written response to those comments. The following are concerns raised regarding the 2012 Draft SED, and for which revisions <u>have beenwere</u> made and are reflected in th<u>eis</u> <u>rR</u>ecirculated SED and are contained, herein, in the Final SED.

- Reservoir operation and other assumptions in the WSE model
- Effects of the proposed flow objectives municipal water supplies
- Groundwater and water supply assumptions associated with agricultural use and SWAP analysis

- Geography used for SWAP analysis
- Analysis of various economic topics
- Use of adaptive implementation
- Analysis of dry year and consecutive dry years
- Plan area description, and water rights that may be affected
- Analysis of the potential effects on CCSF
- Non-flow measures
- Benefits of the proposed objectives to fish and wildlife
- Discussion of multiple fish topics
- Baseline
- Methods of compliance
- Antidegradation analysis
- Cumulative analysis

The following are brief descriptions of the revisions made to address to these concerns, including where more information on the topic can be found <u>in the Final SED</u>.

## ES11.1 Reservoir Operation and Water Supply Effects Model Assumptions

The 2012 Draft SED evaluated the water supply effects of the flow proposal, but did not analyze the change in reservoir operation that could occur in response to a reduction in surface water supplies. WSE modeling of the alternatives <del>now</del>-changes reservoir storages, including end-of-September storage, based on operations likely to occur with the flow requirements. The CALSIM model representation of baseline is no longer used in this SED. The WSE model was modified to provide a representation of baseline conditions and is <del>now</del>-used to model both the baseline and the LSJR alternatives for the purpose of impacts analysis in this SED. Diversion demands for major irrigation districts are <del>now</del>-derived from annually and monthly varying consumptive use of applied water (CUAW) demands from CALSIM, with operational efficiency estimates derived from agricultural water management plans (AWMPs). Other associated changes are described in Section F.1.2., *Water Supply Effects Modeling Methods*, of Appendix F.1, *Hydrologic and Water Quality Modeling*.

## ES11.2 Effects of the Proposed Flow Objectives on Municipal Water Supplies

This SED includes a new chapter, Chapter 22, Integrated Discussion of Potential Municipal and Domestic Water Supply Management Options, summarizing the overall effect the project is expected to have on drinking water. This new-chapter synthesizes information from other resource chapters, including Chapter 2, Water Resources, Chapter 9, Groundwater Resources, Chapter 13, Service Providers, and Chapter 21, Drought Evaluation, in order to provide a clear picture of how drinking

water supplies would be affected by the plan amendments. The chapter discusses both the initial effects and the potential long-term changes that could occur when SGMA is fully implemented.

# ES11.3 Groundwater and Water Supply Assumptions, and the Associated Use of the SWAP Model

The analysis in the 2012 Draft SED did not attempt to determine how much of the surface water supply deficit that would result from the proposal would be replaced by groundwater. The 2012 Draft SED analyzed both full replacement by groundwater and no replacement, thereby maximizing the possible effects for both endpoints but did not attempt to determine the most likely surface water storage reoperation and groundwater replacement response. Theis recirculated SED now determines the likely level of groundwater replacement, surface water storage and reservoir reoperation, and quantity of surface water deficit not replaced by additional groundwater pumping. This updated analysis relied upon new information provided by water districts, and is reflective of additional groundwater pumping capacity developed during recent drought years. Although this estimate is intended to reflect the most likely balance between water supply deficit and additional groundwater pumping, the precise balance is unknowable. This expanded analysis also evaluates the potential water quality effects of additional groundwater pumping. The methods and data used for this updated analysis are provided in Appendix G, Agricultural Economic Effects of the Lower San Joaquin River Flow Alternatives: Methodology and Modeling Results. The modified net agricultural water supply effect, after accounting for changes in groundwater pumping, are used in updated SWAP modeling in Appendix G. The improved data from the groundwater pumping analysis are used in updated Chapter 9, Groundwater Resources and Chapter 11, Agricultural Resources.

## ES11.4 Geography Used for SWAP Analysis

Smaller geographic areas that considered the boundary of irrigation districts are used for the SWAP analysis as described in Appendix G, *Agricultural Economic Effects of the Lower San Joaquin River Flow Alternatives: Methodology and Modeling Results*, and used elsewhere in the document, including Chapter 11, *Agricultural Resources*.

## ES11.5 Analysis of Various Economic Topics

The 2012 Draft SED did not evaluate fiscal effects, cost evaluation of municipal and industrial water supplies and affected regional economies, and economic effects associated with benefits to fish. These are now included in the economic analysis in Chapter 20, *Economics Analyses*, Appendix G, *Agricultural Economic Effects of the Lower San Joaquin River Flow Alternatives: Methodology and Modeling Results*, and Appendix L, *City and County of San Francisco Analyses*.

## ES11.6 Use of Adaptive Implementation

There was concern that adaptive implementation in the 2012 Draft SED lacked adequate bounds and rigor to constrain changes in the required percent of unimpaired flow required in the adaptive implementation framework of the 2012 Draft SED. There was also concern that there were no goals identified that could guide the adaptive implementation. The program of implementation <del>now</del> includes a requirement to develop tributary-specific numeric biological goals for abundance, productivity, and population spatial extent, distribution, and structure. These biological goals will be

used to guide adaptive implementation. The methods, process, and approvals needed for adaptive implementation are described in the proposed flow objectives in Appendix K, *Revised Water Quality Control Plan*, and elsewhere throughout the SED.

## ES11.7 Analysis of Dry Years and Consecutive Dry Years

Although the 2012 Draft SED analyzed the effects of the flow proposal over an 82-year period of varied hydrology, including dry years, it did not specifically identify the water supply effects in dry years and consecutive dry years. This recirculated SED includes a new chapter Chapter 21, Drought Evaluation. This new-chapter provides a dry year and multiple dry year analyses. The drought years during the 1922–2003 time period that were modeled using the WSE model are compared with the more recent period of 2004–2015 based on the use of an extended WSE model. This new-analysis provides an examination and evaluation of the effects of the proposed project on reservoir operations, water supply, and river temperatures for the more recent drought years from 2012 through 2015 to verify that water supply effects of drought conditions were accurately calculated and evaluated with the WSE model. It also includes a comparison of available water supply and other parameters during drought periods under baseline conditions and under the LSJR alternatives.

## ES11.8 Plan Area Description

The description of the plan area has been clarified as described in Section ES<u>3.2</u>1.4-*Plan Area*, of this executive summary. This plan area description also clarifies that the water rights of entities that receive a portion of their water supply from either the plan area or extended plan area may be affected by implementation of the proposed flow objectives.

# ES11.9 Analyses of the Potential Effects on the City and County of San Francisco

Additional analyses have been conducted to address potential impacts to CCSF that may result from implementation of the plan amendments. This analysis is included as Appendix L, *City and County of San Francisco Analyses*, in this SED and covers projected impacts based on the potential water shortages and related indirect economic effects in the SFPUC service area resulting from estimated changes in allowable surface water diversions needed to meet the requirements of the LSJR alternatives. The analysis in Appendix L is based on two different scenarios that result from different interpretations of the Fourth Agreement between CCSF and the MID and TID, which is an agreement that describes the details of the water banking and storage operations in New Don Pedro Reservoir. The two scenarios represent different outcomes regarding CCSF's responsibility for additional flow releases that may result from the FERC relicensing process for New Don Pedro Reservoir. Each of the three LSJR alternatives—LSJR Alternatives 2, 3, and 4—was analyzed under each of the two scenarios to examine how CCSF's water bank account in New Don Pedro Reservoir was affected. Subsequently, the regional effects on the four-county Bay Area regional economy and ratepayers are evaluated based on the need to obtain replacement water as a result of the LSJR alternatives.

## ES11.10 Non-Flow Measures

The program of implementation in the 2012 Draft SED had a limited list of recommended actions by other entities, and included a placeholder for additional actions. There has been much concern expressed that the proposal for protecting fish and wildlife is "flow-centric." The protection of the state's water resources through water quality control and water right actions that address flow, however, is squarely within the State Water Board's purview. Nonetheless, the program of implementation for the updated water quality objectives contained in Appendix K, Revised Water *Quality Control Plan*, includes a variety of recommended non-flow measures that could improve conditions for fish and wildlife in the plan area. These non-flow measures include a wide range of actions, such as actions to improve habitat conditions in the LSJR Watershed (e.g., gravel enhancement for spawning habitat), actions to reduce the impact of nonnative predators on anadromous fish (e.g., structural modifications that reduce predator habitat) and actions that improve water temperature conditions (e.g. structural improvements at dams). Theis SED includes a programmatic analysis of non-flow measures in Chapter 16, Evaluation of Other Indirect and Additional Actions. Many of the recommended actions may require permits or other approvals from other agencies prior to implementation, and their inclusion in theis SED does not equate to an expression of jurisdiction over, or approval by, the State Water Board.

## ES11.11 Benefits of the Proposed Objectives to Fish and Wildlife

Although the 2012 Draft SED had a qualitative analysis of the benefits of the flow proposal on fish and wildlife, and the impetus for the flow proposal was provided in the scientific basis report, the potential benefits were not rigorously quantified. This recirculated SED has a new chapter that quantitatively analyzes the potential benefits of the flow proposal. Chapter 19, *Analyses of Benefits to Native Fish Populations from Increased Flow Between February 1 and June 30*, provides narrative and quantified expected benefits of the various flow objectives. The chapter describes biologically important and measurable benefits of providing higher and more variable flow during the February 1–June 30 time period, with a focus on improved water temperature conditions and enhanced floodplain inundation. The chapter also presents results from a life-history population simulation model (SalSim) for fall-run Chinook salmon originating from the LSJR and the three tributaries (Stanislaus, Tuolumne, and Merced Rivers) to provide insight into population level changes that could be expected under a variety of flow conditions. The results of this evaluation indicate that as the percentage of unimpaired flow increases during the February–June time period, the number of adult salmon produced by the three tributaries would be expected to increase substantially compared to baseline conditions during the time period of 1994–2010.

## ES11.12 Discussion of Multiple Fish Topics

Chapter 7, *Aquatic Biological Resources*, <del>now</del>-analyzes flow impacts (e.g., cumulative distributions of weighted usable area values) based on changes in the magnitude and frequency of monthly WSE model results over the 82-year modeling period instead of using median flows, and incorporates Instream Flow Incremental Methodology (IFIM) information.

## ES11.13 Other Changes

The following clarifications and additions are reflected in this the rRecirculated SED and are contained, herein, in the Final SED.

- Baseline. The definition of, and methods of modeling baseline have been clarified throughout the document.
- Methods of Compliance. The methods of compliance have been clarified throughout the document.
- Antidegradation. An antidegradation analysis has been added to Chapter 23, *Antidegradation Analysis*.
- Cumulative Analysis. The cumulative effects analysis is presented in Chapter 15, *No Project Alternative (LSJR Alternative 1 and SDWQ Alternative 1)*, for the No Project Alternative, Chapter 16, Evaluation of Other Indirect and Additional Actions, and Chapter 17, *Cumulative Impacts, Growth-Inducing Effects, and Irreversible Commitment of Resources.*

## ES12 Next Steps Impact Determination Summary Table

Written comments on this SED are due by noon on Tuesday November 15, 2016, and public hearings will be held on November 2, 4, and 10, 2016 to receive oral comments. Staff will prepare written responses to issues raised in the comments received during the written comment period and will respond in writing or orally to comments made during the public hearing. The State Water Board will consider the information contained in the SED, including comments and responses to comments, before approving the project. The State Water Board will consider approving the project. The State Water Board will consider approving the project. The State Water Board will consider approving the project. The State Water Board will consider approving the project. The State Water Board will consider approving the project. The State Water Board will consider approving the project. The State Water Board will consider approving the project. The State Water Board will consider approving the project. The State Water Board will consider approving the project. The State Water Board will consider approving the project. The State Water Board will consider approving the project. The State Water Board will consider approving the project. The State Water Board will consider approving the project. The State Water Board will consider approving the project.

#### Table ES-29. Impact Determinations Identified in Chapters 5–15

Note: This table is first referenced in Section ES68, Summary of Effects, and appears in Chapter 18, Summary of Impacts and Comparison of Alternatives, as Table 18-4.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 <sup>a</sup>	SDWQ Alternative 2	SDWQ Alternative 3
Chapter 5: Surface Hydrology ar			20,1111011101100	20,11110111011011011	52 Q Internative 2	52 Q Internative 0
WQ-1: Violate water quality standards by increasing the number of months with EC above the water quality objectives for salinity at Vernalis or southern Delta compliance stations	Less than significant— The No Project Alternative is the continuation of the existing 2006 Bay-Delta Plan, which includes implementation measures to achieve water quality objectives (e.g., the Vernalis and southern Delta EC objectives).Evaluation of monthly flows shows that although a few of the median No Project flows are less than baseline, Vernalis flows are generally higher under the No Project Alternative, especially during years with low flow (which would be more likely to have EC violations). Because higher flows generally reduce EC, the No Project Alternative would not be expected to cause an increase in the amount of time the water quality objectives for salinity are exceeded at Vernalis or southern Delta compliance stations.	Less than significant—There would be an overall reduction in monthly exceedances of EC values for the interior southern Delta compliance stations.	Less than significant—There would be an overall reduction in monthly exceedances of EC values for the interior southern Delta compliance stations.	Less than significant—There would be an overall reduction in monthly exceedances of EC values for the interior southern Delta compliance stations.	Less than significant—There would be an overall reduction of EC values above the new constant 1. 0 dS/m EC objective when compared to existing EC objectives.	Less than significant—There would be a reduction of EC values above the new constant 1.4 dS/m EC objective when compared to existing EC objectives such that there would no longer be any violations.
WQ-2: Substantially degrade water quality by increasing Vernalis or southern Delta salinity (EC) such that agricultural beneficial uses are impaired	Less than significant— See WQ-1.	Less than significant—The range of average EC values during the irrigation season of April– September in the SJR at Vernalis and in the southern Delta channels is expected to be reduced. Accordingly, it is not anticipated that agricultural beneficial uses would be impaired.	Less than significant—The range of average EC values during the irrigation season of April– September in the SJR at Vernalis and in the southern Delta channels is expected to be reduced. Accordingly, it is not anticipated that agricultural beneficial uses would be impaired.	Less than significant—The range of average EC values during the irrigation season of April– September in the SJR at Vernalis and in the southern Delta channels is expected to be reduced. Accordingly, it is not anticipated that agricultural beneficial uses would be impaired.	No impact—This alternative does not have the ability to result in an increase in EC because the baseline 0.7 dS/m Vernalis EC objective would continue to be maintained as part of the program of implementation. Therefore, this alternative would not cause a change in flow or water quality. Accordingly, it is not anticipated that agricultural beneficial uses would be impaired.	No impact—This alternative does not have the ability to result in an increase in EC because the baseline 0.7 dS/m Vernalis EC objective would continue to be maintained as part of the program of implementation. Therefore, this alternative would not cause a change in flow or water quality. Accordingly, it is not anticipated that agricultural beneficial uses would be impaired.
WQ-3: Substantially degrade water quality by increasing pollutant concentrations caused by reduced river flows	Significant—Under the No Project Alternative flows would not be substantially reduced on the Stanislaus, Tuolumne, or LSJR such that contaminant concentrations would increase. However, on the Merced River, flows under the No Project Alternative would be substantially	Less than significant—Flows would generally increase, and no months with low to median flows (10 <sup>th</sup> and 50 <sup>th</sup> percentiles) would experience flow reductions greater than 33% of the baseline flows on the Stanislaus, Tuolumne or Merced Rivers or the LSJR. Therefore, it is expected that the	Less than significant—Flows would generally increase, and no months with low to median flows (10 <sup>th</sup> and 50 <sup>th</sup> percentiles) would experience flow reductions greater than 33% of the baseline flows on the Stanislaus, Tuolumne or Merced Rivers or the LSJR. Therefore, it is expected	Less than significant—Flows would generally increase, and no months with low to median flows (10 <sup>th</sup> and 50 <sup>th</sup> percentiles) would experience flow reductions greater than 33% of the baseline flows on the Stanislaus, Tuolumne or Merced Rivers or the LSJR. Therefore, it is expected	No impact – This alternative does not have the ability to result in an increase in pollutant concentrations because the baseline 0.7 dS/m Vernalis EC objective would continue to be maintained as part of the program of implementation. Therefore, this alternative	No impact – This alternative does not have the ability to result in an increase in pollutant concentrations because the baseline 0.7 dS/m Vernalis EC objective would continue to be maintained as part of the program of implementation. Therefore, this

rnative 2	SDWQ Alternative 3
ignificant—There n overall reduction of bove the new 0 dS/m EC objective pared to existing EC	Less than significant—There would be a reduction of EC values above the new constant 1.4 dS/m EC objective when compared to existing EC objectives such that there

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2ª	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 <sup>a</sup>	SDWQ Altern
	reduced during April and May compared to baseline, which could result in a significant increase in contaminant concentrations above baseline conditions.	change in concentrations would not substantially degrade water quality.	that the change in concentrations would not substantially degrade water quality.	that the change in concentrations would not substantially degrade water quality.	would not can flow or water
Chapter 6: Flooding, Sediment, a	and Erosion				
FLO-1: Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river in a manner that would result in substantial erosion or siltation on- or off-site	Less than Significant— Under the No Project Alternative, flows would be lower than channel capacities on the Stanislaus, Tuolumne, and Merced Rivers as described under LSJR Alternative 4, in Chapter 6, <i>Flooding,</i> <i>Sediment, and Erosion</i> . Sediment transport, bank erosion or meander-bend migration issues and contribution to levee instability would not increase. It is expected that very occasional gravel transport and bank erosion would occur in the upper gravel- bedded reaches of the Stanislaus, Tuolumne, and Merced Rivers. The amount of bank erosion would be limited by flood action levels and existing bank armoring. Impacts would be less than significant.	Less than significant—Substantial erosion is caused by high flow events resulting from flood control releases of peak flows. These flows would not increase under this alternative. On average, the occurrence of monthly flows greater than 1,500 cfs on the Stanislaus River would be similar to baseline and would not influence stream bank erosion. Therefore, substantial alterations of the existing drainage patterns would not occur and would not result in substantial erosion or siltation.	Less than significant—Very occasional gravel transport and bank erosion would occur in the upper gravel-bedded reaches of the three eastside tributaries. The amount of bank erosion is limited by flood stage action levels, which is the river stage at which actions are presumed to occur to reduce flood risk, and existing bank armoring. Flows greater than 1,500 cfs on the Stanislaus River would occur with somewhat greater frequency than baseline, particularly during April to June; however, these flows are not sufficiently high to increase stream bank erosion. Therefore, substantial alterations of the existing drainage patterns would not occur and would not result in substantial erosion or siltation.	Less than significant—Similar to LSJR Alternative 3, there would be occasional gravel transport and bank erosion in the upper gravel-bedded reaches of the three eastside tributaries. The amount of bank erosion is limited by the action stage, which is the river stage at which actions are presumed to occur to reduce flood risk, and existing bank armoring. Flows greater than 1,500 cfs on Stanislaus River would occur with greater frequency than baseline, particularly during April to June; however, these flows are not sufficiently high to increase stream bank erosion. Therefore, substantial alterations of the existing drainage patterns would not occur and would not result in substantial erosion or siltation.	No Impact—A salinity in the a result of sou quality is exp to that of the salinity becau quality would under the SD' through the p implementati change in wat affect floodin or erosion.
FLO-2: 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 manner that would result in flooding on- or off-site	Less than significant— Flows would be much lower than channel capacities on the Stanislaus, Tuolumne, and Merced Rivers, as described under LSJR Alternative 4, in Chapter 6, <i>Flooding, Sediment, and Erosion.</i> Therefore, significant flooding impacts would not occur outside of floodways. The No Project Alternative would not change reservoir flood storage capacity and would not violate USACE flood reservation, so there would be no changes in flood control releases during major flood events.	Less than significant—Controlled reservoir releases would be much lower than channel capacities and no significant flooding would occur outside of floodway. LSJR Alternative 2 would not change reservoir flood storage capacity and would not violate USACE flood reservation so there would be no changes in flood control operation procedures during major flood events. Therefore, substantial alterations of the existing drainage patterns would not occur and would not result in flooding. Consequently, people or structures would not be exposed to a significant risk of loss, injury or death involving flooding.	Less than significant – Similar to LSJR Alternative 2 with respect to flood control operations. Therefore, substantial alterations of the existing drainage patterns would not occur and would not result in flooding. Consequently, people or structures would not be exposed to a significant risk of loss, injury or death involving flooding.	Less than significant—Similar to LSJR Alternative 2, with respect to flood control operations. Substantial alterations of the existing drainage patterns would not occur and would not result in flooding. Consequently, people or structures would not be exposed to a significant risk of loss, injury or death involving flooding.	No Impact—S

ternative 2 ot cause a change in vater quality. SDWQ Alternative 3 alternative would not cause in flow or water quality.

ct—Any change in In the southern Delta as of southern Delta water expected to be similar The historic range of because Vernalis water rould be maintained the program of Intation. Furthermore, In water quality does not oding, sedimentation, No Impact—Any change in salinity in the southern Delta as a result of southern Delta water quality (SDWQ) Alternatives 2 or 3 is expected to be similar to that of the historic range of salinity because Vernalis water quality would be maintained under the SDWQ alternatives through the program of implementation. Furthermore, change in water quality does not affect flooding, sedimentation, or erosion.

ct—See FLO-1.

No Impact—See FLO-1.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 <sup>a</sup>	SDWQ Altern
Chapter 7: Aquatic Biological Re	sources				
AQUA-1: Changes in spawning success and habitat availability of warmwater species resulting from changes in reservoir water levels	Significant—Under the No Project Alternative, month-to-month fluctuations in reservoir elevations at New Don Pedro Reservoir would remain similar to the baseline elevations during April-September (the primary spawning, incubation, and early rearing –). Therefore, the availability of warmwater reservoir species habitat and their spawning success would not change at the New Don Pedro Reservoir. However, month-to- month fluctuations at New Melones Reservoir and Lake McClure would be increased under the No Project Alternative during April–September, as compared to baseline. Monthly fluctuations of greater than or equal to 15 feet would increase by more than 10% during April– August at New Melones Reservoir and during April at Lake McClure. Therefore, warmwater reservoir species habitat would be significantly altered under the No Project Alternative, which would affect the spawning success of these species.	Less than significant—The frequency of 15-foot fluctuations in reservoir levels would not change or would be reduced relative to baseline conditions. Therefore, no significant reductions in spawning success and habitat availability for warmwater species would occur.	Less than significant—The frequency of 15-foot fluctuations in reservoir levels would not change or would be reduced relative to baseline conditions. Therefore, no significant reductions in spawning success and habitat availability for warmwater species would occur	Less than significant—The frequency of 15-foot fluctuations in reservoir levels would not change or would be reduced relative to baseline conditions. Therefore, no significant reductions in spawning success and habitat availability for warmwater species would occur.	No impact – T does not have result in chan salinity becau at the reserve
AQUA-2: Changes in availability of coldwater species reservoir habitat resulting from changes in reservoir storage	Significant—Under the No Project Alternative, end-of-September storage at New Don Pedro and Lake McClure are expected to remain similar to, or be greater than, the storage under baseline elevations. End-of-September storage is not expected to be significantly reduced when compared to baseline. Therefore, the availability of coldwater reservoir species habitat and their spawning success are not expected to change at these reservoirs. However, on average, end-of-September storage at New Melones Reservoir would be reduced by 27%. Therefore, coldwater reservoir species habitat would be significantly	Less than significant—Changes in average reservoir storage levels at the end-of-September would range from little or no change to substantial increases relative to baseline levels. Therefore, no significant reductions in coldwater habitat availability would occur.	Less than significant—Changes in average reservoir storage levels at the end-of-September would range from little or no change to substantial increases relative to baseline levels. Therefore, no significant reductions in coldwater habitat availability would occur.	Less than significant—Changes in average reservoir storage levels at the end-of-September would range from little or no change to substantial increases relative to baseline levels. Therefore, no significant reductions in coldwater habitat availability would occur.	No impact – S

- This alternative ave the ability to hanges to reservoir cause it is not applied ervoirs. No impact – This alternative does not have the ability to result in changes to reservoir salinity because it is not applied at the reservoirs.

– See AQUA-1.

No impact – See AQUA.1.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 <sup>a</sup>	SDWQ Altern
	altered under the No Project Alternative, which would affect the spawning success of these species.				
AQUA-3: Changes in quantity/ quality of physical habitat for spawning and rearing resulting from changes in flow	Less than significant—Under the No Project Alternative, flows on the Stanislaus River would increase, while flows on the Tuolumne River would be similar to baseline flows and thus would not reduce the quantity and quality of spawning and rearing habitat. Under the No Project Alternative, the Merced River would experience a relatively large percentage reduction in flows in April and May compared to baseline. However, predicted changes in flow within this range correspond to only minor increases or decreases in WUA and no changes in floodplain inundation area. Therefore, they are not likely to substantially affect the amount of physical habitat for Chinook salmon juvenile rearing and steelhead fry rearing.	Less than significant—Suitable spawning habitat on the three eastside tributaries would remain unchanged or increase. Therefore, no significant adverse impacts on the amount of spawning habitat for Chinook salmon and steelhead in the Stanislaus, Tuolumne, and Merced Rivers would occur. No reductions in Chinook salmon fry and juvenile rearing habitat are expected on the Stanislaus River or LSJR compared to baseline. In the Tuolumne and Merced Rivers, weighted usable area (WUA) for Chinook salmon fry and juvenile rearing would decrease, but floodplain habitat would increase in response to higher spring flows. No substantial differences would occur in WUA for steelhead fry and juvenile rearing compared to baseline conditions. No long-term reductions in habitat availability for other native fish species would occur. Therefore, no significant adverse impacts on the amount of habitat for Chinook salmon, steelhead, and other native fishes in the Stanislaus, Tuolumne and Merced Rivers and the LSJR would occur.	Less than significant— Reductions in WUA for Chinook salmon spawning would occur in the three eastside tributaries, but higher flows and lower temperatures are expected to improve attraction and migration and the longitudinal extent of suitable spawning habitat. This alternative would substantially improve rearing habitat conditions for Chinook salmon and steelhead in the three eastside streams and LSJR. Considering the overall beneficial effects of higher flows on rearing habitat availability, no significant adverse impacts on Chinook salmon and steelhead populations would occur. Higher spring flows under this alternative would also benefit other native fish species.	Less than significant—Predicted changes in WUA values for Chinook salmon and steelhead spawning in the Stanislaus, Tuolumne, and Merced Rivers would be similar in magnitude to those predicted under LSJR Alternative 3. This alternative would further improve rearing habitat conditions for Chinook salmon and steelhead in the three eastside tributaries and LSJR. Higher spring flows under this alternative would also further improve habitat conditions for other native fish species. Therefore, no significant adverse impacts would occur.	No impact— does not hav result in chan because it is objective for furthermore, water needed Vernalis EC c in the modeli thus, in the in determinatio alternatives.
AQUA-4: Changes in exposure of fish to suboptimal water temperatures resulting from changes in reservoir storage and releases	Significant—Under the No Project Alternative, temperatures would not increase on the Tuolumne because flows and end-of- September storage would be similar to baseline. However, reductions in April and May flows on the Merced River would very likely increase temperatures in the river in more than half the years (mostly below normal and dry years), in which would increase the frequency of stressful temperatures for Chinook salmon and steelhead rearing and smolt	Less than significant—No substantial changes would occur in exposure of Chinook salmon and steelhead adult migration, spawning and incubation, juvenile rearing, and smolt life stages to suboptimal water temperatures in the Stanislaus, Tuolumne, Merced, and LSJR. Therefore, no significant adverse impacts on Chinook salmon and steelhead populations would occur.	Less than Significant—Decreases in exposure of Chinook salmon and steelhead life stages to suboptimal water temperatures would occur for spawning/incubation in the Tuolumne River (March); spring rearing in the Tuolumne, Merced, and LSJR (April–May); and summer rearing (steelhead only) in the Stanislaus, Tuolumne, and Merced Rivers (July). Therefore, no significant adverse impacts would occur. This alternative would have beneficial	Less than significant—Decreases in exposure of Chinook salmon and steelhead life stages to suboptimal water temperatures would occur for spawning/incubation in the Stanislaus, Tuolumne, and Merced Rivers (February– March); spring rearing in the Stanislaus, Tuolumne, Merced, and LSJR (March–May); spring outmigration in the Stanislaus, Tuolumne, and Merced Rivers (April–June); and summer rearing (steelhead only) in the	No impact – S

#### ernative 2

## SDWQ Alternative 3

t—this alternative nave the ability to thanges to flow t is a water quality for salinity; ore, the volume of eded to meet the EC objective is included deling results and, he impact ations, for the LSJR res. No impact – this alternative does not have the ability to result in changes to flow because it is a water quality objective for salinity; furthermore the volume of water needed to meet the Vernalis EC objective is included in the modeling results and, thus, in the impact determinations, for the LSJR alternatives.

: – See AQUA-3.

No impact – See AQUA-3.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 <sup>a</sup>	SDWQ Alter
	life stages. On the Stanislaus River, higher summer and fall release temperatures associated with reduced storage in New Melones Reservoir are also expected to increase the frequency of stressful water temperatures for Chinook salmon and steelhead adult migration, Chinook salmon spawning and incubation, and steelhead rearing life stages, especially in dry years. Flows and water temperatures in the LSJR would remain largely unchanged relative to baseline conditions, which would result in little or no change in exposure of migrating adults and juveniles to stressful water temperatures.		temperature effects on Chinook salmon and steelhead in the Stanislaus, Tuolumne, and Merced Rivers (including Chinook salmon reared at Merced River Hatchery), and the LSJR.	Tuolumne River (July). Therefore, no significant adverse impacts would occur. Overall, this alternative would have beneficial temperature effects on Chinook salmon and steelhead in the Stanislaus, Tuolumne, and Merced Rivers (including Chinook salmon reared at Merced River Hatchery), and the LSJR.	
AQUA-5 : Changes in exposure to pollutants resulting from changes in flow	Significant—Under the No Project Alternative, the exposure to pollutants resulting from changes in flow would not increase on the Stanislaus or Tuolumne Rivers because flows in these rivers would generally be similar to, or greater than, baseline flows. However, on the Merced River, reduction in April and May flows under the No Project Alternative, especially during dry periods, would likely increase pollutant exposure to fish on this river compared to the baseline.	Less than significant—Changes in the frequency and magnitude of flows would not be sufficient to result in long-term changes in dilution effects and exposure of fish to potentially harmful contaminants.	Less than significant—Similar or higher 10th and 50th (median) percentile flows in most months would result in similar or reduced long-term exposure of fish to potentially harmful pollutants. Decreases in exposure of Chinook salmon and steelhead life stages to suboptimal water temperatures would contribute to reductions in the potential for adverse effects associated with contaminant exposure.	Less than significant—Dilution would potentially increase as a result of the increase in flows, and temperatures would either be maintained or reduced; thus, an increase in exposure to pollutants would not occur.	No impact-
AQUA-6: Changes in exposure to suspended sediment and turbidity resulting from changes in flow	Less than significant—Changes in the frequency, duration, and magnitude of increased suspended sediment and turbidity levels would be minor and within the range of historical levels experienced by native fishes and other aquatic species on the three eastside tributaries and the LSJR. Because the No Project Alternative flows during wet years are expected to be less than those described in LSJR Alternative 4 on the Stanislaus River, impacts would be less than those described above. Similar but fewer impacts as those described above would occur on the	Less than significant—Changes in the frequency, duration, and magnitude of increased suspended sediment and turbidity levels are expected to be minor and within the range of historical levels experienced by native fishes and other aquatic species on the three eastside tributaries and the LSJR.	Less than significant—Changes in the frequency, duration, and magnitude of increased suspended sediment and turbidity levels are expected to be minor and within the range of historical levels experienced by native fishes and other aquatic species on the three eastside tributaries and the LSJR.	Less than significant—Changes in the frequency, duration, and magnitude of increased suspended sediment and turbidity levels are expected to be minor and within the range of historical levels experienced by native fishes and other aquatic species on the three eastside tributaries and the LSJR.	No impact—

ernative 2

#### SDWQ Alternative 3

t– See AQUA-3.

No impact – See AQUA-3.

t—See AQUA-3.

No impact—See AQUA-3

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 ª	SDWQ Altern
	Tuolumne and Merced Rivers because flows under the No Project Alternative would be similar to or less than baseline flows on these rivers. Therefore, the change in flows would not mobilize more suspended sediment.				
AQUA-7: Changes in redd dewatering resulting from flow fluctuations	Less than significant—Changes in the frequency and magnitude of flow reductions under the No Project Alternative are not expected in the Stanislaus, Tuolumne, and Merced Rivers when compared to baseline conditions. Therefore, redd dewatering impacts on Chinook salmon and steelhead populations in the Stanislaus, Tuolumne, and Merced Rivers would be less than significant.	Less than significant— There would be no substantial changes on the major SJR tributaries or the LSJR in the frequency and magnitude of flow reductions associated with potential impacts on Chinook salmon and steelhead redd dewatering.	Less than significant—There would be no substantial changes on the major SJR tributaries or the LSJR in the frequency and magnitude of flow reductions associated with potential impacts on Chinook salmon and steelhead redd dewatering.	Less than significant—There would be no substantial changes on the major SJR tributaries or the LSJR in the frequency and magnitude of flow reductions associated with potential impacts on Chinook salmon and steelhead redd dewatering.	No impact—
AQUA-8: Changes in spawning habitat quality resulting from changes in peak flows	Less than significant—Under the No Project Alternative, substantial changes in the frequency and magnitude of peak flows would not occur relative to LSJR Alternatives 2, 3, and 4 (because the February – June flows at the zero to 10% exceedance level are between those for LSJR Alternatives 2 and 4, Figure 15- 2a). Therefore, changes in peak flows would not deleteriously affect the frequency and magnitude of gravel mobilization events in the Stanislaus, Tuolumne, and Merced Rivers, and long-term changes in geomorphic conditions significantly affecting spawning and rearing habitat quality would not occur.	Less than significant—Modeled results indicate that changes in peak flows are not expected to affect the frequency and magnitude of gravel mobilization events in the Stanislaus, Tuolumne, and Merced Rivers. Therefore, no long-term changes in geomorphic conditions significantly affecting spawning and rearing habitat quality are expected to occur.	Less than significant—Modeled results indicate that changes in peak flows are not expected to affect the frequency and magnitude of gravel mobilization events in the Stanislaus, Tuolumne, and Merced Rivers. Therefore, no long-term changes in geomorphic conditions significantly affecting spawning and rearing habitat quality are expected to occur.	Less than significant—Modeled results indicate that changes in peak flows are not expected to affect the frequency and magnitude of gravel mobilization events in the Stanislaus, Tuolumne, and Merced Rivers. Therefore, no long-term changes in geomorphic conditions significantly affecting spawning and rearing habitat quality are expected to occur.	No impact—
AQUA-9: Changes in food availability resulting from changes in flow and floodplain inundation	Less than significant— Under the No Project Alternative, no substantial in frequency and magnitude of floodplain inundation and associated food web conditions would occur on the Stanislaus, Tuolumne, and Merced Rivers and the LSJR (because there would be no substantial decreases in the	Less than significant—No substantial changes are likely to occur in frequency and magnitude of floodplain inundation and associated food web conditions in the Stanislaus, Tuolumne, and Merced Rivers and the LSJR. Therefore, no significant impacts	Less than significant—Higher spring flows and associated increases in riparian and floodplain inundation in the Stanislaus, Tuolumne, and Merced Rivers and the LSJR would potentially increase food abundance and growth opportunities for fish on floodplains as well as contribute	Less than significant—Higher spring flows and associated increases in riparian and floodplain inundation in the Stanislaus, Tuolumne, and Merced Rivers and the LSJR would potentially increase food abundance and growth opportunities for fish on floodplains as well as contribute	No impact—:

—See AQUA-3.

No impact—See AQUA-3.

—See AQUA-3.

No impact—See AQUA-3.

t—See AQUA-3.

No impact—See AQUA-3.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 ª	SDWQ Alterr
	highest flows). Therefore, no significant impacts on food availability are expected to occur.	on food availability are expected to occur.	to downstream food web support. This represents a beneficial effect on aquatic biological resources in the Stanislaus, Tuolumne, and Merced Rivers and the LSJR.	to downstream food web support. This represents a beneficial effect on aquatic biological resources in the Stanislaus, Tuolumne, and Merced Rivers and the LSJR.	
AQUA-10: Changes in predation risk resulting from changes in flow and water temperature	Significant— Under the No Project Alternative, predation risk would be unlikely to change on the Tuolumne River because flow, storage, and water temperature would be similar to baseline. However, reductions in flow and associated higher temperatures on the Merced River in April and May would very likely increase predation risk for Chinook salmon and steelhead rearing and smolt life stages. On the Stanislaus River, higher summer and fall release temperatures associated with reduced storage in New Melones Reservoir would also increase predation risk for juvenile steelhead, especially in dry years. Flows and water temperatures on the LSJR are expected to remain largely unchanged relative to baseline, which would result in little or no change in predation risk.	Less than significant—No substantial changes are predicted to occur in habitat availability and water temperatures potentially affecting Chinook salmon and steelhead populations or conditions supporting predator populations.	Less than significant—Higher flows and cooler water temperatures in the three eastside tributaries would reduce predation impacts by improving growth opportunities and reducing temperature-related stress in juvenile Chinook salmon and steelhead and limiting the distribution and abundance of largemouth bass and other nonnative species that prey on juvenile salmonids.	Less than significant—Higher flows and cooler water temperatures in the three eastside tributaries would reduce predation impacts by improving growth opportunities and reducing temperature-related stress in juvenile Chinook salmon and steelhead and limiting the distribution and abundance of largemouth bass and other nonnative species that prey on juvenile salmonids.	No impact—
AQUA-11: Changes in disease risk resulting from changes in water temperature	Significant—Under the No Project Alternative, higher summer and fall release temperatures on the Stanislaus River associated with reduced storage in New Melones Reservoir would increase disease risk for Chinook salmon and steelhead adult migration, Chinook salmon spawning and incubation, and steelhead-rearing life stages, especially in dry years. On the Tuolumne River, disease risk would be unlikely to change because flow, storage, and water temperature would be very similar to baseline. However, reductions in flow and associated higher temperatures on the Merced River in April and May would very likely increase disease risk for Chinook salmon and	Less than significant—The frequency of spring water temperatures associated with potential increases in disease risk would stay the same or decrease.	Less than significant—The frequency of spring water temperatures associated with potential increases in disease risk would stay the same or decrease.	Less than significant—The frequency of spring water temperatures associated with potential increases in disease risk would stay the same or decrease.	No impact—

t—See AQUA-3.

No impact—See AQUA-3.

t—See AQUA-3

No impact—See AQUA-3

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 <sup>a</sup>	SDWQ Altern
	steelhead-rearing and smolt life stages. Flows and water temperatures on the LSJR would remain largely unchanged relative to baseline, which would result in little or no change in disease risk				
AQUA-12: Changes in southern Delta and estuarine habitat resulting from changes in SJR inflows and export effects	Less than significant—Under the No Project Alternative, Delta operations would continue to be governed by current restrictions on export pumping rates, inflow/export ratios, and Old Middle River (OMR) flows to protect listed fish species from direct and indirect impacts of southern Delta operations. Furthermore, during the primary months of concern for fish using the Delta (December–June), changes in exports would be relatively small and less than the changes under LSJR Alternatives 3 and 4, while average monthly Delta outflow would either be similar to or slightly greater than baseline outflow. Therefore, no significant changes in southern Delta and estuarine habitat are expected to occur under the No Project Alternative.	Less than significant—No substantial changes in southern Delta and estuarine habitat are expected to occur. The combination of monthly changes in pumping rates, SJR flow, and Delta outflow would not have substantial long-term effects on flow patterns in the southern Delta. Furthermore, there would be little effect on Delta outflows and the position of X2 <sup>c</sup> ; Delta operations would continue to be governed by current restrictions on export pumping rates, inflow/export ratios, and Old Middle River flows to protect listed fish species from direct and indirect impacts of southern Delta operations.	Less than significant—No substantial changes in southern Delta and estuarine habitat are expected to occur. The combination of monthly changes in pumping rates, SJR flow, and Delta outflow would not have substantial long-term effects on flow patterns in the southern Delta. Furthermore, there would be little effect on Delta outflows and the position of X2; Delta operations would continue to be governed by current restrictions on export pumping rates, inflow/export ratios, and Old Middle River flows to protect listed fish species from direct and indirect impacts of southern Delta operations.	Less than significant —No substantial changes in southern Delta and estuarine habitat are expected to occur. The combination of monthly changes in pumping rates, SJR flow, and Delta outflow would not have substantial long-term effects on flow patterns in the southern Delta. Furthermore, there would be little effect on Delta outflows and the position of X2; Delta operations would continue to be governed by current restrictions on export pumping rates, inflow/export ratios, and Old Middle River flows to protect listed fish species from direct and indirect impacts of southern Delta operations.	No impact—S
Chapter 8: Terrestrial Biological	Resources				
BIO-1 : Have a substantial adverse effect on any riparian habitat or other sensitive natural terrestrial communities identified in local or regional plans, policies, regulations or by CDFW and USFWS	Significant—Fluctuations in reservoir elevations would not be substantially different than those that currently occur. Therefore, the No Project Alternative would not have adverse effects on riparian or other sensitive natural terrestrial communities around the reservoirs. Under the No Project Alternative, flow on the Stanislaus and Tuolumne Rivers and LSJR would not substantially alter riparian habitat or other sensitive natural terrestrial communities because flows on these rivers would be similar to, or greater than, baseline. However, the reduced flow on the Merced River under the No Project Alternative when	Less than significant—The change in median monthly flows or overall cumulative distribution of flows on the Stanislaus, Tuolumne, and Merced Rivers and the LSJR would not substantially effect riparian habitat or other sensitive terrestrial communities because the plants located within the area of potential effects can survive inundation, are resistant to the effects of scouring and deposition, and are limited by water availability. Fluctuations in reservoir elevations would not be substantially different than those that currently occur. Therefore, the LSJR alternatives would not have significant adverse effects on riparian or wetland habitats or other sensitive terrestrial	Less than significant—The change in median monthly flows or overall cumulative distribution of flows on the Stanislaus, Tuolumne, and Merced Rivers and the LSJR would not substantially effect riparian habitat or other sensitive terrestrial communities because the plants located within the area of potential effects can survive inundation, are resistant to the effects of scouring and deposition, and are limited by water availability. Fluctuations in reservoir elevations would not be substantially different than those that currently occur. Therefore, the LSJR alternatives would not have significant adverse effects on riparian or	Less than significant—The change in median monthly flows or overall cumulative distribution of flows on the Stanislaus, Tuolumne, and Merced Rivers and the LSJR would not substantially effect riparian habitat or other sensitive terrestrial communities because the plants located within the area of potential effects can survive inundation, are resistant to the effects of scouring and deposition, and are limited by water availability. Fluctuations in reservoir elevations would not be substantially different than those that currently occur. Therefore, the LSJR alternatives would not have significant adverse effects on riparian or	No impact—l in changes to water quality salinity; furth volume of wa the Vernalis I included in th and, thus, in th determination alternatives. the southern remain withi range, and th and animal sp the variable so the southern experiences.

—See AQUA-3.

No impact—See AQUA-3.

—No ability to result s to flow because it is a ity objective for rthermore, the water needed to meet is EC objective is the modeling results in the impact tions for the LSJR es. Finally, salinity in rn Delta would thin the historical the terrestrial plant species can adapt to le salinity levels that rn Delta currently es.

No impact—No ability to result in changes to flow because it is a water quality objective for salinity; furthermore, the volume of water needed to meet the Vernalis EC objective is included in the modeling results and, thus, in the impact determinations for the LSJR alternatives. Finally, salinity in the southern Delta would remain within the historical range, and the terrestrial plant and animal species can adapt to the variable salinity levels that the southern Delta currently experiences.

#### State Water Resources Control Board California Environmental Protection Agency

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 a	SDWQ Alter
	compared to the baseline would very likely result in a substantial alteration of riparian habitat or other sensitive natural terrestrial communities on this river, especially during moderate to dry years in the spring growing season (April and May).	communities around the reservoirs.	wetland habitats or other sensitive terrestrial communities around the reservoirs.	wetland habitats or other sensitive terrestrial communities around the reservoirs.	
BIO-2: 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, hydrologic interruption, or other means	Significant— See BIO-1.	Less than significant—Monthly median flows or the cumulative distribution of flows on the Stanislaus, Tuolumne, and Merced Rivers and the LSJR would generally increase. Increased flow would not adversely affect wetland communities because wetland plants can survive inundation, are resistant to the effects of scouring and deposition, and are growth-limited by water availability. Little change is expected in the frequency and range in water level fluctuation in the reservoirs as a result of this alternative, therefore adverse effects are not expected to occur on wetland communities surrounding the reservoirs. Therefore, substantial adverse effects on wetland communities would not occur.	Less than significant—Monthly median flows or the cumulative distribution of flows on the Stanislaus, Tuolumne, and Merced Rivers and the LSJR would generally increase. Increased flow would not adversely affect wetland communities because wetland plants can survive inundation, are resistant to the effects of scouring and deposition, and are growth-limited by water availability. Little change is expected in the frequency and range in water level fluctuation in the reservoirs as a result of this alternative, therefore adverse effects are not expected to occur on wetland communities surrounding the reservoirs. Therefore, substantial adverse effects on wetland communities would not occur.	Less than significant—Monthly median flows or the cumulative distribution of flows on the Stanislaus, Tuolumne, and Merced Rivers and the LSJR would generally increase. Increased flow would not adversely affect wetland communities because wetland plants can survive inundation, are resistant to the effects of scouring and deposition, and are growth-limited by water availability. Little change is expected in the frequency and range in water level fluctuation in the reservoirs as a result of this alternative, therefore adverse effects are not expected to occur on wetland communities surrounding the reservoirs. Therefore, substantial adverse effects on wetland communities would not occur.	No impact—
BIO-3: Facilitate an increase in distribution and abundance of invasive plants or nonnative wildlife that would have a substantial adverse effect on native terrestrial species	Less than significant—Invasive plants and animals already exist throughout the watersheds of the Stanislaus, Tuolumne, and Merced Rivers and the LSJR. Although the No Project Alternative could alter vegetation patterns at specific locations, there is no information available to suggest that increased flows on the Stanislaus River or decreased flows on the Merced River would substantially increase the distribution or abundance of invasive plant or nonnative wildlife in a manner that would substantially native terrestrial species.	Less than significant—Changes in flows in the LSJR and the three eastside tributaries and fluctuations in reservoir elevations may result in alteration of vegetation patterns in specific locations, but there is no basis to suggest increased flows would substantially increase the distribution and abundance of invasive plant species. Little change is expected in the frequency and range in water level fluctuation in the reservoirs as a result of this alternative. In addition, the potential for invasive plants and nonnative wildlife species to increase due to a reduction in irrigation water supply availability or potential	Less than significant—Changes in flows in the LSJR and the three eastside tributaries and fluctuations in reservoir elevations may result in alteration of vegetation patterns in specific locations, but there is no basis to suggest increased flows would substantially increase the distribution and abundance of invasive plant species. Little change is expected in the frequency and range in water level fluctuation in the reservoirs as a result of this alternative. In addition, the potential for invasive plants and nonnative wildlife species to increase due to a reduction in irrigation water supply	Less than significant—Changes in flows in the LSJR and the three eastside tributaries and fluctuations in reservoir elevations may result in alteration of vegetation patterns in specific locations, but there is no basis to suggest increased flows would substantially increase the distribution and abundance of invasive plant species. Little change is expected in the frequency and range in water level fluctuation in the reservoirs as a result of this alternative In addition, the potential for invasive plants and nonnative wildlife species to increase due to a reduction in irrigation water supply	No impact—

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#### SDWQ Alternative 3

t—See BIO-1.

No impact – See BIO-1.

t—See BIO-1.

No impact—See BIO-1.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 a	SDWQ Alte
		fallowing would not be expected to exceed existing levels because some agricultural lands would be farmed less intensively, fallowed lands can retain growth, and existing invasive species programs would continue to be implemented. Therefore, an increase in the distribution and abundance of invasive plants or nonnative wildlife is not expected to result from implementation of this alternative.	availability or potential fallowing would not be expected to exceed existing levels because some agricultural lands would be farmed less intensively, fallowed lands can retain growth, and existing invasive species programs would continue to be implemented. Therefore, an increase in the distribution and abundance of invasive plants or nonnative wildlife is not expected to result from implementation of this alternative.	availability or potential fallowing would not be expected to exceed existing levels because some agricultural lands would be farmed less intensively, fallowed lands can retain growth, and existing invasive species programs would continue to be implemented. Therefore, an increase in the distribution and abundance of invasive plants or nonnative wildlife is not expected to result from implementation of this alternative.	
BIO-4: Have a substantial adverse effect, either directly or through habitat modifications, on any terrestrial animal species identified as a candidate, sensitive, or special-status species in local or regional plans, policies, or regulations or by CDFW and USFWS	Significant—Under the No Project Alternative, flows on Stanislaus and Tuolumne Rivers and the LSJR would be similar to, or greater than, baseline. Therefore, the special-status animal species on these rivers would not be substantially affected. However, the reduced flow on the Merced River under the No Project Alternative compared to the baseline would very likely result in substantial effects on special- status species reliant on riparian habitat on this river. Therefore, the special-status animal species on the Merced River would be adversely affected.	Less than significant—Most of the special-status animal species present in the area of potential effects are dependent on riparian habitat. As described above for BIO-1, there would not be a substantial change to available riparian habitat. Similarly, the frequency and range in reservoir elevation fluctuation are not expected to change substantially compared to the baseline conditions consequently, adverse effects are not expected to occur to special-status species or their habitat at the reservoirs. A potential reduction in irrigation water supply in the area of potential indirect effects would not have a substantial adverse effect on special status species due to indirect habitat modification because agricultural land cover would not necessarily be fallowed in perpetuity, as lands could be dryland farmed, deficit irrigated, or rotated. This could result in less agricultural intensive practices on some lands. The resulting halt of mechanized agriculture, pesticide and rodenticide application, and anthropogenic disturbance as a result of less agricultural intensive practices. The potential reduction of monocultural irrigated crops is	Less than significant—Most of the special-status animal species present in the area of potential effects are dependent on riparian habitat. As described above for BIO-1, there would not be a substantial change to available riparian habitat. Similarly, the frequency and range in reservoir elevation fluctuation are not expected to change substantially compared to the baseline conditions consequently, adverse effects are not expected to occur to special-status species or their habitat at the reservoirs. A potential reduction in irrigation water supply in the area of potential indirect effects would not have a substantial adverse effect on special status species due to indirect habitat modification because agricultural land cover would not necessarily be fallowed in perpetuity, as lands could be dryland farmed, deficit irrigated, or rotated. This could result in less agricultural intensive practices on some lands. The resulting halt of mechanized agriculture, pesticide and rodenticide application, and anthropogenic disturbance as a result of less agricultural intensive practices is unlikely to result in a substantial adverse effect on sensitive or special-status species. The	Less than significant—Most of the special-status animal species present in the area of potential effects are dependent on riparian habitat. As described above for BIO-1, there would not be a substantial change to available riparian habitat. Similarly, the frequency and range in reservoir elevation fluctuation are not expected to change substantially compared to the baseline conditions consequently, adverse effects are not expected to occur to special-status species or their habitat at the reservoirs. A potential reduction in irrigation water supply in the area of potential indirect effects would not have a substantial adverse effect on special status species due to indirect habitat modification because agricultural land cover would not necessarily be fallowed in perpetuity, as lands could be dryland farmed, deficit irrigated, or rotated. This could result in less agricultural intensive practices on some lands. The resulting halt of mechanized agriculture, pesticide and rodenticide application, and anthropogenic disturbance as a result of less agricultural intensive practices is unlikely to result in a substantial adverse effect on sensitive or	No impact-

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#### SDWQ Alternative 3

ct—See BIO-1.

No impact—See BIO-1.

#### State Water Resources Control Board California Environmental Protection Agency

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2ª	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 <sup>a</sup>	SDWQ Altern
		likely to support the species and ecosystem recovery strategy outlined in the USFWS recovery strategy. Therefore, it is not expected that special-status animal species would be adversely affected.	potential reduction of monocultural irrigated crops is likely to support the species and ecosystem recovery strategy outlined in the USFWS recovery strategy. Therefore, it is not expected that special-status animal species would be adversely affected.	potential reduction of monocultural irrigated crops is likely to support the species and ecosystem recovery strategy outlined in the USFWS recovery strategy. Therefore, it is not expected that special-status animal species would be adversely affected.	
BIO-5: Conflict with the provisions of an adopted habitat conservation plan, natural community conservation plan, or other approved local, regional, or state habitat conservation plan or conflict with any local policies or ordinances protecting biological resources	Significant—Under the No Project Alternative, flow on Stanislaus and Tuolumne Rivers and the LSJR would not substantially affect riparian habitat or special-status species. Therefore, the No Project Alternative would not conflict with habitat conservation plans or natural community conservation plans for these rivers. However, the reduced flow on the Merced River under the No Project Alternative when compared to baseline conditions could reduce habitat value, which could result in conflicts with habitat conservation plans or natural community plans.	Less than significant—The change in median monthly flows or overall cumulative distribution of flows on the Stanislaus, Tuolumne, and Merced Rivers and the LSJR and changes to the range and/or frequency in reservoir fluctuation would not substantially affect riparian habitat or other sensitive terrestrial communities or the special-status animal species dependent on them (Impact BIO- 1and Impact BIO-4). In addition, it is expected that wildlife refuges would continue to receive surface water, as needed, and continue to implement existing water management plans. Therefore, impacts on habitat value would not occur and there would not be a potential to conflict with plans protecting biological resources.	Less than significant—The change in median monthly flows or overall cumulative distribution of flows on the Stanislaus, Tuolumne, and Merced Rivers and the LSJR and changes to the range and/or frequency in reservoir fluctuation would not substantially affect riparian habitat or other sensitive terrestrial communities or the special-status animal species dependent on them (BIO-1and BIO-4). In addition, it is expected that wildlife refuges would continue to receive surface water, as needed, and continue to implement existing water management plans. Therefore, impacts on habitat value would not occur and there would not be a potential to conflict with plans protecting biological resources.	Less than significant—The change in median monthly flows or the overall cumulative distribution of flows on the Stanislaus, Tuolumne, and Merced Rivers and the LSJR and changes to the range and/or frequency in reservoir fluctuation would not substantially affect riparian habitat or other sensitive terrestrial communities or the special-status animal species dependent on them (BIO-1 and BIO-4). In addition, it is expected that wildlife refuges would continue to receive surface water, as needed, and continue to implement existing water management plans. Therefore, impacts on habitat value would not occur and there would not be a potential to conflict with plans protecting biological resources.	No impact—
Chapter 9: Groundwater Resour	ces				
Impact GW-1: Substantially deplete groundwater supplies or interfere substantially with groundwater recharge	Less than significant— Surface water diversions on the Tuolumne and Merced Rivers would be similar under the No Project Alternative and baseline. Because there would be no change in surface water availability, the groundwater subbasins (Modesto, Turlock, and Extended Merced) served by these rivers would not be affected by the No Project Alternative. However, surface water diversions on the Stanislaus River would be reduced by approximately 9% under the No Project Alternative; diversions would also be reduced under LSJR Alternatives 2 and 3 (average	Less than significant—The average annual groundwater balance is expected to be reduced by less than the equivalent of 1 inch across each of the subbasins. This is not expected to produce a measurable decrease in groundwater elevations. Therefore, there would not be a substantial depletion of groundwater supplies or substantial interference with groundwater recharge.	Significant and unavoidable— The average annual groundwater balance could potentially be reduced by more than the equivalent of 1 inch in three subbasins (Modesto, Turlock, and Extended Merced). If this occurred, it would eventually produce a measurable decrease in groundwater elevations. The effect would be more severe during dry years and in areas farther from the SJR, the valley low point toward which groundwater slowly moves. Therefore, there could potentially be a significant and unavoidable depletion of	Significant and unavoidable— The average annual groundwater balance could potentially be reduced by more than the equivalent of 1 inch in all four subbasins (Eastern San Joaquin, Modesto, Turlock, and Extended Merced). If this occurred, it would eventually produce a measurable decrease in groundwater elevations. The effect would be more severe during dry years and in areas farther from the SJR, the valley low point toward which groundwater slowly moves. Therefore, there could be a potentially significant and	No impact— would not re groundwate groundwate surface wate takes place i

#### SDWQ Alternative 3

-See BIO-1.

No impact—See BIO-1.

t— This alternative t result in a change in ater pumping or ater recharge from rater that currently ce in the plan area.

No impact— This alternative would not result in a change in groundwater pumping or groundwater recharge from surface water that currently takes place in the plan area.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 <sup>a</sup>	SDWQ Altern
	reduction of 2% and 12%, respectively). As such, the Eastern San Joaquin Subbasin, with is served by the Stanislaus River, would be affected by the reduced surface water diversions. However, the groundwater impacts associated with LSJR Alternative 3 would be less than significant. Because surface water diversions reductions under No Project Alternative (9%) would be less than surface water diversion reductions under LSJR Alternative 3 (12%, the groundwater affects associated with the No Project Alternative would also be less than significant.		groundwater supplies or substantial interference with groundwater recharge, and resulting potential migration of groundwater contamination under this alternative.	unavoidable depletion of groundwater supplies or substantial interference with groundwater recharge, and resulting potential migration of groundwater contamination under this alternative.	
Impact GW-2: Cause subsidence as a result of groundwater depletion	Less than significant— As described above for impact GW-1, the effect of the No Project Alternative on groundwater supplies is expected to be less than significant. As a result, subsidence resulting from the No Project Alternative is also expected to be less than significant.	Less than significant— The average annual groundwater balance is expected to be reduced by less than the equivalent of 1 inch across each of the subbasins. This is not expected to produce a measurable decrease in groundwater elevations or associated subsidence.	Significant and unavoidable — The average annual groundwater balance could potentially be reduced by more than the equivalent of 1 inch across three subbasins (Modesto, Turlock, and Extended Merced) under LSJR Alternative 3 and across all four subbasins under LSJR Alternative 4. If this occurred, it could worsen subsidence that is already occurring in the Extended Merced Subbasin <sup>b</sup> . Therefore, there could be a potentially significant and unavoidable increase in subsidence.	Significant and unavoidable — The average annual groundwater balance could potentially be reduced by more than the equivalent of 1 inch across three subbasins (Modesto, Turlock, and Extended Merced) under LSJR Alternative 3 and across all four subbasins under LSJR Alternative 4. If this occurred, it could worsen subsidence that is already occurring in the Extended Merced Subbasin. Therefore, there could be a potentially significant and unavoidable increase in subsidence.	No impact—
Chapter 10: Recreational Resour	rces and Aesthetics				
REC-1: Substantially physically deteriorate existing recreation facilities on the rivers or at reservoirs	Significant— During the primary recreation months of May– September, the No Project Alternative could slightly shift recreational activities on the Stanislaus River between May and August to those months that are more suited to higher flows and slightly shift recreational activities on the Merced River during May to those more suited for lower flows. These shifts are unlikely to cause significant recreational impacts.	Less than significant—Modeled flows are not expected to cause substantial physical deterioration of on-bank recreational facilities because the seasonal average frequency of river flows cfs would not change substantially from baseline. Modeled flows would also not affect in-water recreational activities because they would not change significantly from baseline. Under this alternative, there would be relatively small changes in reservoir elevations. These changes would not substantially	Less than significant— Modeled frequencies of flows greater than 2,500 cfs would change little on the Merced and Stanislaus Rivers, and therefore on-bank recreational facilities would not experience substantially more inundation relative to baseline conditions. However, flows greater than 2,500 cfs would increase in frequency on the Tuolumne River in May and June, but would remain close to baseline values July – September. Although the flows on the Tuolumne River could likely	Significant and unavoidable— There would be a substantial increase in flows above 2,500 cfs on the Tuolumne and Stanislaus Rivers under this alternative. Although on-bank recreational facilities are built to withstand periodic inundation, facilities may substantially physically deteriorate from the expected significant increase in inundation frequency relative to baseline. The modeled seasonal average frequency of low flows on the Merced and Tuolumne Rivers, without adaptive	No impact— would not re water-depen enhanced re opportunitie Delta. Salinit imperceptibl who use the water-depen as boating on water-enhan as wildlife vi

ernative 2

#### SDWQ Alternative 3

—See GW-1.

No impact—See GW-1.

—Changes in salinity t result in changes to endent or waterrecreation ities in the southern nity levels are tible to recreationists he southern Delta for endent activities, such or kayaking and nanced activities, such viewing.

No impact—Changes in salinity would not result in changes to water-dependent or waterenhanced recreation opportunities in the southern Delta. Salinity levels are imperceptible to recreationists who use the southern Delta for water-dependent activities, such as boating or kayaking, and water-enhanced activities, such as wildlife viewing.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 <sup>a</sup>	SDWQ A
	Under the No Project Alternative, reservoir elevations at New Don Pedro and Lake McClure are expected to remain similar to baseline conditions. Therefore, substantial physical deterioration at existing recreational facilities at these reservoirs is not expected to occur. However, end-of- September reservoir elevations at New Melones would be greatly reduced when compared to baseline, especially during the years with lowest storage. At New Melones Reservoir, boat launches are inoperable when the reservoir elevation is below 850 feet; under the No Project Alternative, the surface of New Melones Reservoir would be below 850 feet approximately 30% of the time in September, which is when recreationists use the reservoir. Therefore, it is anticipated that the No Project Alternative would interfere with the operation of boat ramps and this could result in a substantial physically deterioration of facilities at New Melones Reservoir, and thus reduce the use of existing recreation facilities.	deteriorate existing recreational facilities at the reservoirs because all boat ramps and other facilities would remain available to recreationists.	result in an increase in the frequency of inundation of on- bank recreation areas during May and June, recreational facilities are not anticipated to substantially physically deteriorate along the river. On- bank recreational facilities are built to withstand periodic inundation with higher river flows. The modeled seasonal average frequency of low flows (less than 500 cfs) on the Merced and Tuolumne Rivers would decrease more than 10% relative to baseline conditions. However, during July-September, the most popular recreational months for the three eastside tributaries, the frequency of low flows would change by less than 10% relative to baseline for the three eastside tributaries. Therefore, this alternative is not anticipated to affect in-water activities. The change in reservoir elevations under this alternative would not significantly affect recreation at New Melones or Lake McClure. It is expected that there would be a substantial decrease in elevation at New Don Pedro Reservoir. However, because all boat ramps would remain operable at the 30% cumulative distribution elevation (e.g., dry years), and some boat ramps in New Don Pedro Reservoir are still operable at minimum reservoir elevations, there would be no physical deterioration nor reduction in the use of existing recreation facilities at this location.	implementation, would decrease more than 10%. The decrease is mostly due to low flow reduction in May and June. However, because there would be little change in low flows on the Stanislaus, Merced, and Tuolumne Rivers relative to baseline during the warmest months in the San Joaquin Valley when swimming and wading are most popular (July–August), the reduced opportunity for swimming and wading on the three eastside tributaries in May, and particularly in June (i.e., early in the summer recreational season), is not expected to substantially reduce recreational use for the season. Seasonal average elevations at Lake McClure and New Melones Reservoir are expected to increase. The seasonal average elevation at New Don Pedro Reservoir is expected to decrease at the 30% cumulative distribution elevation. Decreased reservoir levels at New Don Pedro Reservoir would not substantially physically deteriorate existing recreation facilities at the reservoirs (marinas and boat ramps), and all boat ramps would remain operable. There would be no reduction in use of the facilities at New Don Pedro Reservoir. Therefore, given the significant increase in the modeled frequency of high seasonal average flows (greater than 2,500 cfs) on the Tuolumne and Stanislaus Rivers associated with LSJR Alternative 4, substantial physical deterioration of existing recreational facilities is expected.	

Alternative 2

#### SDWQ Alternative 3

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 ª	LSJR Alternative 4 <sup>a</sup>	SDWQ Altern
REC-2: Substantially degrade the existing visual character or quality of the reservoirs	Significant— Under the No Project Alternative, reservoir elevations at New Don Pedro and Lake McClure would remain relatively constant and would not be substantially reduced compared to baseline. Therefore, substantial degradation of the visual character and quality of area surrounding these reservoirs would not occur. However, summer elevations at New Melones Reservoir would be reduced when compared to baseline, especially during years with lowest storage. At the 30% cumulative distribution level, the May–September seasonal average No Project Alternative elevation would be reduced by more than 50 feet, well above the 10-foot level identified as the criteria for significance. This reduction would substantially degrade the existing visual character or quality of the New Melones Reservoir.	Less than significant—Under certain conditions, reservoir elevations at Lake McClure and New Melones Reservoir could increase and could result in an improvement to the existing views. The decrease in reservoir elevation that could occur at New Don Pedro Reservoir would not result in a substantial degradation of existing visual character or quality.		Less than significant—Under certain conditions, reservoir elevations would increase at Lake McClure and New Melones Reservoir and could improve the existing views. At New Don Pedro Reservoir, decreases in water surface elevation during some dry years could cause a substantial degradation of existing visual character or quality; however, views at this location are Class III, and changes to the character of the t landscape can be moderate without compromising visual quality.	No impact— ' would not app reservoirs, an Vernalis salin the program of for this altern as under base
Chapter 11: Agricultural Resour		Loss than significant Dotontial	Significant and unavoidable	Significant and unavoidable	Loss than sign
AG-1: Potentially convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance to nonagricultural uses	Significant— Under the No Project Alternative, in areas that receive surface water from the Tuolumne and Merced Rivers, a conversion of Prime Farmland, Unique Farmland, or Farmland of Statewide Importance to non- agricultural uses would not be expected because surface water diversions on the Tuolumne and Merced Rivers would not be significantly reduced. Therefore, it is anticipated that a substantial reduction in crop acreage would not occur in these watersheds and a conversation of these types of farmland to nonagricultural uses would not occur. The No Project Alternative would result in conversion of Prime Farmland, Unique Farmland, or Farmland of Statewide Importance to nonagricultural uses as a result of the reductions in surface water diversions on the	Less than significant— Potential reductions in surface water diversions could result in a less than 4% average reduction in irrigated acreage for the irrigation districts in the LSJR area of potential effects.	Significant and unavoidable— Approximately <u>22,87924,902</u> acres, on average, of Prime or Unique farmland or Farmland of Statewide Importance requiring irrigation, could have reduced surface water diversions, and it is reasonable to assume that a portion could potentially be converted to nonagricultural uses even though land can be maintained in agricultural use through crop substitution, crop rotation, and dry land farming. Specifically, reductions in surface water diversions could result in reduced acres of irrigated land for Alfalfa for SSJID, MID, and TID; Grain in MID; Field Crops in SSJID, MID and TID; Pasture in SSJID, MID and TID; Rice in SSJID and MID; and Dry Beans and Processing Tomatoes in SSJID. Those potential average reductions in irrigated acreage	Significant and unavoidable— Approximately <del>70,64064,038</del> acres on average of Prime or Unique Farmland or Farmland of Statewide Importance requiring irrigation could have reduced surface water diversions, and it is reasonable to assume that a portion could potentially be converted to nonagricultural uses even though land could be maintained in agricultural use through the crop substitution, crop rotation, and dry land farming. Specifically, reductions in surface water diversions could result in reduced acres of irrigated land for Alfalfa, Pasture, Corn, Grain, and Field in SSJID, OID, MID, and Merced ID; Rice and Safflower in SSJID, OID, and MID; Dry Bean and Cucurbits in SSJID, OID, MID, and Merced ID; Processing and Fresh Tomato and Truck in SSJID, and Truck in	Less than sign reduction or of agricultural a because wate southern Delt remain uncha would be resp complying wi salinity requi currently exis

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- This alternative apply directly to the and the USBR linity requirement in m of implementation ernatives is the same aseline conditions.

## SDWQ Alternative 3

No impact—This alternative would not apply directly to the reservoirs, and the USBR Vernalis salinity requirement in the program of implementation for this alternatives is the same as under baseline conditions

significant—No or conversion of al acreage is likely ater quality within the Delta is expected to changed as USBR esponsible for with the same quirements that exist at Vernalis. Less than significant—No reduction or conversion of agricultural acreage is likely because water quality within the southern Delta is expected to remain unchanged as USBR would be responsible for complying with the same salinity requirements that currently exist at Vernalis.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 a	LSJR Alternative 4 a	SDWQ Altern
	Stanislaus River. The average reduction in surface water diversions of 9% would be slightly greater than the reduction under LSJR Alternative 2 with adaptive implementation (average reduction of % with implementation of adaptive implementation method 1[30% unimpaired flow]) and slightly less than the reduction described for LSJR Alternative 3 (average reduction of 12% at 40% unimpaired flow requirement). LSJR Alternative 3 would result in significant impacts on agricultural resources of the irrigation districts that receive water from the Stanislaus River. Although reductions in surface water supply under the No Project Alternative 3, significant impacts would occur.		range from <del>0.8%<u>0.9%</u> for Merced</del> ID to <del>9.9%<u>9.3%</u> for MID.</del>	SSJID, MID, and TID. Those potential average reductions in irrigated acreage range from 2.6%2.9% for Merced ID to 27.5%22.9% for MID.	
AG-2: Involve other changes in the existing environment which, due to their location or nature, could result in a conversion of farmland to nonagricultural use	Less than significant—Flows on the Stanislaus River would be increased, which may result in seepage; however, given the small amount of acreage for crops that could be affected, impacts would be less than significant. Similar to conditions under the LSJR alternatives, given the cost of feed input compared to other dairy inputs and the availability of the feed input, the value of dairy production in the LSJR area of potential effects, and the potential use of equitable distributions from local water suppliers, it is unlikely that dairies, as an agricultural use, would be converted to nonagricultural uses. Impacts would be less than significant.	Less than significant—Impacts on irrigated agriculture from a high water table resulting from increased river flows on the Stanislaus River are expected on less than 0.01% of irrigated acreage; therefore, crop production would not be substantially reduced.	Less than significant—Impacts on irrigated agriculture from a high water table resulting from increased river flows on the Stanislaus River are expected on less than 0.1% of irrigated acreage; therefore, crop production would not be substantially reduced. Given cost of feed input compared to other dairy inputs and the availability of the feed input, the value of dairy production in the LSJR area of potential effects, and the potential use of equitable distribution of local water suppliers, it is unlikely dairies, as an agricultural use, would be converted to nonagricultural uses.	Less than significant—Impacts on irrigated agriculture from a high water table resulting from increased river flows on the Stanislaus River are expected on less than 0.1% of irrigated acreage; therefore, crop production would not be substantially reduced. Given cost of feed input compared to other dairy inputs and the availability of the feed input, the value of dairy production in the LSJR area of potential effects, and the potential use of equitable distribution of local water suppliers, it is unlikely dairies, as an agricultural use, would be converted to nonagricultural uses.	Less than sig Conversion of nonagricultu expected bed within the so expected to n as USBR wou for complyin salinity requ currently exi
AG-3: Conflict with existing zoning for agricultural use or a Williamson Act contract	Less than significant—The No Project Alternative would not conflict with existing zoning for agricultural use or Williamson Act contracts because the No Project Alternative would not change	Less than significant—This alternative would not conflict with existing zoning for agricultural use or Williamson Act contracts because it would not change zoning, and lands that are under	Less than significant—This alternative would not conflict with existing zoning for agricultural use or Williamson Act contracts because it would not change zoning, and lands that	Less than significant—This alternative would not conflict with existing zoning for agricultural use or Williamson Act contracts because it would not change zoning, and lands that	Less than sig alternative v with existing agricultural Act contract not change z

significant – on of farmland to altural use is not because water quality e southern Delta is to remain unchanged would be responsible ying with the same equirements that exist at Vernalis. Less than significant – Conversion of farmland to nonagricultural use is not expected because water quality within the southern Delta is expected to remain unchanged as USBR would be responsible for complying with the same salinity requirements that currently exist at Vernalis.

significant—This e would not conflict ing zoning for al use or Williamson icts because it would e zoning, and Less than significant—This alternative would not conflict with existing zoning for agricultural use or Williamson Act contracts because it would not change zoning, and

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 a	SDWQ Alternative 2	SDWQ Alternative 3
	zoning. Lands that are under Williamson Act contracts must be maintained in the compatible uses specified in those contracts until non-renewed, canceled, or otherwise withdrawn from contract. Lands that experience a reduction in surface water supply could be dry farmed, rotated, or fallowed, all of which would be agricultural activities that are consistent with agricultural zoning and Williamson Act contracts.	Williamson Act contracts must be maintained in the compatible uses specified on those contracts until non-renewed, canceled, or otherwise withdrawn from contract. Lands that experience a reduction in surface water supply could be dryfarmed, rotated, or fallowed, all of which would be agricultural activities that are consistent with agricultural zoning and Williamson Act contracts.	are under Williamson Act contracts must be maintained in the compatible uses specified on those contracts until non- renewed, canceled, or otherwise withdrawn from contract. Lands that experience a reduction in surface water supply could be dryfarmed, rotated, or fallowed, all of which would be agricultural activities that are consistent with agricultural zoning and Williamson Act contracts.	are under Williamson Act contracts must be maintained in the compatible uses specified on those contracts until non- renewed, canceled, or otherwise withdrawn from contract. Lands that experience a reduction in surface water supply could be dryfarmed, rotated, or fallowed, all of which would be agricultural activities that are consistent with agricultural zoning and Williamson Act contracts.	agricultural lands would continue to divert water from existing waterways and rely on suitable water quality to irrigate crops.	agricultural lands would continue to divert water from existing waterways and rely on suitable water quality to irrigate crops.
AG-4: Conflict with any applicable land use plan, policy, or regulation related to agriculture of an agency with jurisdiction over a 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	Less than significant— The No Project Alternative would not conflict with applicable land use plans, policies, or regulations because while some agricultural land could be taken out of irrigated agricultural use as a result of the No Project Alternative, many of these lands could actually remain in agricultural use, even if they are not irrigated. Furthermore, local agencies have accommodated the conversion and preservation or protection of agricultural lands through various means including: agricultural preservation easements, or general plan policies that protect and preserve agricultural land.	Less than significant— This alternative would not conflict with applicable land use plans, policies, or regulations because it is not proposing amendments to existing land use plans, policies, or regulations. While some agricultural land could be taken out of irrigated agricultural use as a result of this alternative, many of these lands could remain in agricultural use, even if they are not irrigated and must remain in uses that are compatible with applicable local land use plans, policies or regulations.	Less than significant— This alternative would not conflict with applicable land use plans, policies, or regulations because it is not proposing amendments to existing land use plans, policies, or regulations. While some agricultural land could be taken out of irrigated agricultural use as a result of this alternative, many of these lands could remain in agricultural use, even if they are not irrigated and must remain in uses that are compatible with applicable local land use plans, policies or regulations.	Less than significant— This alternative would not conflict with applicable land use plans, policies, or regulations because it is not proposing amendments to existing land use plans, policies, or regulations. While some agricultural land could be taken out of irrigated agricultural use as a result of this alternative, many of these lands could remain in agricultural use, even if they are not irrigated and must remain in uses that are compatible with applicable local land use plans, policies or regulations.	No impact— This alternative would not conflict with applicable land use plans, policies, or regulations because it would not change zoning, and agricultural lands would continue to divert water from existing waterways and rely on suitable water quality to irrigate crops.	No impact— This alternative would not conflict with applicable land use plans, policies, or regulations because it would not change zoning, and agricultural lands would continue to divert water from existing waterways and rely on suitable water quality to irrigate crops.
Chapter 12: Cultural Resources						
CUL-1: Cause a substantial adverse change in the significance of a historical or archaeological resource	Significant—Changes in river flows are not expected to alter the low potential for significant cultural resources to exist along rivers due to previous natural and anthropogenic disturbances. Given the low potential, impacts would be less than significant on the three eastside tributaries and the LSJR. Reservoir elevations at New Don Pedro and Lake McClure are expected to remain relatively constant when compared to baseline. Therefore, substantial	Less than significant—The expected changes in reservoir elevations are within historical fluctuations, and known or unknown significant cultural resources are expected to continue to be inundated or exposed as usual under current operations. Additionally, historic property management plans at the reservoirs would continue to be implemented. Changes in river flows are not expected to alter the low potential	Less than significant—The expected changes in reservoir elevations are within historical fluctuations, and known or unknown significant cultural resources are expected to continue to be inundated or exposed as usual under current operations. Additionally, historic property management plans at the reservoirs would continue to be implemented. Changes in river flows are not expected to alter the low	Less than significant—The expected changes in reservoir elevations are within historical fluctuations, and known or unknown significant cultural resources are expected to continue to be inundated or exposed as usual under current operations. Additionally, historic property management plans at the reservoirs would continue to be implemented. Changes in river flows are not expected to alter the low	No impact – The historic range of salinity because Vernalis water quality would be maintained through the program of implementation. Since the chemical properties of the baseline water quality conditions would not change, there would be no potential to substantially adversely impact significant cultural resources.	No impact—The historic range of salinity because Vernalis water quality would be maintained through the program of implementation. Since the chemical properties of the baseline water quality conditions would not change, there would be no potential to substantially adversely impact significant cultural resources.

Changes in river flows are not expected to alter the low potential for significant cultural

baseline. Therefore, substantial

adverse changes in the significance of historical or

potential for significant cultural

expected to alter the low potential expected to alter the low

for significant cultural resources

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 <sup>a</sup>	SDWQ Alte
	archeological resources are not expected at these reservoirs. However, the end-of-September storage at New Melones Reservoir is anticipated to be greatly reduced in over half the years when compared to baseline, and this would most likely expose cultural resources, and could result in a substantial adverse change to the significance of existing cultural resources if they were disturbed by people or disturbed by another physical method (e.g., light, exposure).	to exist along rivers due to previous natural and anthropogenic disturbances.	resources to exist along rivers due to previous natural and anthropogenic disturbances.	resources to exist along rivers due to previous natural and anthropogenic disturbances.	
CUL-2: Disturb any human remains, including those interred outside formal cemeteries	Less than significant—The potential for human remains to exist within the fluctuation zone of the reservoirs is low. As a result, the changes in New Melones Reservoir elevations under the No Project Alternative are unlikely to result in disturbance of human remains. In addition, considering the prior disturbance by agriculture, irrigation practices, mining activities, and development within the riverine floodplains, the change in flows under the No Project Alternative would have an extremely low potential to disturb documented or currently undocumented human remains, including those interred outside formal cemeteries.	Less than significant—The expected changes in reservoir elevations are within historical fluctuations and are not expected to affect human remains due to low potential for human remains to exist within the fluctuation zone of the reservoirs Additionally, existing management plans at the reservoirs would continue to be implemented. Additionally, any human remains would be treated in accordance with existing state and federal regulations. Changes in river flows are not expected to alter the low potential for undocumented human remains to exist along rivers due to previous natural and anthropogenic disturbances.	Less than significant—The expected changes in reservoir elevations are within historical fluctuations and are not expected to affect human remains due to low potential for human remains to exist within the fluctuation zone of the reservoirs Additionally, existing management plans at the reservoirs would continue to be implemented. Additionally, any human remains would be treated in accordance with existing state and federal regulations. Changes in river flows are not expected to alter the low potential for undocumented human remains to exist along rivers due to previous natural and anthropogenic disturbances.	Less than significant—The expected changes in reservoir elevations are within historical fluctuations and are not expected to affect human remains due to low potential for human remains to exist within the fluctuation zone of the reservoirs Additionally, existing management plans at the reservoirs would continue to be implemented. Additionally, any human remains would be treated in accordance with existing state and federal regulations. Changes in river flows are not expected to alter the low potential for undocumented human remains to exist along rivers due to previous natural and anthropogenic disturbances.	No impact
CUL-3: Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature	Significant—The potential for paleontological resources within and adjacent to the LSJR and the Stanislaus, Tuolumne, and Merced Rivers is considered low due to the depth of occurrence of rock units with high paleontological potential below reworked surficial sediments and Holocene- age floodplain and channel deposits. Buried paleontological resources would be found at soil and rock depth too deep for the rivers to modify or change. Reservoir elevations at New Don Pedro and Lake McClure are	Less than significant—The expected changes in reservoir elevations are within historical fluctuations, and unique paleontological or geologic resources, specifically caves, are expected to continue to be inundated and exposed as they currently are under operations. Additionally, the documented caves are managed and protected under a cave management plan. Changes in river flows are not expected to alter the low potential for paleontological resources to exist along rivers due to depth of	Less than significant—The expected changes in reservoir elevations are within historical fluctuations, and unique paleontological or geologic resources, specifically caves, are expected to continue to be inundated and exposed as they currently are under operations. Additionally, the documented caves are managed and protected under a cave management plan. Changes in river flows are not expected to alter the low potential for paleontological resources to exist along rivers	Less than significant—The expected changes in reservoir elevations are within historical fluctuations, and unique paleontological or geologic resources, specifically caves, are expected to continue to be inundated and exposed as they currently are under operations. Additionally, the documented caves are managed and protected under a cave management plan. Changes in river flows are not expected to alter the low potential for paleontological resources to exist along rivers	No impact -

lternative 2

SDWQ Alternative 3

ct – See CUL-1.

No impact – See CUL-1.

ict – See CUL-1.

No impact – See CUL-1.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2ª	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 a	SDWQ Altern
	expected to remain relatively constant or generally greater, not significantly reduced, when compared to baseline. Therefore, disturbance of unique paleontological resources is not expected at these reservoirs. However, the-end-of September storage at New Melones is anticipated to be greatly reduced in over half the years when compared to baseline, and this could lead to the disturbance of paleontological resources, such as caves.	occurrence of rock units with high paleontological potential.	due to depth of occurrence of rock units with high paleontological potential.	due to depth of occurrence of rock units with high paleontological potential.	
Chapter 13: Service Providers					

SP-1: Require or result in the construction of new water supply facilities or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects

Significant— Under existing conditions, existing wastewater treatment plant dischargers (i.e., Cities of Tracy, Stockton, and Manteca, and Mountain House CSD) are required to comply with National Pollution Discharge Elimination System (NPDES) permit requirements and waste discharge requirements. However, the southern Delta salinity water quality objectives do not currently apply to the City of Tracy and other municipal dischargers. If the southern Delta salinity objectives are not applied to the municipal dischargers, then the No Project Alternative would not result in a change to the NPDES permit or other discharger requirements; the No Project Alternative would not result in the need to expand existing facilities or infrastructure and would not result in significant environmental effects. However, it is reasonable to expect that the litigation in City of Tracy v. California State Water Resources *Control Board* will be resolved in the foreseeable future in a manner that will allow for the application of the Delta salinity objectives to municipal wastewater dischargers. The increase in flow expected under the No Project Alternative would reduce the

Less than significant—Average surface water diversions on the Stanislaus, Tuolumne, and Merced Rivers would be reduced by 2%. 2%, and 6%, respectively, compared to baseline conditions. Further, there would not be a substantial depletion of groundwater supplies; therefore, it is not expected that service providers or public water suppliers would need to construct or operate new water supply or wastewater treatment facilities of expand existing facilities.

Significant and unavoidable-Surface water diversion reductions on the Stanislaus, Tuolumne, and Merced Rivers are expected to be approximately 12%, 14% and 16%, respectively. Further, as a result of the substantial reduction of surface water supply on the rivers, it is expected that there would be a substantial depletion of groundwater supplies in the Modesto, Turlock, and Extended Merced Subbasins. These reductions would potentially require service providers to construct new or expanded water supply or wastewater treatment facilities, the construction of which could result in significant environmental effects.

Significant and unavoidable-Surface water diversion reductions on the Stanislaus. Tuolumne, and Merced Rivers are expected to be approximately 32%, 35%, and 32%, respectively. Further, as a result of the substantial reduction of surface water supply on the rivers, it is expected that there would be a substantial depletion of groundwater supplies in the Eastern San Joaquin, Modesto, Turlock. and Extended Merced Subbasins. These reductions would potentially require service providers to construct new or expanded water supply or wastewater treatment facilities, the construction of which could result in significant environmental effects.

#### SDWQ Alternative 3

Significant and unavoidable-The Cities of Tracy, Stockton and Mountain House CSD may need to construct new wastewater treatment facilities or expand existing facilities to comply with potential changes to NPDES effluent limitation implementing a 1.0 dS/m salinity objective, the construction of which could

Less than significant—The construction of new wastewater treatment facilities is not expected in order to comply with changes to NPDES effluent limitations implementing a 1.4 dS/m objective for salinity. As such, construction would not occur and would not result in significant environmental effects.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 ª	SDWQ Altern
	salinity in the southern Delta at the interior compliance stations and achieve compliance at these stations. However, based on current effluent discharge concentrations and past violations, it is unlikely that existing service providers would be able to meet the current 2006 Bay-Delta Plan salinity objective of 0.7 dS/m from April to August. Additionally, it is unlikely that the Cities of Tracy and Stockton meet the current 2006 Bay-Delta Plan salinity objective of 1.0 dS/m from September–March. Therefore, it is expected that these service providers would exceed wastewater treatment requirements during some parts of the year and that the construction of new wastewater treatment facilities, or the expansion of existing facilities or infrastructure, could result; construction or operation of the facilities could cause significant environmental effects.				
SP-2a: Violate any water quality standards such that drinking water quality from public water systems would be affected	Less than significant— The No Project Alternative is unlikely to reduce surface drinking water quality because flows at Vernalis would be higher than baseline. In addition, a higher flow at Vernalis is generally associated with better water quality. A reduction in the quality of groundwater drinking supply is not expected because the effect of the No Project Alternative on groundwater supplies is expected to be less than significant (as shown in Impact GW-1 has under the No Project Alternative).	Less than significant—Because service providers and irrigation districts relying primarily on surface water would not need to supplement their supply with groundwater under LSJR Alternative 2, there would likely be no degradation of groundwater quality. During some months, salinity in the SJR at Vernalis and in the southern Delta channels may increase slightly, but on average, salinity is expected to be reduced; therefore, a substantial degradation of water quality affecting service providers diverting drinking water from the southern Delta would not occur, and impacts would be less than significant	Less than significant—As a result of increased groundwater pumping, reductions in groundwater levels in the Modesto, Turlock, and Extended Merced Subbasins under LSJR Alternative 3 could affect groundwater quality. However, a substantial increase in groundwater pumping would not necessarily result in an increase in violation of water quality standards for drinking water because recent data do not indicate increased water quality standard violations in public water systems despite greatly increased groundwater pumping, and if a drinking water quality problem is detected, action would be taken (as covered under SP-1) to improve water quality. Salinity in the SJR at Vernalis and in the southern Delta channels is	Less than significant—As a result of increased groundwater pumping, reductions in groundwater levels in the Modesto, Turlock, Merced and Easter San Joaquin Subbasins. However, a substantial increase in groundwater pumping would not necessarily result in an increase in violation of water quality standards for drinking water because recent data do not indicate increased water quality standard violations in public water systems despite greatly increased groundwater pumping, and if a drinking water quality problem is detected, action would be taken (as covered under SP-1) to improve water quality. Salinity in the SJR at Vernalis and in the southern Delta channels is expected to be reduced; therefore, a substantial	Less than sig water rights continue to i requirement current 0.7 F Vernalis sali contained in implementat maintain the salinity in th Therefore, a degradation affecting ser diverting dri the southerr occur.

significant—The USBR Less than significant—The nts permits will USBR water rights permits will to include continue to include ents to meet the requirements to meet the 7 EC April–August current 0.7 EC April-August alinity standard, as Vernalis salinity standard, as contained in the program of in the program of tation. This would implementation. This would the historical range of maintain the historical range of the southern Delta. salinity in the southern Delta. , a substantial Therefore, a substantial degradation of water quality on of water quality ervice providers affecting service providers drinking water from diverting drinking water from ern Delta would not the southern Delta would not occur.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 <sup>a</sup>	SDWQ Alternative 2
			expected to be reduced; therefore, a substantial degradation of water quality affecting service providers diverting drinking water from the southern Delta would not occur. Therefore, impacts would be less than significant.	degradation of water quality affecting service providers diverting drinking water from the southern Delta would not occur. Therefore, impacts would be less than significant.	
SP-2b: Violate any water quality standards such that drinking water quality from domestic wells would be affected. <sup>c</sup>	Less than significant- See SP-2a.	Less than significant—Because service providers and irrigation districts relying primarily on surface water would not need to supplement their supply with groundwater under LSJR Alternative 2, there would likely be no degradation of groundwater quality.	Significant and unavoidable—As a result of increased groundwater pumping, reductions in groundwater levels in the Modesto, Turlock, and Extended Merced Subbasins could affect groundwater quality. Domestic well users are largely unregulated and are under no state requirements to monitor, test, and treat their water to meet the state and federal Safe Drinking Water Act. There is no required mechanism to prevent private domestic wells from using groundwater that may exceed MCLs. Therefore, impacts would be significant.	Significant and unavoidable—As a result of increased groundwater pumping, reductions in groundwater levels in the Modesto, Turlock, Merced and Easter San Joaquin Subbasins could affect groundwater quality. Domestic well users are largely unregulated and are under no state requirements to monitor, test, and treat their water to meet the state and federal Safe Drinking Water Act. There is no required mechanism to prevent private domestic wells from using groundwater that may exceed MCLs. Therefore, impacts would be significant.	No impact—Salinity in the SJR at Vernalis and in the southern Delta is not relevant to groundwater and drinking water quality from domestic wells and, therefore, there would be no impact from the changes in salinity in these surface waters.
SP-3: Result in substantial changes to SJR inflows to the Delta such that insufficient water supplies would be available to service providers relying on CVP/SWP exports	Less than significant—Under the No Project Alternative, average annual inflows to the Delta at Vernalis would increase slightly relative to baseline as a result of the No Project Alternative, and average annual exports could increase slightly, by 26 TAF/y. Consequently, service providers relying on CVP/SWP exports would not be adversely affected.	Less than significant—Inflows would generally remain similar to baseline and, as such, a reduction in average annual exports to the CVP and SWP export service areas is not expected. Therefore, insufficient water supplies to service providers relying on exports would not occur and would not require or result in the construction of new water supply facilities or wastewater treatment facilities or the expansion of existing facilities.	Less than significant—Inflows would generally increase relative to baseline, which would result in an estimated average increase in exports of 76 TAF/y to the CVP and SWP export service areas. Therefore, insufficient water supplies to service providers relying on exports would not occur and would not require or result in the construction of new water supply facilities or wastewater treatment facilities or the expansion of existing facilities.	Less than significant—Inflows would generally increase relative to baseline, which would result in an estimated average increase in exports of 194 TAF/y to the CVP and SWP export service areas. Therefore, insufficient water supplies to service providers relying on exports would not occur and would not require or result in the construction of new water supply facilities or wastewater treatment facilities or the expansion of existing facilities.	No impact – The flows to satisfy the USBR Vernalis EC requirement contained in the program of implementation are already included in the modeling results for the LSJR alternatives.
Chapter 14: Energy and Greenho	ouse Gases				
EG-1: Adversely affect the reliability of California's electric grid	Less than significant—Under the No Project Alternative, a moderate reduction in the capacity of New Melones hydroelectric plant in July and August during dry years could result in minor reliability violations. However, the New Melones hydroelectric plant is	Less than significant— Transmission line loadings would not exceed the limits under contingency outage conditions because hydropower generation and reservoir elevation would not be substantially modified. Therefore, adverse effects on the	Less than significant— Transmission line loadings would not exceed the limits under contingency outage conditions because hydropower generation and reservoir elevation would not be substantially modified.	Less than significant— Transmission line loadings would not exceed the limits under contingency outage conditions after re-dispatch of generator facilities to correct a minor violation between Borden and Gregg substations and Gregg	No impact—The general historical range of salinity in the southern Delta would remain unchanged under and, thus, would not adversely affect the reliability of California's electric grid.

No impact—Salinity in the SJR at Vernalis and in the southern Delta is not relevant to groundwater and drinking water quality from domestic wells and, therefore, there would be no impact from the changes in salinity in these surface waters.

No impact – The flows to satisfy the USBR Vernalis EC requirement contained in the program of implementation are already included in the modeling results for the LSJR alternatives.

No impact— The general historical range of salinity in the southern Delta would remain unchanged and, thus, would not adversely affect the reliability of California's electric grid.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 <sup>a</sup>	LSJR Alternative 4 <sup>a</sup>	SDWQ Alterr
	located in a SMUD region. The report of SMUD's 2013 Ten-year Transmission Assessment Plan indicates that there are adequate generating resources in the SMUD region to meet its load demand and planning reserve margin obligations until 2018. So it is likely that the minor violations could be alleviated by re- dispatching electrical power from other generating resources available either in a local region or neighboring regions. Therefore, the No Project Alternative would not adversely affect the reliability of California's electric grid and the impact of the reduction in the New Melones capacity would be less than significant.	reliability of California's electric grid would not occur.	Therefore, adverse effects on the reliability of California's electric grid would not occur.	and Storey substations. Re- dispatches are regular occurrences in the California energy grid, and they provide a solution to redistribute power. Therefore, adverse effects on the reliability of California's electric grid would not occur.	
EG-2: Result in inefficient, wasteful, and unnecessary energy consumption	Less than significant— The No Project Alternative could result in additional energy consumption as a result of groundwater pumping. However, because groundwater pumping may be necessary to maintain the water supply irrigation demand, the No Project Alternative would not result in inefficient, wasteful, and unnecessary consumption of energy. Furthermore, it is anticipated that if new groundwater wells were to be installed, they would be efficient. The No Project Alternative could result in additional energy generation at other facilities to compensate for a potential loss of hydropower. However, this increased electricity generation is not considered inefficient, wasteful, and unnecessary as it is energy that would be generated to maintain the energy supply level that is currently supplied by hydropower.	Less than significant—Additional groundwater pumping would not result in inefficient, wasteful, and unnecessary consumption of energy to the extent groundwater pumping is used to meet water supply irrigation demand in accordance with state law. Additional energy generation at other facilities to compensate for a potential loss of hydropower would not be considered inefficient, wasteful, and unnecessary as it is energy that would be generated to maintain the energy supply level that is currently supplied by hydropower. Therefore, there would be no inefficient, wasteful or unnecessary energy consumption.	Less than significant—Additional groundwater pumping would not result in inefficient, wasteful, and unnecessary consumption of energy to the extent groundwater pumping is used to meet water supply irrigation demand in accordance with state law. Additional energy generation at other facilities to compensate for a potential loss of hydropower would not be considered inefficient, wasteful, and unnecessary as it is energy that would be generated to maintain the energy supply level that is currently supplied by hydropower. Therefore, there would be no inefficient, wasteful or unnecessary energy consumption.	Less than significant—Additional groundwater pumping would not result in inefficient, wasteful, and unnecessary consumption of energy to the extent groundwater pumping is used to meet water supply irrigation demand in accordance with state law. Additional energy generation at other facilities to compensate for a potential loss of hydropower would not be considered inefficient, wasteful, and unnecessary as it is energy that would be generated to maintain the energy supply level that is currently supplied by hydropower. Therefore, there would be no inefficient, wasteful or unnecessary energy consumption.	No impact— historical ran southern Del unchanged u would not re wasteful, and energy consu
EG-3: Generate GHG emissions, either directly or indirectly, that have a significant impact on the environment	Significant—The No Project Alternative could result in an increase in groundwater pumping and a potential shift from hydropower to non-hydropower	Less than significant—Emissions would not exceed the 10,000 MTCO <sub>2</sub> e threshold. Therefore, GHG emissions would not have a	Significant and unavoidable— Emissions exceed the 10,000 MT CO2e threshold. Therefore, GHG emissions would have a	Significant and unavoidable— Emissions exceed the 10,000 MT CO2e threshold. Therefore, GHG emissions would have a	NA—The ger range of salin Delta would under and, th result in dire

t—The general range of salinity in the Delta would remain d under and, thus, t result in inefficient, and unnecessary nsumption.

No impact—The general historical range of salinity in the southern Delta would remain unchanged under and, thus, would not result in inefficient, wasteful, and unnecessary energy consumption.

general historical alinity in the southern ld remain unchanged l, thus, would not irect GHG emissions. NA—The general historical range of salinity in the southern Delta would remain unchanged under and, thus, would not result in direct GHG emissions.

Impact	No Project Alternative (LSJR/SDWQ Alternative 1)	LSJR Alternative 2 <sup>a</sup>	LSJR Alternative 3 ª	LSJR Alternative 4 ª	SDWQ Alternative 2	SDWQ Alternative 3
	energy production as a result of the expected reduction in surface water diversions and change to flow on the Stanislaus River. Both of these would be expected to generate GHG emissions greater than the threshold of 10,000 MT of GHGs, as described for both LSJR Alternative 3 and 4.	significant impact on the environment.	significant impact on the environment.	significant impact on the environment.	Significant indirect GHG emissions may be produced through the construction and operation of facilities in the southern Delta (Table 18-8) that could exceed GHG thresholds depending on the nature of the activity.	Significant indirect GHG emissions may be produced through the construction and operation of facilities in the southern Delta (Table 18-8) that could exceed GHG thresholds depending on the nature of the activity.
EG-4: Conflict with an applicable plan, policy, or regulation adopted for the purposes of reducing the GHG emissions	Significant—Since the No Project Alternative would exceed the 10,000 MT GHG threshold, it would conflict with existing applicable plans, policies, or regulations adopted for the purposes of reducing GHG emissions, such as AB32, the California Global Warming Solutions Act.	Less than significant—Since GHG emissions would not exceed the 10,000 MT CO <sub>2</sub> e threshold, there would be no conflict with applicable plans, policies or regulations adopted for the purpose of reducing GHGs.	Significant and unavoidable— – Since GHG emissions would exceed the 10,000 MT CO <sub>2</sub> e threshold, there would be a conflict with applicable plans, policies or regulations adopted for the purpose of reducing GHGs.	Significant and unavoidable— Since GHG emissions would exceed the 10,000 MT CO <sub>2</sub> e threshold, there would be a conflict with applicable plans, policies or regulations adopted for the purpose of reducing GHGs.	No impact – The general historical range of salinity in the southern Delta would remain unchanged and, thus, would not result in GHG emissions or conflict with an applicable plan, policy or regulation adopted for the purpose of reducing GHG emissions.	No impact – The general historical range of salinity in the southern Delta would remain unchanged and, thus, would not result in GHG emissions or conflict with an applicable plan, policy or regulation adopted for the purpose of reducing GHG emissions.
EG-5: Effect of global climate change on the LSJR and SDWQ alternatives	Less than significant—The State Water Board is required to prepare WQCPs. The WCQPs are regularly reviewed to update water quality standards. As a result, the planning process continually accounts for changing conditions related to water quality and water planning, such as climate change. Therefore, the effect of global climate change on the No Project Alternative would be less than significant.	Less than significant—Climate change would not significantly affect LSJR Alternative 2 because adaptive implementation would allow agencies to respond to changing circumstances with respect to flow and water quality that might arise due to climate change. Furthermore, the required review and update of WQCPs, accounted for in the program of implementation, continually accounts for changing conditions related to water quality and water planning such as climate change.	Less than significant—Climate change would not significantly affect LSJR Alternative 3 because adaptive implementation would allow agencies to respond to changing circumstances with respect to flow and water quality that might arise due to climate change. Furthermore, the required review and update of WQCPs, accounted for in the program of implementation, continually accounts for changing conditions related to water quality and water planning such as climate change.	Less than significant—Climate change would not significantly affect LSJR Alternative 4 because adaptive implementation would allow agencies to respond to changing circumstances with respect to flow and water quality that might arise due to climate change. Furthermore, the required review and update of WQCPs, accounted for in the program of implementation, continually accounts for changing conditions related to water quality and water planning such as climate change.	Less than significant—Climate change would not significantly affect SDWQ Alternative 2 because the required review and update of WQCPs, accounted for in the program of implementation, continually accounts for changing conditions related to water quality and water planning, such as climate change.	Less than significant – Climate change would not significantly affect SDWQ Alternative 3 because the required review and update of WQCPs, accounted for in the program of implementation, continually accounts for changing conditions related to water quality and water planning, such as climate change.
USFWS=U.S. Fish and WildNPDES=National PollutionUSACE=U.S. Army Corps o	ond neter nent of Fish and Wildlife life Service I Discharge Elimination System	MID = Modesto I TID = Turlock Ir OID = Oakdale In Merced ID = Merced Ir CVP = Central Va	Joaquin Irrigation District rrigation District rrigation District rrigation District rigation District alley Project ter Project ISE gas	determinations <sup>b</sup> As described in analysis to inclu <sup>c</sup> X2 is the locati bottom of the es abundance of se	carbon dioxide equivalent megatons Assembly Bill 32, California Global V Water Quality Control Plans inations are without adaptive implemen changed with and without adaptive impl n Chapter 9, <i>Groundwater Resources</i> , the ide a part of the Chowchilla Subbasin. on of the 2 parts per thousand salinity co stuary measured in kilometers upstream everal estuarine species has been correlat -or electrical conductivity (EC) valueof	tation included. For a summary of what ementation, refer to Table 18-5. Merced Subbasin was extended for the ontour (isohaline), 1 meter off the from the Golden Gate Bridge. The ted with X2. In the 2006 Bay-Delta Plan,

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a salinity value--or electrical conductivity (EC) value--of 2.64 millimhos/centimeter (mmhos/cm) is used to represent the X2 location. Note, in this SED, EC is generally expressed in deciSiemens per meter (dS/m). The conversion is 1 mmhos/cm = 1 dS/cm.

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